HB 00001


(Sen. Jacqueline Y. Collins, Antonio Muñoz-Toi W. Hutchinson, Martin A. Sandoval, Ram Villivalam-Mattie Hunter and Cristina Castro)

New Act

Creates the Task Force on Infant and Maternal Mortality Among African Americans Act. Creates the Task Force on Infant and Maternal Mortality Among African Americans. Provides for the membership of the Task Force. Provides for the election of a chairperson of the Task Force. Requires the Department of Public Health to provide technical support and assistance to the Task Force and to be responsible for administering its operations and ensuring that the requirements of the Act are met. Provides that members of the Task Force shall receive no compensation for their services as members of the Task Force. Provides for the meetings and duties of the Task Force. Provides that beginning December 1, 2020, and for each year thereafter, the Task Force shall submit a report of its findings and recommendations to the General Assembly. Provides findings. Effective immediately.

House Floor Amendment No. 1

Adds: (1) one physician representing the Illinois Academy of Family Physicians; and (2) one physician representing the Illinois Chapter of the American Academy of Pediatrics as members of the Task Force on Infant and Maternal Mortality Among African Americans.

HB 00002


( Sen. Jacqueline Y. Collins-Kimberly A. Lightford, Antonio Muñoz-Toi W. Hutchinson, Martin A. Sandoval-Mattie Hunter-Patricia Van Pelt and Cristina Castro)

410 ILCS 50/3.4 new

Amends the Medical Patient Rights Act. Provides that every woman has certain rights with regard to pregnancy and childbirth, including the right to receive care that is consistent with current scientific evidence about benefits and risks, the right to choose her birth setting, the right to be provided with certain information, and the right to be treated with respect at all times before, during, and after pregnancy by her health care professionals and to have a health care professional that is culturally competent and treats her appropriately regardless of her ethnicity, sexual orientation, or religious background. Requires the Department of Public Health, Department of Healthcare and Family Services, Department of Children and Family Services, and Department of Human Services to post information about these rights on their publicly available websites. Requires every health care provider, day care center, Head Start, and community center to post information about these rights in a prominent place and on their websites, if applicable. Requires the Department of Public Health to adopt rules to implement the provisions. Effective immediately.

Fiscal Note (Dept. of Public Health)

HB 2 would not pose any fiscal cost aside from standard staff time with the rulemaking. The cost would be negligible.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes: Removes language regarding a woman's rights to receive maternity care regarding social and behavioral factors, to receive continuous social, emotional, and physical support during labor and birth, and to receive full advance information about specified risks and benefits. Provides that a woman has the right to a certified nurse midwife as her maternity care professional and to examine and receive an explanation of her total bill for services rendered. Specifies that nothing in the provisions or any rules adopted under them shall be construed to require a physician, health care professional, hospital, hospital affiliate, or health care provider to provide care inconsistent with generally accepted medical standards or available capabilities or resources. Makes other changes. Effective January 1, 2020 (rather than immediately).
(Sen. Jacqueline Y. Collins, Antonio Muñoz-Toi W. Hutchinson, Martin A. Sandoval and Ram Villivalam-Patricia Van Pelt-Mattie Hunter)
210 ILCS 86/25
Amends the Hospital Report Card Act to require that each hospital include in its quarterly report instances of preterm infants, infant mortality, and maternal mortality. Requires the reporting of racial and ethnic information of the infants' mothers, along with the disparity of occurrences across different racial and ethnic groups. Effective immediately.
Senate Floor Amendment No. 3
Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes: Requires the Department to collect information that is reported regarding preterm birth, infant mortality, and maternal mortality and to use it to illustrate the disparity of those occurrences across different racial and ethnic groups. Removes a provision that requires hospitals to report that disparity.
Aug 23 19  H  Public Act . . . . . . . . . 101-0446

305 ILCS 5/5-5  from Ch. 23, par. 5-5
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that doula services shall be covered under the medical assistance program. Sets forth certain certification and training requirements a doula must satisfy to qualify for reimbursement under the medical assistance program.
May 31 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Jacqueline Y. Collins-Mattie Hunter)
20 ILCS 1305/10-15
20 ILCS 2310/2310-223 new
210 ILCS 50/3.20
Amends the Department of Human Services Act. Requires the Department of Human Services to ensure access to substance use and mental health services statewide for pregnant and postpartum women, and to ensure that programs are gender-responsive, are trauma-informed, serve women and young children, and prioritize justice-involved pregnant and postpartum women. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to establish a classification system for specified levels of maternal care. Requires the Department to implement substantive measures that benefit maternal care and provide a greater amount of available information in order to further medical research. Amends the Emergency Medical Services (EMS) Systems Act. Requires the Department of Public Health to ensure that EMS systems are transporting pregnant women to the appropriate facilities based on the Department of Public Health's classification system for levels of maternal care. Effective immediately.
Senate Floor Amendment No. 1
Removes language requiring the Department to ensure access to mental health services, create or expand home visiting programs for high-risk mothers, and expand efforts to provide universal home visiting to all mothers within 3 weeks of giving birth. Requires the Department to adopt rules to implement the provisions.
Aug 23 19  H  Public Act . . . . . . . . . 101-0447
HB 00006


20 ILCS 2310/2310-431 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to establish women's health clinics throughout the State to provide affordable health care for women. Requires the services provided at the women's health clinic to be offered at an affordable price and to include specified services, including women's health examinations, pregnancy confirmation, prenatal care, labor and delivery services, postpartum care, family planning examinations and birth control services, and care for sexually transmitted diseases and infections.

Fiscal Note (Dept. of Public Health)

The legislation does not specify the total number or geographic locations of women's health clinics so there is no way to calculate the costs for the State to establish facilities directed to provide the following services: annual women's health examinations, pregnancy confirmation services, prenatal care, labor and delivery provided by an obstetrician, postpartum care and support, family planning services, sexually transmitted disease care, doulas and childbirth consultants and childbirth education and breastfeeding care. The best example to look at is federally qualified health centers (FQHCs), where all of this care is already provided, except for labor and delivery (which needs to be done at a hospital due to the need for surgical/anesthesia services). According to the federal government, the costs of FQHCs in Illinois in 2017 were $968,572,482. This figure does not include the costs for construction or obtaining building spaces, or any of the costs for the more costly care involving child birth, including surgical care, infant resuscitation teams, etc.

Land Conveyance Appraisal Note (Dept. of Transportation)

No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

State Debt Impact Note (Government Forecasting & Accountability)

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

Pension Note (Government Forecasting & Accountability)

HB 6 amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code in a way that does not impact any State pension fund.

Correctional Note (Dept of Corrections)

There is no fiscal or population impact on the Department.

Judicial Note (Admin Office of the Illinois Courts)

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

Balanced Budget Note (Office of Management and Budget)

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

Housing Affordability Impact Note (Housing Development Authority)

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

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

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

This bill does not pre-empt home rule authority.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00007

Rep. Mary E. Flowers-Anne Stava-Murray-Robyn Gabel-LaToya Greenwood-Rita Mayfield, Barbara Hernandez and Camille Y. Lilly

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

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires services provided by community midwives, doulas, and breastfeeding peer counselors to be covered and reimbursed under the medical assistance program for persons who are otherwise eligible for medical assistance. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00008  Rep. Mary E. Flowers-LaToya Greenwood-Gregory Harris-Rita Mayfield-Anne Stava-Murray and Debbie Meyers-Martin

New Act

Creates the Illinois Medicare for All Health Care Act. Provides that all individuals residing in the State are covered under the Illinois Health Services Program for health insurance. Sets forth the health coverage benefits that participants are entitled to under the Program. Sets forth standards for provider reimbursement. Provides that it is unlawful for private health insurers to sell health insurance coverage that duplicates the coverage of the Program. Provides that investor-ownership of health delivery facilities is unlawful. Provides that the State shall establish the Illinois Health Services Trust to provide financing for the Program. Sets forth the requirements for claims billing under the Program. Provides that the Program shall include funding for long-term care services and mental health services. Provides that the Program shall establish a single prescription drug formulary and list of approved durable medical goods and supplies. Creates the Pharmaceutical and Durable Medical Goods Committee to negotiate the prices of pharmaceuticals and durable medical goods with suppliers or manufacturers on an open bid competitive basis. Sets forth provisions concerning patients' rights. Provides that the employees of the Program shall be compensated in accordance with the current pay scale for State employees and as deemed professionally appropriate by the General Assembly. Effective January 1, 2020.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00009  Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield-Anne Stava-Murray and Michael Halpin

New Act

Creates the Paid Family Leave Act. Requires private employers with 50 or more employees to provide 6 weeks of paid leave for an employee who takes leave: (1) because of the birth of a child of the employee and in order to care for the child; (2) to care for a newly adopted child under 18 years of age or a newly placed foster child under 18 years of age or a newly adopted or newly placed foster child older than 18 years of age if the child is incapable of self-care because of a mental or physical disability; or (3) to care for a family member with a serious health condition. Provides that paid family leave shall be provided irrespective of the employer's leave policies; and shall be provided to an employee who has been employed by the employer for at least one year. Permits employees to voluntarily waive paid family leave. Provides that the Department of Labor may adopt any rules necessary to implement the Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00010  Rep. Mary E. Flowers-LaToya Greenwood-Anne Stava-Murray

Amends the Pharmacy Practice Act. Requires that at least one registered pharmacy technician be on duty whenever the practice of pharmacy is conducted. Requires that pharmacies fill no more than 10 prescriptions per hour. Requires 10 pharmacy technician hours per 100 prescriptions filled. Prohibits pharmacies from requiring pharmacists to participate in advertising or soliciting activities that may jeopardize patient health, safety, or welfare and any activities or external factors that interfere with the pharmacist's ability to provide appropriate professional services. Provides that a pharmacist shall receive specified break periods. Provides that a pharmacy may not require a pharmacist to work during a break period, shall make available a break room meeting specified requirements, shall keep a complete and accurate record of the break periods and may not require a pharmacist to work more than 8 hours a workday. Provides for enforcement and penalties. Provides whistleblower protections for an employee of a pharmacy if the pharmacy retaliates against the employee for certain actions. Requires pharmacies to maintain a record of any errors in the receiving, filling, or dispensing of prescriptions.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00011  Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield-Anne Stava-Murray

New Act

Creates the Biological Specimen Guardianship Act. Provides that the court may enter an order appointing a guardian over a biological specimen if: (1) the petitioner is a descendant of the subject from whom a biological specimen has been obtained; and (2) the biological specimen was obtained and used in a manner that violates specified federal regulations. Provides that a guardian may: grant or refuse consent to the use of the biological specimen; ensure that the use of the biological specimen safeguards the privacy of the guardian and others; and seek compensation for the prior use of the biological specimen without consent. Provides that notwithstanding any other statute of limitation or statute of repose, an action under the Act may be filed at any time. Provides that any applicable statute of repose or statute of limitation relating to the unauthorized use of a biological specimen begins to run on the date of appointment of a guardian under the Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00012  Rep. Mary E. Flowers and Anne Stava-Murray

Appropriates $1,000,000 from the General Revenue Fund to the State Board of Education for autism programs. Effective July 1, 2019.

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


(Sen. Thomas Cullerton-Jacqueline Y. Collins and Jennifer Bertino-Tarrant)

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

Amends the Illinois Insurance Code, the Pharmacy Practice Act, and the Wholesale Drug Distribution Licensing Act. Prohibits the licensure, transference, use, or sale of any records relative to prescription information containing patient-identifiable or prescriber-identifiable data by any licensee or registrant of the Acts for commercial purposes.

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments


725 ILCS 202/21 new

Amends the Sexual Assault Evidence Submission Act. Provides that the Department of State Police shall create and operate a statewide sexual assault evidence kit tracking system. Provides that on and after the effective date of the amendatory Act, each sexual assault evidence kit created shall have a tracking mechanism attached to the kit for input into the statewide sexual assault evidence kit tracking system. Provides that every sexual assault evidence kit shall have the tracking mechanism attached to the kit for input into the statewide sexual assault evidence kit tracking system on or before January 1, 2020. Provides that the statewide sexual assault evidence kit tracking system shall: (1) track the location and status of sexual assault evidence kits throughout the criminal justice process, including the initial collection in examinations performed at medical facilities, receipt at local law enforcement agencies, and receipt and analysis at forensic laboratories; (2) allow medical facilities performing sexual assault forensic examinations, law enforcement agencies, prosecutors, State and local crime laboratories, and other entities who have physical custody of sexual assault evidence kits to update and track the status and location of sexual assault evidence kits; (3) allow victims of sexual assault to anonymously track and receive updates regarding the status of their sexual assault evidence kits; and (4) use technology to allow continuous access for appropriate personnel. Effective July 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00015  Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield-Anne Stava-Murray

Amends the Criminal Code of 2012. Creates the offense of violation of civil rights. Provides that a person commits violation of civil rights when he or she knowingly: (1) denies to another the full and equal enjoyment of the facilities and services of a place of public accommodation because of unlawful discrimination; (2) as the operator of a place of public accommodation, directly or indirectly, publishes, circulates, displays, mails, or emails a written or electronic communication, except a private communication sent in response to a specific inquiry, which he or she knows is to the effect that a facility of the place of public accommodation will be denied to a person because of unlawful discrimination or that the patronage of a person is unwelcome, objectionable, or unacceptable for the purpose of unlawful discrimination; (3) as a public official, refuses to employ, or discriminates in the employment of another for a public contract or public works project because of unlawful discrimination; or (4) as a public official, denies or refuses to a person the full and equal enjoyment of the accommodations, advantages, facilities, or privileges of his or her office or services or of property under his or her care because of unlawful discrimination. Prohibits various private employment practices. Defines "unlawful discrimination". Provides that nothing in this provision shall be construed to impose criminal liability for actions that are exempt from civil liability under the Illinois Human Rights Act. Provides that a violation is a Class B misdemeanor. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00016  Rep. Mary E. Flowers

Amends the School Code. Provides that, for the Chicago School District only, a Safe Passage route employee must help each pupil walk or otherwise travel through a crosswalk. Provides that the help must not be limited to the employee only observing the pupil walk or travel through the crosswalk. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00017  Rep. Mary E. Flowers

Appropriates $15,000,000 from the General Revenue Fund to the State Board of Education for transportation reimbursement to a parent or guardian of a qualifying pupil under the School Code. Effective July 1, 2019.

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


Amends the School Code. Requires the instruction on character education to include the teaching of respect toward a person's race or ethnicity or gender. With regard to the State Board of Education's school report card, requires data collected on curriculum information to include information on a school's instruction on character education.

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 00019  Rep. Mary E. Flowers-Kambium Buckner-Anne Stava-Murray-Melissa Conyears-Ervin

New Act

Creates the Community Bank of Illinois Act. Provides that the Department of Financial and Professional Regulation shall operate The Community Bank of Illinois. Specifies the authority of the advisory board of directors to the Bank. Provides that the Secretary of Financial and Professional Regulation is to employ a president and employees. Contains provisions concerning the removal and discharge of appointees. Provides that State funds must be deposited in the Bank. Contains provisions concerning the nonliability of officers and sureties after deposit. Specifies the powers of the Bank. Contains provisions concerning the guaranty of deposits and the Bank's role as a clearinghouse, the authorization of loans the General Revenue Fund, bank loans to farmers, limitations on loans by the Bank, the name in which business is conducted and titles taken, civil actions, surety on appeal, audits, electronic fund transfer systems, confidentiality of bank records, the sale and leasing of acquired agricultural real estate, and the Illinois higher education savings plan. Provides that the Bank is the custodian of securities. Amends the Illinois State Auditing Act to require that the Auditor General must contract with an independent certified public accounting firm for an annual audit of The Community Bank of Illinois as provided in the Community Bank of Illinois Act. Amends the Eminent Domain Act to allow the Bank to acquire property by eminent domain.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00020  Rep. Mary E. Flowers
820 ILCS 105/4  from Ch. 48, par. 1004
   Amends the Minimum Wage Law. Increases the minimum wage to $15 per hour on October 1, 2019. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00021  Rep. Mary E. Flowers
20 ILCS 2610/14  from Ch. 121, par. 307.14
50 ILCS 725/3.8  from Ch. 85, par. 2561
   Amends the State Police Act. Provides that it is not a requirement of a person filing a complaint against a State Police Officer to have a complaint supported by a sworn affidavit or any other legal documentation (rather than anyone filing a complaint against a State Police Officer must have the complaint supported by a sworn affidavit). Amends the Uniform Peace Officers' Disciplinary Act. Provides that it is not a requirement of a person filing a complaint against a sworn peace officer to have the complaint supported by a sworn affidavit or any other legal documentation (rather than anyone filing a complaint against a sworn peace officer must have the complaint supported by a sworn affidavit). Provides that the provision is a limitation of power on home rule units under the Illinois Constitution.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00022  Rep. Mary E. Flowers-Rita Mayfield
105 ILCS 5/34-18.61 new
   Amends the Chicago School District Article of the School Code. Requires the Chicago Board of Education to establish a school nurse pilot program. Provides that under the program, the Board shall require the top 20% of the lowest performing schools in the school district, as determined by the Board, to employ a school nurse in conformance with certain provisions of the Code concerning school nurses. Requires the Board to implement this program beginning with the 2019-2020 school year. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00023  Rep. Mary E. Flowers-Gregory Harris-Delia C. Ramirez
New Act
5 ILCS 100/5-45  from Ch. 127, par. 1005-45
   Creates the Financial Transaction Tax Act. Beginning January 1, 2020, imposes a tax on the privilege of engaging in a financial transaction on any of the following exchanges or boards of trade: the Chicago Stock Exchange; the Chicago Mercantile Exchange; the Chicago Board of Trade; or the Chicago Board Options Exchange. Provides that the tax is imposed at a rate of $1 per transaction for all transactions for which the underlying asset is an agricultural product, a financial instruments contract, or an options contract. Provides that transactions executed via open outcry that are physically filled on the exchange floor are exempt from the tax. Provides that the term "financial transaction" means a transaction involving the purchase or sale of a stock contract, futures contract, swap contract, credit default swap contract, or options contract, but does not include a transaction involving securities held in a retirement account or a transaction involving a mutual fund. Effective January 1, 2020.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00024  Rep. Mary E. Flowers-Rita Mayfield-Anne Stava-Murray-LaToya Greenwood
New Act
30 ILCS 105/5.891 new
   Creates the Not-For-Profit Organization Minority Employee Assistance Act. Defines terms. Requires the Illinois Student Assistance Commission to establish and administer the Not-For-Profit Organization Minority Employee Loan Repayment Assistance Program for the primary purpose of providing loan repayment assistance to minority employees to encourage minorities to pursue careers with not-for-profit organizations; provides for the Program's eligibility requirements. Provides that the maximum amount of loan repayment assistance for each Program participant shall be $5,000 per year, up to a maximum of $25,000 during the participant's career; provides for the manner of fund distribution. Provides that if a Program participant becomes ineligible during the term of a loan, he or she must repay the outstanding amount of any loan received from the Commission. Amends the State Finance Act to create the Not-For-Profit Organization Minority Employee Loan Repayment Assistance Fund as a special fund in the State treasury.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00025
Rep. André Thapedi-La Shawn K. Ford, Barbara Hernandez, Kambium Buckner, Marcus C. Evans, Jr. and Mary E. Flowers

New Act

Creates the Eliminate Racial Profiling Act. Provides that no law enforcement agent or law enforcement agency shall engage in racial profiling. Allows the State or a person injured by racial profiling to enforce the racial profiling provision in a civil action for declaratory or injunctive relief. Requires law enforcement agencies to maintain policies and procedures, designed to eliminate racial profiling, and to certify that in applications for certain federal grant programs. Requires the Attorney General to adopt rules for administrative complaint procedures and independent audit programs applicable to law enforcement agencies. Allows the Attorney General to order the withholding of certain federal grants for law enforcement agencies that are not in compliance with the Act. Grants rulemaking authority to the Attorney General to implement the Act. Defines terms.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00026

(Sen. Jacqueline Y. Collins-Patricia Van Pelt and Jim Oberweis-Matte Hunter)

New Act

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

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes the applicability of the Act to the University of Illinois, Illinois State University, Governors State University, Northeastern Illinois University, and Chicago State University; makes conforming changes. Provides that, beginning with the 2020-2021 academic year, each institution shall create a 4-year uniform admission system pilot program under the Act (rather than create a permanent uniform admission system). Makes other changes. Repeals the Act on July 1, 2025.

Fiscal Note, House Committee Amendment No. 1 (IL Board of Higher Education)

House Bill 26 (H-AM 1) will not have a fiscal impact on the Illinois Board of Higher Education.

House Committee Amendment No. 2
With regard to the student outreach program, removes a provision requiring the Illinois Student Assistance Commission, after gathering information and recommendations from available sources and examining current outreach practices by institutions of higher education in this State and in other states, to prescribe best practice guidelines and standards to be used by institutions in conducting student outreach.

Senate Floor Amendment No. 1

Provides that an applicant who graduates in a graduating class of a school that has so few students that class rank does not make a reliable contribution toward assessing the student's college readiness is considered to have satisfied certain automatic admission requirements of the Act if, among other requirements, the student has (i) successfully completed the minimum college preparatory curriculum requirements established by law for admission to the institution and (rather than or) (ii) satisfied the ACT college admission assessment or the SAT college admission assessment composite score and subscores required for admission to the institution to which the applicant applied as well as any composite scores or subscores for colleges within that institution. Makes a technical correction.

Aug 23 19  H Public Act . . . . . . . . . 101-0448
New Act

Creates the Vocational Academy Opportunity Act. Creates 2 vocational academies, one located in Cook County and the other in a downstate county, which shall be residential institutions. Provides that each academy shall be a State agency, funded by State appropriations, private contributions, and endowments. Provides that the academies shall be governed by a single Board of Trustees for the collective operation and oversight of the academies. Provides for the membership of the Board. Specifies the duties and powers of the Board. Provides that each academy shall be empowered to lease or purchase real and personal property on commercially reasonable terms for the use by the academy.

Fiscal Note, House Floor Amendment No. 1 (State Board of Education)

House Bill 27 (H-AM 1) would increase the Evidence-Based Funding (EBF) gap to adequacy. EBF provides funding to two existing laboratory schools. Based on the fiscal year 2019 EBF calculations, the Final Adequacy Target for the two existing non-residential laboratory schools, adjusted for regionalization, averaged nearly $10,700 per student. This fiscal note assumes that each new vocational academy would have an average student enrollment of 250 students per grade or 750 per school. Based on the FY19 EBF calculations mentioned above, the estimated state resources needed for the EBF formula would be $7.2 million for each vocational school to be funded at 90% adequacy for a total of $14.4 million. The bill does not provide a mechanism for the new school districts to receive a Base Funding Minimum from EBF for the new vocational schools. This bill would also impact EBF Tier funding amounts received by other school districts in the future as a result of reduced enrollment for a school district that has a pupil enroll in one of the new vocational academies. The bill also has an inconsistency with the definition of "Average Student Enrollment" in Section 18-8.15 of the School Code. This estimate does not include construction costs nor the operational costs of housing students in a residential facility as the bill authorizes the school districts to use a cost recovery fee for these costs. The fiscal impact to the Illinois State Board of Education's operating budget cannot be determined at this time but there will be operational costs to comply with the provisions of House Bill 27 (H-AM 1).

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

House Bill 27 (H-AM 2) creates the Vocational Academy Opportunity Act and four public vocational academies which shall also be residential institutions. The bill provides that each academy shall be its own school district and funded as a laboratory school from the Evidence-Based Funding (EBF) formula. The local capacity percentage for these new vocational academies in the EBF formula would be set at 10% in the absence of local tax resources. House Bill 27 (H-AM 2) would increase the EBF gap to adequacy. EBF provides funding to two existing laboratory schools. Based on the fiscal year 2019 EBF calculations, the Final Adequacy Target for the two existing non-residential laboratory schools, adjusted for regionalization, averaged nearly $10,700 per student. This fiscal note assumes that each new vocational academy would have an average student enrollment of 250 students per grade or 750 per school. Based on the FY19 EBF calculations mentioned above, the estimated state resources needed for the EBF formula would be $7.2 million for each vocational school to be funded at 90% adequacy for a total of $28.8 million. The bill does not provide a mechanism for the new school districts to receive a Base Funding Minimum from EBF for the new vocational schools. This bill would also impact EBF Tier funding amounts received by other school districts in the future as a result of reduced enrollment for a school district that has a pupil enroll in one of the new vocational academies. The bill also has an inconsistency with the definition of "Average Student Enrollment" in Section 18-8.15 of the School Code. This estimate does not include construction costs nor the operational costs of housing students in a residential facility as the bill authorizes the school districts to use a cost recovery fee for these costs. The fiscal impact to the Illinois State Board of Education's operating budget cannot be determined at this time but there will be operational costs to comply with the provisions of House Bill 27 (H-AM 2).
HB 00028  Rep. André Thapedi-LaToya Greenwood

310 ILCS 50/4 from Ch. 67 1/2, par. 854

Amends the Abandoned Housing Rehabilitation Act. Permits any organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code that files a petition for temporary possession of property to also request a court order waiving or extinguishing any county property tax lien or unpaid property taxes existing on the property if the property has been vacant for at least 3 years. Requires the petitioner to provide notice of any order waiving or extinguishing the tax lien or unpaid property taxes to the office of the county collector or county treasurer of the county in which the property is located. Requires any petition to waive or extinguish a tax lien or unpaid property taxes to be filed by the petitioner within 90 days of commencing the action, unless such time is extended by the court for good cause. Provides that a hearing on the organization's petition need not occur immediately, but must be held prior to the closure of the case and that the order waiving or extinguishing the tax lien or unpaid property taxes shall only exist for the benefit of the organization that files a petition, and shall not inure to, pass to, or benefit any other party in interest of the property.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00029  Rep. André Thapedi-Sam Yingling-Mark Batinick
(Sen. Jacqueline Y. Collins)

765 ILCS 160/1-95 new
765 ILCS 605/18.11 new

Amends the Common Interest Community Association Act. Limits the concurrent exercise by units of local government of powers and functions exercised by the State with respect to amendments to the community instruments and accounting practices. Amends the Condominium Property Act. Limits the concurrent exercise by units of local government of powers and functions exercised by the State with respect to an association's: budgeting practices; sale of property; notice requirements; contracts with board members; voting procedures; property improvement procedures; accounting practices; collection and sharing of records; amendment to the condominium instruments; and subdivision or combination of units. Effective immediately.

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

HB 00030  Rep. André Thapedi

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


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00031  Rep. André Thapedi

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

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00032  Rep. André Thapedi

735 ILCS 5/1-105 from Ch. 110, par. 1-105


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00033  Rep. André Thapedi

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


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00034  Rep. Rita Mayfield-Sam Yingling, Mary Edly-Allen, Linda Chapa LaVia, Mark L. Walker, Mike Murphy, Dan Caulkins, Barbara Hernandez, Karina Villa and Sue Scherer

35 ILCS 200/15-169

Amends the Property Tax Code. In a Section concerning the homestead exemption for veterans with disabilities, provides that: (1) for taxable years prior to 2015, "surviving spouse" means the surviving spouse of a veteran who obtained the exemption prior to his or her death; (2) for taxable years 2015 through 2018, "surviving spouse" means (A) the surviving spouse of a veteran who obtained the exemption prior to his or her death and (B) the surviving spouse of a veteran who was killed in the line of duty in the current taxable year or any preceding taxable year; and (3) for taxable year 2019 and thereafter, "surviving spouse" means (A) the surviving spouse of a veteran who qualified for the exemption prior to his or her death, (B) the surviving spouse of a veteran who was killed in the line of duty in the current taxable year or any preceding taxable year, (C) the surviving spouse of a veteran who did not obtain the exemption before death, but who would have qualified for the exemption if he or she had survived, and (D) the surviving spouse of a veteran whose death was determined to be service-connected who is a current recipient of Dependency and Indemnity Compensation. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Iris Y. Martinez, David Koehler, Ram Villivalam-Napoleon Harris, III and Robert Peters-Omar Aquino)

110 ILCS 48/10
110 ILCS 48/15
110 ILCS 48/20
110 ILCS 48/25
110 ILCS 48/30

Amends the Grow Your Own Teacher Education Act. Makes changes to the definitions of "cohort", "eligible school", and "hard-to-staff school", and defines "dual credit course". Provides that Grow Your Own Illinois (rather than the Board of Higher Education) shall administer the Grow Your Own Teacher Education Initiative as a grant competition to fund consortia that will carry out Grow Your Own Teacher preparation programs. In provisions concerning selection of grantees, provides that the Board of Higher Education shall, subject to appropriation, allocate funds to Grow Your Own Illinois for the purpose of administering the program and awarding grants under the Act (rather than requiring the Board of Higher Education to award grants under the Act). Removes the language providing that the consortium shall consider whether a candidate has experienced an interruption in his or her college education when recruiting potential candidates for the program. Provides that, subject to the requirements under the Dual Credit Quality Act, an institution of higher education may offer a high school student a dual credit course under the program. Provides that the Board of Higher Education may not adopt rules regarding candidate eligibility that are more restrictive than those in the Act. Makes conforming changes. Effective immediately.

Fiscal Note (IL Board of Higher Education)

This bill will not have a fiscal impact on the Illinois Board of Higher Education.

Jul 26 19  H  Public Act . . . . . . . . . . 101-0122

HB 00036  Rep. Rita Mayfield

720 ILCS 5/25-1 from Ch. 38, par. 25-1

Amends the Criminal Code of 2012 concerning mob action. Provides that a student of a public, private, or parochial elementary or secondary school shall be exempt from prosecution for mob action if the event occurred on the grounds of that public, private, or parochial elementary or secondary school during regular school hours.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00037  Rep. Rita Mayfield-Camille Y. Lilly

(Sen. Terry Link)

105 ILCS 5/2-3.159

Amends the State Board of Education - Powers and Duties Article of the School Code. Makes the State Seal of Biliteracy available to both public and non-public high school graduates (rather than public high school graduates only) who have attained a high level of proficiency in one or more language in addition to English and have met the criteria to obtain the State Seal of Biliteracy. Makes conforming changes.

Aug 09 19  H  Public Act . . . . . . . . . . 101-0222
Amends the Criminal Code of 2012. Provides that it is an aggravating factor in sentencing for first degree murder that the murdered individual was a member of a congregation engaged in prayer or other religious activities at a church, synagogue, mosque, or other building, structure, or place used for religious worship. Provides that assault and battery committed in a church, synagogue, mosque, or other building, structure, or place used for religious worship are enhanced to aggravated assault or aggravated battery. Provides that the penalty for aggravated assault under this provision is a Class A misdemeanor. Provides that aggravated battery under this provision is a Class 1 felony when the person causes great bodily harm or permanent disability to an individual whom the person knows to be a member of a congregation engaged in prayer or other religious activities at a church, synagogue, mosque, or other building, structure, or place used for religious worship. Provides that a person also commits the offense of unlawful use of weapons when the person knowingly carries or possesses with intent to use the same unlawfully against another, any firearm, knife, or other dangerous weapon, in a church, synagogue, mosque, or other building, structure, or place used for religious worship. Provides that a violation is a Class 2 felony. Makes technical changes. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, except: (1) provides that aggravated battery committed by knowingly causing great bodily harm or permanent disability to an individual whom the person knows to be a member of a congregation engaged in prayer or other religious activities at a church, synagogue, mosque, or other building, structure, or place used for religious worship is a Class 2 felony (rather than a Class 1 felony in the engrossed bill) when the person causes great bodily harm or permanent disability to an individual whom the person knows to be a member of a congregation engaged in prayer or other religious activities at a church, synagogue, mosque, or other building, structure, or place used for religious worship; and (2) provides that the offense of unlawful use of weapons also includes carrying or possessing with intent to use the same unlawfully against another, any firearm (rather than any firearm, knife, or other dangerous weapon in the engrossed bill) in a church, synagogue, mosque, or other building, structure, or place used for religious worship (deletes school).

Aug 09 19 H Public Act . . . . . . . . . 101-0223

HB 00039

Rep. André Thapedi

735 ILCS 5/2-607 from Ch. 110, par. 2-607

Amends the Code of Civil Procedure. Provides that if the pleader does not file and serve a bill of particulars within 28 days of the demand, or if the bill of particulars delivered is insufficient, the court may, among other things, award attorney’s fees and costs. Provides a 28-day deadline for moving that a demand for a bill of particulars be denied or modified.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00040

Rep. Mary E. Flowers

105 ILCS 5/29-3 from Ch. 122, par. 29-3

Amends the School Code. Provides that notwithstanding any other provision of law to the contrary, beginning with the 2019-2020 school year, each school board must provide free transportation to and from the assigned public school in the school district for any pupil who possesses a valid school identification card issued by that school. Makes legislative findings. Effective July 1, 2019.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
305 ILCS 5/5-2  from Ch. 23, par. 5-2
   Amends the Medical Assistance Article of the Illinois Public Aid Code. Extends medical assistance coverage to all women
   of childbearing age regardless of income level.
   Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 00042  Rep. Mary E. Flowers and Jawaharial Williams
10 ILCS 5/2A-1.2  from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-48  from Ch. 46, par. 2A-48
10 ILCS 5/34-3  from Ch. 122, par. 34-3
10 ILCS 5/34-4  from Ch. 122, par. 34-4
10 ILCS 5/34-4.1 new
10 ILCS 5/34-4.2 new
10 ILCS 5/34-13.1
10 ILCS 5/34-21.9 new
   Amends the Election Code. Provides for the election of the Chicago Board of Education starting with the 2023
   consolidated primary election. Makes related changes. Amends the Chicago School District Article of the School Code. Provides that a
   person shall be a U.S. citizen and registered voter and shall have been a resident of the city and the electoral district for at least one
   year immediately preceding his or her election. Sets forth provisions concerning nominating petitions and ballots. Sets forth provisions
   providing that the City of Chicago shall be subdivided into 20 electoral districts by the Chicago City Council for seats on the Chicago
   Board of Education. Sets forth provisions providing that in the year following each decennial census, the Chicago Board of Education
   shall redistrict the electoral districts to reflect the results of each decennial census. Makes other changes. Effective immediately.
   Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

   Jr., Thaddeus Jones, Nicholas K. Smith, Margo McDermed, Kelly M. Burke, Justin Slaughter and Emanuel Chris
   Welch
35 ILCS 200/Art. 10 Div. 21 heading ne
35 ILCS 200/10-800 new
   Amends the Property Tax Code. Provides that certain property located in Bloom, Bremen, Calumet, Rich, Thornton, or
   Worth Township may be certified by the South Suburban Land Bank and Development Authority as a southland reactivation site.
   Provides that southland reactivation property shall be valued at 33 1/3% of the fair cash value of the land, without regard to buildings,
   structures, improvements, and other permanent fixtures located on the property. Provides that, for the first 3 tax years after the property
   is certified as southland reactivation property, the aggregate tax liability for the property shall be no greater than $75,000. Provides
   that, beginning with the fourth tax year after the property is certified as southland reactivation property and continuing through the
   twelfth tax year after the property is certified as southland reactivation property, the property’s tax liability for each taxing district in
   which the property is located shall be increased over the tax liability for the preceding year by the percentage increase, if any, in the
   total equalized assessed value of all property in the taxing district.
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Freedom of Information Act. Provides that a law enforcement agency may not electronically provide or publish booking photographs unless: (1) the booking photograph is posted to social media to assist in the search for a missing person or to assist in the search for a fugitive, person of interest, or individual wanted in relation to a crime other than a petty offense, business offense, Class C misdemeanor, or Class B misdemeanor; or (2) the person is convicted of a crime other than a petty offense, business offense, Class C misdemeanor, or Class B misdemeanor. Deletes language providing that a law enforcement agency may publish on its social media website booking photographs relating to charges other than civil offenses, petty offenses, business offenses, Class C misdemeanors, and Class B misdemeanors. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is unlawful for a for-profit publishing entity that publishes on a publicly available Internet website or in any other publication that charges a fee for removal or correction of the information to fail to remove within 30 days, without the imposition of any fee, the criminal record information of a person who provides the entity with: a pardon from the Governor or a certificate of innocence stating that the person is innocent of all offenses relating to the criminal record information; court records indicating that the person was found not guilty or that the case ended without a finding of guilt; or an order to expunge or seal the criminal record information of the person. Provides that a violating entity is subject to a civil penalty of $1,000 per day, plus attorney's fees, which shall be deposited into the General Revenue Fund.

Amends the Election Code. Provides that a person must be 17 years of age or older (currently, 18 years of age or older) to circulate petitions for nomination.

Amends the Illinois Public Aid Code. Provides that beginning July 1, 2020, the Department of Human Services shall increase the reimbursement rates for all child care services to the 75th percentile of the 2018 child care market rates for each geographic region (rather than the Department shall, by rule, set rates to be paid for the various types of child care).

Amends the Illinois Public Aid Code. Provides that, beginning July 1, 2020, a family eligible for child care services whose income is at or below 185% of the most recent United States Department of Health and Human Services Federal Poverty Guidelines for the applicable family size shall pay a $1 fee as a co-payment for child care services. Deletes a provision that: (i) requires the Department of Human Services to establish, by rule, a co-payment scale that provides for cost sharing by families that receive child care services, including parents whose only income is from assistance under this Code; and (ii) that require co-payments to be based on family income and family size and other factors as appropriate. Removes a provision that authorizes the Department to raise parent co-payments.

Amends the Code of Criminal Procedure of 1963. Provides that a peace officer shall not stop any person in a public place for a reasonable period of time when the officer reasonably infers from the circumstances that the person is committing, is about to commit, or has committed an offense as defined in the Code. Eliminates provision requiring an officer to provide the person with a stop receipt which provides the reason for the stop and contains the officer's name and badge number. Makes conforming changes. Effective immediately.

Apr 03 19  H  Tabled
HB 00049  Rep. La Shawn K. Ford-Rita Mayfield

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately expunged after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately expunged. Provides that the petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the State's Attorney may not object to an immediate expungement petition and the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Provides that no fees shall be charged by the circuit court clerk or the Department of State Police for processing petitions filed under this provision. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00050  Rep. André Thapedi

765 ILCS 605/18.7

Amends the Condominium Property Act. Provides that if a community association enters into a written contract with a party to provide maintenance or management services for the community association, the contract is enforceable only if the contract meets certain requirements. Provides that the community association is authorized to procure services from another party and is entitled to collect any fees or charges paid for service performed by another party from the party contracting to provide maintenance or management services if the party fails to provide contracted maintenance or management services. Excludes contracts for services or property made available for the convenience of unit owners, including, but not limited to, coin-operated laundry, food, soft drink, or telephone vendors, cable television or retail store operators, businesses, restaurants, or similar vendors. Provides that a party contracting to provide maintenance or management services to a community association may not purchase a unit at a foreclosure sale resulting from the community association's foreclosure of a community association lien for unpaid assessments or take a deed in lieu of foreclosure. Provides that if 50% or more of the units in the condominium are owned by a party contracting to provide maintenance or management services to a community association, or by an officer or board member of such a party, the contract with the party providing maintenance or management services may be canceled by a majority vote of the unit owners other than the contracting party, or an officer or board member of such a party.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


730 ILCS 5/5-9-3 from Ch. 38, par. 1005-9-3

Amends the Unified Code of Corrections. Provides that if an offender defaults in the payment of a fine or any installment of that fine, no less than 30 days before the issuance of a warrant, a notice shall be mailed to the offender by first class mail to the most recent address which the offender has provided to the court. Provides that the notice shall contain the following information: (1) the amount of the fine which is due and owing; (2) the docket number of the case in which the fine was assessed; (3) the due date for payment of the fine; (4) instructions as to how payment of the fine may be made; (5) an explanation that intentional refusal to pay the fine may result in imprisonment; and (6) instructions as to how the offender may request a hearing to present evidence that the offender did not intentionally refuse to pay the fine and that failure to pay was the result of the offender's inability to pay the fine. Makes technical changes.

Senate Floor Amendment No. 3

Deletes reference to:

730 ILCS 5/5-9-3

Adds reference to:

50 ILCS 705/7 from Ch. 85, par. 507

Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Peter Mendez Act. Amends the Illinois Police Training Act. Provides that curriculum for probationary police officers' curriculum shall also include specified instruction in trauma-informed responses designed to ensure the physical safety and well-being of a child of an arrested parent or immediate family member.

Aug 09 19  H  Public Act . . . . . . . . . . 101-0224
HB 00052  Rep. Mary E. Flowers

105 ILCS 5/2-3.176 new

Amends the School Code. Provides that, beginning with the 2019-2020 school year, the State Board of Education shall develop and maintain a program aimed at facilitating education in advanced manufacturing technical skills. Provides that the program shall be implemented in no less than 12 public high schools, over the span of 3 years, where the youth unemployment rate is at least twice the national average. Specifies program requirements. Provides that the State Board shall ensure that each high school participating in the program has adequate funding for at least one industry coordinator, tutoring, pre-employment and on-the-job mentoring, professional and leadership development, and life and financial management instruction. Provides that the State Board shall use a program provider to help design, build, and accredit the training program. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00053  Rep. Mary E. Flowers-Michael J. Zalewski-LaToya Greenwood-Rita Mayfield and Elizabeth Hernandez

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

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00054  Rep. Mary E. Flowers

730 ILCS 5/5-9-3 from Ch. 38, par. 1005-9-3

Amends the Unified Code of Corrections. Provides that if an offender defaults in the payment of a fine or any installment of that fine, the court may issue a summons for his or her appearance (deletes warrant of arrest). Provides that the court may issue a warrant of arrest, if after being served with a summons, the offender fails to appear for the scheduled hearing.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00055  Rep. Mary E. Flowers

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

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00056  Rep. Mary E. Flowers

New Act

5 ILCS 140/7.5
5 ILCS 315/4 from Ch. 48, par. 1604
50 ILCS 705/7 from Ch. 85, par. 507
720 ILCS 5/24-2

Creates the Peace Officer Accountability Act. Provides that before a peace officer is permitted to carry a firearm in the unit of government in which he or she is employed, the peace officer must either: (1) live in the unit of government in which he or she serves; or (2) complete 200 hours of specified work or training. Provides that the unit of government shall require each peace officer employed by the unit of government before entering upon the officer's duties to have a liability insurance policy. Provides that the public shall have access to all documents concerning promotions, which documents are subject to disclosure under the Freedom of Information Act. Provides that each peace officer, before discharging his or her duties as a peace officer, shall sign an affidavit declaring that he or she will report all unethical and unlawful conduct of other peace officers immediately to the internal affairs division of the department. Provides that the exclusive representative of a peace officer bargaining unit may not enter into a contract or collective bargaining agreement with the department that permits unconstitutional conduct by peace officers. Amends the Illinois Police Training Act. Provides that the minimum standards for police academies shall include 20 hours of race relations training, acquaintance with the youth residing in the unit of government in which the officers will serve, when discharging a firearm, the avoidance of the use of deadly force except when necessary to protect the life of the officer and on methods of using less than deadly force to disarm a suspect. Provides annual 20 hours of training of peace officers in race relations and constitutional methods of the use of force. Amends various other Acts to make conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00057  Rep. Theresa Mah-Steven Reick-Elizabeth Hernandez-William Davis-Anna Moeller, Lawrence Walsh, Jr., Celina Villanueva, David A. Welte, Will Guzzardi, Justin Slaughter and Michael Halpin

Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 00058  Rep. Luis Arroyo

Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 00059  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 00060  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 00061  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to Chicago State University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00062  Rep. Gregory Harris
       (Sen. John J. Cullerton-Andy Manar-Martin A. Sandoval)
Appropriates $2 from the General Revenue Fund to the Central Illinois
Economic Development Authority for its FY20 ordinary and contingent
expenses. Effective July 1, 2019.
Senate Floor Amendment No. 1
Appropriates moneys from the Capital Development Fund, the School
Construction Fund, the Anti-Pollution Fund, the Transportation Bond
Series A Fund, the Transportation Bond Series B Fund, the Coal
Development Fund, the Transportation Bond Series D Fund, the
Multi-Modal Transportation Bond Fund, and the Build Illinois Bond
Fund, among other funds, for specified purposes. Effective July 1, 2019.
Senate Floor Amendment No. 2
Changes a reference to a fund and a reference to a university.
Jun 28 19  H  Public Act . . . . . . . . 101-0029
HB 00063  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Capital Development
Board for FY20 capital projects. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00064  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Capital Development
Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00065  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Board of Higher
Education for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00066  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Auditor
General for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00067  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Attorney
General for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00068  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Architect of
the Capitol for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00069  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Commerce and
Economic Opportunity for its FY19 ordinary and contingent expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00070  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Abraham Lincoln
Presidential Library and Museum for its FY20 ordinary and contingent
expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 00071  Rep. Maurice A. West, II and Melissa Conyears-Ervin

305 ILCS 22/20

Amends the Good Samaritan Energy Plan Act. Makes a technical change in a Section concerning the solicitation of contributions to the Good Samaritan Energy Trust Fund.

House Floor Amendment No. 1

Deletes reference to:

305 ILCS 22/20

Adds reference to:

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Replaces everything after the enacting clause. Amends the Department of Human Services to provide child care services to all children who are eligible for assistance and are: (A) under age 13; or (B) under age 19 and (i) are under court supervision or (ii) have physical or mental incapacities as documented by a statement from a local health provider or other health professional. Deletes a provision that authorizes the Department to: (i) lower income eligibility ceilings, raise parent co-payments, create waiting lists, or take such other actions during a fiscal year as are necessary to ensure that child care benefits paid under the Illinois Public Aid Code do not exceed the amounts appropriated for those child care benefits; and (ii) accomplish such changes by emergency rule. Effective January 1, 2019.

House Floor Amendment No. 2

Restores a provision that authorizes the Department of Human Services to: (i) raise parent co-payments, create waiting lists, or take such other actions during a fiscal year (rather than lower income eligibility ceilings, raise parent co-payments, create waiting lists, or take such other actions during a fiscal year) as are necessary to ensure that child care benefits paid under the Illinois Public Aid Code do not exceed the amounts appropriated for those child care benefits; and (ii) accomplish such changes by emergency rule. Deletes language that exempts the Department from the limitation on the number of emergency rules that may be adopted in a 24-month period.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

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Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00077  Rep. Michael J. Madigan
820 ILCS 75/1
Amends the Job Opportunities for Qualified Applicants Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00078  Rep. Michael J. Madigan
820 ILCS 65/1
Amends the Illinois Worker Adjustment and Retraining Notification Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00079  Rep. Michael J. Madigan
820 ILCS 30/0.01  from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00080  Rep. Michael J. Madigan
805 ILCS 105/101.01  from Ch. 32, par. 1.01
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00081  Rep. Sue Scherer
805 ILCS 185/1
Amends the Professional Limited Liability Company Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00082  Rep. Michael J. Madigan
805 ILCS 40/1
Amends the Benefit Corporation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00083  Rep. Michael J. Madigan
820 ILCS 60/1
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00084  Rep. Michael J. Madigan
805 ILCS 5/1.01  from Ch. 32, par. 1.01
Amends the Franchise Tax and License Fee Amnesty Act of 2007. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00085  Rep. Michael J. Madigan
805 ILCS 5/1.01  from Ch. 32, par. 1.01
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00087  Rep. Michael J. Madigan

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

Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the place of trial.

Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee


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


House Floor Amendment No. 1
Deletes reference to:
  735 ILCS 5/1-106
Adds reference to:
  735 ILCS 5/2-1303  from Ch. 110, par. 2-1303
Adds reference to:
  735 ILCS 5/2-1602
Adds reference to:
  735 ILCS 5/12-108  from Ch. 110, par. 12-108

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that consumer debt judgments of $25,000 or less shall draw interest from the date of the judgment until satisfied at the rate of 5% per annum. Provides that when a consumer debt judgment is entered upon any award, report, or verdict, interest shall be computed at the applicable rate from the time when made or rendered to the time of entering judgment upon the same, and included in the judgment. Provides that interest shall be computed and charged only on the unsatisfied portion of the consumer debt judgment as it exists from time to time. Provides that the judgment debtor may stop the further accrual of interest on the consumer debt judgment. Provides that the provisions concerning interest on consumer debt judgments apply to all consumer debt judgments entered into after the effective date of the Act. Provides that a consumer debt judgment may be revived by filing a petition to revive the consumer debt judgment no later than 10 years after its entry and by serving the petition and entering a court order for revival. Provides that if a judgment or consumer debt judgment becomes dormant during the pendency of an enforcement proceeding against wages under specified Articles, the enforcement may continue to conclusion if the enforcement is done under court supervision and includes a wage deduction order or turn over order and is against an employer, garnishee, or other third party respondent. Makes a corresponding change. Effective immediately.

House Floor Amendment No. 2
Removes the immediate effective date.

Jul 29 19   H  Public Act . . . . . . . . . . . 101-0168

HB 00089  Rep. Michael J. Madigan

735 ILCS 5/1-105  from Ch. 110, par. 1-105


Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00090  Rep. Michael J. Madigan

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

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

Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00091  Rep. Michael J. Madigan

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


Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 00092 Rep. Yehiel M. Kalish-Karina Villa-Joyce Mason-Thaddeus Jones

(Sen. Jason A. Barickman-Ram Villivalam, Kimberly A. Lightford, Laura M. Murphy-Linda Holmes and Scott M. Bennett)

720 ILCS 675/0.01 from Ch. 23, par. 2356.9

Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2

Deletes reference to:

720 ILCS 675/0.01

Adds reference to:

725 ILCS 5/107-2 from Ch. 38, par. 107-2

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that whenever a peace officer has a warrant of arrest for the person or has reasonable grounds to believe that a warrant for the person's arrest has been issued and the peace officer has contact with the person because the person: (1) reported that he or she is a victim of sexual assault; or (2) requested or received emergency medical assistance or medical forensic services for sexual assault; if the warrant of arrest is not for a forcible felony as defined in the Criminal Code of 2012 or a violent crime as defined in the Rights of Crime Victims and Witnesses Act, the peace officer shall not arrest the person but shall issue a notice to appear to the person. Defines "sexual assault".

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that whenever a peace officer has a warrant of arrest for the person and the peace officer has contact with the person because the person is requesting or receiving emergency medical assistance or medical forensic services for sexual assault at a medical facility, if the warrant of arrest is not for a forcible felony or a violent crime, the peace officer shall contact the prosecuting authority of the jurisdiction issuing the warrant, or if that prosecutor is not available, the prosecuting authority for the jurisdiction that covers the medical facility to request waiver of the prompt execution of the warrant. Provides that the prosecuting authority may secure a court order waiving the immediate execution of the warrant and provide a copy to the peace officer. Defines "sexual assault".

Senate Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that whenever a peace officer is aware of a warrant of arrest issued by a circuit court of the State for a person and the peace officer has contact with the person because the person is requesting or receiving emergency medical assistance or medical forensic services for sexual assault at a medical facility, if the warrant of arrest is not for a forcible felony, a violent crime, or an alleged violation of parole or mandatory supervised release, the peace officer shall contact the prosecuting authority of the jurisdiction issuing the warrant, or if that prosecutor is not available, the prosecuting authority for the jurisdiction that covers the medical facility to request waiver of the prompt execution of the warrant. Provides that the prosecuting authority may secure a court order waiving the immediate execution of the warrant and provide a copy to the peace officer. Provides that whenever a peace officer has a warrant of arrest for a person, subject to the same limitations described in this provision, and the peace officer has contact with the person because the person reported that he or she was sexually assaulted within the past 7 days, in addition to informing the person of his or her right to seek free medical attention and evidence collection and providing the written notice required by the Sexual Assault Incident Procedure Act, the officer shall also inform the person that if he or she chooses to go to a medical facility to seek any of those services, then the officer shall notify the prosecuting authority to request waiver of the prompt execution of the warrant.

Jul 12 19 H Public Act . . . . . . . . . 101-0039

HB 00093 Rep. Michelle Mussman

720 ILCS 570/101 from Ch. 56 1/2, par. 1101

Amends the Illinois Controlled Substances Act. Makes a technical change in a Section concerning the short title.

Dec 16 19 H Rule 19(b) / Re-referred to Rules Committee
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that any inmate currently serving a sentence for an offense committed prior to June 19, 1998 shall receive specified sentence credits if the inmate satisfactorily completes an assigned program as determined by the standards of the Department of Corrections. Provides that all inmates serving a sentence for an offense committed prior to June 19, 1998 who were not provided specified sentence credits prior to the effective date of the amendatory Act shall be provided with sentence credit if the inmate engaged in any full-time in substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department and satisfactorily completed the assigned program as determined by the standards of the Department prior to the effective date of the amendatory Act. Provides that the rules and regulations of the Department of Corrections shall provide that an additional 180 days of sentence credit shall be awarded to any prisoner who obtains a bachelor's degree while the prisoner is committed to the Department of Corrections, regardless of the date that the bachelor's degree was obtained, including if prior to the effective date of the amendatory Act. Provides that the rules and regulations shall provide that an additional 180 days of sentence credit shall be awarded to any prisoner who obtains a master's or professional degree while the prisoner is committed to the Department of Corrections, regardless of the date that the master's or professional degree was obtained, including if prior to the effective date of the amendatory Act. Provides that if, after an award of the sentence credit has been made and the Department determines that the prisoner was not eligible, then the award shall be revoked. Provides that the Department may also award 180 days of sentence credit to any committed person who earned these degrees while he or she was held in pre-trial detention prior to the current commitment to the Department of Corrections. Makes other changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that the Department of Corrections shall award sentence credit accumulated prior to the effective date of the amendatory Act for participation in full-time substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department of Corrections in an amount specified in this provision to an inmate serving a sentence for an offense committed prior to June 19, 1998, if the Department determines that the inmate is entitled to this sentence credit, based upon: (1) documentation provided by the Department that the inmate engaged in any full-time substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department and satisfactorily completed the assigned program as determined by the standards of the Department during the inmate's current term of incarceration; or (2) the inmate's own testimony in the form of an affidavit or documentation, or a third party's documentation or testimony in the form of an affidavit that the inmate likely engaged in any full-time substance abuse programs, correctional industry assignments, educational programs, behavior modification programs, life skills courses, or re-entry planning provided by the Department and satisfactorily completed the assigned program as determined by the standards of the Department during the inmate's current term of incarceration. Provides that if the inmate can provide documentation that he or she is entitled to sentence credit under this provision in excess of 45 days of participation in those programs, the inmate shall receive 90 days of sentence credit. Provides that if the inmate cannot provide documentation of more than 45 days of participation in those programs, the inmate shall receive 45 days of sentence credit. Provides that in the event of a disagreement between the Department and the inmate as to the amount of credit under this provision accumulated, if the Department provides documented proof of a lesser amount of days of participation in those programs, that proof shall control. Provides that if the Department provides no documentary proof, the inmate's proof as set forth in this provision shall control as to the amount of sentence credit provided. Provides that if the inmate has been convicted of a sex offense as defined in the Sex Offender Registration Act, sentencing credits under this provision shall be awarded by the Department only if the inmate successfully completed theSex Offender Registration Act, sentencing credits under this provision shall be awarded by the Department only if the inmate successfully completed or is participating in sex offender treatment as defined by the Sex Offender Management Board. Provides that no inmate serving a term of natural life imprisonment shall receive sentence credit under this provision. Provides that sentence credits for specified offenses and purposes do not apply if the prisoner is required to serve 100% of his or her sentence (rather than not applying if the prisoner is serving a sentence for first degree murder or terrorism). Provides that under certain restrictions and exceptions an additional 180 days of sentence credit shall be awarded to any prisoner who obtains a bachelor's degree or who obtains a master's or professional degree while the prisoner is committed to the Department of Corrections.
HB 00095  Rep. Michael J. Madigan

720 ILCS 542/1

Amends the Bath Salts Prohibition Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee


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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00097


705 ILCS 135/1-1
Amends the Criminal and Traffic Assessment Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Delete reference to:
705 ILCS 135/1-1
Add reference to:
705 ILCS 35/1 from Ch. 37, par. 72.1
Add reference to:
705 ILCS 35/2a from Ch. 37, par. 72.2a
Add reference to:
705 ILCS 35/2f-12 new

Replaces everything after the enacting clause. Amends the Circuit Courts Act. Divides the 6th judicial circuit into the 6th and 24th judicial circuits on December 7, 2020. Provides that the 6th circuit shall consist of the county of Champaign, and the 24th circuit shall consist of the counties of Douglas, Moultrie, Macon, DeWitt and Piatt. Provides that of the 5 circuit judges elected in the 6th circuit before the 2020 general election, the Supreme Court shall assign 3 to the 6th circuit and 2 to the 24th circuit, based on the residency of the circuit judges then holding those judgeships. Provides that an individual seeking election or retention during the 2020 general election to one of the 6 at large judgeships assigned to the 6th circuit shall seek election or retention solely within the boundaries of Champaign County, and an individual seeking election or retention during the 2020 general election to one of the 2 at large judgeships assigned to the 24th circuit shall seek election or retention solely within the boundaries of DeWitt, Douglas, Macon, Moultrie, and Piatt counties. Provides that the resident judgeships elected in the counties of Macon, Moultrie, Douglas, and DeWitt shall become resident judgeships of his or her specified county in the 24th circuit on December 7, 2020. Provides that before December 7, 2020, the Supreme Court shall allocate: the associate judgeships of the 6th circuit between the 6th and 24th circuits; and personnel, books, records, documents, property, funds, assets, liabilities, and pending matters concerning the 6th circuit between the 6th and 24th circuits. Makes corresponding changes. Effective immediately.

House Floor Amendment No. 2
Provides that the one resident judgeship elected from Moultrie County and Piatt County (rather than 2 resident judgeships elected from Moultrie County) shall become a resident judgeship of his or her specified county in the 24th circuit on December 7, 2020.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to House Bill 97 (H-AM 1) as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to House Bill 97 (H-AM 2) as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
HB 97 (H-AM 1) would not impact any public pension fund or retirement system in Illinois.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
HB 97 (H-AM 2) would not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
HB 97 (H-AM 1) would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
HB 97 (H-AM 2) would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.
HB 00097 (CONTINUED)
Correctional Note, House Floor Amendment No. 1 (Dept of Corrections)
There is no fiscal or population impact on the Department of Corrections
Correctional Note, House Floor Amendment No. 2 (Dept of Corrections)
There is no fiscal or population impact on the Department of Corrections
Land Conveyance Appraisal Note, House Floor Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in this legislation; therefore, there are no appraisals to be filed.
Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)
No land conveyances are included in this legislation; therefore, there are no appraisals to be filed.

Nov 13 19  S  To Subcommittee on Election Law

HB 00098  Rep. Michael J. Madigan
705 ILCS 90/1-1
Amends the Judicial Privacy Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00099  Rep. Michael J. Madigan
705 ILCS 70/2 from Ch. 37, par. 652
Amends the Court Reporters Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00100  Rep. Michael J. Madigan
705 ILCS 22/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00101  Rep. Michael J. Madigan
705 ILCS 17/1
Amends the Supreme Court Historic Preservation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00102  Rep. Michael J. Zalewski
50 ILCS 350/1
Amends the Community Self-Revitalization Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 1
Deletes reference to:
50 ILCS 350/1
Adds reference to:
65 ILCS 5/8-11-2.3 new
Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Provides that, in addition to any other tax that may be imposed, if a municipality adopts a responsible bid ordinance that is approved by the Department of Transportation, then the municipality may also impose a tax on motor fuel at a rate not to exceed $0.03 per gallon. Effective January 1, 2020.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00103  Rep. Michael J. Madigan
50 ILCS 150/1
Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00104  Rep. Michael J. Madigan
50 ILCS 55/1
Amends the Local Government Electronic Notification Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00105
Rep. Kathleen Willis, Michelle Mussman, Sara Feigenholtz and Natalie A. Manley
(Sen. Thomas Cullerton)

50 ILCS 50/1
Amends the Property Assessed Clean Energy Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

50 ILCS 50/1

Adds reference to:

425 ILCS 25/3 new

Adds reference to:

425 ILCS 25/6 from Ch. 127 1/2, par. 6

Adds reference to:

425 ILCS 25/6.1

Adds reference to:

425 ILCS 25/7 from Ch. 127 1/2, par. 7

Adds reference to:

425 ILCS 25/8 from Ch. 127 1/2, par. 8

Adds reference to:

425 ILCS 25/8a new

Adds reference to:

425 ILCS 25/9 from Ch. 127 1/2, par. 9

Adds reference to:

425 ILCS 25/9a from Ch. 127 1/2, par. 10

Adds reference to:

425 ILCS 25/9b from Ch. 127 1/2, par. 11

Adds reference to:

425 ILCS 25/9e from Ch. 127 1/2, par. 14

Adds reference to:

425 ILCS 25/9f

Adds reference to:

425 ILCS 25/9g new

Adds reference to:

425 ILCS 25/12 from Ch. 127 1/2, par. 16

Adds reference to:

425 ILCS 25/13 from Ch. 127 1/2, par. 17

Adds reference to:

425 ILCS 25/13.1 from Ch. 127 1/2, par. 17.1

Adds reference to:

425 ILCS 25/10 rep.

Replaces everything after the enacting clause. Amends the Fire Investigation Act. Replaces "the Office of the State Fire Marshal" with "the Office". Provides Section headings. Makes formatting changes. Refers to specified rules adopted by the Office as "fire prevention and life safety rules". Provides that the Office shall identify dangerous conditions or fire hazards and notify the owner, occupant, or other person interested in the premises. Provides that if no corrective action is taken by the owner, occupant, or other person interested in a premises to remove or remedy dangerous conditions or fire hazards within a reasonable time, as determined by the Office or the local authority having jurisdiction, an order shall be served upon the owner, occupant, or other person interested in the premises directing that the dangerous condition be removed or remedied immediately. Provides service and procedural requirements regarding the owner, occupant, or person interested in the premises. Provides that the Act's provisions regarding enforcement, service, and procedural requirements are not applicable within the geographical boundaries of home rule units that have adopted fire prevention and life safety standards by local ordinance, except with respect to State-owned buildings or State licensed facilities. Provides that the Act's provisions are severable. Makes other changes.

Jul 15 19    H     Public Act . . . . . . . . . . . . . . 101-0082
HB 00106
Rep. La Shawn K. Ford, Will Guzzardi and Sam Yingling
50 ILCS 20/1 from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00107
Rep. Michael J. Madigan
40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00108
Rep. Michael J. Madigan
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the General Assembly.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00109
Rep. Michael J. Madigan
40 ILCS 5/1A-103
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00110
Rep. Michael J. Madigan
40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
Amends the Illinois Pension Code. Makes a technical change in a Section concerning prohibited transactions.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00111
Rep. Michael J. Madigan
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00112
Rep. Michael J. Madigan
35 ILCS 128/1-1
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00113
Rep. Michael J. Madigan
35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00114
Rep. Michael J. Madigan
35 ILCS 40/1
Amends the Invest in Kids Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00115
Rep. Michael J. Madigan
35 ILCS 35/1
Amends the State Tax Preparer Oversight Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00116
Rep. Michael J. Madigan
35 ILCS 31/1
Amends the Historic Preservation Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00117  Rep. Michael J. Madigan  
35 ILCS 25/1  
Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee  

HB 00118  Rep. Michael J. Madigan  
35 ILCS 17/10-1  
Amends the Live Theater Production Tax Credit Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee  

HB 00119  Rep. Michael J. Madigan  
35 ILCS 135/36 from Ch. 120, par. 453.66  
Amends the Cigarette Use Tax Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00120

Rep. Stephanie A. Kifowit-Daniel Swanson-Randy E. Frese-Mike Murphy, Jonathan Carroll, John Connor, Daniel Didech, Carol Ammons, Maurice A. West, II and Natalie A. Manley


5 ILCS 140/1.1 from Ch. 116, par. 201.1

Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

5 ILCS 140/1.1

Add reference to:

20 ILCS 2805/38 new

Replaces everything after the enacting clause. Amends the Department of Veterans' Affairs Act. Creates the Veterans' Service-Related Ailments Task Force. Provides that the Task Force shall review and make recommendations regarding veterans' service-related ailments that are not recognized by the U.S. Department of Veterans Affairs, including exploring why certain service-related ailments are not recognized and determining what may be done to have them recognized. Provides who shall serve on the Task Force. Provides that the Task Force shall meet at least once every 2 months beginning July 1, 2019. Provides that the Department of Veterans' Affairs shall provide administrative and other support to the Task Force. Provides that the Task Force shall prepare a report that summarizes its work and makes recommendations resulting from its study and shall submit the report to the Governor and the General Assembly by December 31, 2019. Provides that the Task Force is dissolved on December 31, 2020. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 140/1.1

Add reference to:

20 ILCS 2805/38 new

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: Requires the Task Force to assess ways the State can improve the rate at which disability compensation claims are approved by the federal government and correct the disparity between the U.S. Department of Veterans Affairs' approval of disability compensation for Illinois veterans and that which is approved for veterans in other states. Provides that 4 members of different Illinois counties' Veterans Assistance Commissions, Veteran Service Officers, and VITAS officials shall be appointed to serve on the Task Force by the chair of the Veterans' Affairs Committee in the House of Representatives and the chair of the Veterans Affairs Committee in the Senate. Requires the report to be submitted by December 31, 2020 (rather than 2019) and the Task Force to dissolve and the amendatory Act's provisions to be repealed on December 31, 2021 (rather than 2020).

Senate Floor Amendment No. 2

In provisions establishing the membership of the Veterans' Service-Related Ailments Task Force, provides that a total of 4 members shall be appointed, one each by the chair and the minority spokesperson of the Veterans' Affairs Committee of the House of Representatives (instead of the chair) and one each by the chair and the minority spokesperson of the Veterans Affairs Committee of the Senate (instead of the chair).

Aug 09 19 H Public Act . . . . . . . 101-0225

HB 00121

Rep. Anna Moeller

5 ILCS 120/1.01 from Ch. 102, par. 41.01

Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00122

Rep. Yehiel M. Kalish-Sara Feigenholtz

(Sen. Laura Fine)

5 ILCS 100/1-1

from Ch. 127, par. 1001-1

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2

Deletes reference to:

5 ILCS 100/1-1

Adds reference to:

20 ILCS 301/Art. 7 heading new

Adds reference to:

20 ILCS 301/7-5 new

Adds reference to:

20 ILCS 301/7-10 new

Adds reference to:

20 ILCS 301/7-15 new

Adds reference to:

20 ILCS 301/7-20 new

Adds reference to:

20 ILCS 301/7-25 new

Adds reference to:

215 ILCS 5/370c.2 new

Replaces everything after the enacting clause. Amends the Substance Use Disorder Act. Creates the Office of the Ombudsman for Behavioral Health Access to Care (Office) within the Department of Human Services for the purpose of assisting residents of Illinois in accessing behavioral health care. Provides that the Office and the Department shall operate in accordance with a memorandum of understanding between the 2 entities. Provides that the memorandum of understanding shall contain: (1) a requirement that the Office has its own personnel rules; (2) a requirement that the designated Ombudsman for Behavioral Health Access to Care has independent hiring and termination authority over Office employees; (3) a requirement that the Office must follow State fiscal rules; and other requirements. Provides that, by November 1, 2019, the Governor shall designate an Ombudsman for Behavioral Health Access to Care (Ombudsman) to help consumers, including consumers who are uninsured or have public or private health benefit coverage, and health care providers navigate and resolve issues related to consumer access to behavioral health care, including care for mental health conditions and substance use disorders. Sets forth the Ombudsman's duties, including the duty to: (i) identify, track, and report to the appropriate regulatory or oversight agency concerns, complaints, and potential violations of State or federal rules, regulations, or statutes concerning the availability of, and terms and conditions of, benefits for mental health conditions or substance use disorders; (ii) provide appropriate information to help consumers obtain behavioral health care; and (iii) develop appropriate points of contact for referrals to other State and federal agencies. Requires the Director of Insurance and the Secretary of Human Services to each appoint a liaison to the Ombudsman to receive reports of concerns, complaints, and potential violations of State and federal rules concerning benefits for mental health conditions or substance use disorders. Requires the Ombudsman to prepare and submit a report to the Governor, the Secretary of Human Services, and other specified persons by September 1, 2021, and by September 1 of each year thereafter, concerning actions taken by the Ombudsman relating to the duties of the Office. Provides that the annual report shall be posted on the Department of Human Services' website. Amends the Illinois Insurance Code. Provides that by March 1, 2020, and every other March 1 thereafter, the Director of Insurance shall submit a written report and provide a presentation of the report to the General Assembly that: (a) specifies the methodology the Director uses to verify that insurance carriers are complying with certain requirements under the Code concerning mental health or substance use disorder parity; (b) identifies market conduct examinations initiated, conducted, or completed during the preceding 12 months regarding compliance with those mental health parity requirements and with the federal Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act of 2008; and (c) details any educational or corrective actions the Director has taken to ensure insurance carrier compliance. Effective immediately.

House Floor Amendment No. 3

Provides that the establishment of the Office of the Ombudsman for Behavioral Health Access to Care within the Department of Human Services shall be subject to appropriation.

May 10 19 S Rule 3-9(a) / Re-referred to Assignments
HB 00123
Rep. Kathleen Willis-Emanuel Chris Welch-Camille Y. Lilly-Jonathan Carroll-Rita Mayfield, Elizabeth Hernandez, Delia C. Ramirez and Joyce Mason
(Sen. John J. Cullerton-Iris Y. Martinez-Kimberly A. Lightford)
5 ILCS 80/1 from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
  5 ILCS 80/1
Adds reference to:
  20 ILCS 3960/6 from Ch. 111 1/2, par. 1156

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Health Facilities Planning Act. Provides that notwithstanding any decision of the Health Facilities and Services Review Board or provision to the contrary, the Governor is authorized to reverse a decision of the Board regarding an application for an exemption submitted under the Act. Provides that if there is a pending lawsuit on the closure of a health care facility for which an application for an exemption is under review, the Board shall suspend any pending action involving that application until the resolution of the lawsuit. Provides that the changes made by the amendatory Act shall apply to all applications pending before the Board on and after the effective date of the amendatory Act in which no final action has been taken by the Board. Removes specified requirements concerning health care facility change of ownership, health care facility closure, and the discontinuation of categories of service at health care facilities. Requires the Board to provide public notice regarding the completion of an application for a change of ownership of a health care facility on 3 consecutive days (currently, one day). Makes other changes. Effective immediately.

Apr 10 19 S Referred to Assignments

HB 00124
Rep. Luis Arroyo-La Shawn K. Ford and Elizabeth Hernandez
(Sen. Iris Y. Martinez-Thomas Cullerton, John G. Mulroe-Julie A. Morrison, Terry Link, Mattie Hunter, Bill Cunningham, Laura M. Murphy, Neil Anderson, Martin A. Sandoval and Dan McConchie-Omar Aquino)
5 ILCS 160/1 from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
  5 ILCS 160/1
Adds reference to:
  20 ILCS 2610/9 from Ch. 121, par. 307.9

Replaces everything after the enacting clause. Amends the State Police Act. Provides that persons appointed to be a Department of State Police officer shall, at the time of their appointment, be not less than 21 years of age, or 20 years of age and have successfully completed an associate's degree or 60 credit hours at an accredited college or university (rather than 2 years of law enforcement studies at an accredited college or university).

House Floor Amendment No. 2
Provides that persons certified for appointment as State Police officers shall be of good sound mind and body, be of good moral character, be citizens of the United States, have no criminal records, possess the prerequisites of training and experience (rather than training, education, and experience) as the Department of State Police Merit Board may prescribe, and be required to pass mental and physical tests and examinations prescribed by the Board.

Senate Committee Amendment No. 1
Provides that Department of State Police officers appointed subsequent to successful completion of an associate's degree or 60 credit hours at an accredited college or university must not otherwise be disqualified. Provides that nothing in the provisions concerning the qualifications for appointment as a State Police officer limits the Board's ability to prescribe education prerequisites or requirements to certify Department of State Police officers for promotion as provided in the Act.

Aug 16 19 H Public Act . . . . . . . . 101-0374
HB 00125  Rep. Rita Mayfield
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 00126  Rep. Rita Mayfield
5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 00127  Rep. Rita Mayfield
5 ILCS 185/1
Amends the Anti-Registry Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 00128  Rep. Rita Mayfield
5 ILCS 290/0.1 from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 00129  Rep. Rita Mayfield
5 ILCS 315/1 from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 00130  Rep. Michael J. Madigan
15 ILCS 5/1 from Ch. 127, par. 63b122
Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

15 ILCS 10/1 from Ch. 127, par. 63b121
Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 00132  Rep. Michael J. Madigan
35 ILCS 16/1
Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 00133  Rep. Arthur Turner
15 ILCS 520/1.1 from Ch. 130, par. 20.1
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning investment in minority-owned financial institutions.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 00134  Rep. Michael J. Madigan
15 ILCS 520/2 from Ch. 130, par. 21
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning interest on deposits.
Apr 12 19  H   Rule 19(a) / Re-referred to Rules Committee
HB 00135  Rep. Rita Mayfield
15 ILCS 505/1 from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00136  Rep. Michael J. Madigan
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

(Sen. Cristina Castro-Ram Villivalam)
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.
House Floor Amendment No. 1
Deletes reference to:
15 ILCS 205/0.01
Adds reference to:
415 ILCS 5/14.7
Adds reference to:
605 ILCS 5/4-106
Replaces everything after the enacting clause. Amends the Environmental Protection Act. Deletes language providing that the Section regarding preservation of community water supplies applies only to projects receiving 100% of their funding from the State. Amends the Illinois Highway Code. Provides that an "eligible bridge" under the Section regarding preservation of bridge infrastructure includes any bridge or overpass that is funded directly by, or provided other assistance through, a municipality, a public-private partnership, the State, the federal government, or some combination thereof (instead of "100% funded by the State").
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. In a provision that excludes routine maintenance of community water supplies from rules governing certain corrosion prevention projects, provides that routine maintenance activities shall (instead of may) include specified activities.
Aug 09 19 H Public Act . . . . . . . . . .101-0226

HB 00138  Rep. Lance Yednock-Jay Hoffman
15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00139  Rep. Michael J. Madigan
15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00140  Rep. Michael J. Madigan
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00141  Rep. Monica Bristow
35 ILCS 5/101 from Ch. 120, par. 1-101
Dec 16 19 H Rule 19(b) / Re-referred to Rules Committee
HB 00142
Rep. Gregory Harris
(Sen. Andy Manar-Martin A. Sandoval)

30 ILCS 305/0.01 from Ch. 17, par. 6600

House Floor Amendment No. 2
Deletes reference to:
30 ILCS 305/0.01
Adds reference to:
30 ILCS 575/4f
Adds reference to:
30 ILCS 575/6 from Ch. 127, par. 132.606
Adds reference to:
30 ILCS 575/8f

Replaces everything after the enacting clause. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Makes changes to a Section concerning the award of State contracts to professional service firms (currently, the award of State contracts). Removes provisions concerning Business Enterprise Council reports for community college districts. Provides that each community college district shall file the annual compliance plan, mid-fiscal year report, and annual report with the Illinois Community College Board. Provides that the Illinois Community College Board shall compile and submit the reports to the Secretary of the Business Enterprise Council. In a Section concerning an annual report, requires the Business Enterprise Council to report specified information for each community college district.

Senate Floor Amendment No. 1
Deletes reference to:
30 ILCS 575/4f
Deletes reference to:
30 ILCS 575/6 from Ch. 127, par. 132.606
Deletes reference to:
30 ILCS 575/8f
Adds reference to:
30 ILCS 105/5.891 new
Adds reference to:
30 ILCS 105/5.893 new
Adds reference to:
30 ILCS 105/5.894 new
Adds reference to:
30 ILCS 105/5.895 new
Adds reference to:
30 ILCS 105/5.896 new
Adds reference to:
30 ILCS 105/6z-78
Adds reference to:
30 ILCS 105/6z-108 new
Adds reference to:
30 ILCS 105/6z-109 new
Adds reference to:
30 ILCS 105/6z-110 new
Adds reference to:
30 ILCS 105/6z-111 new
Adds reference to:
30 ILCS 330/2 from Ch. 127, par. 652
Adds reference to:
HB 00142 (CONTINUED)

30 ILCS 330/2.5
Adds reference to:
30 ILCS 330/3 from Ch. 127, par. 653
Adds reference to:
30 ILCS 330/4 from Ch. 127, par. 654
Adds reference to:
30 ILCS 330/5 from Ch. 127, par. 655
Adds reference to:
30 ILCS 330/6 from Ch. 127, par. 656
Adds reference to:
30 ILCS 330/9 from Ch. 127, par. 659
Adds reference to:
30 ILCS 330/11 from Ch. 127, par. 661
Adds reference to:
30 ILCS 330/7.6 from Ch. 127, par. 662
Adds reference to:
30 ILCS 330/12 from Ch. 127, par. 665
Adds reference to:
30 ILCS 330/15 from Ch. 127, par. 669
Adds reference to:
30 ILCS 330/19 from Ch. 127, par. 2802
Adds reference to:
30 ILCS 425/2 from Ch. 127, par. 2804
Adds reference to:
30 ILCS 425/4 from Ch. 127, par. 2806
Adds reference to:
30 ILCS 425/6 from Ch. 127, par. 2808
Adds reference to:
30 ILCS 425/8 from Ch. 127, par. 2808
Adds reference to:
70 ILCS 3615/2.32

Replaces everything after the enacting clause. Creates the Rebuild Illinois Capital Financing Program of 2019. Amends the General Obligation Bond Act. Increases the amount of bonded indebtedness authorized to $78,256,839,969 from $57,717,925,743, and specifies the uses for which the additional moneys may be used. Expands the Funds used to determine the debt limit to include the Fund for the Advancement of Education, the Commitment to Human Services Fund, and the Budget Stabilization Fund (currently, the General Revenue Fund, the Common School Fund, the General Revenue Common School Special Account Fund, and the Education Assistance Fund). Creates the Mass Transportation Bond Fund. Amends the Build Illinois Bond Act. Increases the amount of bonded indebtedness authorized to $9,484,681,100 from $6,246,009,000, and specifies the uses for which the additional moneys may be used. Amends the State Finance Act and the Regional Transportation Authority Act. Makes conforming changes. Effective immediately.
Jun 28 19 H    Public Act . . . . . . . . 101-0030

HB 00143 Rep. Luis Arroyo

30 ILCS 212/1

Amends the State Treasurer's Bank Services Trust Fund Act. Makes a technical change in a Section concerning the short title.
May 31 19 H    Rule 19(a) / Re-referred to Rules Committee
HB 00144  Rep. Michael J. Madigan
30 ILCS 210/1  from Ch. 15, par. 151
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00145  Rep. Michael J. Madigan
30 ILCS 190/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00146  Rep. Michael J. Madigan
30 ILCS 168/1
Amends the Tobacco Product Manufacturers' Escrow Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00147  Rep. Michael J. Madigan
30 ILCS 122/1
Amends the Budget Stabilization Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00148  Rep. Michael J. Madigan
30 ILCS 120/1  from Ch. 85, par. 651
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00149  Rep. Michael J. Madigan
30 ILCS 115/0.1  from Ch. 85, par. 610
Amends the State Revenue Sharing Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00150  Rep. Michael J. Madigan
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00151  Rep. Michael J. Madigan
30 ILCS 25/3-1
Amends the Public Accountability and Performance System Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00152  Rep. Mary E. Flowers
5 ILCS 315/20  from Ch. 48, par. 1620
20 ILCS 2610/14  from Ch. 121, par. 307.14
50 ILCS 725/3.8  from Ch. 85, par. 2561
Amends the Illinois Public Labor Relations Act. Provides that on or after the effective date of the amendatory Act, any provision in a collective bargaining agreement that would limit the ability of a public employer to investigate the conduct of an employee of the public employer is declared to be against public policy and unenforceable unless the limitation is otherwise required by State or federal law. Amends the State Police Act. Provides that the Department of State Police shall adopt a procedure to bypass the requirement that a complaint must be supported by a sworn affidavit against a State Police Officer. Amends the Uniform Peace Officers' Disciplinary Act. Provides that every unit of local government with a law enforcement agency, and every law enforcement agency not part of a unit of local government, shall establish procedures to bypass the requirement that the complaint must be supported by a sworn affidavit against a sworn peace officer.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00153  Rep. Mary E. Flowers

730 ILCS 5/3-6-2  from Ch. 38, par. 1003-6-2

730 ILCS 5/3-10-2  from Ch. 38, par. 1003-10-2

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall provide educational programs in each of its institutions and facilities for all committed persons. Provides that the Department must allow into each institution and facility of the Department teachers who hold Professional Educator Licenses issued by the State Superintendent of Education under the School Code to teach committed persons. Provides that the Department shall provide vocational training for committed persons in each institution and facility of the Department. Provides that each institution and facility of the Department of Juvenile Justice shall provide educational and vocational training for all persons committed to the Department. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00154  Rep. Mary E. Flowers

Appropriates $500,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for grants to the Ida B. Wells Commemorative Art Committee. Effective July 1, 2019.

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

HB 00155  Rep. Anthony DeLuca

65 ILCS 5/8-11-1.1  from Ch. 24, par. 8-11-1.1

65 ILCS 5/8-11-1.2  from Ch. 24, par. 8-11-1.2

65 ILCS 5/8-11-1.3  from Ch. 24, par. 8-11-1.3

65 ILCS 5/8-11-1.4  from Ch. 24, par. 8-11-1.4

65 ILCS 5/8-11-1.5  from Ch. 24, par. 8-11-1.5

Amends the Illinois Municipal Code. Provides that the rate of tax under the Non-Home Rule Municipal Retailers' Occupation Tax Act, the Non-Home Rule Municipal Service Occupation Tax Act, and the Non-Home Rule Municipal Use Tax Act may not exceed 2% (currently, 1%). Provides that the rate of tax that may be imposed for municipal operations may not exceed 1%. With respect to the Non-Home Rule Municipal Retailers' Occupation Tax Act, the Non-Home Rule Municipal Service Occupation Tax Act, and the Non-Home Rule Municipal Use Tax Act, provides that the term "public infrastructure" includes the acquisition, repair, and maintenance of public safety equipment. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00156


(Sen. Andy Manar-John J. Cullerton-Jacqueline Y. Collins and David Koehler-Pat McGuire)

New Act

5 ILCS 140/7.5
215 ILCS 5/356z.33 new
225 ILCS 85/16d new
225 ILCS 85/19.5
225 ILCS 85/19.7 new
225 ILCS 85/25 from Ch. 111, par. 4145
225 ILCS 85/41

Creates the Prescription Drug Pricing Transparency Act. Requires health insurers to disclose certain rate and spending information concerning prescription drugs and certain prescription drug pricing information to the Department of Public Health. Requires the Department and health insurers to create annual lists of prescription drugs on which the State spends significant health care dollars and for which costs have increased at a certain rate over time. Requires the Department and health insurers to provide their lists to the Attorney General. Requires prescription drug manufacturers to notify the Attorney General if they are introducing a new prescription drug at a wholesale acquisition cost that exceeds the threshold set for a specialty drug under the Medicare Part D program. Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance that provides coverage for prescription drugs to apply the same cost-sharing requirements to interchangeable biological products as apply to generic drugs under the policy. Amends the Pharmacy Practice Act. Provides that when a pharmacist receives a prescription for a biological product, the pharmacist shall select the lowest priced interchangeable biological product (rather than allowing a pharmacist to substitute an interchangeable biological product only if certain requirements are met). Requires that when a pharmacist receives a prescription from a Medicaid recipient, the pharmacist shall select the preferred drug or biological product from the State's preferred drug list. Makes other changes. Makes conforming changes in the Freedom of Information Act. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

215 ILCS 5/356z.33
225 ILCS 85/16d new
225 ILCS 85/19.5
225 ILCS 85/19.7 new
225 ILCS 85/25
225 ILCS 85/41

Removes the provisions amending the Illinois Insurance Code and the Pharmacy Practice Act.

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

This bill does not create a State mandate.

May 17 19 S Rule 3-9(a) / Re-referred to Assignments
HB 00157
(Sen. Jacqueline Y. Collins)

New Act

Creates the Implementation of Legislation Reporting Act. Provides that any State agency required to provide benefits or services under the provisions of a covered Public Act shall prepare an Implementation Report relating to that covered Public Act, and file the Report with the General Assembly. Requires the Implementation Report to also be published on the General Assembly's Internet website. Defines terms. Effective immediately.

Apr 04 19 S Referred to Assignments

HB 00158

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

Amends the Illinois Income Tax Act. Provides that, from February 1, 2020 through January 31, 2021, the amount transferred from the General Revenue Fund to the Local Government Distributive Fund shall be: (i) 8.5% of the net revenue realized from the tax imposed on individuals, trusts, and estates, and (ii) 9.355% of the net revenue realized from the tax imposed on corporations. Provides that, from February 1, 2021 through January 31, 2022, the amount transferred from the General Revenue Fund to the Local Government Distributive Fund shall be: (i) 9% of the net revenue realized from the tax imposed on individuals, trusts, and estates, and (ii) 9.57% of the net revenue realized from the tax imposed on corporations. Provides that, from February 1, 2022 through January 31, 2023, the amount transferred from the General Revenue Fund to the Local Government Distributive Fund shall be: (i) 9.5% of the net revenue realized from the tax imposed on individuals, trusts, and estates, and (ii) 9.785% of the net revenue realized from the tax imposed on corporations. Provides that, beginning on February 1, 2023, the Treasurer shall transfer each month from the General Revenue Fund to the Local Government Distributive Fund an amount equal to 10% of the net revenue realized from the tax imposed on individuals, trusts, estates, and corporations during the preceding month. Effective immediately.

Fiscal Note (Dept. of Revenue)

Although increasing the Local Government Distributive Fund (LGDF) diversion rate would have no effect on gross corporate or individual income taxes, there would be a decrease to the amount deposited into the General Revenue Fund and a corresponding increase to the amount deposited into the LGDF. Because the diversion rate would increase in February of each calendar year for four consecutive years beginning in 2020, the additional amount of money deposited into the LGDF would increase gradually for each of the next several fiscal years.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00159
Rep. Mary E. Flowers

30 ILCS 575/4 from Ch. 127, par. 132.604

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Provides that all State agencies shall increase their award of State contracts to minority owned businesses by 15%.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00160
Rep. Mary E. Flowers-LaToya Greenwood-Margo McDermed-Kelly M. Cassidy-Tony McCombie
(Sen. Christopher Belt)

720 ILCS 550/5.2 from Ch. 56 1/2, par. 705.2

Amends the Cannabis Control Act. Provides that the enhanced penalties for delivering cannabis in a school or on school property apply only to an offense committed in or on the grounds of an active and operational school when school is in session, children are present, or a school related activity occurs. Provides that the enhanced penalties do not apply to an enrolled student. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Cannabis Control Act. Provides that the enhanced penalties for delivering cannabis in a school or on school property do not apply to a violation in or on the grounds of a building that is designated as a school but is no longer operational or active as a school, including a building that is temporarily or permanently closed by a unit of local government. Effective immediately.

Aug 20 19 H Public Act . . . . . . . . 101-0429
HB 00161  Rep. Mary E. Flowers

210 ILCS 85/6.27 new
725 ILCS 5/103-10 new
730 ILCS 5/5-4-3 from Ch. 38, par. 1005-4-3
730 ILCS 150/8 from Ch. 38, par. 228

Amends the Hospital Licensing Act and the Code of Criminal Procedure of 1963. Provides that each licensed hospital shall designate patient-care areas under rules adopted by the Department of Public Health. These areas shall include examination and operating rooms and out-patient care areas of the hospital. Provides that each licensed hospital shall post a sign of a type and size specified by the Department of Public Health in a conspicuous place at the entrance of each patient-care area of the hospital stating that peace officers may not enter the area without the knowing consent of the health supervisor or a valid search warrant. Provides that each hospital shall designate one of its staff as a health supervisor. Provides that the health supervisor shall be the person designated by the hospital to communicate and interact with peace officers including about the treatment and care being provided at the hospital to a person in the peace officer's custody who is being treated at the hospital. Provides that the health supervisor shall be a hospital administrator or other person in charge of supervising nurses at the hospital but who is not providing treatment to patients. Amends the Unified Code of Corrections and the Sex Offender Registration Act. Deletes provisions that require DNA submissions of persons charged with certain offenses and of each registered sex offender to the Department of State Police for DNA analysis. Deletes provisions that the detention, arrest, or conviction of a person based upon a database match or database information is not invalidated if it is determined that the specimen was obtained or placed in the database by mistake.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00162  Rep. Katie Stuart, Monica Bristow, Lance Yednock, Karina Villa and Mary Edly-Allen

720 ILCS 570/401 from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Provides that a sentencing enhancement of an additional 3 years imprisonment is applicable when the controlled substance also contains any amount of a fentanyl analog for the following violations: manufacture or delivery, or possession with intent to manufacture or deliver, a controlled substance, a counterfeit substance, or controlled substance analog; controlled substance trafficking; calculated criminal drug conspiracy; criminal drug conspiracy; streetgang criminal drug conspiracy; or delivery of a controlled, counterfeit, or look-alike substance to a person under 18 years of age (currently, the sentencing enhancement is applicable only to additional amounts of fentanyl). Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


720 ILCS 570/316

Amends the Illinois Controlled Substances Act. Provides that the information required to be transmitted under the prescription monitoring program must be transmitted not later than the end of the business day on which a controlled substance is dispensed, or at such other time as may be required by the Department of Human Services by administrative rule (rather than, at the end of the next business day on which the controlled substance is dispensed).

House Floor Amendment No. 1

Corrects an effective date reference to Public Act 100-564.

May 31 19  S Rule 3-9(a) / Re-referred to Assignments
HB 00164  Rep. Thomas M. Bennett-Charles Meier

735 ILCS 5/2-101  from Ch. 110, par. 2-101
735 ILCS 5/2-102  from Ch. 110, par. 2-102
735 ILCS 5/2-103  from Ch. 110, par. 2-103
735 ILCS 5/2-110 new
735 ILCS 5/2-110.7  from Ch. 110, par. 2-110.7
735 ILCS 5/2-1117  from Ch. 110, par. 2-1117
735 ILCS 5/2-1205.2 new

Amends the Code of Civil Procedure. Deletes a provision authorizing an action to be commenced in any county if all defendants are nonresidents of this State. Limits venue for actions against corporations, partnerships, and insurance companies. Provides that in actions in which no party is a resident of this State and over which another forum has jurisdiction, the court shall, upon motion, dismiss the action subject to specified conditions. Provides that joint and several liability attaches when a defendant is found to be 50%, rather than 25%, at fault. Limits amounts recovered for medical care, treatment, or services and caretaking expenses to the amounts actually paid for those expenses regardless of the amounts initially billed.

Mar 29  H  Rule 19(a) / Re-referred to Rules Committee

HB 00165  Rep. Thomas M. Bennett-Darren Bailey, Margo McDermed, Patrick Windhorst, Terri Bryant and Dave Severin

5 ILCS 430/5-45

Amends the State Officials and Employees Ethics Act. Provides that any member of the General Assembly who takes office on or after the effective date of this amendatory Act shall not, within a 2-year period immediately following termination of the member's most recent term of office, register as a lobbyist and engage in lobbying with members of the General Assembly. Effective immediately.

Mar 29  H  Rule 19(a) / Re-referred to Rules Committee

HB 00166  Rep. Thomas M. Bennett-Darren Bailey-Terri Bryant, Monica Bristow and Dan Caulkins

305 ILCS 5/12-4.4a new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2020, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may use the LINK card only if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2020. Effective immediately.

Mar 29  H  Rule 19(a) / Re-referred to Rules Committee

HB 00167  Rep. Thomas M. Bennett-Darren Bailey and Monica Bristow

305 ILCS 5/12-4.4a new

Amends the Administration Article of the Illinois Public Aid Code. Provides that subject to federal approval, on or after the effective date of the amendatory Act, the LINK card issued by the Department of Human Services for the purpose of enabling cardholders to obtain Supplemental Nutrition Assistance Program benefits or cash shall only be used for in-state transactions. Provides that the Department shall adopt rules necessary to implement this provision.

Mar 29  H  Rule 19(a) / Re-referred to Rules Committee
HB 00168
Rep. Thomas M. Bennett
25 ILCS 130/8A-35
25 ILCS 130/8A-60 new
Amends the Legislative Commission Reorganization Act of 1984. Provides for the acquisition and placement of statues depicting: (1) President Ronald W. Reagan; (2) President Barack H. Obama; (3) Governor James R. Thompson; and (4) State Representative and Illinois labor union leader Reuben G. Soderstrom at the State Capitol Building. Provides that the Architect of the Capitol may provide for the design and fabrication of the statues, or may otherwise acquire, using funds collected for such purpose or a statue donated to the Office of the Architect of the Capitol, a suitable statue for placement. Requires the Architect of the Capitol to take actions necessary to provide for the placement and unveiling of the statues within specified periods of time. Requires the Architect of the Capitol to issue a report to the Governor and General Assembly detailing his or her actions in acquiring and placing the statues. Provides that the Capitol Restoration Trust Fund shall contain 4 separate accounts for the deposit of funds donated for the payment of expenses associated with the placement of the statues. Provides that the separate accounts may accept deposits from any source, whether private or public, and may be appropriated only for use by the Architect of the Capitol for expenses associated with the acquisition, placement, and maintenance of the statues. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00169
Rep. Thomas M. Bennett
25 ILCS 130/8A-35
25 ILCS 130/8A-60 new
Amends the Legislative Commission Reorganization Act of 1984. Provides for the acquisition and placement of statues depicting: (1) President Ronald W. Reagan; (2) President Barack H. Obama; (3) Governor James R. Thompson; (4) State Representative and Illinois labor union leader Reuben G. Soderstrom; (5) Mayor of Chicago Harold Washington; and (6) Jean Baptiste Point du Sable at the State Capitol Building. Provides that the Architect of the Capitol may provide for the design and fabrication of the statues, or may otherwise acquire, using funds collected for such purpose or a statue donated to the Office of the Architect of the Capitol, a suitable statue for placement. Requires the Architect of the Capitol to take actions necessary to provide for the placement and unveiling of the statues within specified periods of time. Requires the Architect of the Capitol to issue a report to the Governor and General Assembly detailing his or her actions in acquiring and placing the statues. Provides that the Capitol Restoration Trust Fund shall contain 6 separate accounts for the deposit of funds donated for the payment of expenses associated with the placement of the statues. Provides that the separate accounts may accept deposits from any source, whether private or public, and may be appropriated only for use by the Architect of the Capitol for expenses associated with the acquisition, placement, and maintenance of the statues. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00170
Rep. Camille Y. Lilly
305 ILCS 5/12-4.52 new
Amends the Administration Article of the Illinois Public Aid Code. Provides that the Department of Human Services shall require a drug test to screen each individual who applies for Temporary Assistance for Needy Families, and that subject to federal approval, the Department shall require a drug test to screen each individual who applies for benefits under the federal Supplemental Nutrition Assistance Program. Contains provisions concerning notice; persons required to comply with the drug testing requirements; persons exempt from the drug testing requirements; reimbursements for the cost of the drug testing; and other matters. Effective July 1, 2019.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00171
Rep. Camille Y. Lilly
820 ILCS 180/40
Amends the Victims' Economic Security and Safety Act. Provides that the notice to employees under the Act must include language encouraging employees to report to the employer the possibility of a domestic or intimate partner committing an act of violence at the workplace and be distributed to all employees on an annual basis.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00172
Rep. Camille Y. Lilly
725 ILCS 5/112-6 from Ch. 38, par. 112-6
Amends the Code of Criminal Procedure of 1963. Provides that Grand Jury proceedings involving the investigation of the excessive use of force by a peace officer and the discharge of a firearm by a peace officer that result in death or any bodily harm are open to the public. Defines "excessive use of force" and "peace officer". Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00173  Rep. Camille Y. Lilly-Kathleen Willis-William Davis

20 ILCS 2705/2705-615 new
30 ILCS 540/7 from Ch. 127, par. 132.407
30 ILCS 540/12 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that a small business subcontractor may enter into an agreement with the Department of Transportation to receive direct payments from the Department on a construction project. Amends the State Prompt Payment Act. Provides that when a State official or agency responsible for administering a contract submits a voucher to the Comptroller for payment to a small business subcontractor who enters into a specified contract under the Department of Transportation Law, that State official or agency shall make available electronically the voucher information. Provides that if a contractor is assessed liquidated damages from the State, the contractor is still responsible to each subcontractor under subcontracts. Provides that contractors are responsible for reasonable attorneys' fees if an administrative law judge finds in favor of the subcontractor. Provides that if a contractor with the Department or a small business subcontractor claims that additional payment is due under the terms of the contract, and the Department of Transportation has not agreed that payment is due, the contractor or subcontractor desiring to pursue additional compensation shall file a claim according to the requirements and procedures specified by the Department. Provides that if the claim, after consideration by the Department, is found to have merit, the Department will make an equitable adjustment.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00174  Rep. Rita Mayfield

720 ILCS 5/24-4.1

Amends the Criminal Code of 2012. Provides that the provision of the Code that makes it an offense for a person who possesses or acquires a firearm and thereafter loses the firearm, or if the firearm is stolen from the person, to fail to report the loss or theft to the local law enforcement agency within 72 hours after obtaining knowledge of the loss or theft is a Class 4 felony for a third offense (rather than a Class A misdemeanor) and a Class 3 felony for a fourth or subsequent offense. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00175  Rep. Mary E. Flowers

20 ILCS 415/8b.21 new

Amends the Personnel Code. Provides that State agencies, when hiring for full-time, temporary positions with an expected tenure of 12 to 24 months for the position, shall give preference to a qualified applicant who is from a low-income household or has been unemployed for 6 months or more. Provides that State agencies, when hiring for internships, student assistant positions, and summer positions, shall give preference to a qualified applicant who resides in a low-income household, is up to 21 years old, and is currently attending high school.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00176  Rep. Mary E. Flowers

305 ILCS 5/5-11b new

Amends the Illinois Public Aid Code. Provides that a redetermination of eligibility for medical assistance benefits shall be conducted once every 12 months. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00177  Rep. Mary E. Flowers

705 ILCS 505/8 from Ch. 37, par. 439.8

Amends the Court of Claims Act. Provides that if a person who has been granted a pardon or issued a certificate of innocence establishes that he or she plead guilty due to a forced confession, the Court of Claims shall make an award of $50,000 per year the person was wrongfully imprisoned and attorney's fees not exceeding 25% of the award granted. Provides that the court shall include the number of years the person was imprisoned awaiting trial in its determination of the award and that the court shall include an additional $25,000 for each year served on parole, probation, or registered as a sex offender after imprisonment. Provides that the court shall annually adjust the awards authorized by the new provisions to reflect the increase, if any, in the Consumer Price Index For All Urban Consumers for the previous calendar year, as determined by the United States Department of Labor, except that no annual increment may exceed 5%. Makes corresponding changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Provides that licenses for community mental health or developmental services agencies are valid for one year (rather than 3 years). Provides that an agency licensed under the Act or a community-integrated living arrangement certified by an agency must maintain for public inspection copies of investigative reports and surveys conducted by the Department of Human Services. Provides that the Department must prepare a quarterly report detailing violations of the Act by an agency licensed under the Act or a community-integrated living arrangement certified by an agency and must publish the report on its website. Provides that the report must include the name and address of each agency and community-integrated living arrangement that violates the Act.

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

Amends the Code of Civil Procedure. Provides that any person criminally prosecuted and incarcerated for 30 days or longer prior to trial for one or more felonies by the State which he or she did not commit may file a petition for a certificate of innocence. Provides that the petitioner must prove that: the petitioner was incarcerated prior to trial in a prosecution which resulted in an acquittal or dismissal; the prosecution did not result in a conviction of a lesser included offense; the petitioner is innocent of the charges on which the petitioner's pretrial detention was based, or the charges did not constitute a felony or misdemeanor; and the petitioner did not by his or her own conduct voluntarily cause or bring about the charges which resulted in his or her pretrial incarceration. Amends the Court of Claims Act. Provides that a person who has been issued a certificate of innocence may file a claim against the State for time unjustly served in pretrial incarceration in a county jail. Provides that the Court of Claims shall award $50,000 per year during which the person was wrongfully imprisoned and shall prorate that amount for a fraction of a year that the person was wrongfully imprisoned (rather than “the amount of the award is at the discretion of the court; and provided, the court shall make no award in excess of the following amounts: for imprisonment of 5 years or less, not more than $85,350; for imprisonment of 14 years or less but over 5 years, not more than $170,000; for imprisonment of over 14 years, not more than $199,150”). Provides that the court shall include the number of years the person was imprisoned awaiting trial in its determination and an additional $25,000 for each year served on parole, probation, or registered as a sex offender after imprisonment. Makes corresponding changes. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

Amends the Wrongful Prosecution Commission Act. Creates the Wrongful Prosecution Commission as an independent commission under the Illinois Human Rights Commission for administrative purposes. Defines “claim of wrongful prosecution” as a claim by or on behalf of a living person convicted of a crime in a county of more than 3,000,000 inhabitants asserting that the person was falsely incriminated for the crime and there is credible evidence related to allegations of the use of false evidence to obtain the conviction. Defines other terms. Provides that the Commission shall conduct inquiries into claims of wrongful prosecution. Provides that if the Commission concludes there is sufficient evidence of wrongful prosecution to merit judicial review, the Chair of the Commission shall request that the Chief Judge of the Circuit Court of Cook County assign the case to a trial judge for consideration. Provides that the Court of Claims shall award against the State for time unjustly served in pretrial incarceration in a county jail. Provides that the Court of Claims shall award $50,000 per year during which the person was wrongfully imprisoned and shall prorate that amount for a fraction of a year that the person was wrongfully imprisoned (rather than “the amount of the award is at the discretion of the court; and provided, the court shall make no award in excess of the following amounts: for imprisonment of 5 years or less, not more than $85,350; for imprisonment of 14 years or less but over 5 years, not more than $170,000; for imprisonment of over 14 years, not more than $199,150”). Provides that the court shall include the number of years the person was imprisoned awaiting trial in its determination and an additional $25,000 for each year served on parole, probation, or registered as a sex offender after imprisonment. Makes corresponding changes. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

Amends the Criminal Code of 2012. Creates the offense of parental bullying. Provides that a parent or legal guardian of a minor commits parental bullying when he or she knowingly and with the intent to discipline, embarrass, or alter the behavior of the minor, transmits any verbal or visual message that the parent or legal guardian reasonably believes would coerce, intimidate, harass, or cause substantial emotional distress to the minor. Provides that parental bullying is a petty offense. Provides that if a person is convicted of parental bullying, the court shall order that person to pay for the costs of prosecution and that a portion of any fine imposed, as determined by the court, be placed in escrow for the purchase of a certificate of deposit for use by the victim when he or she attains 18 years of age.

Feb 07 19 H Tabled
HB 00182  Rep. La Shawn K. Ford-Rita Mayfield
New Act
730 ILCS 5/3-8-7 from Ch. 38, par. 1003-8-7
Creates the Isolated Confinement Restriction Act. Provides that a committed person may not be placed in isolated confinement for more than 10 consecutive days. Provides that a committed person may not be placed in isolated confinement for more than 10 days in any 180-day period. Provides that while out of cell, committed persons may have access to activities, including, but not limited to: job assignments, educational classes, vocational classes, meals, recreation, yard or gymnasium, day room, medical appointments, visits, and group therapy. Provides exceptions. Provides that the Department of Corrections shall post on the Department's official website quarterly reports on the use of isolated confinement. Amends the Unified Code of Corrections to make conforming changes. Effective January 1, 2020, except that some provisions effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00183  Rep. La Shawn K. Ford and Sue Scherer
35 ILCS 200/15-169
Amends the Property Tax Code. In a Section granting a homestead exemption to veterans with disabilities, provides that property that is used as a qualified residence by a veteran who was a member of the United States Armed Forces during World War II is exempt from taxation regardless of the veteran's level of disability. Provides that a veteran who qualifies as a result of his or her service in World War II need not reapply for the exemption. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00184  Rep. La Shawn K. Ford
30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
35 ILCS 5/507JJJ new
Amends the Illinois Income Tax Act. Creates an income tax checkoff for the Mental Health Income Tax Checkoff Fund. Amends the State Finance Act to create the Fund. Provides that moneys in the Fund may be used by the Department of Public Health for the purpose of making grants to providers of mental health services in the State. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00185  Rep. La Shawn K. Ford-Allen Skillicorn and Darren Bailey
750 ILCS 5/107-4 from Ch. 38, par. 102
750 ILCS 5/602.5
750 ILCS 5/602.7
750 ILCS 5/602.10
750 ILCS 5/603.10
Amends the Illinois Marriage and Dissolution of Marriage Act. To the list of purposes of the Act, adds recognizing that the involvement of each parent for equal time is presumptively in the children's best interests. Deletes language providing that nothing in the Act requires that each parent be allocated decision-making responsibilities. Provides that there is a rebuttable presumption in favor of equal parenting time. Relocates provisions listing factors for the court to consider in determining a child's bests interests for purposes of allocating parenting time. In specified situations, requires the court to issue a written decision stating its specific findings of fact and conclusions of law in support of its ruling.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00186  Rep. La Shawn K. Ford
725 ILCS 5/107-4 from Ch. 38, par. 107-4
725 ILCS 5/107-14 from Ch. 38, par. 107-14
725 ILCS 5/108-1.01 rep.
Amends the Code of Criminal Procedure of 1963. Provides that a peace officer shall not stop any person in a public place based upon an officer's inference from the circumstances that the person is committing, is about to commit, or has committed an offense as defined in the Code. Eliminates a provision requiring an officer to provide the person with a stop receipt that provides the reason for the stop and contains the officer's name and badge number. Makes conforming changes. Effective immediately.
Apr 03 19  H Tabled
HB 00187  Rep. La Shawn K. Ford

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately expunged after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately expunged. Provides that the petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the State's Attorney may not object to an immediate expungement petition and the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Provides that no fees shall be charged by the circuit court clerk or the Department of State Police for processing petitions filed under this provision. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Antonio Muñoz and Julie A. Morrison)

30 ILCS 105/5.891 new
625 ILCS 5/3-699.17 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue special registration plates designated as Post-Traumatic Stress Disorder Awareness license plates. Provides that the original fee and renewal fee shall be $25. Creates the Post-Traumatic Stress Disorder Awareness Fund. Makes corresponding changes in the State Finance Act.

House Committee Amendment No. 1
Deletes reference to:
30 ILCS 105/5.891 new

House Committee Amendment No. 1
Adds reference to:
625 ILCS 5/6-305

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that, if a person has a registration plate in his or her name and seeks to reassign the registration plate to his or her spouse, the Secretary shall waive any transfer fee or vanity or personalized registration plate fee upon both spouses signing a form authorizing the reassignment of registration. Provides that, if a registrant seeks to reassign the registration plate to his or her child, the Secretary shall waive any transfer fee or vanity or personalized registration plate fee.

Senate Floor Amendment No. 1
Adds reference to:
625 ILCS 5/6-305

Provides that a person who rents a motor vehicle to another may inspect the person's driver's license through electronic or digital means. Requires a person renting a vehicle to another to verify that the driver's license of the person is unexpired (instead of comparing the signature on the driver's license to the signature on the rental agreement). Removes a requirement that a person renting a vehicle to another keep a record of when the person renting the vehicle was issued a driver's license.

Dec 20 19  H  Public Act . . . . . . . . . . 101-0611

HB 00189  Rep. La Shawn K. Ford

New Act

Creates the Blight Mitigation Act. Provides that a property owner that lives within one-fourth of a mile of and on the same street as residential real property that has been abandoned may, after the property has been continuously abandoned for 12 months, petition the court for title to the land. Provides that the court shall order that title to the real property be transferred to the petitioner if the petitioner presents clear and convincing evidence that: (1) the property is abandoned; (2) the owner of the property has been made a party to the action in accordance with the Code of Civil Procedure and court rules; and (3) the property is not: listed for sale on a multiple listing service; being maintained in receivership status; or under contract for sale.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Jennifer Bertino-Tarrant-Kimberly A. Lightford)

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that, beginning with the 2019-2020 school year, a school board shall require its schools to connect at-risk students in need of academic support to either community-based or in-school academic support; defines "at-risk student". Provides that each school district shall inform the parent or guardian of an at-risk student about the community-based or in-school academic support available in that school district or the community in which the school district is located. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the School Code. Provides that, beginning with the 2020-2021 school year, each school district must provide a parent or guardian of an at-risk student information about appropriate and available community-based or in-school academic support services; defines "at-risk student" and specifies what those services may include. Provides that a school district shall not be responsible for any costs or transportation associated with a student's participation in community-based academic support services. Effective July 1, 2020.

HB 00191  Rep. La Shawn K. Ford

New Act

55 ILCS 5/3-6023 from Ch. 34, par. 3-6023
105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new
210 ILCS 85/7.7 new

Creates the Safe Spaces in Public Places Act. Defines terms. Provides that beginning with the 2020-2021 academic year, each institution of higher learning must install and operate a walk-through metal detector at each public entrance of the institution and during any special event on any campus of the institution if more than 1,000 people are present at the event. Amends the Officers and Employees Article of the Counties Code. Provides that as part of his or her duty to maintain the security of a courthouse, a sheriff shall maintain a walk-through metal detector at each point of entry into the courthouse. Provides that a courthouse shall ensure that all members of the public, other than employees of the county or individuals who display proper credentials, who enter the courthouse at a point of entry are subjected to screening by a walk-through metal detector. Amends the School Code. Provides that beginning with the 2020-2021 school year, a school board shall require each school under its authority to install and operate a walk-through metal detector at all public entrances of the school. Amends the Hospital Licensing Act. Provides that a hospital shall maintain a metal detector at each point of entry into the hospital; defines "point of entry". Provides that a hospital shall ensure that all members of the public, other than the employees of the hospital who display proper credentials, who enter the hospital at a point of entry are subjected to screening by a metal detector. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00192  Rep. La Shawn K. Ford

Appropriates funding from the General Revenue Fund to the State Board of Education to be used as grants to Chicago Public Schools for fiscal year 2020. Effective July 1, 2019.

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

HB 00193  Rep. La Shawn K. Ford

705 ILCS 135/15-70
720 ILCS 5/12C-75 new

Amends the Criminal and Traffic Assessment Act and the Criminal Code of 2012. Creates the offense of parental cyber-bullying. Provides that a person commits the offense when he or she: (1) is a parent or legal guardian of a minor who is under 18 years of age at the time of the commission of the offense; and (2) with the intent to discipline, embarrass, or alter the behavior of that minor, transmits, using electronic communication, any verbal or visual message posted on social media that the parent or legal guardian reasonably believes would coerce, intimidate, harass, or cause substantial emotional distress to the minor. Provides that a violation is a petty offense. Provides that if a person is convicted of parental cyber-bullying, the court shall order that person to pay for the costs of prosecution and that a portion of the fine, as determined by the court, be placed in escrow for the purchase of a certificate of deposit for use by the minor victim when he or she attains 18 years of age.

Apr 03 19  H  Tabled
HB 00194  Rep. La Shawn K. Ford

65 ILCS 20/21-24.5 new

Amends the Revised Cities and Villages Act of 1941. Establishes a procedure for an election to recall the Mayor of Chicago. Effective immediately.

Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 00195  Rep. La Shawn K. Ford

10 ILCS 5/19-2.3 new

Amends the Election Code. Provides that for the 2020 general primary election, each election authority shall mail to every registered voter within that election authority's jurisdiction a vote by mail ballot. Provides that this provision is inoperative the day after the date of the 2020 general primary election. Provides that for any local election following the 2020 general primary election, a city may adopt an ordinance or resolution permitting the election authority with jurisdiction over the city to send every registered voter residing within that city a vote by mail ballot. Provides that if a city adopts the ordinance or resolution, then the election authority with jurisdiction over the city must mail every registered voter residing within that city a vote by mail ballot. Provides that ballots under the provisions must be mailed to voters a reasonable amount of time before the date of the election. Provides that the receipt of a ballot under the provisions does not prevent a voter from instead casting a ballot in person. Provides that the State Board of Elections may adopt any rules necessary to implement the provisions.

Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Universal Child Care Demonstration Program Act. Requires the Department of Human Services to establish and administer a 5-year statewide Universal Child Care Demonstration Program to provide grants to eligible entities to develop, expand, and provide high-quality and affordable child care services for children age 0 to 6 years old regardless of family income. Provides that grants awarded under the Demonstration Program may be used to renovate or convert existing child care facilities to meet the goals of the Demonstration Program; to construct and maintain child care facilities in geographical areas with a demonstrated need for safe, affordable, and high-quality child care services; to train and pay child care providers, teachers, and staff; and to provide meal services to children receiving child care services. Provides that the ultimate goal of the Demonstration Program shall be to develop and evaluate the costs, impact, and quality outcomes of child care services and programs in order to establish an effective expansion toward universal child care services for children from birth to 6 years of age. Contains provisions concerning eligible entities, funding, reporting requirements, defined terms, and Department rules.

House Committee Amendment No. 1

Provides that eligible child care centers that provide meal services to children in their care shall participate in the federally funded Child and Adult Care Food Program administered by the Illinois State Board of Education.

House Floor Amendment No. 3

Deletes reference to:

New Act

Adds reference to:

20 ILCS 505/42 new

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Provides that eligible child care centers that provide meal services to children in their care shall participate in the federally funded Child and Adult Care Food Program administered by the Illinois State Board of Education.

Apr 12 19    H  Rule 19(a) / Re-referred to Rules Committee
HB 00197  Rep. Mary E. Flowers-Michael J. Zalewski-LaToya Greenwood
225 ILCS 85/15  from Ch. 111, par. 4135
225 ILCS 85/15.10 new
225 ILCS 85/18  from Ch. 111, par. 4138

Amends the Pharmacy Practice Act. Requires that at least one registered pharmacy technician be on duty whenever the practice of pharmacy is conducted. Requires that pharmacies fill no more than 10 prescriptions per hour. Requires 10 pharmacy technician hours per 100 prescriptions filled. Prohibits pharmacies from requiring pharmacists to participate in advertising or soliciting activities that may jeopardize patient health, safety, or welfare and any activities or external factors that interfere with the pharmacist's ability to provide appropriate professional services. Provides that a pharmacist shall receive specified break periods. Provides that a pharmacy may not require a pharmacist to work during a break period, shall make available a break room meeting specified requirements, shall keep a complete and accurate record of the break periods, and may not require a pharmacist to work more than 8 hours a workday. Provides for enforcement and penalties. Provides whistleblower protections for an employee of a pharmacy if the pharmacy retaliates against the employee for certain actions. Requires pharmacies to maintain a record of any errors in the receiving, filling, or dispensing of prescriptions.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00198  Rep. Mary E. Flowers
625 ILCS 5/6-204  from Ch. 95 1/2, par. 6-204
625 ILCS 5/16-104e
625 ILCS 5/16-109 new

Amends the Illinois Vehicle Code. Creates a traffic ticket fine waiver program available to a defendant who is in default or is unable to pay required fines, fees, costs, or court assessments, or who has a suspended driver's license, resulting from a minor traffic offense under the Code or a similar provision of a local ordinance. Provides that upon submission of the application to enter into the program, the court shall grant the defendant (1) the ability to convert the amount due into court-approved public community service or (2) a partial obligation waiver. Provides that the program shall apply only to a defendant convicted of a minor traffic offense committed no earlier than 2 years before the effective date. Defines "minor traffic offense". Makes conforming changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00199  Rep. Mary E. Flowers
40 ILCS 5/1-110.16

Amends the General Provisions Article of the Illinois Pension Code. Provides that Ford Motor Company and its subsidiaries are restricted companies. Requires the Illinois Investment Policy Board to make its best efforts to identify all subsidiaries of Ford Motor Company and include those companies in the list of restricted companies distributed to each retirement system and the Illinois State Board of Investment.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00200  Rep. Michael J. Zalewski
20 ILCS 1605/21.10
30 ILCS 105/5.891 new
35 ILCS 5/507HHH
625 ILCS 5/3-699.17 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue special registration plates designated as Peace Officers Memorial Foundation of Cook County license plates to active or retired Cook County peace officers and their family members, surviving family members of deceased law enforcement officers, and members of or donors to the Peace Officers Memorial Foundation of Cook County. Provides that the issuance and renewal fee shall be $25. Creates the Peace Officers Memorial Foundation of Cook County Fund. Makes corresponding changes in the Illinois Lottery Law, the State Finance Act, and the Illinois Income Tax Act.
Feb 21 19  H  Tabled
HB 00201  Rep. La Shawn K. Ford, Martin J. Moylan and Emanuel Chris Welch

305 ILCS 5/9A-11  from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that, beginning July 1, 2019, a family eligible for child care services whose income is at or below 185% of the most recent United States Department of Health and Human Services Federal Poverty Guidelines for the applicable family size shall pay a $1 fee as a co-payment for child care services. Deletes a provision that: (i) requires the Department of Human Services to establish, by rule, a co-payment scale that provides for cost sharing by families that receive child care services, including parents whose only income is from assistance under this Code; and (ii) that require co-payments to be based on family income and family size and other factors as appropriate. Removes a provision that authorizes the Department to raise parent co-payments. Effective July 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00202  Rep. La Shawn K. Ford, Martin J. Moylan and Emanuel Chris Welch

305 ILCS 5/9A-11  from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that beginning July 1, 2019, the Department of Human Services shall increase the reimbursement rates for all child care services to the 75th percentile of the 2018 child care market rates for each geographic region (rather than the Department shall, by rule, set rates to be paid for the various types of child care). Effective July 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the No Representation Without Population Act. Provides that the Department of Corrections shall collect and maintain an electronic record of the legal residence, outside of any correctional facility, and other demographic data for each person entering its custody after January 1, 2019. Provides for the minimum records that the Department shall maintain. Requires the Department to provide certain information to the Secretary of State after the decennial census. Requires the Secretary of State to request similar information from agencies that operate federal incarceration facilities. Requires the Secretary of State to prepare redistricting data to reflect the incarcerated persons at their residential address, rather than the address of the facility in which the person is incarcerated. Provides that for persons for whom a legal residence is unknown or not in the State, and for all persons reported in the census as residing in a federal correctional facility for whom a report was not provided, the Secretary of State to allocate the person to a State unit not tied to a specific determined geographic location, as other residents with unknown addresses are allocated. Requires the data collected to only be used as a basis for determining Legislative and Representative Districts. Prohibits the use of the data for the distribution of State or federal aid. Contains severability provisions. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00204  
Rep. La Shawn K. Ford-Carol Ammons-Rita Mayfield

5 ILCS 100/5-45  from Ch. 127, par. 1005-45
15 ILCS 405/10.05 from Ch. 15, par. 210.05
20 ILCS 105/4.15
30 ILCS 105/6z-52
30 ILCS 105/6z-81
30 ILCS 740/2-15.2
30 ILCS 740/2-15.3
35 ILCS 200/15-172
35 ILCS 200/15-175
35 ILCS 200/20-15
35 ILCS 200/21-27
35 ILCS 515/7  from Ch. 120, par. 1207
70 ILCS 3605/51
70 ILCS 3605/52
70 ILCS 3610/8.6
70 ILCS 3610/8.7
70 ILCS 3615/3A.15
70 ILCS 3615/3A.16
70 ILCS 3615/3B.14
70 ILCS 3615/3B.15
110 ILCS 990/1  from Ch. 144, par. 1801
220 ILCS 10/9  from Ch. 111 2/3, par. 909
305 ILCS 5/3-5  from Ch. 23, par. 3-5
305 ILCS 5/4-1.6 from Ch. 23, par. 4-1.6
305 ILCS 5/4-2  from Ch. 23, par. 4-2
305 ILCS 5/5-2  from Ch. 23, par. 5-2
305 ILCS 5/5-4  from Ch. 23, par. 5-4
305 ILCS 5/6-1.2 from Ch. 23, par. 6-1.2
305 ILCS 5/6-2  from Ch. 23, par. 6-2
305 ILCS 5/12-9  from Ch. 23, par. 12-9
320 ILCS 25/Act title
320 ILCS 25/1  from Ch. 67 1/2, par. 401
320 ILCS 25/1.5
320 ILCS 25/2  from Ch. 67 1/2, par. 402
320 ILCS 25/3.05a
320 ILCS 25/3.10 from Ch. 67 1/2, par. 403.10
320 ILCS 25/4  from Ch. 67 1/2, par. 404
320 ILCS 25/4.05
320 ILCS 25/4.2 new
320 ILCS 25/5  from Ch. 67 1/2, par. 405
320 ILCS 25/6  from Ch. 67 1/2, par. 406
320 ILCS 25/7  from Ch. 67 1/2, par. 407
320 ILCS 25/8  from Ch. 67 1/2, par. 408
Amends the Senior Citizens and Persons with Disabilities Property Tax Relief Act by reinstituting the pharmaceutical assistance program that was eliminated by Public Act 97-689 and changing the short title to the Senior Citizens and Persons with Disabilities Property Tax Relief and Pharmaceutical Assistance Act. Makes conforming changes in various Acts.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00205


105 ILCS 110/3

Amends the Critical Health Problems and Comprehensive Health Education Act to require the instruction on mental health and illness to evaluate the multiple dimensions of health by reviewing the relationship between physical and mental health so as to enhance student understanding, attitudes, and behaviors that promote health, well-being, and human dignity.

May 24 19  S Rule 3-9(a) / Re-referred to Assignments

HB 00206

Rep. Mary E. Flowers-Aaron M. Ortiz-Sonya M. Harper

310 ILCS 10/25 from Ch. 67 1/2, par. 25

Amends the Housing Authorities Act. In a provision permitting a Housing Authority to refuse to certify or recertify applicants, current tenants, or other household members who have been convicted of a criminal offense relating to the sale or distribution of a controlled substance, provides that prior to refusing to certify or recertify such a person, the Authority shall make an individualized assessment and determine whether it is reasonable to conclude that the applicant, current tenant, or other household member would constitute a threat to those in the community where the applicant, current tenant, or other household member would reside; or whether it is reasonable to conclude that the applicant, current tenant, or other household member would otherwise engage in other unlawful activities in that community. Provides that during the individualized assessment, the Authority shall consider all mitigating circumstances, including, but not limited to: the nature of the crime; the time elapsed between the date of conviction and the date of certification or recertification; the applicant's, tenant's, or other household member's background; the incentive to litigate the criminal matter; and any evidence demonstrating rehabilitation. Requires the Authority to provide notice to the applicant, current tenant, or other household member that he or she may be denied certification or recertification because of a criminal conviction and that he or she has the right to an impartial hearing to demonstrate that he or she should not be denied certification or recertification because of his or her particular circumstances.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00207  Rep. Mary E. Flowers-Gregory Harris-Carol Ammons-Anne Stava-Murray-LaToya Greenwood

New Act

Creates the Health Care for All Illinois Act. Provides that all individuals residing in this State are covered under the Illinois Health Services Program for health insurance. Sets forth requirements and qualifications of participating health care providers. Sets forth the specific standards for provider reimbursement. Provides that it is unlawful for private health insurers to sell health insurance coverage that duplicates the coverage of the program. Requires the State to establish the Illinois Health Services Trust to provide financing for the program. Sets forth the specific requirements for claims billed under the program. Provides that the program shall include funding for long-term care services and mental health services. Creates the Pharmaceutical and Durable Medical Goods Committee to negotiate the prices of pharmaceuticals and durable medical goods with suppliers or manufacturers on an open bid competitive basis. Provides that patients in the program shall have the same rights and privacy as they are entitled to under current State and federal law. Provides that the Commissioner, the Chief Medical Officer, the public State board members, and employees of the program shall be compensated in accordance with the current pay scale for State employees and as deemed professionally appropriate by the General Assembly. Effective July 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00208  Rep. Mary E. Flowers

105 ILCS 5/27-13.2 from Ch. 122, par. 27-13.2

30 ILCS 805/8.43 new

Amends the School Code. Provides that beginning with the 2019-2020 school year, in every public school maintaining any of grades kindergarten through 12, there shall be instruction, study, and discussion on the side effects of cannabis when the use of cannabis is not authorized by the Compassionate Use of Medical Cannabis Pilot Program Act. Provides that each school board must develop and integrate a test on the use and side effects of cannabis into the instruction and require passage of the test by each student. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
30 ILCS 805/8.43 new

Deletes reference to:
105 ILCS 5/27-13.2

Adds reference to:
105 ILCS 110/3

Replaces everything after the enacting clause. Amends the Critical Health Problems and Comprehensive Health Education Act. Provides that a school's comprehensive health education program must include instruction on the medical and legal ramifications of cannabis use. Makes technical corrections.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00209  Rep. Mary E. Flowers

35 ILCS 820/1 from Ch. 121 1/2, par. 1001

35 ILCS 820/2 from Ch. 121 1/2, par. 1002

Amends the Stock, Commodity, or Options Transaction Tax Exemption Act. Provides that a home rule municipality with 1,000,000 or more inhabitants may, by ordinance, levy a tax on stock, commodity or options transactions. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00210  Rep. Terri Bryant-Patrick Windhorst-Jerry Costello, II
(Sen. Dale Fowler-Pat McGuire)

730 ILCS 5/3-2-2.3 new
Amends the Unified Code of Corrections. Provides that the Department of Corrections shall operate the Tamms Work
Camp located in Tamms, Illinois.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Creates the Tamms Minimum
Security Unit Task Force to study using the Tamms Minimum Security Unit as a vocational training facility for the Department of
Corrections. Creates membership for the Task Force. Provides that the Department of Corrections shall provide administrative support
to the Task Force. Provides that the Task Force shall submit a report to the Governor and the General Assembly on or before

Senate Floor Amendment No. 2
Provides that one member of the Tamms Minimum Security Unit Task Force shall be appointed by the Lieutenant Governor
to serve as chair. Deletes language providing that the Tamms Minimum Security Unit Task Force shall include one member
representing a labor organization for Department of Corrections employees, appointed by the Director of Corrections. Provides instead
that the Task Force shall include one member of a labor organization representing a plurality of Department of Corrections employees.

Aug 23 19  H  Public Act . . . . . . . . . 101-0449

HB 00211  Rep. Jay Hoffman

220 ILCS 5/16-108.9 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to conduct at least one workshop and issue a
report concerning whether the development, construction, and installation of new publicly-accessible electric vehicle charging stations
would increase utilization of electric vehicles by the citizens of this State. Provides for repeal of the provisions on January 1, 2021.
Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00212  Rep. Jay Hoffman

220 ILCS 5/9-228 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to conduct at least one workshop and issue a
report concerning how the State can continue to encourage electric utilities in their efforts regarding the evaluation of emerging
technologies, products, and services associated with the provision of electric service to provide their customers with reliable, efficient,
and safe electric service. Provides for repeal of the provisions on January 1, 2021. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00213  Rep. Jay Hoffman

20 ILCS 3855/1-76 new
220 ILCS 5/16-111.10 new
305 ILCS 20/19 new
Amends the Illinois Power Agency Act, the Public Utilities Act, and the Energy Assistance Act. Provides that the
Department of Commerce and Economic Opportunity, the Illinois Commerce Commission, and the Illinois Power Agency shall
cooperate in issuing a report evaluating opportunities for electric utility customers' ability to participate in the State's clean energy
economy. Provides for repeal of the provisions on January 1, 2021. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00214  Rep. Jay Hoffman

20 ILCS 3855/1-76 new
Amends the Illinois Power Agency Act. Provides that the Illinois Power Agency shall issue a report evaluating the
implementation of the electric supply procurement requirements and processes set forth in the Act through the period ending May 31,

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00215  Rep. La Shawn K. Ford

Appropriates $250,000,000 from the General Revenue Fund to the Illinois Housing Development Authority for grants to municipalities with a population over 1,000,000 for the rehabilitation of vacant and abandoned residential housing. Provides that funds may also be used for the acquisition of property and construction related to vacant and abandoned residential housing. Effective July 1, 2019.

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

HB 00216  Rep. Anthony DeLuca-Margo McDermid

30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254

Amends the State Finance Act, the Counties Code, the Illinois Municipal Code, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Eliminates certain transfers into the Tax Compliance and Administration Fund.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Criminal History in College Applications Act. Provides that a public university or community college may not inquire about or consider an applicant's criminal history information at any time during the admission decision-making process, except as required by federal law or specified provisions of the Department of State Police Law of the Civil Administrative Code of Illinois or the Medical School Matriculant Criminal History Records Check Act, if applicable. Allows a public university or community college to use a multi-institution application, even if the application inquires about criminal history, but requires the public university or community college to disregard the information for the admission process. Allows a public university or community college to inquire about criminal history for certain purposes after the admission decision-making process, but forbids a public university or community college from rescinding an admission offer based on the information. Authorizes a public university or community college to provide certain information. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Changes the applicability of the Criminal History in College Applications Act to colleges rather than public colleges. Defines "college" as a public or private institution of higher education authorized to confer degrees by the Board of Higher Education, including a college or university, professional school, or technical school. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (Board of Higher Education)

HB 217, as amended, will not have a fiscal impact on the Illinois Board of Higher Education.

Apr 12 19  H  Third Reading - Standard Debate - Lost 040-060-000
HB 00218  Rep. Mary E. Flowers

105 ILCS 5/10-20.13  from Ch. 122, par. 10-20.13
105 ILCS 5/10-22.33A  from Ch. 122, par. 10-22.33A
105 ILCS 5/34-18.27  from Ch. 122, par. 34-18.27
105 ILCS 5/34-18.27a new
105 ILCS 5/34-21.6  from Ch. 122, par. 34-21.6

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

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00219  Rep. Mary E. Flowers-Daniel Didech and LaToya Greenwood

New Act

Creates the Children's Mental Health Local Integrated Fund Act. Creates local children's mental health collaboratives. Defines "local children's mental health collaborative" as an entity formed by the agreement of representatives of the local system of care, including mental health services, social services, correctional services, education services, health services, and vocational services for the purpose of developing and governing an integrated service system. Provides that, to qualify as a local children's mental health collaborative and be eligible to receive start-up funds, the representatives of the local system of care and nongovernmental entities such as parents of children in the target population; parent and consumer organizations; community, civic, and religious organizations; private and nonprofit mental and physical health care providers; culturally specific organizations; local foundations; and businesses, or at a minimum one county, one school district or special education cooperative, one mental health entity, and one juvenile justice or corrections entity, must agree to the following: (1) to establish a local children's mental health collaborative and develop an integrated service system; (2) to commit resources to providing services through the local children's mental health collaborative; and (3) to develop a plan to contribute funds to the children's mental health collaborative.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00220  Rep. Mary E. Flowers

New Act

5 ILCS 140/7.5
30 ILCS 105/5.891 new

Creates the Wage Insurance Act. Establishes a wage insurance program to be administered by the Department of Employment Security. Provides that an individual is eligible for benefits if the individual is a claimant under the Unemployment Insurance Act at the time the individual obtains reemployment and is not employed by the employer from which the individual was last separated. Provides for benefits in an amount sufficient to pay the individual the difference between the wage the individual received at the time of separation from the employer by which the individual was employed immediately before becoming a claimant under the Unemployment Insurance Act and the wages received from reemployment. Imposes a 0.4% tax on payroll beginning January 1, 2020. Provides that claims may be made beginning July 1, 2020. Provides for recovery of erroneous payments, hearings, penalties, unpaid tax, rules, and other matters. Creates the Wage Insurance Fund, provides for the continuing appropriation from the Fund of amounts necessary for the purposes authorized by the Act, and amends the State Finance Act to include the Wage Insurance Fund as a special fund in the State treasury. Makes a corresponding change in the Freedom of Information Act.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00221
Rep. Steven Reick-Grant Wehrli-Darren Bailey-Patrick Windhorst-David McSweeney, Terri Bryant, Andrew S. Chesney and Chris Miller

725 ILCS 5/110-19 new

Amends the Code of Criminal Procedure of 1963. Provides that notwithstanding any other provision of law to the contrary, a county with a population of less than 3,000,000 does not have to comply with the changes made by Public Act 100-1 (the Bail Reform Act of 2017) if the county board adopts a resolution for that purpose on or after the effective date of the amendatory Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00222
Rep. Mary E. Flowers and Robert Rita

105 ILCS 5/10-23.12 from Ch. 122, par. 10-23.12
105 ILCS 5/34-18.6 from Ch. 122, par. 34-18.6

Amends the School Code. Provides that, in addition to any reporting requirements under the Abused and Neglected Child Reporting Act, if a school district employee or volunteer receives a written, electronic, or verbal report alleging sexual abuse or sexual assault of a student by another school district employee or volunteer, the employee or volunteer who received the report must inform the student's parent or guardian, the State Board of Education, the school board, and the local law enforcement agency. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00223
Rep. Mary E. Flowers-Anne Stava-Murray and Robert Rita

105 ILCS 5/2-3.176 new
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9
105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5
325 ILCS 5/4

Amends the School Code. Requires the State Board of Education to establish a hotline for the purpose of receiving reports on instances of sexual abuse or sexual assault by a licensed educator or any other school employee or volunteer. Provides that the number of the hotline and its anonymous nature must be posted in every school in this State. Requires each school report card to include the most current data possessed by the State Board on the number of allegations of sexual assault or sexual abuse by a licensed educator or any other school district employee or volunteer reported at a school and any pertinent information related to an allegation. Provides that if an employee of a school district or a regional office of education fails to perform a criminal history records check or a check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database as required under the Code for an applicant seeking employment with the school district or ignores the results of any of those checks, he or she must be suspended from employment. Amends the Abused and Neglected Child Reporting Act. With regard to the requirement to report to the Department of Children and Family Services a child who may be an abused child or a neglected child, increases the penalty for a person who knowingly and willfully violates the requirement to a Class 4 felony (rather than a Class A misdemeanor) for a first violation and a Class 3 felony (rather than a Class 4 felony) for a second or subsequent violation.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00224
Rep. Jay Hoffman

20 ILCS 2205/2205-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Healthcare and Family Services.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00225
Rep. Mary E. Flowers

225 ILCS 60/22 from Ch. 111, par. 4400-22

Amends the Medical Practice Act of 1987. Removes provisions prohibiting the Department of Financial and Professional Regulation from disciplining a physician for experimental treatments for Lyme disease or other tick-borne diseases.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00226  Rep. Robert Martwick
40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110
40 ILCS 5/14-152.1
Amends the State Employee Article of the Illinois Pension Code. Authorizes a State policeman to elect to establish eligible creditable service for up to 5 years of service as a full-time law enforcement officer employed by the federal government or by a state or local government located outside of Illinois for which credit is not held in any other public employee pension fund or retirement system. Provides that to obtain that credit, the applicant must file a written application with the Board no later than 3 years after the effective date of the amendatory Act, accompanied by evidence of eligibility acceptable to the Board and payment of a specified amount to be determined by the Board. Excludes a benefit increase resulting from the amendatory Act from the definition of "new benefit increase". Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00227  Rep. Thomas M. Bennett-Karina Villa, Jawaharial Williams and Kambium Buckner
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Creates a credit in an amount equal to 10% of the stipend or salary paid by the taxpayer to up to (i) 5 qualified college interns or (ii) 5 qualified high school interns during the taxable year. Provides that no taxpayer may claim more than $5,000 in total credits under that Section for all taxable years combined. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00228  Rep. Fred Crespo
Appropriates $2 from the General Revenue Fund to the Legislative Audit Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 00229  Rep. Fred Crespo
Appropriates $2 from the General Revenue Fund to the Legislative Ethics Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 00230  Rep. Fred Crespo
Appropriates $2 from the General Revenue Fund to the Legislative Information System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 00231  Rep. Fred Crespo
Appropriates $2 from the General Revenue Fund to the Legislative Printing Unit for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 00232  Rep. Fred Crespo
Appropriates $2 from the General Revenue Fund to the Legislative Reference Bureau for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 00233  Rep. Fred Crespo
105 ILCS 60/1
Amends the Community Service Education Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00234  Rep. Fred Crespo
105 ILCS 70/1
Amends the Educational Opportunity for Military Children Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00235  Rep. Fred Crespo

105 ILCS 75/1
Amends the Right to Privacy in the School Setting Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00236  Rep. Fred Crespo

105 ILCS 80/1
Amends the Speech Rights of Student Journalists Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00237  Rep. Fred Crespo

105 ILCS 85/1
Amends the Student Online Personal Protection Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00238  Rep. Thomas M. Bennett and Andrew S. Chesney

35 ILCS 405/2  from Ch. 120, par. 405A-2
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2020, the exclusion amount shall be the applicable exclusion amount calculated under Section 2010 of the Internal Revenue Code, including any deceased spousal unused exclusion amount (currently, the exclusion amount for Illinois estate tax purposes is $4,000,000). Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00239  Rep. Thomas M. Bennett

720 ILCS 570/414
Amends the Illinois Controlled Substances Act. Provides that the limited immunity for a person who seeks or obtains emergency medical assistance for someone experiencing an overdose or for a person who is experiencing an overdose in a reasonably prudent manner (rather than in good faith) shall not be extended if law enforcement has reasonable suspicion or probable cause to detain, arrest, or search that person for criminal activity and the reasonable suspicion or probable cause is based on information obtained prior to or independent of the individual seeking or obtaining emergency medical assistance and not obtained as a direct result of the action of seeking or obtaining emergency medical assistance (rather than taking action to seek or obtain emergency medical assistance).
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00240  Rep. Thomas M. Bennett-Allen Skillicorn-Darren Bailey, Andrew S. Chesney and Tony McCombie

520 ILCS 5/2.26  from Ch. 61, par. 2.26
Amends the Wildlife Code. Provides that a person with a valid concealed carry license issued under the Firearm Concealed Carry Act, or an off-duty law enforcement official or officer, may carry a handgun on or about his or her person while hunting. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


10 ILCS 5/11-4.1  from Ch. 46, par. 11-4.1
Amends the Election Code. Requires (rather than encourages) a school district to close a school or hold a teachers institute day if the school is chosen as a polling place by the county board or board of election commissioners. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00242 Rep. Mary E. Flowers-Lamont J. Robinson, Jr. and Jawaharial Williams

New Act

105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/34-18.24

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

Fiscal Note (State Board of Education)
House Bill 242 is estimated to have a fiscal impact of $5,000 on the Illinois State Board of Education's budget for information technology development and project costs to collect and report the required data for lead levels at each individual school district organized under Article 34 of the Illinois School Code.

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

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00243 Rep. Thomas M. Bennett-Darren Bailey, Blaine Wilhour and Andrew S. Chesney

10 ILCS 5/1-14 new
10 ILCS 5/3-8 new
10 ILCS 5/17-9 from Ch. 46, par. 17-9
10 ILCS 5/18-5 from Ch. 46, par. 18-5
10 ILCS 5/18A-5
10 ILCS 5/18A-15
10 ILCS 5/19A-35

Amends the Election Code. Requires Voters Identification Cards for those who do not have an acceptable photo ID. Sets forth requirements and exemptions. Provides that any person desiring to vote shall present to the judges of election for verification of the person's identity a government-issued photo identification card or his or her Voter Identification Card.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00244 Rep. Thomas M. Bennett

730 ILCS 5/3-12-17 new

Amends the Unified Code of Corrections. Provides that the Department of Corrections, through its Illinois Correctional Industries division, may operate or contract with the private sector for substantial involvement in a correctional industries enhancement program. Sets forth requirements and rules for the correctional industries enhancement program. Provides that the Department may take limited deductions from wages of a committed person worker who participates in the correctional industries enhancement program.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00245


(Sen. Ram Villivalam)

625 ILCS 5/1-144.01 new
625 ILCS 5/11-1412.3 new

Amends the Illinois Vehicle Code. Defines "mobile carrying device". Provides that a mobile carrying device may be operated on a sidewalk or crosswalk so long as it is operated in accordance with local ordinances, a personal property owner is actively monitoring its operation and navigation, and it is equipped with a braking system that enables it to perform a controlled stop. Prohibits a personal property owner operating a mobile carrying device from failing to comply with traffic or pedestrian control devices and signals, unreasonably interfering with pedestrians or traffic, transporting hazardous materials, or operating on a street or highway other than in a crosswalk. Provides that a mobile carrying device has the rights and obligations applicable to a pedestrian in the same circumstances, except that it shall yield the right-of-way to pedestrians on a sidewalk or crosswalk. Effective immediately.

House Committee Amendment No. 1

Adds reference to:
625 ILCS 5/1-144.02 new

Adds reference to:
625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes.

Defines "mobile carrying device operator". Specifies that a "mobile carrying device" is primarily designed to remain within 10 (instead of 25) feet of the personal property owner. Provides that a local authority may reasonably regulate the operation of mobile carrying devices in its jurisdiction. Provides that an operator of a mobile carrying device (rather than the device itself) has the rights and obligations applicable to a pedestrian in the same circumstances and shall ensure that a mobile carrying device shall yield the right-of-way to pedestrians on a sidewalk or crosswalk. Provides that a personal property owner may not use a mobile carrying device to transport a person. Provides that a mobile carrying device operator who is not a natural person shall register with the Secretary of State. Provides that no contract seeking to exempt a mobile carrying device operator from liability for injury, loss, or death caused by a mobile carrying device shall be valid, and that contractual provisions limiting the choice of venue or forum, shortening the statute of limitations, shifting the risk to the user, limiting the availability of class actions, or obtaining judicial remedies shall be invalid and unenforceable. Effective immediately.

Jul 26 19 Public Act . . . . . . . 101-0123
Amends the School Code. With regard to the textbook block grant program, provides that the textbooks authorized to be purchased must include the roles and contributions of all people protected under the Illinois Human Rights Act and must be non-discriminatory as to any of the characteristics under the Act. Provides that textbooks purchased with grant funds must be non-discriminatory. Provides that in public schools only, the teaching of history of the United States shall include a study of the roles and contributions of lesbian, gay, bisexual, and transgender people in the history of this country and this State. Effective July 1, 2020.

Balanced Budget Note (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to House Bill 246, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the Department of Corrections.

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in House Bill 246; therefore, there are no appraisals to be filed.

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

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

Pension Note (Government Forecasting & Accountability)
This bill does not impact any public pension fund or retirement system in Illinois.

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

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

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

Fiscal Note (IL State Board of Education)
This bill will not have a fiscal impact on the State Board of Education.
HB 00247  Rep. Jonathan Carroll, Yehiel M. Kalish, Sam Yingling and Natalie A. Manley

(Sen. Don Harmon and Laura M. Murphy)

105 ILCS 5/2-3.66b
105 ILCS 5/10-19  from Ch. 122, par. 10-19
105 ILCS 5/10-19.05 new
105 ILCS 5/10-20.56
105 ILCS 5/13B-45
105 ILCS 5/13B-50.5
105 ILCS 5/29-6.3
105 ILCS 5/34-18  from Ch. 122, par. 34-18
105 ILCS 433/10

Amends the School Code. Provides that for a pupil of legal school age and in kindergarten or any of grades 1 through 12, a day of attendance shall be counted only for sessions of not less than 5 clock hours of school work per day under direct supervision of (i) teachers or (ii) non-teaching personnel or volunteer personnel when engaging in non-teaching duties and supervising in instances specified under the Code; provides for exceptions. Makes conforming changes, including in the Vocational Academies Act.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (IL State Board of Education)
This bill will not have a fiscal impact on the State Board of Education.

House Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/2-3.66b
Deletes reference to:
105 ILCS 5/10-19  from Ch. 122, par. 10-19
Deletes reference to:
105 ILCS 5/10-19.05 new
Deletes reference to:
105 ILCS 5/10-20.56
Deletes reference to:
105 ILCS 5/13B-45
Deletes reference to:
105 ILCS 5/13B-50.5
Deletes reference to:
105 ILCS 5/29-6.3
Deletes reference to:
105 ILCS 5/34-18  from Ch. 122, par. 34-18
Deletes reference to:
105 ILCS 433/10
Adds reference to:
105 ILCS 5/27-24.2  from Ch. 122, par. 27-24.2

Replaces everything after the enacting clause. Amends the School Code. With regard to driver education course teachers, provides that a school district that contracts with a third party to teach a driver education course must ensure the teacher meets the educator licensure and endorsement requirements under the Code and must follow the same evaluation and observation requirements that apply to non-tenured teachers. Provides that the teacher evaluation must be conducted by a school administrator employed by the school district and must be submitted annually to the district superintendent and all school board members for oversight purposes. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, but exempts from the amendatory provision a contract with a Certified Driver Rehabilitation Specialist. Effective immediately.

Aug 23 19    H  Public Act . . . . . . . . 101-0450
HB 00248  Rep. Margo McDermed, Darren Bailey and Tony McCombie

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Permits certain judicial officers, some with written consent required, to carry a concealed firearm to any building, parking area, or portion of a building under the control of an officer of the executive or legislative branch of government, any building designated for matters before a circuit court, appellate court, or the Supreme Court, or any building or portion of a building under the control of the Supreme Court and any building or portion of a building under the control of a unit of local government.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00249  Rep. Lawrence Walsh, Jr.

New Act

30 ILCS 105/5.891 new

Creates the Illinois Hazardous Materials Workforce Training Act. Provides that the Environmental Protection Agency shall develop by rule a curriculum of approved advanced safety training for workers at high hazard facilities. Provides that an owner or operator, when contracting for the performance of construction work at the stationary source, shall require that its contractors and any subcontractors use a skilled and trained workforce to perform all onsite work within an apprenticeable occupation in the building and construction trades. Provides a penalty for violation of the Act. Creates the Illinois Hazardous Materials Workforce Training Fund as a special fund in the State treasury. Makes corresponding changes in the State Finance Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00250  Rep. Lawrence Walsh, Jr.-Mark Batinick and Joe Sosnowski

(Sen. Jason A. Barickman)

35 ILCS 200/21-115

35 ILCS 516/60

Amends the Property Tax Code and the Mobile Home Local Services Tax Enforcement Act. Provides that tax sales need not be held within the county.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Property Tax Code and the Mobile Home Local Services Tax Enforcement Act. Provides that a county with fewer than 3,000,000 inhabitants may, by joint agreement, combine its tax sale with the tax sale of one or more other contiguous counties. Provides that a joint tax sale shall be held at a location in one of the participating counties.

Senate Committee Amendment No. 2

Adds reference to:

35 ILCS 200/21-310

Further amends the Property Tax Code. Provides that, if property contains a hazardous substance, hazardous waste, or an underground storage tank, the court may order the holder of the certificate of purchase to assign the certificate to the county collector. Provides that the county collector may further assign the certificate to the county, acting as trustee for taxing districts, or to a taxing district having an interest in the taxes sold. In a Section that allows a tax purchase be set aside as a sale in error if a county, city, village, or incorporated town has an interest in the property under the police and welfare power by advancements made from public funds, provides that such a sale in error may not be granted if the lien has been released, satisfied, discharged, or waived.

Aug 16 19  H  Public Act . . . . . . . . . . . . 101-0379

HB 00251  Rep. Lawrence Walsh, Jr.-Tony McCombie

35 ILCS 200/21-135

Amends the Property Tax Code. Provides that the notice of application for judgment and sale may be mailed by first-class mail (currently, registered or certified mail). Provides that the envelope containing the notice shall be clearly marked "Notice of Judgment and Sale of Unpaid Property Taxes". Removes a requirement that the county collector must present proof of the mailing to the court along with the application for judgement.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00252


775 ILCS 5/2-101

Amends the Illinois Human Rights Act. Provides that "employer" includes any person employing one (instead of 15) or more employees within Illinois during 20 or more calendar weeks within the calendar year of or preceding the alleged violation. Provides that "employer" does not include any place of worship with respect to the employment of individuals of a particular religion to perform work connected with the carrying on by the place of worship of its activities.

Senate Committee Amendment No. 1

Adds an effective date of July 1, 2020.

Aug 20 19 H Public Act . . . . . . . . . . . . . . . . 101-0430
HB 00253  Rep. Will Guzzardi, Celina Villanueva, Luis Arroyo, Theresa Mah, Camille Y. Lilly and Jonathan Carroll

(Sen. Laura Fine-Ann Gillespie, Christopher Belt and Ram Villivalam)

115 ILCS 5/2  from Ch. 48, par. 1702

Amends the Illinois Educational Labor Relations Act. Provides that the term "student" within the definition of "educational employee" or "employee" as used in the Act excludes (rather than includes) graduate students who are research assistants primarily performing duties that involve research, graduate assistants primarily performing duties that are pre-professional, graduate students who are teaching assistants primarily performing duties that involve the delivery and support of instruction, or any other graduate assistants. Effective immediately.

Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the department.

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

Pension Note (Government Forecasting & Accountability)
HB 253 amends the Illinois Educational Labor Relations Act in a way that does not affect any pension system.

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

Fiscal Note (Dept of Labor)
This legislation has no fiscal impact on the Department of Labor.

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

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

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

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

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

House Floor Amendment No. 1
Changes the effective date of the Act to January 1, 2020 (rather than effective immediately).

Aug 16 19  H  Public Act . . . . . . . 101-0380
HB 00254  Rep. Will Guzzardi and Natalie A. Manley  
(Sen. Robert Peters-Don Harmon-Jacqueline Y. Collins)  

105 ILCS 5/2-3.136a new  
105 ILCS 5/10-20.69 new  
105 ILCS 5/34-18.61 new  

Amends the School Code. Provides that, no later than day 60 of instruction in each school year, a school board shall report to the State Board of Education for kindergarten through grade 12 classes certain information about actively employed teachers, pupil-teacher ratios, class instructors, and class sections; defines terms. Requires the State Board of Education to publish the information contained in the reports on its Internet website no later than December 1, 2020 and annually thereafter. Sets forth class size goals to be achieved by the 2021-2022 school year.  

House Committee Amendment No. 1  
Replaces everything after the enacting clause. Amends the School Code. Provides that, no later than January 31, 2021, and annually thereafter, the State Board of Education must make available on its website information about actively employed teachers within each school district, pupil-teacher ratios for each school district, class instructors by grade level and subject in each school district, and class size in each school; defines terms. Requires each school district to report the information required for the State Board's report no later November 16, 2021, and annually thereafter, and also make that information available on its website.  

Fiscal Note, House Committee Amendment No. 1 (State Board of Education)  
House Bill 254, with House Amendment 1, is estimated to have a fiscal impact of $10,000 on the Illinois State Board of Education's budget for information technology development and project costs to collect and report the required data.  

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

Senate Floor Amendment No. 1  
Requires each school district to report the information required for the State Board of Education's report no later than November 16, 2020 (rather than November 16, 2021) and annually thereafter.  

Aug 23 19  H  Public Act . . . . . . . . 101-0451  

HB 00255  Rep. Will Guzzardi-Mary E. Flowers, Theresa Mah, Camille Y. Lilly, Celina Villanueva, Lamont J. Robinson, Jr., Kelly M. Cassidy, Anne Stava-Murray, Aaron M. Ortiz, Delia C. Ramirez, Robyn Gabel, Gregory Harris and Lindsey LaPointe  

50 ILCS 825/Act rep.  
Repeals the Rent Control Preemption Act.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00256  Rep. Will Guzzardi-Steven Reick-Mary E. Flowers-Tony McCombie-Sue Scherer, Linda Chapa LaVia, Katie Stuart, Michael Halpin, Robyn Gabel, Yehiel M. Kalish, Jonathan Carroll and John Connor  
(Sen. Laura M. Murphy-Bill Cunningham, Dale A. Righter, Julie A. Morrison-Robert Peters and Robert F. Martwick)  

105 ILCS 5/21B-30  
Amends the Educator Licensure Article of School Code. Provides that, beginning with the 2019-2020 school year, in order to obtain a license under the Article, a student teacher candidate may not be required to videotape himself or herself or his or her students in a classroom setting. Effective immediately.  

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments  

HB 00257  Rep. La Shawn K. Ford  
10 ILCS 5/19-2.3 new  
Amends the Election Code. Provides that for the 2020 general primary election and each election thereafter, each election authority shall mail to every registered voter within that election authority's jurisdiction a vote by mail ballot. Provides that ballots under the provisions must be sent to voters in a reasonable amount of time before the date of the election. Provides that the receipt of a ballot does not prevent a voter from instead casting a ballot in person. Provides that the State Board of Elections may adopt any rules necessary to implement the provisions.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00258   Rep. Jay Hoffman

105 ILCS 5/27A-7.5
105 ILCS 5/27A-8
105 ILCS 5/27A-9

Amends the Charter Schools Law of the School Code. Removes provisions allowing the State Charter School Commission to reverse a school board's decision to deny, revoke, or not renew a charter; makes related changes. Provides that if a charter school applicant submits a proposal to a school board outside of the process adopted by that school board for receiving charter school proposals on an annual basis, the applicant shall not have any right to submit its proposal to the State Charter School Commission as otherwise authorized. In a provision concerning a charter school proposed to be jointly authorized by 2 or more school districts and the school boards unanimously denying the charter school proposal with a statement that the school boards are not opposed to the charter school but yield to the Commission in light of the complexities of joint administration, allows the charter applicant to submit the proposal to the Commission and requires the Commission to follow the same process and be subject to the same timelines for review as a school board. Allows the Commission to approve an application for a charter if certain conditions are met. Provides that the Commission may condition approval of an application on the acceptance of funding in an amount less than requested. Provides that final decisions of the Commission are subject to judicial review under the Administrative Review Law. Provides that if the Commission approves an application for a charter school, then the Commission shall act as the authorized chartering entity. Provides that if the Commission is the authorized chartering entity, then the Commission shall execute a charter agreement (instead of approve the charter agreement). Makes other changes. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00259   Rep. Jay Hoffman

230 ILCS 15/0.01 from Ch. 85, par. 2300

Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00260   Rep. Jay Hoffman

230 ILCS 5/1 from Ch. 8, par. 37-1

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

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00261   Rep. Jay Hoffman

230 ILCS 10/1 from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00262   Rep. Jay Hoffman

Appropriates $2 from the General Revenue Fund to the Office of the Auditor General for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 00263   Rep. Jay Hoffman


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

HB 00264   Rep. Jay Hoffman


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

HB 00265   Rep. Jay Hoffman

5 ILCS 80/1 from Ch. 127, par. 1901

Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 00266 Rep. Jay Hoffman

110 ILCS 152/1
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00267 Rep. Jay Hoffman

110 ILCS 155/1
Amends the Preventing Sexual Violence in Higher Education Act. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00268 Rep. Jay Hoffman

110 ILCS 160/1
Amends the Credit for Prior Learning Act. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00269 Rep. Jay Hoffman

(Sen. Linda Holmes)

820 ILCS 305/4 from Ch. 48, par. 138.4
Amends the Workers' Compensation Act. Permits a single commissioner to approve of enforcement actions under provisions of the Act concerning insuring an employer's ability to pay compensation, replacing the current requirement of a panel of 3 commissioners. Permits the Illinois Workers' Compensation Commission to, if an employer's business is declared to be extra hazardous, issue a work-stop order while awaiting a ruling from the Commission or while awaiting proof of insurance by the employer. Provides that investigative actions must be acted upon within 90 days of the issuance of a complaint. Raises the maximum allowable penalty for noncompliance with certain insurance requirements from $2,000 to $10,000. Doubles the maximum allowable penalties, to $1,000 per day, with a minimum penalty of $20,000, for employers found to be in noncompliance more than once. Provides that an employer with 2 or more violations may no longer self-insure or purchase an insurance policy from a private broker for one year or until all penalties are paid, during which time the employer must purchase insurance from the Assigned Risk Pool through the National Council on Compensation Insurance.
House Floor Amendment No. 1
Adds reference to:
820 ILCS 305/4a-5 from Ch. 48, par. 138.4a-5
Provides that a Commissioner, rather than the Commission, may issue an emergency work-stop order prior to a hearing.
Provides that the Commission shall issue a notice of emergency work-stop order when and emergency work-stop order has been issued. Removes prohibition on employers with 2 or more violations from purchasing insurance from a private broker and requiring the employer to purchase insurance through from the Assigned Risk Pool through the National Council on Compensation insurance. Prohibits those employers from self-insuring for a period of one year. Provides that moneys in the Self-Insurers Security Fund and in the Illinois Workers' Compensation Commission Operations Fund may be expended for salaries and benefits of the Self-Insurers Advisory Board employees and the operating costs of the Board.
Fiscal Note (Workers' Compensation Commission)
The Workers' Compensation Commission does not anticipate any changes to State revenues or expenditures with the passage of this bill.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Jul 12 19 H Public Act . . . . . . . . . . . . . . 101-0040
HB 00270

35 ILCS 120/2-12
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-6 from Ch. 24, par. 8-11-6
70 ILCS 750/25
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03

Amends the Retailers' Occupation Tax Act. Provides that if a purchaser makes payment over the phone, in writing, or via the Internet, and the property is delivered to a location in this State, then the sale shall be sourced to the location where the property is delivered. Provides that the sale shall be deemed to have occurred at the customer's address if the property is delivered and the delivery location is unknown. Amends the Counties Code, the Illinois Municipal Code, the Flood Prevention District Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Provides that a unit of local government may require a retailer to collect and remit certain use and occupation taxes if the retailer qualifies as a "retailer maintaining a place of business in this State" under certain provisions of the Use Tax Act.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00271
Rep. Kathleen Willis, Mike Murphy and Randy E. Frese (Sen. Neil Anderson-Linda Holmes)

70 ILCS 705/11k

Amends the Fire Protection District Act. Provides that all proposals to award contracts involving amounts in excess of $20,000 shall be published at least 10 days in advance of the date announced for the receiving of bids, in a secular English language newspaper (rather than a secular English language daily newspaper) of general circulation throughout the district. Effective immediately.

House Floor Amendment No. 1

Adds reference to:

70 ILCS 705/16.09 from Ch. 127 1/2, par. 37.09

Provides that notice of the time and place of every eligibility examination shall be given by the board by a publication at least two weeks preceding the examination in a newspaper of general circulation within the fire protection district (rather than published in one or more newspapers published in the district, or, if no newspaper is published in the district, then in one or more newspapers with a general circulation within the district). Provides that a district that has a website that the full-time staff of the district maintains shall post notice on its website of all proposals to award contracts in excess of $20,000.

Jul 12 19 H Public Act . . . . . . 101-0041

HB 00272
Rep. Gregory Harris-Mary E. Flowers-Carol Ammons

New Act

Creates the Health Insurer Claims Assessment Act. Imposes an assessment of 1% on claims paid by a health insurance carrier or third-party administrator. Provides that the moneys received and collected under the Act shall be deposited into the Healthcare Provider Relief Fund and used solely for the purpose of funding Medicaid services provided under the medical assistance programs administered by the Department of Healthcare and Family Services.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00273

215 ILCS 5/356z.2
305 ILCS 5/16-8

Amends the Illinois Insurance Code. In provisions concerning coverage for anesthetics provided in conjunction with dental care to an individual diagnosed with autism spectrum disorder, removes the requirement that the individual be under age 19. Amends the Illinois Public Aid Code. Provides that the medical assistance program shall include coverage for anesthetics provided in conjunction with dental care to an individual diagnosed with autism spectrum disorder.

Feb 21 19 H Tabled

HB 00274
Rep. Steven Reick-Patrick Windhorst, Tony McCombie, Andrew S. Chesney, Michael D. Unes, Chris Miller, Margo McDermed and Lance Yednock

430 ILCS 66/90

Amends the Firearm Concealed Carry Act. Provides that a municipality, including a home rule unit, may not revoke, suspend, or refuse to renew a business license or otherwise interfere with a business license issued by the municipality to a business owner, including the holder of a retail liquor license issued under the Liquor Control Act of 1934, because the business owner lawfully permits a concealed carry licensee to carry firearms into his or her business establishment. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00275
Rep. Steven Reick-Daniel Swanson-Jeff Keicher-Amy Grant-Dan Ugaste, Ryan Spain, Blaine Wilhour, Dave Severin, Margo McDermed, Patrick Windhorst, Thomas Morrison, Andrew S. Chesney, Dan Caulkins, Darren Bailey and Mary E. Flowers

New Act

30 ILCS 105/5.891 new

Creates the Commission on Fiscal Responsibility and Reform Act. Provides that the Commission on Fiscal Responsibility and Reform shall consist of 18 voting members. Provides for the appointment of the members. Provides that the Commission shall undertake a review of executive branch State agencies and provide recommendations for improvement. Provides that the Commission shall submit a report to the Governor and the General Assembly. Creates the Commission on Fiscal Responsibility and Reform Fund, which may receive gifts, grants, and donations from any lawful source. Provides that moneys in the Fund shall be used by the Commission exclusively for public purposes. Provides that the Commission on Fiscal Responsibility and Reform shall operate as a 501(c)(4) entity under the federal Internal Revenue Code. Repeals the Act on October 1, 2021. Amends the State Finance Act to create the Commission on Fiscal Responsibility and Reform Fund. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00276
Rep. Steven Reick-Jonathan Carroll

40 ILCS 5/16-169.1
40 ILCS 5/16-169.2 new
40 ILCS 5/16-199 from Ch. 108 1/2, par. 16-199
40 ILCS 5/17-143.5
40 ILCS 5/17-143.6 new
40 ILCS 5/17-149.1 from Ch. 108 1/2, par. 17-149.1

Amends the Downstate Teacher and Chicago Teacher Articles of the Illinois Pension Code. Provides that none of the benefits provided for in either Article shall be paid to a person if the person first becomes a member after the effective date of the amendatory Act and a board, after an administrative hearing, determines that the person sexually abused a student. Provides that an employer must notify a board if a retiring member has been accused of sexually abusing a student. Provides that a board may, through an administrative hearing, review the claim of sexual abuse and may order that benefits be forfeited. Provides that the changes made by the amendatory Act shall not operate to impair any contract or vested right acquired before the effective date of the amendatory Act nor to preclude the right to a refund. Provides that all teachers entering service after the effective date of the amendatory Act shall be deemed to have consented to the provisions of the amendatory Act as a condition of membership. Makes conforming changes. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00277  Rep. Steven Reick-Jonathan Carroll
105 ILCS 5/10-23.12 from Ch. 122, par. 10-23.12
105 ILCS 5/21B-75
105 ILCS 5/34-18.6 from Ch. 122, par. 34-18.6
Amends the School Code. Provides that the State Superintendent of Education has the authority to initiate a suspension of
or revoke the license of any educator licensed under the Educator Licensure Article of the Code if he or she negligently fails to report
an instance of suspected child abuse or neglect. Provides that, except for an educator licensed under the Educator Licensure Article of
the Code, if a school board determines that any school district employee has willfully or negligently failed to report an instance of
suspected child abuse or neglect, as required by the Abused and Neglected Child Reporting Act, then the school board may dismiss
that employee immediately upon that determination. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00278  Rep. Emanuel Chris Welch-Delia C. Ramirez and Lindsey LaPointe
105 ILCS 5/27A-10.5
105 ILCS 5/27A-11.10 new
Amends the Charter Schools Law of the School Code. Provides that a charter school established on or after the effective
date of the amendatory Act may not enter into a contract with a for-profit charter management organization or educational management
organization. Sets forth provisions concerning property purchased with public funds. Provides that no chief executive officer of a
charter school may receive compensation greater than 80% of the compensation of the superintendent of schools of the school district
where the charter school is located. Provides that no charter school principal may receive compensation greater than 10% more than
the average compensation for principals in the school district where the charter school is located. Provides that a charter school
authorized under the Code must expend a minimum of 84% of the total revenues due from the authorizer on incurred expenses for
instruction, instructional materials, operations and maintenance, transportation, and support services that may have been applicable
prior to July 1, 2018, as identified by the State Board of Education. Provides that the remaining 16% of the total revenues may, subject
to limitations, be expended by the charter school, at its discretion, on administrative or program support costs.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00279  Rep. Will Guzzardi, Celina Villanueva and Lindsey LaPointe
105 ILCS 5/27A-5
Amends the School Code. Provides that there is a moratorium on the establishment of new charter schools in financially
distressed school districts, including new campuses of existing charter schools, for such a time as the school district meets the
definition of a financially distressed school district.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00280  Rep. Will Guzzardi
40 ILCS 5/1-110.16
make its best efforts to identify all companies that contract to build a border wall and include those companies in the list of restricted
companies for purposes of investment distributed to each retirement system and the Illinois State Board of Investment. Effective
immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00281  Rep. Will Guzzardi

735 ILCS 5/2-201.5 new
from Ch. 110, par. 2-1303
735 ILCS 5/2-1303
735 ILCS 5/2-1602
735 ILCS 5/12-108
735 ILCS 5/12-109
735 ILCS 5/12-803
735 ILCS 5/12-901
735 ILCS 5/12-1001
815 ILCS 205/4.06 new

Amends the Code of Civil Procedure. Provides that a summons issued in an action to collect a debt shall include a separate notice containing specified language regarding debtor rights. Provides that the clerk of the court shall cause the notice to be posted in courtrooms or in the hallway in front of courtrooms and be available for distribution in all courtrooms hearing cases involving debt collection matters. Provides that a judgment may be revived by filing a petition to revive the judgment in the fifth year after its entry (instead of the seventh year after its entry, or in the seventh year after its last revival, or in the twentieth year after its entry, or at any other time within 20 years after its entry if the judgment becomes dormant). Provides that a petition to revive the judgment may be granted only if citation proceedings were initiated within one year of the judgment being entered. Changes the limitations period for the enforcement of certain judgments from 7 to 5 years. Makes changes in provisions governing: wages subject to garnishment; the homestead exemption from judgments; and personal property exempt from judgments. Amends the Interest Act. Provides that consumer debt judgments of $25,000 or less shall draw interest at a rate of 2% per annum. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


225 ILCS 725/1 from Ch. 96 1/2, par. 5401
225 ILCS 725/6 from Ch. 96 1/2, par. 5409
225 ILCS 725/6.1 from Ch. 96 1/2, par. 5410
225 ILCS 725/6.3 new

Amends the Illinois Oil and Gas Act. Defines terms. Specifies information to be included in an application for a well permit. Provides that horizontal wells or wells drilled using directional drilling are prohibited from classification as confidential. Provides that the Department of Natural Resources shall post a weekly notice on its website indicating all permits issued during the preceding week. Specifies information to be included in a well drilling and completion report for horizontal wells or wells drilled using directional drilling. Provides that, subject to specified provisions, the Illinois State Geological Survey and the Department shall make public well drilling and completion reports for horizontal wells or wells drilled using directional drilling by posting the information on their websites. Sets forth requirements relating to the furnishing of chemical disclosure information to the Survey or Department under a claim of trade secret. Sets forth appeal procedures for the denial of a trade secret request. Provides that information furnished under a claim of trade secret is protected from disclosure if the Survey or Department determines that it has not been published or disseminated or become public knowledge and the information has competitive value. Requires the Survey or Department to adopt rules concerning information furnished under a claim of trade secret to a health professional who states a need for the information and articulates why the information is needed. Provides that the Survey or Department shall disclose information furnished under a claim of trade secret to specified personnel when there is a release of a chemical or additive used for drilling or completing a well and it is necessary to protect public health or the environment. Makes other changes.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00283  Rep. David McSweeney and Jonathan Carroll

Amends the Mental Health and Developmental Disabilities Code. Provides that the Department of State Police shall annually compile and submit a report to the Governor and General Assembly no later than May 31 of each calendar year on the number of persons reported as posing a clear and present danger to themselves or others by persons required to report that information to the Department of State Police under the Code. Provides that the report shall be based on information submitted by each county, municipality, public elementary or secondary school, private elementary or secondary school, or public or private community college, college, or university of the State without disclosing individual identifying information of the persons who pose the clear and present danger to themselves or others. Provides that if the person who poses the clear and present danger is reported by home address and the person attends a school, college, or university, then the compilation shall only include that individual once in the report for the total annual compilation.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00284  Rep. David McSweeney-Jonathan Carroll and Robert Rita

Amends the Criminal Code of 2012. Provides that the sentence for aggravated criminal sexual assault, which does not otherwise provide for an enhanced penalty, is a Class X felony for which 5 years shall be added to the term of imprisonment imposed by the court. Provides that the sentence for predatory criminal sexual assault of a child, which does not otherwise provide for an enhanced penalty, is a Class X felony with a minimum term of imprisonment of 11 (rather than 6) years.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00285  Rep. David McSweeney, Mary Edly-Allen and Deb Conroy

Amends the Illinois Controlled Substances Act. Increases the minimum penalties by 3 years for knowingly manufacturing or delivering, or possessing with intent to manufacture or deliver, 15 grams or more of heroin.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00286  Rep. David McSweeney

Amends the Unified Code of Corrections. Provides that the court shall sentence the defendant to a term of natural life imprisonment if the defendant, at the time of the commission of the murder, had attained the age of 18, and is found guilty of first degree murder as a result of the intentional discharge of a firearm that proximately caused the death of the person. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00287  Rep. David McSweeney

Amends the Unified Code of Corrections. Provides that the conditions of every parole and mandatory supervised release are that the subject refrain from accessing the Internet without the prior written approval of the Department of Corrections for the duration of the parole or mandatory supervised release term if the person committed a sex offense as defined in the Sex Offender Registration Act against a victim under 18 years of age on or after the effective date of the amendatory Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00288  Rep. David McSweeney-Jonathan Carroll

Amends the Criminal Code of 2012. Provides that a person commits child abduction when he or she commits involuntary sexual servitude of a minor.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00289  Rep. David McSweeney-Jonathan Carroll

Amends the Criminal Identification Act. Provides that when a person has been convicted of child abduction, the victim of the offense may request that the State's Attorney of the county in which the conviction occurred file a verified petition with the presiding trial judge at the petitioner's trial to have a court order entered to seal the records of the circuit court clerk in connection with the proceedings of the trial court concerning that offense.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00290  Rep. David McSweeney

New Act

Creates the Self-Funding Limitation Act. Prohibits a person from expending or contributing more than $5,000,000 to a political committee of which he or she is a beneficiary.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00291  Rep. David McSweeney and Jonathan Carroll

720 ILCS 5/49-7 new

Amends the Criminal Code of 2012. Provides that a person commits improper disclosure of location information of a public official or human service provider when he or she knowingly obtains and discloses to any other person the location information of a public official or human service provider. Provides that a person commits improper disclosure of personal information of a public official or human service provider when he or she knowingly obtains and discloses to any other person the personal information of a public official or human service provider. Provides that improper disclosure of location information of a public official or human service provider is a Class A misdemeanor for a first offense and a Class 4 felony for a second or subsequent offense. Provides that improper disclosure of personal information of a public official or human service provider is a Class 4 felony for a first offense and a Class 3 felony for a second or subsequent offense. Provides that is not a violation to disclose the business address or place of work of a public official or human service provider. Defines terms.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00292  Rep. David McSweeney, Margo McDermed and Mary Edly-Allen

5 ILCS 430/5-47 new
25 ILCS 170/3.1
25 ILCS 170/3.2 new
55 ILCS 5/2-3015
55 ILCS 5/2-4010
55 ILCS 5/2-5008  from Ch. 34, par. 2-5008
55 ILCS 5/2-6011 new

Amends the State Officials and Employees Ethics Act. Provides that no member of the General Assembly shall, during his or her term of office, negotiate for employment with a lobbying entity if that lobbying entity engages in lobbying with members of the General Assembly during that member's term of office. Provides that no former member that is registered as a lobbyist shall lobby regarding a bill that he or she voted on during his or her term of office as a member of the General Assembly. Amends the Lobbyist Registration Act. Provides that a person required to be registered under the Act, his or her spouse, and his or her immediate family members living with that person may not serve as a member of a county board. Amends the Counties Code to provide that no person is eligible to hold office as a county board member, commissioner, or executive if he or she is required to be registered as a lobbyist under the Lobbyist Registration Act. Makes conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00293  Rep. David McSweeney-Brad Halbrook-Randy E. Frese-Mark Batinick-Darren Bailey, Dan Caulkins, Blaine Wilhour, Mike Murphy and Tim Butler

40 ILCS 5/2-101.1 new

Amends the General Assembly Article of the Illinois Pension Code. Provides that no person first elected or appointed to the General Assembly on or after November 3, 2020 shall be eligible to become a participant in the General Assembly Retirement System.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00294  Rep. David McSweeney

20 ILCS 2505/2505-426 new

Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that the Director of Revenue shall publish a list containing the name of each member of the General Assembly who (i) has been issued a notice of failure to file a return under the Illinois Income Tax Act more than 180 prior to the date the list is published and (ii) has not filed a return as provided in that notice by the date the list is published. Provides that, if a member of the General Assembly whose name appears on the list subsequently brings himself or herself into compliance with the reporting requirements of the Illinois Income Tax Act, or if that member demonstrates that his or her name appeared on the list in error, then the Director shall promptly remove that member's name from the list. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00295  Rep. David McSweeney-Allen Skillicorn

New Act

Creates the Truth in Legislative Taxation Act. Provides that every new Act that creates a new tax or fee or increases an existing tax or fee shall include the words "Tax Increase", "Fee Increase", or "Tax and Fee Increase" in its short title. Requires the sponsor of the new Act to inform the Legislative Reference Bureau that the new Act creates a new tax or fee or increases an existing tax or fee each time a drafting request is made related to that new Act. Requires the sponsor to provide a statement of legislative intent to the Legislative Reference Bureau that describes each new or increased tax or fee in the new Act and that sets forth the reason for each new or increased tax or fee. Directs the Legislative Reference Bureau to: ensure that the short title of the new Act conforms to the naming requirements of this Act; include the statement of legislative intent provided by the sponsor in the Section of the new Act immediately following the short title; and in its synopsis of the bill or amendment, state that the new Act creates a new tax or fee or increases an existing tax or fee. Where the new Act is drafted in the form of bill, directs the Legislative Reference Bureau to affix to the first page of the bill a stamp or words indicating that the new Act is one to which this Act applies. Provides corresponding requirements for amendatory Acts. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that 30 days after the effective date of the bill, the Department of Transportation shall conduct a study evaluating automated traffic law enforcement systems in this State. Provides that on or before December 31, 2019, the Department shall file a report with the General Assembly with the results from the study, including input from local law enforcement, and any recommendations the Department deems necessary. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00297  Rep. David McSweeney-Allen Skillicorn

5 ILCS 290/1 from Ch. 53, par. 1
25 ILCS 115/1 from Ch. 63, par. 14

Amends the Salaries Act. Decreases the annual salary of the Governor, Lieutenant Governor, Secretary of State, Comptroller, Treasurer, and Attorney General by 10% beginning the second Monday of January 2023. Amends the General Assembly Compensation Act. Decreases the annual salary and committee service stipends of General Assembly members by 10% beginning the second Wednesday of January 2021 for each member of the House of Representatives and each member of the Senate elected to a 2-year term commencing January 9, 2019 and beginning January 11, 2023 for all other members of the Senate. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00298  Rep. David McSweeney

25 ILCS 115/4 from Ch. 63, par. 15.1

Amends the General Assembly Compensation Act. Reduces the district office allowance of members of the General Assembly by 10%. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00299  Rep. David McSweeney-Allen Skillicorn

25 ILCS 115/1 from Ch. 63, par. 14

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00300  Rep. David McSweeney

15 ILCS 20/50-22

Amends the State Budget Law of the Civil Administrative Code of Illinois. Removes references to General Assembly members from provisions concerning funding for salaries of General Assembly members, judges, and legislative operations. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00301  Rep. David McSweeney

25 ILCS 170/3.1
25 ILCS 170/3.2 new
55 ILCS 5/2-3015
55 ILCS 5/2-4010
55 ILCS 5/2-5008 from Ch. 34, par. 2-5008
55 ILCS 5/2-6011 new

Amends the Lobbyist Registration Act. Provides that a person required to be registered under the Act, his or her spouse, and his or her immediate family members living with that person may not serve as a member of a county board. Amends the Counties Code to provide that no person is eligible to hold office as a county board member, commissioner, or executive if he or she is required to be registered as a lobbyist under the Lobbyist Registration Act. Makes conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00302  Rep. David McSweeney-Jonathan Carroll

110 ILCS 947/65.105 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to establish and administer an adult vocational community college scholarship program. Provides that beginning with the 2020-2021 academic year, the Commission shall, each year, receive and consider applications for scholarships to community colleges for people over the age of 30 who have been unemployed and are actively searching for employment and who can identify the specific training certificate, credential, or associate degree that he or she is seeking to obtain. Allows applicants to re-apply for the scholarship if they can demonstrate continual progress toward the desired certificate, credential, or degree. Provides that scholarships shall not exceed $2,000 per recipient per academic year. Allows the Commission to establish appropriate applications and forms. Requires the Commission to adopt all necessary and proper rules to implement the program.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Thomas Cullerton)

50 ILCS 155/5

Amends the Local Government Wage Increase Transparency Act. Provides that "disclosable payment" also includes accumulated sick leave. Effective immediately.

Aug 09 19  H  Public Act . . . . . . . . . 101-0228

HB 00304  Rep. David McSweeney-Allen Skillicorn

65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7

Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that all obligations issued by a non-home rule municipality in connection with the Tax Increment Allocation Redevelopment Act (instead of TIF obligations secured by the full faith and credit of the municipality) are subject to a backdoor referendum. Provides that a petition calling for a referendum on the issuance of those bonds shall be filed within 45 (instead of 30) days after the publication of the ordinance. Makes changes concerning the signature requirement for those petitions. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00305  Rep. David McSweeney-Jonathan Carroll

65 ILCS 5/8-1-2.7 new

Amends the Illinois Municipal Code. Provides that public funds shall not be expended by a municipality for expenses connected with a convention or gathering of municipal personnel. Provides that a State agency may not expend public funds for expenses connected with the renting or procurement of booths, hospitality suites, or other physical spaces at a convention or gathering of municipal personnel. Provides that a "convention or gathering of municipal personnel" means a gathering of employees or contractors from 2 or more separately domiciled or geographically separated municipalities in a gathering that is sponsored or co-sponsored by a league or association that includes 2 or more municipalities. Provides that the restrictions do not apply to public funds expended at a convention or gathering of public safety personnel, at a convention or gathering relating to economic development and tourism promotion, pursuant to a contract entered into before the effective date of the amendatory Act, or funds appropriated and expended by a municipality if specified procedures are followed. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00306  Rep. David McSweeney
55 ILCS 5/3-5018.2 new
Amends the Counties Code. Provides that a county board may, by ordinance, assume control over county recorder fees. Provides that, upon the adoption of such an ordinance, the county board may reduce any fee charged by the county recorder of deeds to a figure selected by the county board and transfer all or part of a county recorder of deed's budget surplus to the county general fund. Provides that county board actions under these provisions have precedence over other formulas or fee schedules used to calculate county recorder fees and any other use of a county recorder of deed's budget surplus. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

New Act
10 ILCS 5/28-7 from Ch. 46, par. 28-7
Creates the Citizens Empowerment Act. Provides that electors may petition for a referendum at the next general election to dissolve a unit of local government. Sets forth the requirements for the petition, together with the form and requirements for the ballot referendum. Provides for the transfer of all real and personal property and any other assets, together with all personnel, contractual obligations, and liabilities of the dissolving unit of local government to the receiving unit of local government. Amends the Election Code to provide exceptions for the Citizens Empowerment Act. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00308  Rep. David McSweeney
30 ILCS 350/3 from Ch. 17, par. 6903
30 ILCS 350/15 from Ch. 17, par. 6915
Amends the Local Government Debt Reform Act. Provides that no alternate bonds shall be issued if the issuance of such bonds would create or continue the accumulation of stacked alternate-bonded debt. Provides that provisions concerning stacked alternate-bonded debt do not apply to any transactions or agreements concerning debt that may be in place before the effective date of this amendatory Act. Defines "stacked alternate-bonded debt". Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00309  Rep. David McSweeney-Steven Reick
115 ILCS 5/10 from Ch. 48, par. 1710
Amends the Illinois Educational Labor Relations Act. With regard to an agreement reached between the representatives of educational employees and an educational employer, provides that in addition to any approval action that has previously been ratified, the final language of the written contract must be approved by the governing board of the educational employer and posted on a publicly accessible website at least 48 hours prior to such approval. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00310  Rep. David McSweeney
105 ILCS 5/10-20.69 new
Amends the School Code with respect to school districts other than the Chicago school district. Prohibits any post-retirement educator bonus not required by a valid contract entered into before the effective date of the amendatory Act, and prohibits a school district from entering into a contract on or after the effective date of the amendatory Act that provides for a post-retirement educator bonus or bonuses. Defines "post-retirement educator bonus" as any payment made by a school district to an educator licensed under the School Code who has commenced his or her retirement and is collecting a retirement annuity from the Teachers' Retirement System of the State of Illinois, other than compensation for current employment with the school district. Requires each school district to annually report to all residents of the school district the status of all contracts requiring the payment of a post-retirement educator bonus and all post-retirement educator bonuses paid during the previous school year. Sets forth what the report must contain. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00311  Rep. David McSweeney-Linda Chapa LaVia-Mary E. Flowers-Jonathan Carroll

5 ILCS 140/7.7 new
105 ILCS 5/10-21.9  from Ch. 122, par. 10-21.9
105 ILCS 5/10-30 new
105 ILCS 5/21B-15
105 ILCS 5/21B-75
105 ILCS 5/21B-80
105 ILCS 5/34-18.5  from Ch. 122, par. 34-18.5
105 ILCS 5/34-18.61 new
105 ILCS 5/34-84b  from Ch. 122, par. 34-84b
720 ILCS 5/11-9.6 new
725 ILCS 5/107-17 new
820 ILCS 40/7  from Ch. 48, par. 2007

Amends the Freedom of Information Act to provide that in the case of sexual assault or sexual abuse by school district personnel, nothing in the Act prohibits a school district from disclosing disciplinary records of school district personnel. Amends the School Code to require a school board to report all credible cases of sexual assault or sexual abuse by a licensed educator to the State Board of Education, to establish a hearing procedure for student victims, and to ensure that a licensed educator under investigation by the State Superintendent of Education is reassigned to non-classroom duty. Provides that, beginning with the 2019-2020 school year, the State Board of Education must monitor all fingerprint-based criminal history records checks and any other database checks conducted by a school district or regional superintendent for applicants for employment with a school district. Makes changes concerning educator licensure and allegations of physical or sexual abuse. Amends the Criminal Code of 2012 to create the criminal offense of sexual conduct or sexual relations with a student by an authority figure. Amends the Code of Criminal Procedure of 1963 to require an arresting enforcement agency to share its reports pertaining to the arrest of a licensed educator with the superintendent of any school district that employs the educator (or, in the case of the arrest of a superintendent, with the school board of any school district that employs the superintendent). Amends the Personnel Record Review Act to provide that the Act does not prohibit a school district from divulging internal investigative findings and discipline to another school district. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00312  Rep. David McSweeney-Linda Chapa LaVia, Jonathan Carroll and Andrew S. Chesney

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that, notwithstanding any other provision of law to the contrary, a school board may immediately suspend or terminate the employment of any person employed by a school district or contracted to work for a school district who has been convicted of a sex offense; defines "sex offense". Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Thomas Cullerton)

New Act

Creates the Open Illinois Checkbook Act. Requires the Comptroller to establish and maintain a publicly accessible database to be known as the "Open Illinois Checkbook" for the purpose of showing all of the expenditures made from any State fund. Provides further requirements for the establishment, use, and operation of the Open Illinois Checkbook. Defines terms. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
New Act
Adds reference to:
15 ILCS 405/27

Replaces everything after the enacting clause. Amends the State Comptroller Act. Requires the Comptroller's online ledger to include expenditure amounts and dates of expenditure, the vendor to which each expenditure was made, the State agency making each expenditure, the salaries of each employee, and, to the extent possible, graphical data. Effective immediately.

Aug 07 19  H Public Act . . . . . . . . . 101-0212

HB 00314  Rep. David McSweeney

5 ILCS 430/20-20

Amends the State Officials and Employees Ethics Act. Requires the Executive Inspectors General appointed under the Act to establish and maintain an Internet website to which all residents of Illinois shall have free access, including a prominent statement of notification to the public. Requires the Executive Inspectors General appointed under the Act to immediately disclose all detailed findings resulting from investigations entered into under Act, and to post those findings on their respective Internet websites. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00315  Rep. Robyn Gabel-Gregory Harris-David McSweeney and Jonathan Carroll

305 ILCS 5/5-30.1

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to establish, by rule, minimum quality standards for providers of medical supplies, equipment, and related services applicable to contracted managed care organizations for all services rendered to MCO enrollees. Requires the minimum quality standards to be based upon recognized national standards promulgated by national bodies and by the Centers for Medicare and Medicaid Services. Requires the Department to set a rate of reimbursement payable by contracted managed care organizations to contracted, in-network providers of medical supplies, equipment, and related services at the default rate of reimbursement paid under the Illinois Medicaid fee-for-service program methodology for such medical supplies, equipment, and related services in effect as of June 30, 2017. Requires contracts managed care organizations to offer a reimbursement rate to contracted, in-network providers of medical supplies, equipment, and related services at not less than 90% of the default rate of reimbursement paid under the Illinois Medicaid fee-for-service program methodology, including all policy adjusters, for such medical supplies, equipment, and related services of similar quality. Provides that these provisions shall not be construed to allow the Department or its contracted MCOs to enter into sole source contracts for the provision of durable medical equipment, supplies, or related services to Medicaid beneficiaries and Medicaid managed care enrollees. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00316  Rep. David McSweeney

35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 5/901 from Ch. 120, par. 9-901

Amends the Illinois Income Tax Act. For taxable years beginning on or after January 1, 2019, reduces the rate of tax to 3% for individuals, trusts, and estates and 4.8% for corporations. Makes corresponding changes concerning the distribution of tax proceeds. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00317  Rep. David McSweeney and Jonathan Carroll

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
30 ILCS 805/8.43 new

Amends the Property Tax Code. Provides that, beginning with the 2019 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, beginning with the 2019 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00318  Rep. David McSweeney

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to the investment made by the taxpayer during the taxable year in a Qualified Opportunity Fund. Provides that no such credit may be taken for any taxable year that begins prior to January 1, 2020. Provides that excess credits may be carried forward or back. Provides that the aggregate amount of the Qualified Opportunity Fund tax credit shall be limited to $100,000,000 per calendar year. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00319  Rep. David McSweeney

35 ILCS 5/201  from Ch. 120, par. 2-201
35 ILCS 5/901  from Ch. 120, par. 9-901


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00320  Rep. David McSweeney and Jonathan Carroll

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
30 ILCS 805/8.43 new

Amends the Property Tax Code. Provides that, beginning with the 2019 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, for the 2019 levy year, the limiting rate under the Property Tax Extension Limitation Law shall be calculated by reducing the district's 2016 aggregate extension by 5%. Provides that, for the 2020 levy year, the limiting rate under the Property Tax Extension Limitation Law shall be calculated by reducing the district's 2018 aggregate extension by 10%. Provides that, beginning with the 2021 levy year, the extension limitation is 0%. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
**HB 00321**  Rep. David McSweeney

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HB 00321 (CONTINUED)

765 ILCS 1025/29 from Ch. 141, par. 129
765 ILCS 1025/29.5
765 ILCS 1025/30 from Ch. 141, par. 130
35 ILCS 750/Act rep.
765 ILCS 1026/Act rep.
5 ILCS 100/1-5 from Ch. 127, par. 1001-5
5 ILCS 140/7.5
15 ILCS 405/9 from Ch. 15, par. 209
15 ILCS 505/0.02
15 ILCS 505/0.03
15 ILCS 505/0.04
15 ILCS 505/0.05
15 ILCS 505/0.06
20 ILCS 1205/7 from Ch. 17, par. 108
20 ILCS 1205/18.1
30 ILCS 105/6b-1 from Ch. 127, par. 142b1
30 ILCS 105/8.12 from Ch. 127, par. 144.12
30 ILCS 230/2 from Ch. 127, par. 171
35 ILCS 5/225 rep.
55 ILCS 5/3-3034 from Ch. 34, par. 3-3034
205 ILCS 5/48
205 ILCS 5/48.1 from Ch. 17, par. 360
205 ILCS 5/48.3 from Ch. 17, par. 360.2
205 ILCS 5/65 from Ch. 17, par. 377
205 ILCS 205/4013 from Ch. 17, par. 7304-13
205 ILCS 205/9012 from Ch. 17, par. 7309-12
205 ILCS 205/10090
205 ILCS 305/10 from Ch. 17, par. 4411
205 ILCS 305/62 from Ch. 17, par. 4463
205 ILCS 405/15.1b from Ch. 17, par. 4827
205 ILCS 405/19.3 from Ch. 17, par. 4838
205 ILCS 620/6-14 from Ch. 17, par. 1556-14
205 ILCS 657/30
205 ILCS 700/10
215 ILCS 5/210 from Ch. 73, par. 822
215 ILCS 185/5
215 ILCS 185/15
215 ILCS 185/20
225 ILCS 454/20-20
725 ILCS 5/110-17 from Ch. 38, par. 110-17
755 ILCS 5/2-1 from Ch. 110 1/2, par. 2-1
755 ILCS 5/2-2 from Ch. 110 1/2, par. 2-2
770 ILCS 90/3 from Ch. 141, par. 3
Repeals the State Tax Lien Registration Act and the Revised Uniform Unclaimed Property Act. Reenacts the Uniform Disposition of Unclaimed Property Act. Changes various Acts by restoring language deleted by Public Act 100-22 and deleting language added by Public Act 100-22, including, but not limited to, the following changes: (1) amends the Illinois Income Tax Act to provide that: (A) for taxable years beginning on or after January 1, 2019 and beginning prior to January 1, 2025, the income tax rates shall be (i) 3.75% for individuals, trusts, and estates and (ii) 5.25% for corporations; (B) for taxable years beginning on or after January 1, 2025, the income tax rates shall be (i) 3.25% for individuals, trusts, and estates and (ii) 4.8% for corporations; (C) the research and development credit does not apply for taxable years beginning on or after January 1, 2019 (currently, January 1, 2022); (D) provides that the maximum amount of the education expense credit is reduced from $750 to $500 per year; (E) repeals an addition modification for amounts deducted under the Internal Revenue Code for domestic manufacturing and other activities; and (F) repeals provisions disallowing certain exemptions for taxpayers with an income above a certain limit; (2) repeals the State Tax Lien Database; (3) amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act to provide that: (A) the graphic arts machinery exemption sunsets on July 1, 2019 and (B) the manufacturing and assembling machinery and equipment exemption is no longer permanent. Effective immediately.
HB 00322  Rep. David McSweeney-Jonathan Carroll-Sam Yingling-Rita Mayfield-Mary E. Flowers, Deanne M. Mazzochi and Dan Caulkins

625 ILCS 5/11-208  from Ch. 95 1/2, par. 11-208
625 ILCS 5/11-208.6
30 ILCS 805/8.43 new

Amends the Illinois Vehicle Code. Provides that, after January 1, 2020, no non-home rule unit within the counties of Cook, DuPage, Kane, Lake, Madison, McHenry, St. Clair, and Will may enact or continue to enforce an ordinance for an automated traffic law enforcement system to enforce violations of intersection traffic control signals. Makes corresponding changes. Amends the State Mandates Act to require implementation without reimbursement from the State.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00323  Rep. David McSweeney-Jonathan Carroll-Rita Mayfield-Sam Yingling-Allen Skillicorn, Deanne M. Mazzochi, Amy Grant, Dan Caulkins and Mary E. Flowers

625 ILCS 5/1-105.2
625 ILCS 5/3-400  from Ch. 95 1/2, par. 3-400
625 ILCS 5/6-306.5  from Ch. 95 1/2, par. 6-306.5
625 ILCS 5/11-208  from Ch. 95 1/2, par. 11-208
625 ILCS 5/11-208.3  from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/11-208.8
625 ILCS 5/11-208.6 rep.
30 ILCS 805/8.43 new

Amends the Illinois Vehicle Code. Repeals a Section providing authority to use automated traffic law enforcement systems at intersections in which cameras are used to photograph or video record a motor vehicle's failure to stop and yield as required by traffic control signals. Imposes limits on the power of local governments to use automated speed enforcement systems to provide recorded images of a motor vehicle for the purpose of recording its speed. Denies home rule powers. Amends the State Mandates Act to require implementation without reimbursement from the State. Makes conforming and other technical changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00324  Rep. David McSweeney

5 ILCS 20/2  from Ch. 1, par. 103

Amends the Illinois Constitutional Amendment Act. Provides that when the Secretary of State first publishes a constitutional amendment in a newspaper or newspapers, he or she shall also cause the existing form of the constitutional provision proposed to be amended, the proposed amendment, the explanation of the amendment, the arguments for and against the amendment, and the form in which the amendment will appear on the separate ballot, to be published on a publicly accessible Internet website controlled by the Office of the Secretary of State. Provides that the newspaper or newspapers containing the published amendment shall also provide a link to the amendment information published on the Secretary's Internet website. Provides that the Secretary of State shall not publish, mail, or maintain any pamphlets concerning a proposed constitutional amendment to abolish the Office of the Lieutenant Governor, nor shall the General Assembly be required to provide the language for such a pamphlet explaining a proposed amendment for the abolition of the Office of the Lieutenant Governor. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00325  Rep. David McSweeney

Amends Public Act 100-586. Repeals an appropriation from the Road Fund to the Department of Transportation for a grant to the Chicago Department of Transportation for infrastructure improvements. Adds the same amount to an appropriation from the Road Fund for construction and land acquisition. Effective immediately.

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

HB 00326  Rep. David McSweeney-Jonathan Carroll-Sam Yingling-Rita Mayfield and Kelly M. Burke

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that 30 days after the effective date of the bill, the Department of Transportation shall conduct a study evaluating automated traffic law enforcement systems. Provides that on or before December 31, 2019, the Department shall file a report with the General Assembly with the results from the study, including input from local law enforcement, and any recommendations the Department deems necessary. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00327  Rep. Thaddeus Jones

New Act

Creates the Chicago Violence Prevention Act. Provides that the Chicago Violence Prevention Program is established in the City of Chicago in 8 specified wards. Provides that the City of Chicago shall implement and oversee the program and that the program shall terminate in 5 to 7 years. Requires the Chicago Police Department to dedicate 200 police officers to patrol the streets and to provide police protection to prevent violence in the specified wards and the State to provide 50 State troopers to assist in police protection. Creates a cease fire location in high crime areas in each of the program's wards. Provides that the City of Chicago shall designate a program site in each cease fire area at a place of worship, college, or university where the program will be administered. Provides that a drug treatment program and a job training program shall be located at each program site and provides specifications for those programs. Provides that program administrators shall encourage economic development and establish programs to bring business into each cease fire area and to assist business owners and work with the Cook County Land Bank Authority to target and remedy vacant homes in each cease fire area. Provides that the City of Chicago shall submit to the General Assembly a housing stabilization plan, an economic stabilization plan, and a crime prevention plan relating to each cease fire area on or before January 31, 2021. Provides that the City of Chicago is responsible for the costs associated with the program, subject to appropriation. Limits home rule powers. Effective July 1, 2020.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00328  Rep. Thaddeus Jones and Linda Chapa LaVia

Amends the Metropolitan Transit Authority Act. Provides that the Chicago Transit Board shall appoint and pay for a minimum of one police officer or other safety personnel on each bus and train operated by the Chicago Transit Authority.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00329  Rep. Thaddeus Jones

110 ILCS 305/1e-5 new
110 ILCS 520/8b.5 new
110 ILCS 660/5-102 new
110 ILCS 665/10-102 new
110 ILCS 670/15-102 new
110 ILCS 675/20-102 new
110 ILCS 680/25-102 new
110 ILCS 685/30-102 new
110 ILCS 690/35-102 new

Amends various Acts relating to the governance of public universities in Illinois. Requires a public university to classify as an employee of the university a student who is an athlete of any of the top 3 financially profitable intercollegiate athletic programs at the university. Provides that the university shall pay the student athlete a minimum of $25,000 per academic year, but his or her work hours and work schedule are at the discretion of the university. Allows the university to classify as an employee of the university a student who is an athlete of any of the other intercollegiate athletic programs at the university, with his or her pay, work hours, and work schedule determined by the university. Sets forth provisions concerning collegiate and intercollegiate athletic associations and contractual agreements. Effective July 1, 2019.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00330  Rep. Thaddeus Jones

105 ILCS 5/27A-5

from Ch. 122, par. 1821

Amends the Interscholastic Athletic Organization Act. Creates the High School Interscholastic Association Commission as an executive agency of State government under the direction of the Governor to provide leadership for the development, supervision, and promotion of interscholastic competition and other activities; provides for the membership and powers and duties of the Commission. Provides that beginning with the 2020-2021 school year, no public school, nonpublic school, or charter school in this State with any of grades 9 through 12 may be a member of or pay any dues or fees to an association or other entity that has as one of its purposes promoting, sponsoring, regulating, or in any manner providing for interscholastic athletics or any form of athletic competition among schools and students within this State other than the Commission. Provides that on or before July 1, 2021, and on or before each July 1 thereafter, the Auditor General must perform an audit of the Commission and on or before August 1, 2021, and on or before each August 1 thereafter, the Commission must submit a report to the Governor and the General Assembly on the performance of the Commission that includes, but is not limited to, the results of the audit and information on any contracts entered into by the Commission in the previous year.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


(Sen. Jacqueline Y. Collins, John G. Mulroe and Antonio Muñoz)

New Act

Creates the Expressway Safety Act. Provides that the Illinois State Police, the Illinois Department of Transportation, and the Illinois State Toll Highway Authority shall work together to conduct a program to increase the amount of cameras along expressways in Cook County. Provides that images from the cameras may be used to investigate offenses and detect roadway hazards, but not to enforce petty offenses. Provides that the program shall be funded by the Road Fund. Repeals the Act on July 1, 2023.

House Floor Amendment No. 1

Provides that funds from the Road Fund shall be for use on highways under the jurisdiction of the Department of Transportation.

House Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill and House Amendment No. 1, and makes the following changes. Renames the Act the Expressway Camera Act and provides that the Act may be referred to as the Tamara Clayton Expressway Camera Act. Provides that images from expressway cameras may be used by any municipal police department, county sheriff's office, State Police officer, or other law enforcement agency with jurisdiction over the expressway (instead of "roadway") in Cook County in the investigation of any offense involving the use of a firearm (instead of by law enforcement agencies in the investigation of offenses). Provides that funds needed to conduct the program for use on expressways (instead of "highways") under the jurisdiction of the Department of Transportation shall be taken from the Road Fund.

Jul 12 19  H Public Act . . . . . . . . . 101-0042

HB 00332  Rep. Grant Wehrli and Margo McDermed

5 ILCS 420/1-113 from Ch. 127, par. 601-113

5 ILCS 420/2-104 from Ch. 127, par. 602-104

Amends the Illinois Governmental Ethics Act. Provides that, among other restrictions, no legislator may accept or participate in any way in any representation case before the State of Illinois or any unit of local government in this State on any matter filed on or after February 1, 2019 that involves a challenge to any tax or proposed assessment of any tax or fee. Provides that the prohibition against participation in such a representation case does not apply in regards to a person with whom the legislator maintains a close economic association, unless a fee or compensation received regarding any matter that involves a challenge to any tax or proposed assessment of any tax or fee is received by the legislator directly or indirectly through any interest in a partnership, limited liability corporation, or other business entity. Modifies the term "representation case" to include matters before a unit of local government. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00333  Rep. Anthony DeLuca
705 ILCS 405/5-715
705 ILCS 405/5-750
Amends the Juvenile Court Act of 1987. Provides that if a minor has previously been placed on probation for an offense that involves the use or possession of a firearm, the court may not place the minor on probation for any subsequent offense involving the use or possession of a firearm. Provides that a minor convicted of a subsequent offense involving the use or possession of a firearm shall result in a mandatory sentence of no less than 6 months confinement to the Department of Juvenile Justice with the Department providing services including, but not limited to, education, mental health, drug treatment, and mentoring.
Nov 28 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00334  Rep. Sonya M. Harper, Elizabeth Hernandez and Lindsey LaPointe
105 ILCS 5/27A-5
105 ILCS 5/34-2.1 from Ch. 122, par. 34-2.1
105 ILCS 5/34-2.2 from Ch. 122, par. 34-2.2
105 ILCS 5/34-2.3 from Ch. 122, par. 34-2.3
105 ILCS 5/34-2.3b
105 ILCS 5/34-2.4b from Ch. 122, par. 34-2.4b
105 ILCS 5/34-8.3 from Ch. 122, par. 34-8.3
105 ILCS 5/34-8.4
Amends the School Code. Provides that a charter school operating within the City of Chicago shall be administered by a local school council. Provides that a local school council shall be established for each small school, contract school, and military school within the Chicago school district. Provides that in each attendance center enrolling students in 7th or 8th grade, one full-time student member shall be appointed, although no attendance center shall have more than one student member. Requires a supermajority of 8 votes by the local school council to veto any action proposed or approved regarding certain schools placed on probation and intervention actions by the Chicago Schools Academic Accountability Council. Creates the LSC Certification Commission to provide fundamental training to members of local school councils and certify each member, and sets forth its composition. Sets forth a mandatory training program for local school council members. Provides that the LSC Certification Commission may request and, upon such request, the Chicago Board of Education shall budget and distribute such funds as are equal to the total allocations for the certification of local school council members in the year immediately prior. Makes other changes. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00335  Rep. Lindsay Parkhurst, Linda Chapa LaVia and Margo McDermed
745 ILCS 49/77 new
Amends the Good Samaritan Act. Provides that any not-for-profit organization in this State, or any volunteer, employee, or other person present on the property of the organization in the area of the temporary or emergency shelter during the time temporary or emergency shelter is provided, who in good faith provides temporary or emergency shelter without fee for no more than 60 days or nights per year to a person experiencing homelessness shall not be liable for civil damages as a result of acts or omissions, except for gross negligence, in providing the temporary or emergency shelter. Limits the applicability of the new provisions to temporary or emergency shelters operated in Kankakee County. Provides that the provisions do not apply to an organization whose primary purpose is to provide shelter to persons experiencing homelessness.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00336  Rep. Lindsay Parkhurst, Margo McDermed, Tony McCombie, Keith R. Wheeler, Ryan Spain, John M. Cabello, Joe Sosnowski, Dan Ugaste, Stephanie A. Kifowit, Anna Moeller and Barbara Hernandez
65 ILCS 115/10-5.3
Amends the River Edge Redevelopment Zone Act. Provides that the Department of Commerce and Economic Opportunity may certify one additional pilot River Edge Redevelopment Zone in the City of Kankakee. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00337 Rep. Lindsay Parkhurst and Tony McCombie
815 ILCS 305/5 from Ch. 134, par. 105
815 ILCS 305/15 from Ch. 134, par. 115
815 ILCS 305/30 from Ch. 134, par. 130

Amends the Automatic Telephone Dialers Act. Redefines "recorded message" to mean any artificial or recorded communication that includes or introduces an advertisement or constitutes telemarketing without live voice interaction (rather than any taped communication soliciting the sale of goods or services without live voice interaction). Prohibits an autodialer from providing inaccurate caller ID information in violation of a specified federal law and regulations of the Federal Communications Commission. Provides that it is a violation of the Act to play a recorded message (rather than a prerecorded message) placed by an autodialer without the (i) prior express consent of the called party or (ii) the prior express written consent of the called party if the call is made by or on behalf of a tax-exempt nonprofit organization or is a call that delivers a health care message made by, or on behalf of, a covered entity or its business associate as those terms are defined in a specified provision of the Health Insurance Portability and Accountability Act of 1996. Defines "telemarketing" and "prior express written consent".

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00338 Rep. Lindsay Parkhurst
5 ILCS 805/15

Amends the Illinois TRUST Act. Provides that nothing shall be construed as restricting an expenditure or activity necessary to perform by the State, a unit of local government, or law enforcement agency, or other State or unit of local government agency, official, employee, or agent of any obligations under any contract between the State, the unit of local government, law enforcement agency, or other State or local government agency and federal officials regarding the use of a facility to detain persons in federal immigration removal proceedings, as long as the detention is not based solely on a civil immigration detainer. Provides that nothing shall be construed as restricting or limiting the transfer of a person lawfully in the custody of a unit of the State, a unit of local government, a law enforcement agency, or other State or local government agency to federal officials, including immigration agents, provided the person is not otherwise eligible for release from custody, and the detention is not prolonged by that unit of the State, unit of local government, law enforcement agency, or other State or local government agency.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00339 Rep. Patrick Windhorst-Jonathan Carroll and Linda Chapa LaVia
730 ILCS 150/2 from Ch. 38, par. 222

Amends the Sex Offender Registration Act. Provides that a person who has committed a violation or attempted violation of unauthorized video recording and live video transmission is subject to registration if the victim is a person under 18 years of age when the offense was committed on or after the effective date of the amendatory Act.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

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

Amends the State Employees Group Insurance Act of 1971, the Illinois Public Aid Code, the Problem Pregnancy Health Services and Care Act, and the Illinois Abortion Law of 1975. Restores the provisions that were amended by Public Act 100-538 to the form in which they existed before their amendment by Public Act 100-538.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that a school board may allow the motto "In God We Trust” to be displayed in a conspicuous location inside or outside each school building.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00342  Rep. Darren Bailey-Brad Halbrook and Chris Miller

20 ILCS 2310/2310-578 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to create and maintain a list of each immunizing agent derived from aborted fetal tissue and any alternative immunizing agents. Provides that the Department shall ensure that, before administering an immunizing agent derived from aborted fetal tissue to an individual, a health care provider shall provide to the individual or, if the individual is a child, to the parent, guardian, or person in loco parentis of the child: (1) notification that the immunizing agent was derived from aborted fetal tissue; (2) if an immunizing agent that is not an immunizing agent derived from aborted fetal tissue is available as an alternative to an immunizing agent derived from aborted fetal tissue, an offer of the alternative; and (3) notification of the option to decline the receipt of the immunizing agent. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00343  Rep. Mark Batinick-Allen Skillicorn

15 ILCS 20/50-22

Amends the State Budget Law of the Civil Administrative Code of Illinois. Removes references to General Assembly members from provisions concerning funding for salaries of General Assembly members, judges, and legislative operations. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00344  Rep. Thomas M. Bennett-William Davis-Anna Moeller-Margo McDermed-Charles Meier, LaToya Greenwood, Gregory Harris, Mike Murphy, Dan Brady, Randy E. Frese and Amy Grant
(Sen. Scott M. Bennett)

New Act

210 ILCS 135/14.5 new
405 ILCS 5/2-116 new

Creates the Authorized Electronic Monitoring in Community-Integrated Living Arrangements and Developmental Disability Facilities Act. Provides that under certain conditions, a resident of a living arrangement certified under the Community-Integrated Living Arrangements Licensure and Certification Act and a resident of a developmental disability facility shall be permitted to use an audio and video surveillance system in his or her room at his or her own expense. Requires the electronic monitoring device to be placed in a conspicuously visible location in the room. Requires the Department of Human Services to establish a program to distribute specified funds each year for the purchase and installation of electronic monitoring devices. Establishes criminal penalties for a person or entity that knowingly hampers, obstructs, tampers with, or destroys an electronic monitoring device. Contains provisions concerning: resident and roommate consent to monitoring; notice of electronic monitoring to the staff and visitors; limitations on the staff's access to recordings; the admissibility of recordings in civil, criminal, and administrative actions; staff reporting; liability; and rulemaking. Makes other changes. Amends the Community-Integrated Living Arrangements Licensure and Certification Act and Mental Health and Developmental Disabilities Code to make conforming changes. Provides that it is a business offense for a person to discriminate or retaliate against a resident for consenting to the electronic monitoring, or to prevent the installation or use of an electronic monitoring device by a resident who has provided specified notice and consent. Makes other changes. Effective January 1, 2020.

House Floor Amendment No. 4

Replaces everything after the enacting clause with the provisions of the introduced bill as amended by House Amendment No. 2 and House Amendment No. 3 with the following changes. Removes language allowing specified individuals to consent to authorized electronic monitoring if the resident or the roommate has not affirmatively objected to the monitoring and his or her physician determines that he or she lacks the ability to understand and appreciate the nature and consequences of electronic monitoring. Provides that if a resident chooses to install an electronic monitoring device that uses Internet technology for visual or audio monitoring, that resident is responsible for installing a secure, password-protected network. In provisions amending the Community-Integrated Living Arrangements Licensure and Certification Act and the Mental Health and Developmental Disabilities Code, provides that intentionally retaliating or discriminating against any recipient for consenting to authorized electronic monitoring, or preventing the installation or use of an electronic monitoring device by a recipient under the Act, is a business offense punishable by a fine not to exceed $1,000 (rather than $10,000).
HB 00345


35 ILCS 130/6
35 ILCS 143/10-25
235 ILCS 5/6-16.1
705 ILCS 405/5-615
705 ILCS 405/5-710
720 ILCS 675/Act title
720 ILCS 675/0.01
720 ILCS 675/1
720 ILCS 675/2
720 ILCS 675/1.5 rep.
720 ILCS 677/5
720 ILCS 677/10
720 ILCS 677/15
720 ILCS 678/1
720 ILCS 678/5
720 ILCS 678/6
720 ILCS 678/7
720 ILCS 678/8
720 ILCS 680/Act rep.
720 ILCS 685/2
720 ILCS 685/4

Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Changes the short title of the Act to the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Prohibits the sale or furnishing of tobacco products, electronic cigarettes, or alternative nicotine products to a person under 21 years of age. Prohibits the purchase of tobacco products, electronic cigarettes, or alternative nicotine products by a person under 21 years of age. Makes changes regarding definitions, age verification, penalties, possession, and other matters. Repeals the Smokeless Tobacco Limitation Act. Amends other Acts to make conforming changes. Effective July 1, 2019.

House Committee Amendment No. 1

Makes technical changes.
HB 00346  Rep. Anthony DeLuca

25 ILCS 10/20 new

Amends the General Assembly Operations Act. Provides that a person employed as a legislative liaison for, or otherwise employed by, an executive branch officer or an agency, board, or commission under the control of an executive branch officer may not lobby on the floor of the House of Representatives while the House of Representatives is in session or the floor of the Senate while the Senate is in session. Defines "lobby" as any communication with a member of the House of Representatives or the Senate while that member is at his or her desk on the floor, or any employee of the House of Representatives or of the Senate, for the ultimate purpose of influencing any executive, legislative, or administrative action. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Rachelle Crowe, Jennifer Bertino-Tarrant, Antonio Muñoz, Laura Ellman, Elgie R. Sims, Jr., Steve Stadelman, Laura M. Murphy, Bill Cunningham and Toi W. Hutchinson)

755 ILCS 5/2-6.2

Amends the Probate Act of 1975. Provides that a person convicted of assault, aggravated assault, battery, or aggravated battery of an elderly person shall not receive any property, benefit, or other interest by reason of the death of that elderly person.

Aug 02 19  H  Public Act . . . . . . . . . 101-0182
Amends the Township Code. Provides that the board of trustees of any township located in McHenry County may submit a proposition to dissolve the township to the township electors or township electors may petition for a referendum to dissolve a township. Provides for the transfer of real and personal property, and any other assets, together with all personnel, contractual obligations, and liabilities of the dissolving township to McHenry County. Provides that all road districts wholly within the boundaries of the dissolving township are dissolved on the date of dissolution of the dissolving township and the powers and responsibilities of the road district are transferred to McHenry County, and provides that municipalities within the dissolving township may elect to assume the duties and responsibilities of the road district or road districts. Limits extensions of specified property tax levies to 90% of the original property tax levy and within the boundaries of the dissolved township. Amends the Election Code and Counties Code making conforming changes. Amends the Illinois Highway Code. Provides that any township in Lake County or McHenry County shall abolish a road district of that township if the roads of the road district are less than 15 miles in length. Provides that the road district is abolished on the expiration of the term of office of the highway commissioner of the road district facing abolition following the determination by the county engineer or county superintendent of highways. Provides that the township board of trustees may enter into a contract with the county, a municipality, or a private contractor to administer the roads added to its jurisdiction. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
60 ILCS 1/24-5 new

Adds reference to:
35 ILCS 505/8 from Ch. 120, par. 424

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Amends the Motor Fuel Tax Law making conforming changes. Further amends the new Article 24 of the Township Code as follows: removes provisions regarding the scope of the Article; modifies the petition requirements to dissolve a township, including signature requirements and publication of the petition on the county's website; modifies the referendum wording; clarifies that road districts that are to be dissolved must be wholly within the boundaries of the township; adds examples of duties that are transferred to the county; limits specified taxes and proceeds of the sale of specified properties to the use and benefit of the geographic area of the dissolved township; provides that reductions in spending within the boundaries of the former township and specified tax levies may be used to pay down liabilities of the former township; provides that if a no municipality makes an offer or a municipality doesn't make a satisfactory offer (rather than only no offers made) to take over part of a dissolved road district, then the county may retain the powers over the road district; provides that elected and appointed township officers and road commissioners shall cease to hold office on the date of dissolution of the township and road districts, no longer be compensated, and do not have legal recourse relating to the ceasing of their elected or appointed positions upon the ceasing of their offices. Effective immediately.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
HB 0348 (H-AM 1) amends the Township Code and the Motor Fuel Tax Law in a way that does not impact any pension fund.

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

Home Rule Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.
HB 00348 (CONTINUED)

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)

Please be advised that the Balanced Budget Note Act does not apply to House Bill 348 (H-AM 1) as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

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

This bill does not create a State mandate

Aug 09 19  H  Public Act . . . . . . . . . 101-0230


New Act

Creates the Drug and Sharps Waste Stewardship Act. Directs the Environmental Protection Agency to administer a drug and sharps waste stewardship program. Provides that the State Board of Pharmacy is to guide and advise the Agency in its administration of the program. Requires covered entities to provide lists of covered and not covered products to the State Board and to implement stewardship plans. Requires stewardship plans to be submitted to the Agency for review and acceptance. Requires that all counties have at least one collection site for unused drugs and sharps per 50,000 people, and no fewer than 5 such collection sites. Requires counties that do not have the necessary number of collection sites to establish a mail-back program, or alternative collection program for covered products, or both. Imposes an administrative fee on covered entities. Provides penalties for covered entities that fail to comply with the provisions of the Act. Creates the Drug and Sharps Stewardship Fund and the Drug and Sharps Stewardship Penalty Account within the Fund. Directs the Agency to post lists of compliant covered entities on its website. Exempts stewardship programs already in existence under local ordinances at the time the Act takes effect from the Act's provisions, but provides that those entities with programs that are not within the Act's purview are not to receive any monetary support from the Drug and Sharps Stewardship Fund or the Drug and Sharps Stewardship Penalty Account. Exempts confidential proprietary information from public disclosure by the Agency.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00350


40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Amends the Downstate Teachers and State Universities Articles of the Illinois Pension Code. Requires an employer to make an additional employer contribution for a participant whose earnings for any academic year used to determine the final rate of earnings exceed the amount of his or her earnings with the same employer for the previous academic year by more than 6% (instead of 3%). Makes conforming changes. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00351  Rep. Thomas M. Bennett and Tony McCombie

25 ILCS 10/1.5 new

Amends the General Assembly Operations Act. Provides that no person may serve more than 10 consecutive years in any of the following leadership roles: Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, and Minority Leader of the Senate. Provides that the limitations imposed by the amendatory Act apply to service beginning on and after January 13, 2021.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00352  
Rep. Thomas M. Bennett-Tony McCombie-Jerry Costello, IL-Terri Bryant-Lawrence Walsh, Jr., C.D. Davidsmeyer, Margo McDermed, Monica Bristow, Norine K. Hammond, Lance Yednock, Debbie Meyers-Martin and Patrick Windhorst

30 ILCS 105/5.891 new
30 ILCS 105/6z-65.1 new
30 ILCS 605/7.1 from Ch. 127, par. 133b10.1

Amends the State Property Control Act. Provides that "surplus real property" means property that is determined by the head of the owning agency to no longer be required for the State agency's needs and responsibilities (currently, vacant, unoccupied or unused and having no foreseeable use by the owning agency). Makes changes concerning transfers of surplus real property to State agencies. Provides that surplus real property may be conveyed by the Administrator for less than fair market value if the Administrator makes a written determination that it is in the best interests of the State to establish a different value. Provides that the determination shall be published in the Illinois Procurement Bulletin and filed with the Executive Ethics Commission. Provides that the proceeds from the sale of surplus real property shall be deposited into the Deferred Maintenance Property Fund and shall be used for the maintenance and repair of State properties. Amends the State Finance Act to create the Deferred Maintenance Property Fund.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00353  
Rep. Rita Mayfield-Mary E. Flowers

730 ILCS 5/3-2-3 from Ch. 38, par. 1003-2-3
730 ILCS 5/3-3-1 from Ch. 38, par. 1003-3-1
730 ILCS 5/3-3-2 from Ch. 38, par. 1003-3-2

Amends the Unified Code of Corrections. Requires the Director of Corrections to revise and implement the mission statement of the Department of Corrections to include the goal of rehabilitation of inmates where appropriate. Increases the salary of Chairman and the members of the Prisoner Review Board by $10,000. Reduces the number of members on the Board required to have at least 3 years experience in the field of juvenile matters from 6 to 3. Recommends 3 members of the Board to have had at least 3 years experience with social justice, social service, or mental health. Provides that notwithstanding any provision of law to the contrary, the Board may reconsider the extension or modification of parole for up to 10 years for a person who has been convicted of a "crime of violence" as defined in the Crime Victims Compensation Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00354  
Rep. Thomas Morrison, Margo McDermed, Michael P. McAuliffe, Anthony DeLuca, Jonathan Carroll, David McSweeney, Jim Durkin, Linda Chapa LaVia, Kelly M. Burke, Yehiel M. Kalish, Tom Weber, Emanuel Chris Welch, Sam Yingling, Kathleen Willis, Elizabeth Hernandez and Diane Pappas

35 ILCS 200/5-15

Amends the Property Tax Code. Provides that upon establishing the compensation of board of review employees fixed by the county board, the county shall, at all times, ensure that each of the commissioners on the board of review receives equitable resources and staffing. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00355  
Rep. Mark Batinick-Grant Wehrli and Margo McDermed

(Sen. Dan McConchie-Jennifer Bertino-Tarrant)

105 ILCS 5/21B-45

Amends the School Code. With regard to a Professional Educator License renewal, provides that, beginning with the next 5-year renewal cycle after the effective date of the amendatory Act, no less than 15 of the 120 required hours of professional development must include training on inclusive practices in the classroom that examines instructional and behavioral strategies that improve academic and social-emotional outcomes for all students, with or without disabilities, in a general education setting.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. Provides that an approved provider of professional development activities for the renewal of a Professional Educator License may make available a professional development opportunity that provides educators with training on inclusive practices in the classroom that examines instructional and behavioral strategies that improve academic and social-emotional outcomes for all students, with or without disabilities, in a general education setting.

Jul 19 19  H  Public Act . . . . . . . . . 101-0085

(Sen. Jennifer Bertino-Tarrant)

30 ILCS 517/5
30 ILCS 517/10

Amends the Procurement of Domestic Products Act. Provides that the term "manufactured in the United States" means: (1) in the case of products that are not assembled articles, materials, or supplies, that the product is mined or produced in the United States; (2) in the case of assembled articles, materials, or supplies, that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States and the cost of domestic components exceeds 50% of the cost of all of the components; or (3) that the product is a commercially available off-the-shelf item (currently, "that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States"). Provides for an exception to the Act if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by 12% or more (currently, if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by an unreasonable amount). Effective immediately.

House Floor Amendment No. 1

 Defines "commercially available off-the-shelf item" for the purposes of the Procurement of Domestic Products Act.

Apr 24 19  S  Referred to Assignments

HB 00357  Rep. Lance Yednock-Jay Hoffman, Michael Halpin, Katie Stuart, Monica Bristow and Joyce Mason

(Sen. Scott M. Bennett, Emil Jones, III, Steve Stadelman, Steven M. Landek and Toi W. Hutchinson)

30 ILCS 517/5
30 ILCS 517/10
30 ILCS 517/25

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

Fiscal Note (Dept. of Central Management Services)

It is not possible to calculate the negative fiscal impact of this proposed legislation currently. For all practical purposes, it should be assumed that negative impact will occur. The potential for up to 12% cost increases for an indeterminable universe of procured products exits.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

House Floor Amendment No. 1

Defines "commercially available off-the-shelf item" for the purposes of the Procurement of Domestic Products Act.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 00358  Rep. Jay Hoffman-Stephanie A. Kifowit and Kelly M. Burke

15 ILCS 205/6.3 new
15 ILCS 205/6.4 new

Amends the Attorney General Act. Creates the Worker Protection Unit within the Office of the Illinois Attorney General to intervene in, initiate, enforce, and defend all criminal or civil legal proceedings on matters and violations relating to specified statutes. Provides further powers and requirements of the Attorney General in the Worker Protection Unit. Creates the Worker Protection Task Force. Provides for the purposes and composition of the Task Force. Provides that the Task Force shall submit a report to the Governor and the General Assembly regarding its progress no later than December 1, 2020. Repeals the Task Force December 1, 2021.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Laura M. Murphy)

30 ILCS 605/7.7 new
Amends the State Property Control Act. Provides that the Board of Trustees of any public institution of higher education in this State is authorized to dispose of surplus real estate of that public institution of higher education. Specifies the manner in which a Board of Trustees may dispose of surplus real estate. Provides that a Board of Trustees may retain the proceeds from the sale, lease, or other transfer of all or any part of the real estate deemed surplus real estate in a separate account in the treasury of the institution for the purpose of deferred maintenance and emergency repair of institution property. Requires the Auditor General to examine the separate account to ensure the use or deposit of the proceeds in a manner consistent with the stated purpose. Defines “public institution of higher education”. Effective immediately.
Aug 07 19  H  Public Act . . . . . . . . . 101-0213

HB 00360  Rep. Grant Wehrli
10 ILCS 5/28-7 from Ch. 46, par. 28-7
55 ILCS 5/5-1184 new
60 ILCS 1/Art. 24 heading new
60 ILCS 1/24-5 new
60 ILCS 1/24-10 new
60 ILCS 1/24-15 new
60 ILCS 1/24-20 new
60 ILCS 1/24-25 new
60 ILCS 1/24-30 new
60 ILCS 1/24-35 new
605 ILCS 5/6-140 new
Amends the Township Code. Provides that the board of trustees of a township located in DuPage County may submit a proposition to dissolve the township and all road districts wholly within the township to the township electors or township electors may petition for a referendum to dissolve a township. Provides for the transfer of property, assets, personnel, contractual obligations, and liabilities of the dissolving township and road districts to DuPage County. Limits the transferred rights, duties, and funds of the dissolved township to be exercised solely on behalf of the residents within the boundaries of the dissolved township. Provides that municipalities within the dissolving township may elect to assume the duties and responsibilities of a road district or road districts. Limits extensions of specified property tax levies to 90% of the original property tax levy and within the boundaries of the dissolved township. Amends the Election Code and Counties Code making conforming changes. Amends the Illinois Highway Code. Provides that a township in DuPage County shall abolish a road district of that township if the roads of the road district are less than 15 miles in length. Provides that the road district is abolished on the expiration of the term of office of the highway commissioner of the road district facing abolition. Provides for transfer of rights, powers, duties, assets, property, liabilities, obligations, and responsibilities of the road district to the township. Provides that the township board of trustees may enter into a contract with the county, a municipality, or a private contractor to administer the roads added to its jurisdiction.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Governmental Ethics Act. Provides fines for legislators who engage in specified restricted activities and for violations of legislator rules of conduct. Provides that any person who willfully files a false or incomplete statement of economic interests under the Act may be subject to a fine not to exceed, for each offense, $150,000. Amends the State Officials and Employees Ethics Act. Provides fines for intentional failure to complete ethics training and sexual harassment training. Modifies a Section concerning penalties under the Act to provide fines for specified violations. Amends the Criminal Code of 2012. Provides that any person who, in the course of business, fraudulently obtains public moneys reserved for, or allocated or available to, minority-owned businesses, women-owned businesses, service-disabled veteran-owned small businesses, or veteran-owned small businesses may be subject to a fine not to exceed, for each offense, $115,000. Provides that a fine of up to $1,000,000 may be imposed for bribery. Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00362  Rep. Grant Wehrli

820 ILCS 105/4b new

Amends the Minimum Wage Law. Provides that an employer may impose a disciplinary suspension without pay upon certain bona fide executive, administrative, and professional employees and certain employees of governmental bodies. Provides that a deduction from the pay of such employees may be made for suspensions of one or more full days imposed in good faith for infractions of workplace conduct rules; the suspension must be imposed pursuant to a written policy applicable to all employees; and an employer, in imposing such a suspension, may deduct from the employee's salary the hourly or daily equivalent of the employee's full salary or any other amount proportional to the time actually missed by the employee.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00363  Rep. Tim Butler, Tony McCombie, Margo McDermed and Lindsay Parkhurst

5 ILCS 430/5-40

Amends the State Officials and Employees Ethics Act. Provides that any candidate for an executive branch constitutional office, any member of the General Assembly, any candidate for the General Assembly, any political caucus of the General Assembly, or any political committee on behalf of any of the foregoing may not hold a political fundraising function in Sangamon County on any day the legislature is in session. Removes provision allowing (i) a member of the General Assembly whose legislative or representative district is entirely within Sangamon County or (ii) a candidate for the General Assembly from that legislative or representative district to hold a political fundraising function in Sangamon County on any day the legislature is in session. Removes language specifying the period of time in which fundraising in Sangamon County is prohibited or allowed.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00364  Rep. Steven Reick-David A. Welter-Carol Ammons-Allen Skillicorn-Patrick Windhorst, Anne Stava-Murray, Michael D. Unes, Chris Miller and Andrew S. Chesney

430 ILCS 66/50

Amends the Firearm Concealed Carry Act. Provides that a concealed carry license shall be renewed for a period of 5 years from the date of expiration on the applicant's current license upon the applicant completing the necessary requirements under the Act.
HB 00365  Rep. Thaddeus Jones
30 ILCS 105/5.891 new
210 ILCS 50/3.50
210 ILCS 50/3.89 new
210 ILCS 50/3.220
305 ILCS 5/5-4.2  from Ch. 23, par. 5-4.2
Amends the Emergency Medical Services (EMS) Systems Act. Provides that the Department of Public Health shall perform annual background checks of all licensees and notify licensees and related EMS System administrators of any convictions by a court of competent jurisdiction of (or entry of a plea of guilty or nolo contendere to) a Class X, Class 1, or Class 2 felony, or an out-of-State equivalent offense. Provides that the Department shall require all medical assisted transport providers to be licensed by the Department and establish staffing, licensing, safety, and training standards. Amends the Illinois Public Aid Code. Includes medical assisted transportation in the definition of "ambulance service". Provides rates of reimbursement and assistance for medical transport services. Amends the State Finance Act. Adds the Medical Assisted Transport Licensure Fund as a special fund. Makes other changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 200/10-140
35 ILCS 200/15-173
Amends the Property Tax Code. In a Section granting a natural disaster homestead exemption, removes language providing that the square footage of the rebuilt residential structure may not be more than 110% of the square footage of the original residual structure as it existed immediately prior to the natural disaster. Removes provisions providing that the taxpayer's initial application for a natural disaster homestead exemption must be made no later than the first taxable year after the residential structure is rebuilt. Provides that, if the square footage of the rebuilt structure exceeds 110% of the square footage of the original residual structure as it existed immediately prior to the natural disaster, then the amount of the natural disaster homestead exemption is the equalized assessed value per square foot of the rebuilt structure multiplied by 110% of the square footage of the original residual structure as it existed immediately prior to the natural disaster minus the base amount. Provides that the amendatory Act is retroactive to the 2012 taxable year. Sets forth provisions concerning the valuation of farm improvements that have been rebuilt following a natural disaster. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

100SB0337 engrossed, Sec. 5-15.1 new
If and only if Senate Bill 337 of the 100th General Assembly becomes law, then the Firearm Dealer License Certification Act is amended. Provides that the provisions of the Act concerning the certification of the license of a Federal Firearms Licensee apply only to a Federal Firearms Licensee who has been found by the federal or State government to have 3 or more firearms used in the commission of criminal offenses sold or transferred by the licensee within the 5 years prior to his or her application for certification of his or her license. Effective upon becoming law or on the date Senate Bill 337 of the 100th General Assembly takes effect, whichever is later.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00368  Rep. Patrick Windhorst-Jonathan Carroll and Linda Chapa LaVia
35 ILCS 200/15-169
Amends the Property Tax Code. Provides that the homestead exemption for veterans with disabilities carries over to the benefit of the veteran's surviving spouse if the veteran resided outside of the State but otherwise qualified for the exemption at the time of his or her death and the surviving spouse relocates to Illinois after the death of the veteran. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00369  Rep. Lindsay Parkhurst and Tony McCombie
35 ILCS 5/203  from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates an income tax deduction in an amount equal to the out-of-pocket costs incurred by a taxpayer during the taxable year for expenses associated with long-term care for the taxpayer or the taxpayer's family member. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00370  Rep. Michael J. Madigan
5 ILCS 100/1-1 from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 00371  Rep. Michael J. Madigan
305 ILCS 5/5-5.01a
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning supportive living facilities.
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 00372  Rep. Michael J. Madigan
30 ILCS 122/1
Amends the Budget Stabilization Act. Makes a technical change in a Section concerning the short title.
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 00373  Rep. Michael J. Madigan
30 ILCS 120/1 from Ch. 85, par. 651
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning the short title.
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 00374  Rep. Michael J. Madigan
30 ILCS 115/0.1 from Ch. 85, par. 610
Amends the State Revenue Sharing Act. Makes a technical change in a Section concerning the short title.
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 00375  Rep. Michael J. Madigan
30 ILCS 105/1.1 from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 00376  Rep. Michael J. Madigan
30 ILCS 25/3-1
Amends the Public Accountability and Performance System Act. Makes a technical change in a Section concerning the short title.
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 00377  Rep. Sam Yingling
25 ILCS 130/8A-5
Dec 16 19    H    Rule 19(b) / Re-referred to Rules Committee

HB 00378  Rep. Michael J. Madigan
25 ILCS 130/2-1 from Ch. 63, par. 1002-1
Amends the Legislative Commission Reorganization Act of 1984. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 00379  Rep. Michael J. Madigan
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 12 19    H    Rule 19(a) / Re-referred to Rules Committee
HB 00380  Rep. Michael J. Madigan
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00381  Rep. Michael J. Madigan
25 ILCS 50/3 from Ch. 63, par. 42.33
Amends the Fiscal Note Act. Makes a technical change in a Section concerning the vote upon the necessity of a fiscal note.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00382  Rep. Michael J. Madigan
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00383  Rep. Michael J. Madigan
25 ILCS 170/1 from Ch. 63, par. 171
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00384  Rep. Michael J. Madigan
25 ILCS 160/1a from Ch. 63, par. 131.1
Amends the General Assembly Staff Assistants Act. Makes a technical change in a Section concerning the employment and allocation of staff assistants.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00385  Rep. Michael J. Madigan
25 ILCS 130/8A-20
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00386
(Sen. Robert Peters-Kimberly A. Lightford-Mattie Hunter)
730 ILCS 5/3-14-3 from Ch. 38, par. 1003-14-3
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning parole services.
House Floor Amendment No. 1
Deletes reference to:
730 ILCS 5/3-14-3
Adds reference to:
730 ILCS 190/10
Replaces everything after the enacting clause. Amends the Illinois Crime Reduction Act of 2009. Provides that the
Department of Corrections, Prisoner Review Board, and other correctional entities referenced in the policies shall annually publish a
report on their use of evidence-based practices to set conditions of local supervision and mandatory supervised release including: (1) the factors that contribute to decisions on what conditions should be imposed, and the method by which those factors are calculated
and weighted in the overall decision of what conditions shall be imposed; and (2) the text and content of any evidence-based assessments, questionnaires, or other methods used to set conditions of release. Provides that the Department of Corrections, the
Prisoner Review Board, and other correctional entities referenced in the policies, rules, and regulations of this Act shall release a report annually published on the Department of Corrections website that reports the following information pertaining to electronic
monitoring, GPS monitoring, and programs imposed on individuals on parole and mandatory supervised release. Provides report
requirements.
Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Crime Reduction Act of 2009. Provides that the
Department of Corrections and the Prisoner Review Board shall annually publish an exemplar copy of any evidence-based
assessments, questionnaires, or other instruments used to set conditions of release. Provides that the Department of Corrections and the
Prisoner Review Board shall release a report annually published on their websites that reports the following information about the usage of electronic monitoring and GPS monitoring as a condition of parole and mandatory supervised release during the prior calendar year. Provides report requirements.
Aug 09 19 H Public Act . . . . . . . 101-0231
HB 00387
Rep. Michael J. Madigan
25 ILCS 130/8A-5
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00388
Rep. Michael J. Madigan
25 ILCS 130/2-1 from Ch. 63, par. 1002-1
Amends the Legislative Commission Reorganization Act of 1984. Makes a technical change in a Section concerning the
Joint Committee on Administrative Rules.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00389
Rep. Michael J. Madigan
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00390
Rep. Michael J. Madigan
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00391
Rep. Michael J. Madigan
5 ILCS 420/1-101 from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
May 31 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00392  Rep. Joyce Mason-Fred Crespo-Carol Ammons
(Sen. Julie A. Morrison-Melinda Bush and Mattie Hunter)

5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
5 ILCS 377/10-1
Adds reference to:
55 ILCS 5/4-11001.5

Replaces everything after the enacting clause. Amends the Counties Code. Provides that the Lake County board shall adopt an ordinance or resolution reestablishing the Lake County Children's Advocacy Center Pilot Program, which allowed a juror to donate his or her juror fees to the Lake County Children's Advocacy Center, and allows juror fees be donated through December 31, 2021 (currently, through December 31, 2018). Provides that the Lake County board shall make 2 additional reports, on July 1, 2020 and July 1, 2021, to the General Assembly and the Governor on the Pilot Program. Extends the date repealing the Lake County Children's Advocacy Center Pilot Program and related provisions to January 1, 2022 (currently, December 31, 2019). Effective immediately.

Dec 20 19  H  Public Act . . . . . 101-0612

HB 00393  Rep. Michael J. Madigan
5 ILCS 375/1  from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00394  Rep. Michael J. Madigan
5 ILCS 350/0.01  from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning the Act's short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00395  Rep. Michael J. Madigan
5 ILCS 340/1  from Ch. 15, par. 501

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00396  Rep. Michael J. Madigan
5 ILCS 315/1  from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00397  Rep. Michael J. Madigan
5 ILCS 290/0.1  from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00398  Rep. Michael J. Madigan
5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00399  Rep. Michael J. Madigan
5 ILCS 185/1
Amends the Anti-Registry Program Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00400  Rep. Michael J. Madigan
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00401  Rep. Michael J. Madigan
5 ILCS 160/1 from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00402  Rep. Michael J. Madigan
5 ILCS 140/1.1 from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00403  Rep. Michael J. Madigan
5 ILCS 120/1.01 from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00404  Rep. Michael J. Madigan
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00405  Rep. Michael J. Madigan
5 ILCS 80/1 from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00406  Rep. Michael J. Madigan
730 ILCS 5/3-14-2 from Ch. 38, par. 1003-14-2
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the supervision of persons on parole or mandatory supervised release.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00407  Rep. Michael J. Madigan
730 ILCS 5/5-1-10 from Ch. 38, par. 1005-1-10
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the definition of "imprisonment".
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00408  Rep. Michael J. Madigan
730 ILCS 5/5-1-22 from Ch. 38, par. 1005-1-22
Amends the Unified Code of Corrections. Makes a technical change in a Section of the sentencing Chapter of the Code concerning the definition of "victim".
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00409  Rep. Michael J. Madigan
730 ILCS 5/3-15-2 from Ch. 38, par. 1003-15-2
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning standards and assistance to local jails and detention and shelter care facilities.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00410  Rep. Michael J. Madigan  
730 ILCS 5/5-8A-1 from Ch. 38, par. 1005-8A-1  
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Electronic Monitoring and Home Detention Law.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00411  Rep. Michael J. Madigan  
730 ILCS 105/20 from Ch. 38, par. 1670  
Amends the Open Parole Hearings Act. Makes a technical change in a Section concerning the finality of board decisions.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00412  Rep. Michael J. Madigan  
730 ILCS 110/10 from Ch. 38, par. 204-2  
Amends the Probation and Probation Officers Act. Makes a technical change in a Section concerning an oath for probation officers.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00413  Rep. Michael J. Madigan  
730 ILCS 110/11 from Ch. 38, par. 204-3  
Amends the Probation and Probation Officers Act. Makes a technical change in a Section concerning arrests made by probation officers.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00414  Rep. Michael J. Madigan  
730 ILCS 120/1 from Ch. 38, par. 1501  
Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00415  Rep. Michael J. Madigan  
730 ILCS 130/1 from Ch. 75, par. 30  
Amends the County Jail Good Behavior Allowance Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00416  Rep. Michael J. Madigan  
730 ILCS 145/1 from Ch. 38, par. 1531  
Amends the Illinois Substance Abuse Treatment Program. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00417  Rep. Michael J. Madigan  
730 ILCS 152/110  
Amends the Sex Offender Community Notification Law. Makes a technical change in a Section concerning registration.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00418  Rep. Michael J. Madigan  
730 ILCS 168/1  
Amends the Mental Health Court Treatment Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00419  Rep. Michael J. Madigan  
730 ILCS 185/1  
Amends the Emergency Services Response Reimbursement for Criminal Convictions Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00420  Rep. Michael J. Madigan
735 ILCS 5/1-101  from Ch. 110, par. 1-101
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00421  Rep. Michael J. Madigan
105 ILCS 145/1
Amends the Care of Students with Diabetes Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00422  Rep. Sue Scherer
105 ILCS 140/1
Amends the Green Cleaning Schools Act. Makes a technical change in a Section concerning the short title.
House Committee Amendment No. 1
Deletes reference to:
105 ILCS 140/1
Adds reference to:
105 ILCS 5/27-8.1  from Ch. 122, par. 27-8.1
 Adds reference to:
410 ILCS 315/2.5 new
Replaces everything after the enacting clause. Amends the Communicable Disease Prevention Act. Requires the Department of Public Health to develop and implement an online seminar that contains information on the risks and benefits of immunizing children against preventable communicable diseases. Amends the School Code. Provides that, beginning with the 2020-2021 school year, a parent or guardian who objects to immunizations on religious grounds must submit with a Certificate of Religious Exemption a certificate of completion of the online immunization seminar that is issued by the Department.
Apr 03 19  H  Tabled
HB 00423

(Sen. Jennifer Bertino-Tarrant and Antonio Muñoz)

105 ILCS 129/1
Amends the School Health Center Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1

Deletes reference to:

105 ILCS 129/1

Adds reference to:

105 ILCS 5/2-3.11d

 Adds reference to:

105 ILCS 5/14-9.01 from Ch. 122, par. 14-9.01

Adds reference to:

105 ILCS 5/21B-15

Adds reference to:

105 ILCS 5/21B-20

Adds reference to:

105 ILCS 5/21B-25

Adds reference to:

105 ILCS 5/21B-35

Adds reference to:

105 ILCS 5/21B-50

Adds reference to:

105 ILCS 5/21B-55

Adds reference to:

105 ILCS 5/21B-30 rep.

Replaces everything after the enacting clause. Amends the School Code. Repeals a Section requiring a system of examinations for the issuance of educator licenses. Provides that a candidate in a teacher preparation program must receive a letter grade of at least a "C", or its equivalent, in his or her student teaching program to obtain the license. Makes conforming changes.
Effective July 1, 2020.

House Floor Amendment No. 5

Deletes reference to:

105 ILCS 5/21B-15

Deletes reference to:

105 ILCS 5/21B-25

Deletes reference to:

105 ILCS 5/21B-30 rep.

Adds reference to:

105 ILCS 5/21B-30

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No.1 with the following changes. Restores provisions requiring the completion of a teacher performance assessment and a test of content area knowledge for the issuance of certain educator licenses. Makes the provisions removing the requirement of passage of a test of basic skills applicable until June 30, 2025. Provides that, on or before July 1, 2025, the State Board of Education must reevaluate the method it uses to score a content area knowledge test and may adopt rules to make any changes to those methods. Removes the provision requiring a candidate in a teacher preparation program to receive a letter grade of at least a "C", or its equivalent, in his or her student teaching program to obtain the license. Makes conforming changes. Adds an immediate effective date (rather than a July 1, 2020 effective date).

Nov 01 19 H Total Veto Stands - No Positive Action Taken

(Sen. Iris Y. Martinez)

105 ILCS 128/1
Amends the School Safety Drill Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 128/1

Adds reference to:
105 ILCS 5/14-8.02 from Ch. 122, par. 14-8.02

Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. Requires the State Board of Education to adopt rules to establish the criteria, standards, and competencies for a bilingual language interpreter who attends an individualized education program meeting to assist a parent who has limited English proficiency.

Jul 26 19   H   Public Act . . . . . . . . . 101-0124

HB 00425  Rep. Sue Scherer-John C. D'Amico

105 ILCS 126/1
Amends the Childhood Hunger Relief Act. Makes a technical change in a Section concerning the short title.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee


105 ILCS 124/1
Amends the Farm Fresh Schools Program Act. Makes a technical change in a Section concerning the short title.

Dec 16 19   H   Rule 19(b) / Re-referred to Rules Committee

HB 00427  Rep. Michael J. Madigan

105 ILCS 123/1
Amends the Hunger-Free Students' Bill of Rights Act. Makes a technical change in a Section concerning the short title.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00428  Rep. Michael J. Madigan

105 ILCS 110/1 from Ch. 122, par. 861
Amends the Critical Health Problems and Comprehensive Health Education Act. Makes a technical change in a Section concerning the short title of the Act.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00429  Rep. Michael J. Madigan

105 ILCS 85/1
Amends the Student Online Personal Protection Act. Makes a technical change in a Section concerning the short title.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00430  Rep. Michael J. Madigan

105 ILCS 80/1
Amends the Speech Rights of Student Journalists Act. Makes a technical change in a Section concerning the short title.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00431  Rep. Michael J. Madigan

105 ILCS 75/1
Amends the Right to Privacy in the School Setting Act. Makes a technical change in a Section concerning the short title.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00432  Rep. Michael J. Madigan

105 ILCS 70/1
Amends the Educational Opportunity for Military Children Act. Makes a technical change in a Section concerning the short title.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 00433  Rep. Michael J. Madigan
105 ILCS 60/1
Amends the Community Service Education Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00434  Rep. Michael J. Madigan
105 ILCS 13/1
Amends the P-20 Longitudinal Education Data System Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00435  Rep. Michael J. Madigan
105 ILCS 5/34-1  from Ch. 122, par. 34-1
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00436  Rep. Michael J. Madigan
105 ILCS 5/1-2  from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00437  Rep. Michael J. Madigan
75 ILCS 16/1-50
Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning captions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00438  Rep. Michael J. Madigan
75 ILCS 16/1-10
Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the establishment of library districts and libraries.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00439  Rep. Michael J. Madigan
75 ILCS 16/1-1
Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00440  Rep. Michael J. Madigan
735 ILCS 5/8-402  from Ch. 110, par. 8-402
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the production of books and writings.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00441  Rep. Michael J. Madigan
735 ILCS 5/6-101  from Ch. 110, par. 6-101
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning bringing an action of ejectment.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00442  Rep. Michael J. Madigan
735 ILCS 5/5-101  from Ch. 110, par. 5-101
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning security for costs.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00443  Rep. Michael J. Madigan
735 ILCS 5/4-103 from Ch. 110, par. 4-103
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning venue for attachment proceedings.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00444  Rep. Michael J. Madigan
735 ILCS 5/3-110 from Ch. 110, par. 3-110
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the scope of administrative review.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00445  Rep. Michael J. Madigan
735 ILCS 5/2-1704 from Ch. 110, par. 2-1704
Amends the Code of Civil Procedure. Makes a technical change in the Section defining medical malpractice action.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00446  Rep. Michael J. Madigan
735 ILCS 5/2-801 from Ch. 110, par. 2-801
Amends the Code of Civil Procedure. Makes a technical change in provisions concerning the maintenance of class actions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00447  Rep. Michael J. Madigan
735 ILCS 5/2-502 from Ch. 110, par. 2-502
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning guardians for minors.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00448  Rep. Michael J. Madigan
735 ILCS 5/2-407 from Ch. 110, par. 2-407
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning nonjoinder and misjoinder of parties.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00449  Rep. Michael J. Madigan
735 ILCS 5/2-201 from Ch. 110, par. 2-201
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning commencement of actions and forms of process.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00450  Rep. Michael J. Madigan
735 ILCS 5/2-108 from Ch. 110, par. 2-108
Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the place of trial.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00451  Rep. Michael J. Madigan
735 ILCS 5/2-101 from Ch. 110, par. 2-101
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00452  Rep. Michael J. Madigan
735 ILCS 5/1-106 from Ch. 110, par. 1-106
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00453  Rep. Michael J. Madigan
735 ILCS 5/1-105 from Ch. 110, par. 1-105
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00454  Rep. Michael J. Madigan
735 ILCS 5/1-103 from Ch. 110, par. 1-103

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

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00455  Rep. Michael J. Madigan
420 ILCS 5/4 from Ch. 111 1/2, par. 4304


Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00456  Rep. Jay Hoffman
(Sen. Christopher Belt)
420 ILCS 5/1 from Ch. 111 1/2, par. 4301


House Committee Amendment No. 1
Deletes reference to:
420 ILCS 5/1
Adds reference to:
415 ILCS 5/9.4 from Ch. 111 1/2, par. 1009.4

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that certain provisions concerning municipal waste incineration emission standards do not apply to industrial incineration facilities that burn material or fuel derived therefrom for which the United States Environmental Protection Agency has issued a non-waste determination finding the material is not a solid waste under the Resource Conservation and Recovery Act Non-Hazardous Secondary Materials Rule. Effective immediately.

Jul 26 19  H Public Act . . . . . . . . 101-0125

415 ILCS 5/24 from Ch. 111 1/2, par. 1024

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

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00458  Rep. Michael J. Madigan
415 ILCS 5/22 from Ch. 111 1/2, par. 1022

Amends the Environmental Protection Act. Makes a technical change to a Section concerning regulations.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00459  Rep. Michael J. Madigan
415 ILCS 5/21 from Ch. 111 1/2, par. 1021

Amends the Environmental Protection Act. Makes a technical change in a Section concerning acts prohibited under the Act.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00460  Rep. Michael J. Madigan
415 ILCS 5/19 from Ch. 111 1/2, par. 1019

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the testing of water samples.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00461  Rep. Michael J. Madigan
415 ILCS 5/15 from Ch. 111 1/2, par. 1015

Amends the Environmental Protection Act. Makes a technical change to a Section concerning public water supplies.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00462  Rep. Michael J. Madigan

415 ILCS 5/12.5

Amends the Environmental Protection Act. Makes a technical change in a Section concerning NPDES discharge fees.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00463  Rep. Michael J. Madigan

415 ILCS 5/9.2  from Ch. 111 1/2, par. 1009.2

Amends the Environmental Protection Act. Makes a technical change in a Section concerning sulfur dioxide emission standards.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00464  Rep. Michael J. Madigan

415 ILCS 5/5  from Ch. 111 1/2, par. 1005

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the Pollution Control Board.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00465

Rep. Gregory Harris-C.D. Davidsmeyer-Anna Moeller-Elizabeth Hernandez, Darren Bailey, Monica Bristow, Mark L. Walker, Michael J. Zalewski, Ann M. Williams, Martin J. Moylan, Will Guzzardi, Robyn Gabel, Robert Martwick, Michael Halpin, Jaime M. Andrade, Jr., Jerry Costello, II, Emanuel Chris Welch, Dan Caulkins, Mike Murphy, Grant Wehrli, Sara Feigenholtz, Dave Severin, Brad Halbrook, Kelly M. Burke, Thomas M. Bennett, Yehiel M. Kalish, Keith P. Sommer, Carol Ammons, Celina Villanueva, Delia C. Ramirez, Kelly M. Cassidy, Anne Stava-Murray, Jennifer Gong-Gershowitz, Lamont J. Robinson, Jr., Maurice A. West, II, Joyce Mason, Aaron M. Ortiz and Tim Butler

(Sen. Andy Manar-Linda Holmes-Dale Fowler-Laura M. Murphy-Melinda Bush, Dan McConchie, Jennifer Bertino-Tarrant, Sue Rezin, Steve McClure, Paul Schimpf, Chuck Weaver, Chapin Rose and Napoleon Harris, III)

205 ILCS 616/20

Amends the Electronic Fund Transfer Act. Makes a technical change in a Section concerning powers and duties under the Act.

House Committee Amendment No. 1

Deletes reference to:

205 ILCS 616/20

Adds reference to:

New Act

Adds reference to:

5 ILCS 140/7.5

Adds reference to:

5 ILCS 375/6.11

Adds reference to:

215 ILCS 5/Art. XXXIIB heading new

Adds reference to:

215 ILCS 5/513b1 new

Adds reference to:

215 ILCS 5/513b2 new

Adds reference to:

215 ILCS 5/513b3 new

Adds reference to:

215 ILCS 5/513b4 new

Adds reference to:

215 ILCS 5/513b5 new

Adds reference to:

215 ILCS 5/513b6 new

Adds reference to:

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

Adds reference to:

215 ILCS 134/30

Adds reference to:

215 ILCS 134/65

Adds reference to:

225 ILCS 85/42 new

Adds reference to:

305 ILCS 5/5-36 new
HB 00465 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that a contract between a health insurer and a pharmacy benefit manager must: (1) require the pharmacy benefit manager to update maximum allowable cost pricing information and maintain a process that will eliminate drugs from maximum allowable cost lists or modify drug prices to remain consistent with changes in pricing data; (2) prohibit the pharmacy benefit manager from limiting a pharmacist's ability to disclose the availability of a more affordable alternative drug; and (3) prohibit the pharmacy benefit manager from requiring an insured to make a payment for a prescription drug in an amount that exceeds the lesser of the applicable cost-sharing amount or the retail price of the drug. Contains provisions concerning the inclusion of prescription drugs on a maximum allowable cost list, State licensing requirements for pharmacy benefit managers, and other matters. Makes conforming changes to other Acts. Amends the Managed Care Reform and Patient Rights Act. Provides that a health care plan shall apply any third-party payments for prescription drugs. Makes changes to provisions concerning the denial of coverage for emergency services. Amends the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services may enter into a contract with any third party on a fee-for-service reimbursement model for the purpose of administering pharmacy benefits. Requires the Department to ensure coordination of care between the third-party administrator and managed care organizations as a consideration in any contracts established. Amends the Freedom of Information Act to exempt from disclosure certain information pharmacy benefit managers are required to provide under the Illinois Public Aid Code. Contains a severability provision.

House Floor Amendment No. 2

Deletes reference to:
215 ILCS 134/65

Adds reference to:
5 ILCS 140/7

Adds reference to:
215 ILCS 134/10

Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1, but with the following changes: Further amends the Illinois Insurance Code. In a provision concerning contracts between health insurers and pharmacy benefit managers, provides that such contracts must require pharmacy benefit managers to: (1) update maximum allowable cost pricing information at least every 7 calendar days; (2) provide access to its maximum allowable cost list to each pharmacy or pharmacy services administrative organization, as defined, subject to the maximum allowable cost list; (4) provide a process by which a contracted pharmacy can appeal the provider's reimbursement for a drug subject to maximum allowable cost pricing; and other matters. Regarding a drug on the maximum allowable cost list, requires pharmacy benefits managers to ensure that: (i) if a drug is a generically equivalent drug, it is listed as therapeutically equivalent and pharmaceutically equivalent to certain rating standards; (ii) the drug is available for purchase by each pharmacy in the State from national or regional wholesalers operating in Illinois; and (ii) the drug is not obsolete (rather than requiring a drug to have at least 3 or more nationally available, therapeutically equivalent, multiple source generic drugs with a significant cost difference and be available for purchase without limitations by all pharmacies in the State from national or regional wholesalers). Permits the Director of Insurance to examine a pharmacy benefit manager's designee, representative, or other specified persons (rather than any individual) about the business of the pharmacy benefit manager. Contains provisions concerning the denial of a pharmacy benefits manager's registration application or the suspension or revocation of a pharmacy benefits manager's registration. Defines terms. Further amends the Managed Care Reform and Patient Rights Act. Makes changes to the definition of "emergency medical condition". Removes changes made to a provision concerning the denial of coverage and payment for emergency services provided without prior authorization or an approved plan. Further amends the Illinois Public Aid Code. Makes changes to certain reporting requirements imposed on the Director of Healthcare and Family Services. Requires a pharmacy benefit manager to make certain disclosures to the Department of Healthcare and Family Services upon request. Requires a pharmacy benefit manager to make certain written disclosures to a pharmacy provider or pharmacy services administrative organization. Defines "pharmacy services administrative organization." Requires the Department to adopt rules establishing reasonable dispensing fees for fee-for-service payments in accordance with guidance or guidelines from the federal Centers for Medicare and Medicaid Services.

Aug 23 19   H  Public Act . . . . . . . . . . . . . . . . . . . . . 101-0452
HB 00466  Rep. Michael Halpin-Scherer
205 ILCS 305/6 from Ch. 17, par. 4407
Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.
   House Committee Amendment No. 1
   Deletes reference to:
   205 ILCS 305/6
   Adds reference to:
   215 ILCS 5/370c.1
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Requires a policy of accident and health insurance to provide coverage for treatment of substance use disorders or conditions that is, at a minimum, equivalent to the coverage provided under the Medical Assistance Article of the Illinois Public Aid Code.
   Fiscal Note, House Committee Amendment No. 1 (Dept. of Insurance)
   HB 0466 (H-AM 1) has no projected fiscal impact on the Illinois Department of Insurance as this is already part of common practice under NAIC model law.
   State Mandates Fiscal Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)
   This bill does not create a State mandate.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00467  Rep. Michael J. Madigan
205 ILCS 675/1 from Ch. 17, par. 7001
Amends the Illinois Financial Services Development Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00468  Rep. Michael J. Madigan
205 ILCS 670/26 from Ch. 17, par. 5432
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
205 ILCS 660/1 from Ch. 17, par. 5201
Amends the Sales Finance Agency Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00470  Rep. Michael J. Madigan
205 ILCS 650/1 from Ch. 17, par. 2851
Amends the Foreign Bank Representative Office Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00471


(Sen. Laura Fine-Jacqueline Y. Collins-Linda Holmes, Julie A. Morrison-Laura M. Murphy and Robert Peters)

205 ILCS 645/1 from Ch. 17, par. 2701
Amends the Foreign Banking Office Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
205 ILCS 645/1
Adds reference to:
215 ILCS 5/355 from Ch. 73, par. 967
Adds reference to:
215 ILCS 125/4-12 from Ch. 111 1/2, par. 1409.5
Replaces everything after the enacting clause. Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Provides that all individual and small group accident and health policies written in compliance with the Patient Protection and Affordable Care Act must file rates for approval. Provides that rate increases not found to be reasonable in relation to benefits under the policy provided will be disapproved. Requires the Department of Insurance to provide a report to the General Assembly after January 1, 2021, regarding both on and off exchange individual and small group rates in the Illinois market.

House Floor Amendment No. 2
Deletes reference to:
205 ILCS 645/1
Adds reference to:
215 ILCS 5/355 from Ch. 73, par. 967
Adds reference to:
215 ILCS 125/4-12 from Ch. 111 1/2, par. 1409.5
Replaces everything after the enacting clause. Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Provides that all individual and small group accident and health policies written in compliance with the Patient Protection and Affordable Care Act must file rates with the Department of Insurance for approval. Provides that rate increases found to be unreasonable rate increases in relation to benefits under the policy provided shall be disapproved. Requires the Department to provide a report to the General Assembly after January 1, 2021, regarding both on and off exchange individual and small group rates in the Illinois market. Requires that the Department approve or deny rate increases within 60 calendar days after the rate increase is filed with the Department. Provides that a rate increase that is not approved or denied by the Department on the 61st calendar day shall be automatically approved on that day. Provides that no less than 30 days after the federal Centers for Medicare and Medicaid Services has certified the plans described in this Section for the upcoming plan year, the Department shall publish on its website a report explaining the rates for the subsequent calendar year's certified policies. Defines "unreasonable rate increase".

May 24 19 S Rule 3-9(a) / Re-referred to Assignments

HB 00472

Rep. Michael J. Madigan

205 ILCS 635/1-1 from Ch. 17, par. 2321-1

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00473  Rep. Michael J. Madigan
25 ILCS 50/3  from Ch. 63, par. 42.33
Amends the Fiscal Note Act. Makes a technical change in a Section concerning the vote upon the necessity of a fiscal note.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00474  Rep. Michael J. Madigan
20 ILCS 235/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00475  Rep. Michael J. Madigan
20 ILCS 110/110-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department on Aging.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00476  Rep. Michael J. Madigan
20 ILCS 55/1
Amends the State Agency Student Worker Opportunity Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00477  Rep. Michael J. Madigan
20 ILCS 3860/1
Amends the Illinois Health Information Exchange and Technology Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00478  Rep. Michael J. Madigan
20 ILCS 3820/5
Amends the Illinois Investment and Development Authority Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00479  Rep. Michael J. Madigan
20 ILCS 3501/801-25
Amends the Illinois Finance Authority Act. Makes a technical change in a Section concerning official Acts of the Authority, meetings of the Authority and the Advisory Councils, and audits by the Auditor General.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00480  Rep. Michael J. Madigan
20 ILCS 3405/1  from Ch. 127, par. 2701
Amends the Historic Preservation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00483  Rep. Michael J. Madigan
20 ILCS 3310/1
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00484  Rep. Michael J. Madigan
20 ILCS 3205/0.6
Amends the Division of Banking Act. Makes a technical change in a Section concerning the continuation and redesignation of the office of the Commissioner of Banks and Trust Companies as the Office of Banks and Real Estate.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00485  Rep. Michael J. Madigan
20 ILCS 3105/1 from Ch. 127, par. 771
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00486  Rep. Michael J. Madigan
20 ILCS 3020/801
Amends the Capital Spending Accountability Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00487  Rep. Michael J. Madigan
20 ILCS 2910/1 from Ch. 127 1/2, par. 501
Amends the Peace Officer Fire Investigation Act. Makes a technical change in a Section concerning peace officer status.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00488  Rep. Michael J. Madigan
20 ILCS 2805/2.06 from Ch. 126 1/2, par. 67.06
Amends the Department of Veterans' Affairs Act. Makes a technical change in a Section concerning rules.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00489  Rep. Michael J. Madigan
20 ILCS 2712/5-1
Amends the Broadband Access on Passenger Rail Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00490  Rep. Michael J. Madigan
20 ILCS 2635/1 from Ch. 38, par. 1601
Amends the Illinois Uniform Conviction Information Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00491  Rep. Michael J. Madigan
20 ILCS 2530/1
Amends the Taxation Disclosure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00492  Rep. Michael J. Madigan
20 ILCS 2407/1
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00493  Rep. Michael J. Madigan
20 ILCS 2320/1
Amends the Health Access Network Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00494  Rep. Michael J. Madigan

20 ILCS 2205/2205-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Healthcare and Family Services.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00495  Rep. Michael J. Madigan

20 ILCS 2105/2105-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Financial and Professional Regulation.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00496  Rep. Michael J. Madigan

20 ILCS 1905/1905-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Natural Resources.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00497  Rep. Michael J. Madigan

20 ILCS 1807/0.01


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00498  Rep. Michael J. Madigan

15 ILCS 50/1

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

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00499  Rep. Michael J. Madigan

15 ILCS 55/1

Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00500  Rep. Michael J. Madigan

15 ILCS 205/0.01

Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00501  Rep. Michael J. Madigan

15 ILCS 405/1

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

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00502  Rep. Michael J. Madigan

15 ILCS 505/1

Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00503  Rep. Michael J. Madigan

15 ILCS 520/1.1

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

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00504    Rep. Michael J. Madigan
15 ILCS 520/2 from Ch. 130, par. 21
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning interest on deposits.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00505    Rep. Michael J. Madigan
15 ILCS 520/4 from Ch. 130, par. 23
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning classes of depositaries.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00506    Rep. Michael J. Madigan
15 ILCS 5/1 from Ch. 127, par. 63b122
Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00507    Rep. Michael J. Madigan
15 ILCS 10/1 from Ch. 127, par. 63b121
Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00508    Rep. Michael J. Madigan
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00509    Rep. Michael J. Madigan
15 ILCS 50/1 from Ch. 127, par. 1801
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00510    Rep. Michael J. Madigan
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00511    Rep. Michael J. Madigan
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00512    Rep. Michael J. Madigan
20 ILCS 210/1 from Ch. 127, par. 1701
Amends the State Fair Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00513    Rep. Michael J. Madigan
20 ILCS 301/5-24
Amends the Substance Use Disorder Act. Makes a technical change in a Section concerning opiate prescriptions and educational materials.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 00514  Rep. Michael J. Madigan
20 ILCS 415/1  from Ch. 127, par. 63b101
Amends the Personnel Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00515  Rep. Michael J. Madigan
20 ILCS 605/605-10  was 20 ILCS 605/46.1 in part
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department's powers and duties.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00516  Rep. Michael J. Madigan
20 ILCS 505/1.1  from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00517  Rep. Michael J. Madigan
20 ILCS 830/1-1  from Ch. 96 1/2, par. 9701-1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00518  Rep. Michael J. Madigan
20 ILCS 1005/1005-1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00519  Rep. Michael J. Madigan
20 ILCS 1115/1  from Ch. 96 1/2, par. 7601
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00520  Rep. Michael J. Madigan
20 ILCS 1335/1
Amends the 2-1-1 Service Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00521  Rep. Michael J. Madigan
20 ILCS 1410/1
Amends the Burn Victims Relief Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00522  Rep. Michael J. Madigan
20 ILCS 1505/1505-1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00523  Rep. Michael J. Madigan
20 ILCS 1605/1  from Ch. 120, par. 1151
Amends the Illinois Lottery Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00524  Rep. Michael J. Madigan
20 ILCS 1705/1 from Ch. 91 1/2, par. 100-1
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00525  Rep. Michael J. Madigan
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00526  Rep. Michael J. Madigan
15 ILCS 10/1 from Ch. 127, par. 63b121
Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00527  Rep. Michael J. Madigan
15 ILCS 5/1 from Ch. 127, par. 63b122
Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00528  Rep. Emanuel Chris Welch
10 ILCS 5/8-1 from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00529  Rep. Emanuel Chris Welch
10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00530  Rep. Emanuel Chris Welch
10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00531  Rep. Michael J. Madigan
10 ILCS 5/9-1 from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
May 31 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00532  Rep. Michael J. Madigan
10 ILCS 5/8-1 from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
May 31 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00533  Rep. Michael J. Madigan
10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00534  Rep. Michael J. Madigan
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00535  Rep. Michael J. Madigan
10 ILCS 5/9-1  from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00536  Rep. Michael J. Madigan
10 ILCS 5/8-1  from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00537  Rep. Michael J. Madigan
10 ILCS 5/7-6  from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00538  Rep. Michael J. Madigan
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00539  Rep. Michael J. Madigan
10 ILCS 5/9-1  from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00540  Rep. Michael J. Madigan
10 ILCS 5/8-1  from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00541  Rep. Michael J. Madigan
10 ILCS 5/7-6  from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00542  Rep. Michael J. Madigan
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00543  Rep. Michael J. Madigan
5 ILCS 140/1.1  from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00544  Rep. Michael J. Madigan
5 ILCS 120/1.01  from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00545  Rep. Michael J. Madigan
5 ILCS 100/1-1 from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00546  Rep. Michael J. Madigan
5 ILCS 80/1 from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00547  Rep. Michael J. Madigan
5 ILCS 820/1
Amends the Community-Law Enforcement Partnership for Deflection and Substance Use Disorder Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00548  Rep. Michael J. Madigan
5 ILCS 810/1
Amends the Seizure and Forfeiture Reporting Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00549  Rep. Michael J. Madigan
5 ILCS 805/1
Amends the Illinois TRUST Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00550  Rep. Michael J. Madigan
5 ILCS 532/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00551  Rep. Michael J. Madigan
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00552  Rep. Michael J. Madigan
5 ILCS 470/1
Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00553  Rep. Michael J. Madigan
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00554  Rep. Michael J. Madigan
35 ILCS 516/1
Amends the Mobile Home Local Services Tax Enforcement Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00555  Rep. Michael J. Madigan
35 ILCS 515/14  from Ch. 120, par. 1214
Amends the Mobile Home Local Services Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00556  Rep. Michael J. Madigan
35 ILCS 510/16  from Ch. 120, par. 481b.16
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00557  Rep. Michael J. Madigan
35 ILCS 505/20  from Ch. 120, par. 434
Amends the Motor Fuel Tax Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00558  Rep. Michael J. Madigan
35 ILCS 450/2-5
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00559  Rep. Michael J. Madigan
35 ILCS 405/1  from Ch. 120, par. 405A-1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00560  Rep. Michael J. Madigan
35 ILCS 180/1
Amends the Rental Purchase Agreement Occupation and Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00561  Rep. Michael J. Madigan
35 ILCS 175/1
Amends the Live Adult Entertainment Facility Surcharge Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00562  Rep. Michael J. Madigan
35 ILCS 158/15-1
Amends the Watercraft Use Tax Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00563  Rep. Michael J. Madigan
35 ILCS 155/1  from Ch. 120, par. 1701
Amends the Automobile Renting Occupation and Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00564  Rep. Michael J. Madigan
35 ILCS 145/1  from Ch. 120, par. 481b.31
Amends the Hotel Operators’ Occupation Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00565  Rep. Michael J. Madigan
35 ILCS 140/0.01 from Ch. 120, par. 453.110
Amends the Home Rule Cigarette Tax Restriction Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00566  Rep. Michael J. Madigan
35 ILCS 135/36 from Ch. 120, par. 453.66
Amends the Cigarette Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00567  Rep. Michael J. Madigan
35 ILCS 130/30 from Ch. 120, par. 453.30
Amends the Cigarette Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00568  Rep. Michael J. Madigan
35 ILCS 128/1-1
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00569  Rep. Michael J. Madigan
35 ILCS 120/14 from Ch. 120, par. 453
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00570  Rep. Michael J. Madigan
35 ILCS 105/1 from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00571  Rep. Michael J. Madigan
35 ILCS 40/1
Amends the Invest in Kids Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00572  Rep. Michael J. Madigan
35 ILCS 35/1
Amends the State Tax Preparer Oversight Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00573  Rep. Michael J. Madigan
35 ILCS 31/1
Amends the Historic Preservation Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00574  Rep. Michael J. Madigan
35 ILCS 25/1
Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00575  Rep. Michael J. Madigan
35 ILCS 17/10-1
Amends the Live Theater Production Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee
HB 00576  Rep. Michael J. Madigan
35 ILCS 16/1
Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00577  Rep. Michael J. Madigan
35 ILCS 5/101 from Ch. 120, par. 1-101
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00578  Rep. Michael J. Madigan
30 ILCS 610/0.01 from Ch. 127, par. 133e
Amends the State Vehicle Identification Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00579  Rep. Michael J. Madigan
30 ILCS 608/5-1
Amends the State Facilities Closure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00580  Rep. Michael J. Madigan
30 ILCS 596/1
Amends the Social Services Contract Notice Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00581  Rep. Michael J. Madigan
30 ILCS 595/1
Amends the Local Food, Farms, and Jobs Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00582  Rep. Michael J. Madigan
30 ILCS 587/1
Amends the Information Technology Accessibility Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00583  Rep. Michael J. Madigan
30 ILCS 584/1
Amends the State Prohibition of Goods from Child Labor Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00584  Rep. Michael J. Madigan
30 ILCS 577/35-1
Amends the State Construction Minority and Female Building Trades Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00585  Rep. Michael J. Madigan
30 ILCS 571/1
Amends the Project Labor Agreements Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00586  Rep. Michael J. Madigan
30 ILCS 537/1
Amends the Design-Build Procurement Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00587  Rep. Michael J. Madigan
320 ILCS 25/1
   Amends the Senior Citizens and Persons with Disabilities Property Tax Relief Act. Makes a technical change in a Section concerning the short title.
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00588  Rep. Michael J. Madigan
320 ILCS 42/1
   Amends the Older Adult Services Act. Makes a technical change in a Section concerning the short title.
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00589  Rep. Michael J. Madigan
320 ILCS 50/1
   Amends the Senior Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the short title.
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00590  Rep. Michael J. Madigan
320 ILCS 65/1
   Amends the Family Caregiver Act. Makes a technical change in a Section concerning the short title of the Act.
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00591  Rep. Michael J. Madigan
325 ILCS 5/1
   from Ch. 23, par. 2051
   Amends the Abused and Neglected Child Reporting Act. Makes a technical change in a Section concerning the short title.
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00592  Rep. Michael J. Madigan
325 ILCS 70/1
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00593  Rep. Michael J. Madigan
330 ILCS 21/1
   Amends the Quincy Veterans' Home Rehabilitation and Rebuilding Act. Makes a technical change in a Section concerning the short title.
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00594  Rep. Michael J. Madigan
330 ILCS 140/1
   Amends the Veterans' and Military Discount Program Act. Makes a technical change in a Section concerning the short title.
   Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00595  Rep. Stephanie A. Kifowit
          (Sen. Patricia Van Pelt)
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100
  Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
  House Committee Amendment No. 1
  Deletes reference to:
    405 ILCS 5/1-100
  Adds reference to:
    5 ILCS 100/5-45  from Ch. 127, par. 1005-45
  Adds reference to:
    410 ILCS 240/3.40 new
Replaces everything after the enacting clause. Amends the Newborn Metabolic Screening Act. Provides that the Department of Public Health shall provide all newborns with a screening test for guanidinoacetate methyltransferase deficiency using a method that determines the presence or absence of the deficiency, beginning on the earlier of July 1, 2021 or within 6 months following the occurrence of specified milestones. Authorizes the Department to adopt emergency rules to implement the amendatory Act. Amends the Illinois Administrative Procedure Act. Makes a conforming change.
May 10 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 00596  Rep. Michael J. Madigan
405 ILCS 10/1  from Ch. 91 1/2, par. 121
  Amends the Uniform Act for the Extradition of Persons of Unsound Mind. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00597  Rep. Delia C. Ramirez
          (Sen. Ram Villivalam)
405 ILCS 20/0.1  from Ch. 91 1/2, par. 300.1
  Amends the Community Mental Health Act. Makes a technical change in a Section concerning the short title.
  House Floor Amendment No. 1
  Deletes reference to:
    405 ILCS 20/0.1
  Adds reference to:
    410 ILCS 35/18
Replaces everything after the enacting clause. Amends the Equitable Restrooms Act. In provisions concerning baby changing station requirements, provides that whether a restaurant meets certain occupancy criteria is to be determined by the local fire department, fire protection district, building permitting entity, or building inspector (rather than the State Fire Marshal). Effective January 1, 2020.
Dec 13 19  H  Public Act . . . . . . . . . . 101-0602

HB 00598  Rep. Michael J. Madigan
405 ILCS 35/5  from Ch. 91 1/2, par. 1105
  Amends the Community Support Systems Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00599  Rep. Michael J. Madigan
405 ILCS 115/1
  Amends the Advisory Council on Early Identification and Treatment of Mental Health Conditions Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00600  Rep. Michael J. Madigan

410 ILCS 2/1
Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00601  Rep. Michael J. Madigan

410 ILCS 27/1
Amends the Epinephrine Injector Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00602  Rep. Michael J. Madigan

410 ILCS 39/1
Amends the Restroom Access Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00603  Rep. Michael J. Madigan

410 ILCS 43/1
Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00604  Rep. Michael J. Madigan

410 ILCS 46/1
Amends the Mercury-added Product Prohibition Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00605  Rep. Michael J. Madigan

410 ILCS 48/1
Amends the Brominated Fire Retardant Prevention Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00606  Rep. Michael J. Madigan

410 ILCS 51/1
Amends the Mercury-Free Vaccine Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00607  Rep. Michael J. Madigan

410 ILCS 53/1
Amends the Suicide Prevention, Education, and Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00608  Rep. Michael J. Madigan

410 ILCS 65/1
Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00609  Rep. Michael J. Madigan

410 ILCS 82/1
Amends the Smoke Free Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00610  Rep. Michael J. Madigan

415 ILCS 5/1
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00611  Rep. Michael J. Madigan

415 ILCS 5/4  from Ch. 111 1/2, par. 1004
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the duties of the Environmental Protection Agency.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00612  Rep. Michael J. Madigan

720 ILCS 5/28-1  from Ch. 38, par. 28-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning gambling.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00613  Rep. Michael J. Madigan

720 ILCS 5/48-1  was 720 ILCS 5/26-5)
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning dog fighting.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00614  Rep. Michael J. Madigan

720 ILCS 510/6  from Ch. 38, par. 81-26
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00615  Rep. Michael J. Madigan

720 ILCS 542/1
Amends the Bath Salts Prohibition Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00616  Rep. Michael J. Madigan

720 ILCS 550/2  from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00617  Rep. Michael J. Madigan

720 ILCS 570/101  from Ch. 56 1/2, par. 1101
Amends the Illinois Controlled Substances Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00618  Rep. Michael J. Madigan

720 ILCS 600/1  from Ch. 56 1/2, par. 2101
Amends the Drug Paraphernalia Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00619  Rep. Michael J. Madigan

720 ILCS 646/1
Amends the Methamphetamine Control and Community Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00620  Rep. Michael J. Madigan

720 ILCS 648/1
Amends the Methamphetamine Precursor Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00621  Rep. Michael J. Madigan

720 ILCS 649/1
Amends the Methamphetamine Precursor Tracking Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00622  Rep. Michael J. Madigan
720 ILCS 642/1
Amends the Kratom Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00623  Rep. Michael J. Madigan
720 ILCS 670/3  from Ch. 23, par. 2365
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00624  Rep. Michael J. Madigan
720 ILCS 675/0.01  from Ch. 23, par. 2356.9
Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00625  Rep. Michael J. Madigan
720 ILCS 677/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00626  Rep. Michael J. Madigan
720 ILCS 678/9
Amends the Prevention of Cigarette Sales to Minors Act. Makes a technical change in a Section concerning statements for delivery sales.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00627  Rep. Michael J. Madigan
720 ILCS 685/1  from Ch. 23, par. 2358-1
Amends the Tobacco Accessories and Smoking Herbs Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00628  Rep. Michael J. Madigan
720 ILCS 690/1  from Ch. 38, par. 81-1
Amends the Use of Intoxicating Compounds Act. Makes a technical change in a Section concerning prohibitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00629  Rep. Michael J. Madigan
720 ILCS 5/24.8-3
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning permissive possession of an air rifle by a person under 13 years of age.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00630  Rep. Michael J. Madigan
720 ILCS 5/26.5-2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning harassment by telephone.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00631  Rep. Michael J. Madigan
720 ILCS 5/33-5
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00632  Rep. Michael J. Madigan
720 ILCS 145/1  from Ch. 134, par. 16
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00633  Rep. Michael J. Madigan
720 ILCS 300/1  from Ch. 17, par. 901
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00634  Rep. Michael J. Madigan
720 ILCS 635/1  from Ch. 38, par. 22-50
Amends the Hypodermic Syringes and Needles Act. Makes a technical change in a Section concerning possession of hypodermic syringes and needles.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00635  Rep. Michael J. Madigan
725 ILCS 5/100-1  from Ch. 38, par. 100-1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00636  Rep. Michael J. Madigan
725 ILCS 5/102-7  from Ch. 38, par. 102-7
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the definition of "bail bond".
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00637  Rep. Michael J. Madigan
725 ILCS 5/107-5  from Ch. 38, par. 107-5
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00638  Rep. Michael J. Madigan
725 ILCS 5/108-1  from Ch. 38, par. 108-1
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning a search without a warrant.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00639  Rep. Michael J. Madigan
725 ILCS 5/108A-10  from Ch. 38, par. 108A-10
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning appeals by the State.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00640  Rep. Michael J. Madigan
725 ILCS 5/110-6.5  from Ch. 38, par. 110-6.5
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning a drug testing program.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00641  Rep. Michael J. Madigan
725 ILCS 5/110-11  from Ch. 38, par. 110-11
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00642  Rep. Michael J. Madigan

725 ILCS 5/112-1 from Ch. 38, par. 112-1

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the selection, summons, and qualifications of grand jurors.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00643  Rep. Michael J. Madigan

725 ILCS 5/115-8 from Ch. 38, par. 115-8

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning a defendant's waiver of his or her right to be present during trial.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00644  Rep. Michael J. Madigan

725 ILCS 5/115-10.3

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the admissibility of hearsay evidence in a prosecution for elder abuse, neglect, or financial exploitation.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00645  Rep. Michael J. Madigan

725 ILCS 5/116-4

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning preservation of evidence for forensic testing.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00646  Rep. Michael J. Madigan

725 ILCS 5/119-5 from Ch. 38, par. 119-5

Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the execution of a death sentence.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00647  Rep. Michael J. Madigan

725 ILCS 5/124B-600


Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00648  Rep. Michael J. Madigan

755 ILCS 5/6-1 from Ch. 110 1/2, par. 6-1

Amends the Probate Act of 1975. Makes a technical change to a Section concerning probate of wills.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00649  Rep. Michael J. Madigan

755 ILCS 5/4-3 from Ch. 110 1/2, par. 4-3

Amends the Probate Act of 1975. Makes a technical change in a Section concerning signing and attestation of wills.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00650  Rep. Michael J. Madigan

755 ILCS 5/1-4 from Ch. 110 1/2, par. 1-4

Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00651  Rep. Michael J. Madigan

750 ILCS 5/404.1 from Ch. 40, par. 404.1

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section regarding educational programs concerning the effect of dissolution of marriage on children.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00652  Rep. Michael J. Madigan

750 ILCS 5/306  from Ch. 40, par. 306

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning the commencement of an action for a declaration of invalidity of marriage.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00653  Rep. Michael J. Madigan

750 ILCS 5/202  from Ch. 40, par. 202

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning a marriage license and marriage certificate.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00654  Rep. Michael J. Madigan

750 ILCS 5/105  from Ch. 40, par. 105

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning the application of the Civil Practice Law.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00655  Rep. Michael J. Madigan

750 ILCS 5/103  from Ch. 40, par. 103

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00656  Rep. Michael J. Madigan

745 ILCS 49/2

Amends the Good Samaritan Act. Makes a technical change in a Section concerning the legislative purpose.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00657  Rep. Michael J. Madigan

745 ILCS 41/1

Amends the Bowling Center Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00658  Rep. Michael J. Madigan

745 ILCS 38/10

Amends the Baseball Facility Liability Act. Makes a technical change in a Section concerning limitations on liability.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00659  Rep. Michael J. Madigan

745 ILCS 10/1-101.1  from Ch. 85, par. 1-101.1

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the Section concerning the purpose of the Act.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00660  Rep. Michael J. Madigan

745 ILCS 10/1-101  from Ch. 85, par. 1-101

Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the short title Section.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00661  Rep. Michael J. Madigan

740 ILCS 92/1

Amends the Insurance Claims Fraud Prevention Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00662  Rep. Michael J. Madigan

740 ILCS 82/5

Amends the Gender Violence Act. Makes a technical change in a Section concerning the definition of "gender-related violence".

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00663  Rep. Michael J. Madigan

740 ILCS 58/15

Amends the Drug or Alcohol Impaired Minor Responsibility Act. Makes a technical change in a Section concerning contributory negligence and contributory willful and wanton conduct.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00664  Rep. Michael J. Madigan

740 ILCS 45/1  from Ch. 70, par. 71

Amends the Crime Victims Compensation Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00665  Rep. Michael J. Madigan

740 ILCS 23/5

Amends the Illinois Civil Rights Act of 2003. Makes a technical change in a Section concerning the prohibition of discrimination by units of State, county, or local government.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00666  Rep. Michael J. Madigan

740 ILCS 22/103

Amends the Civil No Contact Order Act. Makes a technical change to a Section concerning definitions.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00667  Rep. Michael J. Madigan

740 ILCS 21/1

Amends the Stalking No Contact Order Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00668  Rep. Michael J. Madigan

740 ILCS 20/7  from Ch. 70, par. 907

Amends the Cannabis and Controlled Substances Torts Claims Act. Makes a technical change in a Section concerning a stay of proceedings brought under the Act.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00669  Rep. Michael J. Madigan

740 ILCS 14/1

Amends the Biometric Information Privacy Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00670  Rep. Michael J. Madigan

735 ILCS 5/9-316  from Ch. 110, par. 9-316

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning a lien on crops.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00671  Rep. Michael J. Madigan

735 ILCS 5/9-316  from Ch. 110, par. 9-316

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning a lien on crops.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00672  Rep. Michael J. Madigan
735 ILCS 5/9-201  from Ch. 110, par. 9-201
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning recovery of rent.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00673  Rep. Michael J. Madigan
735 ILCS 5/9-118  from Ch. 110, par. 9-118
Amends the Code of Civil Procedure. Makes a technical change in the Section relating to proceedings for evictions from housing authority property.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00674  Rep. Michael J. Madigan
735 ILCS 5/9-110  from Ch. 110, par. 9-110
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00675  Rep. Michael J. Madigan
735 ILCS 5/9-104  from Ch. 110, par. 9-104
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning a demand for possession of premises in connection with forcible entry and detainer.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00676  Rep. Michael J. Madigan
735 ILCS 5/9-101  from Ch. 110, par. 9-101
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning forcible entry and detainer.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00677  Rep. Michael J. Madigan
735 ILCS 5/8-2701
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the admissibility of out of court statements concerning elder abuse, neglect, or financial exploitation made by elderly adults.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00678  Rep. Michael J. Madigan
735 ILCS 5/8-2401  from Ch. 110, par. 8-2401
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning evidence.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00679  Rep. Michael J. Madigan
735 ILCS 5/8-2006
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning copying fees.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00680  Rep. Michael J. Madigan
810 ILCS 5/2-101  from Ch. 26, par. 2-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short title of the Sales Article.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00681  Rep. Michael J. Madigan
810 ILCS 5/1-104  from Ch. 26, par. 1-104
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the implied repeal of the Act.
Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00682  Rep. Michael J. Madigan
810 ILCS 5/1-102  from Ch. 26, par. 1-102
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the scope of Article 1 of the Code.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00683  Rep. Michael J. Madigan
810 ILCS 5/1-101  from Ch. 26, par. 1-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00684  Rep. Michael J. Madigan
805 ILCS 105/101.01  from Ch. 32, par. 101.01
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00685  Rep. Michael J. Madigan
805 ILCS 40/1
Amends the Benefit Corporation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00686  Rep. Michael J. Madigan
805 ILCS 8/5-1
Amends the Franchise Tax and License Fee Amnesty Act of 2007. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00687  Rep. Michael J. Madigan
805 ILCS 5/15.35  from Ch. 32, par. 15.35
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00688  Rep. Michael J. Madigan
805 ILCS 5/1.01  from Ch. 32, par. 1.01
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00689  Rep. Michael J. Madigan
775 ILCS 40/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00690  Rep. Michael J. Madigan
775 ILCS 30/3  from Ch. 23, par. 3363
Amends the White Cane Law. Makes a technical change in a Section concerning the rights of the blind and others.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00691  Rep. Michael J. Madigan
775 ILCS 5/8-106.1  from Ch. 68, par. 8-106.1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00692  Rep. Michael J. Madigan

775 ILCS 5/7-101  from Ch. 68, par. 7-101


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00693  Rep. Michael J. Madigan

775 ILCS 5/1-101  from Ch. 68, par. 1-101


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00694  Rep. Michael J. Madigan

770 ILCS 45/1  from Ch. 82, par. 40

Amends the Labor and Storage Lien Act. Makes a technical change in a Section concerning the creation of liens.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00695  Rep. Michael J. Madigan

770 ILCS 40/48  from Ch. 82, par. 57

Amends the Innkeepers Lien Act. Makes a technical change in a Section concerning the creation of liens.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00696  Rep. Michael J. Madigan

770 ILCS 23/10

Amends the Health Care Services Lien Act. Makes a technical change in a Section concerning the creation and limitation of liens.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00697  Rep. Michael J. Madigan

770 ILCS 15/5  from Ch. 82, par. 655

Amends the Commercial Real Estate Broker Lien Act. Makes a technical change in a Section concerning definitions.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00698  Rep. Michael J. Madigan

770 ILCS 5/1  from Ch. 13, par. 14

Amends the Attorneys Lien Act. Makes a technical change in a Section concerning the creation of liens.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00699  Rep. Michael J. Madigan

765 ILCS 33/1

Amends the Uniform Real Property Electronic Recording Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00700  Rep. Michael J. Madigan

765 ILCS 5/30  from Ch. 30, par. 29

Amends the Conveyances Act. Makes a technical change to a Section concerning deeds, mortgages, and other instruments.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00701  Rep. Michael J. Madigan

765 ILCS 5/4  from Ch. 30, par. 4

Amends the Conveyances Act. Makes a technical change in a Section concerning a conveyor not in possession of the lands conveyed.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00702  Rep. Michael J. Madigan

765 ILCS 5/2  from Ch. 30, par. 2
Amends the Conveyances Act. Makes a technical change in the Section relating to the effect of the transfer of land.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00703  Rep. Michael J. Madigan

765 ILCS 5/0.01  from Ch. 30, par. 0.01
Amends the Conveyances Act. Makes a technical change in a Section concerning the Act's short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00704  Rep. Michael J. Madigan

760 ILCS 15/1  from Ch. 30, par. 501
Amends the Principal and Income Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00705  Rep. Michael J. Madigan

760 ILCS 5/4.26  from Ch. 30, par. 501
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning small trust termination.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00706  Rep. Michael J. Madigan

760 ILCS 5/4  from Ch. 17, par. 1654
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning a trustee's powers.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00707  Rep. Michael J. Madigan

760 ILCS 5/2  from Ch. 17, par. 1652
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00708  Rep. Michael J. Madigan

760 ILCS 5/1  from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00709  Rep. Michael J. Madigan

755 ILCS 5/11-3  from Ch. 110 1/2, par. 11-3
Amends the Probate Act of 1975. Makes a technical change to a Section concerning guardians.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00710  Rep. Michael J. Madigan

220 ILCS 5/20-101
Amends the Retail Electric Competition Act of 2006 in the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Article.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00711  Rep. Michael J. Madigan

220 ILCS 10/7.2  from Ch. 111 2/3, par. 907.2
Amends the Citizens Utility Board Act. Makes a technical change in a Section concerning qualifications of the executive director.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00712  Rep. Michael J. Madigan

220 ILCS 5/19-125
Amends the Public Utilities Act. Makes a technical change in a Section concerning consumer education.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00713  Rep. Michael J. Madigan
220 ILCS 5/16-105
Amends the Public Utilities Act. Makes a technical change in a Section concerning delivery services implementation plans.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00714  Rep. Michael J. Madigan
220 ILCS 5/13-504rom Ch. 111 2/3, par. 13-504
Amends the Public Utilities Act. Makes a technical change in a Section concerning the application of ratemaking provisions of Article IX of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00715  Rep. Michael J. Madigan
220 ILCS 5/13-401rom Ch. 111 2/3, par. 13-401
Amends the Telecommunications Article of the Public Utilities Act. Makes a technical change in a Section concerning a certificate of service authority.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00716  Rep. Michael J. Madigan
220 ILCS 5/13-214rom Ch. 111 2/3, par. 13-214
Amends the Public Utilities Act. Makes a technical change in a Section concerning mobile telecommunications services.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00717  Rep. Michael J. Madigan
220 ILCS 5/9-223rom Ch. 111 2/3, par. 9-223
Amends the Public Utilities Act. Makes a technical change in a Section concerning fire protection charges imposed by water utilities.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00718  Rep. Michael J. Madigan
220 ILCS 5/8-302rom Ch. 111 2/3, par. 8-302
Amends the Public Utilities Act. Makes a technical change in a Section concerning the reading of meters.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00719  Rep. Michael J. Madigan
220 ILCS 5/8-202rom Ch. 111 2/3, par. 8-202
Amends the Public Utilities Act. Makes a technical change in a Section concerning termination notices.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00720  Rep. Michael J. Madigan
220 ILCS 5/8-202rom Ch. 111 2/3, par. 8-202
Amends the Public Utilities Act. Makes a technical change in a Section concerning termination notices.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00721  Rep. Michael J. Madigan
220 ILCS 5/7-208
Amends the Public Utilities Act. Makes a technical change in a Section concerning HVAC affiliate marketing.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00722  Rep. Michael J. Madigan
220 ILCS 5/2-101rom Ch. 111 2/3, par. 2-101
Amends the Public Utilities Act. Makes a technical change in a Section concerning the Illinois Commerce Commission.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00723  Rep. Michael J. Madigan
220 ILCS 80/1
Amends the Broadband Advisory Council Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00724  Rep. Michael J. Madigan
215 ILCS 5/357.29 from Ch. 73, par. 969.29
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning provisions in accident and health insurance policies permitted or required by other jurisdictions.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00725  Rep. Michael J. Madigan
215 ILCS 97/15
Amends the Illinois Health Insurance Portability and Accountability Act. Makes a technical change in a Section concerning the applicability and scope of the Act.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00726  Rep. Michael J. Madigan
215 ILCS 105/1 from Ch. 73, par. 1301
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00727  Rep. Michael J. Madigan
215 ILCS 105/9 from Ch. 73, par. 1309
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section relating to the taxation of the Plan.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00728  Rep. Michael J. Madigan
215 ILCS 106/5
Amends the Children's Health Insurance Program Act. Makes a technical change in a Section concerning the legislative intent of the Act.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00729  Rep. Michael J. Madigan
215 ILCS 106/15
Amends the Children's Health Insurance Program Act. Makes a technical change in a Section relating to the operation of the Program.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00730  Rep. Michael J. Madigan
215 ILCS 106/20
Amends the Children's Health Insurance Program Act. Makes a technical change in a Section concerning eligibility for the Program.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00731  Rep. Michael J. Madigan
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee

HB 00732  Rep. Michael J. Madigan
220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Apr 12 19 H  Rule 19(a) / Re-referred to Rules Committee
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB 00741</td>
<td>Rep. Michael J. Madigan</td>
<td>Amends the Postsecondary and Workforce Readiness Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
</tbody>
</table>
HB 00743
Rep. Emanuel Chris Welch-Jim Durkin

110 ILCS 140/1
Amends the Higher Education Green Jobs and Technology Act. Makes a technical change in a Section concerning the short title.

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

HB 00744
Rep. Katie Stuart-Carol Ammons-Monica Bristow-Norine K. Hammond
(Sen. Pat McGuire-Laura M. Murphy)

110 ILCS 122/1
Amends the Volunteer Emergency Worker Higher Education Protection Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:

110 ILCS 122/1
Adds reference to:

110 ILCS 947/65.100

Replaces everything after the enacting clause. Amends the Higher Education Student Assistance Act to make changes concerning the AIM HIGH Grant Pilot Program. Requires each public university campus to report to the Illinois Student Assistance Commission the total non-loan financial aid amount given by the public university campus to undergraduate students in the 2017-2018 academic year, not including summer terms (rather than in fiscal year 2018). Provides that to be eligible to receive funds under the Program, a public university campus may not decrease the total amount of non-loan financial aid it gives to undergraduate students, not including any funds received from the Commission under the Program or any funds used to match grant awards under the Program, to an amount lower than the reported amount for the 2017-2018 academic year, not including the summer term (rather than prohibiting a public university campus from decreasing the total amount of non-loan financial aid for undergraduate students to an amount lower than the total non-loan financial aid amount given by the public university campus to undergraduate students in fiscal year 2018, not including any funds received from the Commission under the Program or any funds used to match grant awards under the Program).
Effective June 1, 2020.

Dec 20 19 H Public Act ............. 101-0613

HB 00745
Rep. Michael J. Zalewski
(Sen. Pat McGuire)

110 ILCS 78/1

House Floor Amendment No. 1
Deletes reference to:

110 ILCS 78/1
Adds reference to:

110 ILCS 947/70

Replaces everything after the enacting clause. Amends the Higher Education Student Assistance Act. Provides that the personal identity and address of a scholarship, grant, or other financial assistance applicant or recipient under a non-discretionary program administered by the Illinois Student Assistance Commission (instead of under a non-discretionary program administered by the Commission where eligibility data is obtained from the Free Application for Federal Student Aid or is protected from disclosure under federal or State law or under rules and regulations implementing federal or State law) is information that is intended to remain private and shall be exempt from inspection and copying under the Freedom of Information Act. Specifies that this provision does not apply to the publication of the names of State Scholars or information disclosed in the aggregate in which a person's identity cannot be determined. Effective immediately.

Dec 06 19 H Public Act ............. 101-0596

HB 00746
Rep. Michael J. Madigan

110 ILCS 74/1
Amends the Student Optional Disclosure of Private Mental Health Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00747  Rep. Michael J. Madigan
110 ILCS 73/1
Amends the State University Certificates of Participation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00748  Rep. Michael J. Madigan
110 ILCS 64/1
Amends the Smoke-Free Campus Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00749  Rep. Michael J. Madigan
110 ILCS 61/1
Amends the Open Access to Research Articles Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00750  Rep. Michael J. Madigan
110 ILCS 57/1
Amends the Medical School Matriculant Criminal History Records Check Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00751  Rep. Michael J. Madigan
110 ILCS 49/1
Amends the Higher Education Veterans Service Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00752  Rep. Michael J. Madigan
110 ILCS 48/1
Amends the Grow Your Own Teacher Education Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00753  Rep. Michael J. Madigan
110 ILCS 47/1
Amends the Fire Sprinkler Dormitory Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00754  Rep. Michael J. Madigan
110 ILCS 46/1
Amends the Forensic Psychiatry Fellowship Training Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00755  Rep. Michael J. Madigan
110 ILCS 40/1 from Ch. 144, par. 2201
Amends the Educational Partnership Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00756  Rep. Michael J. Madigan
110 ILCS 32/1
Amends the Educational Credit for Military Experience Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 00757  Rep. Michael J. Madigan
110 ILCS 27/1
Amends the Dual Credit Quality Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 00758  Rep. Michael J. Madigan
110 ILCS 26/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00759  Rep. Michael J. Madigan
110 ILCS 25/1 from Ch. 144, par. 2901
Amends the Collegiate Athletic Association Compliance Enforcement Procedures Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00760  Rep. Michael J. Madigan
110 ILCS 17/1
Amends the College Planning Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00761  Rep. Michael J. Madigan
110 ILCS 13/1
Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00762  Rep. Michael J. Madigan
105 ILCS 433/1
Amends the Vocational Academies Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00763  Rep. Michael J. Madigan
105 ILCS 426/1
Amends the Private Business and Vocational Schools Act of 2012. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00764  Rep. Michael J. Madigan
105 ILCS 305/0.01 from Ch. 122, par. 1503
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00765  Rep. Sue Scherer
105 ILCS 302/1
Amends the College and Career Success for All Students Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00766  Rep. Michael J. Madigan
810 ILCS 5/2A-101 from Ch. 26, par. 2A-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short title of the Leases Article.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00767  Rep. Michael J. Madigan
815 ILCS 120/1 from Ch. 17, par. 851
Amends the Illinois Fairness in Lending Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00768  Rep. Michael J. Madigan
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00769  Rep. Michael J. Madigan
815 ILCS 150/1
Amends the Unsolicited Credit Card Act of 1977. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00770  Rep. Michael J. Madigan
815 ILCS 177/1
Amends the Tax Refund Anticipation Loan Reform Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00771  Rep. Michael J. Madigan
815 ILCS 301/1
Amends the Assistive Technology Warranty Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00772  Rep. Michael J. Madigan
815 ILCS 302/0.01
Amends the Appliance Tag Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00773  Rep. Michael J. Madigan
815 ILCS 303/0.01
Amends the Auction Sales Sign Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00774  Rep. Michael J. Madigan
815 ILCS 306/1
Amends the Automotive Repair Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00775  Rep. Michael J. Madigan
815 ILCS 309/1
Amends the Bedbug Inspection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00777  Rep. Michael J. Madigan
815 ILCS 325/1
Amends the Recyclable Metal Purchase Registration Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00778  Rep. Michael J. Madigan
815 ILCS 357/1
Amends the Ivory Ban Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00779  Rep. Michael J. Madigan
815 ILCS 362/1
Amends the Modular Housing Buyer Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00780  Rep. Michael J. Madigan
815 ILCS 365/0.01 from Ch. 121 1/2, par. 1500
Amends the Motor Fuel Sales Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00781  Rep. Michael J. Madigan
815 ILCS 375/1 from Ch. 121 1/2, par. 561
Amends the Motor Vehicle Retail Installment Sales Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00782  Rep. Michael J. Madigan
820 ILCS 5/1.1 from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00783  Rep. Michael J. Madigan
820 ILCS 30/0.01 from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00784  Rep. Michael J. Madigan
820 ILCS 60/1
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00785  Rep. Michael J. Madigan
820 ILCS 65/1
Amends the Illinois Worker Adjustment and Retraining Notification Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00786  Rep. Michael J. Madigan
820 ILCS 75/1
Amends the Job Opportunities for Qualified Applicants Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00787  Rep. Michael J. Madigan
820 ILCS 80/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00788  Rep. Michael J. Madigan
820 ILCS 85/1
Amends the Commission on Young Adult Employment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00789  Rep. Michael J. Madigan
820 ILCS 90/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00790  Rep. Michael J. Madigan
820 ILCS 92/1
Amends the Employee Misclassification Referral System Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00791  Rep. Michael J. Madigan
820 ILCS 105/1
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00792  Rep. Michael J. Madigan
820 ILCS 115/15
Amends the Illinois Wage Payment and Collection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00793  Rep. Michael J. Madigan
820 ILCS 147/1
Amends the School Visitation Rights Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00794  Rep. Michael J. Madigan
820 ILCS 148/1
Amends the Civil Air Patrol Leave Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00795  Rep. Michael J. Madigan
820 ILCS 149/1
Amends the Employee Blood Donation Leave Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00796  Rep. Michael J. Madigan
820 ILCS 151/1
Amends the Family Military Leave Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00797  Rep. Michael J. Madigan
820 ILCS 154/1
Amends the Child Bereavement Leave Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00798  Rep. Michael J. Madigan
820 ILCS 182/1
Amends the Domestic Workers’ Bill of Rights Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00799  Rep. Michael J. Madigan
820 ILCS 190/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
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Apr 12 19 Rule (a) Re-referred to Rules Committee |
Aug 09 19 Public Act . . . . . . . 101-0232 |
Amends the Charter Schools Law of the School Code. Provides that the State Charter School Commission has no authority
to renew a charter, and removes provisions allowing the Commission to reverse a school board's decision to deny, revoke, or not renew
a charter; makes related changes. Provides that if a charter school applicant submits a proposal to a school board outside of the process
adopted by that school board for receiving charter school proposals on an annual basis, the applicant shall not have any right to submit
its proposal to the Commission as otherwise authorized. Allows the Commission to approve an application for a charter if certain
conditions are met. Provides that the Commission may condition approval of an application on the acceptance of funding in an amount
less than requested. Provides that final decisions of the Commission are subject to judicial review under the Administrative Review
Law. Provides that if the Commission approves an application for a charter school, then the Commission shall act as the authorized
chartering entity. Provides that if the Commission is the authorized chartering entity, then the Commission shall execute a charter
agreement (instead of approve the charter agreement). Provides that the Commission has no authority to approve a charter school
proposal that has been denied by a school board. Makes other changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Amends the State Property Control Act. Provides that the Director of Central Management Services as Administrator may
convey any surplus real property covered by the State Property Control Act, by sale or lease, to a duly incorporated, charitable,
non-profit organization or association for the cultivation and sale of fresh fruits and vegetables on a tract of land of less than 5 acres
within any local governmental unit, provided that the non-profit organization or association is not controlled, directly or indirectly, by
any agricultural, commercial, or other business. Provides that the non-profit organization or association shall be authorized to sell fresh
fruits and vegetables either on the land that was conveyed, off that land, or both, provided, that the sales are related or incidental to the
non-profit purposes of the organization or association, and the net proceeds received by the non-profit organization or association are
used to further the non-profit purposes of the organization or association. Provides that the lease of any real property to any duly
incorporated non-profit organization or association shall be in accordance with the Illinois Procurement Code. Amends the Property
Tax Code to provide a property tax exemption for non-profit organizations using land for the cultivation and sale of fresh fruits and
vegetables.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Amends the Charter Schools Law of the School Code. Provides that a charter school established on or after the effective
date of the amendatory Act may not enter into a contract with a for-profit educational or charter management organization. Effective
immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Amends the Election Code. Provides that any expenditure made by a news publication or an entity that owns a news
publication for the purpose of supporting or opposing a public official or candidate shall be treated as an in-kind contribution for the
purposes of the Code. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00813  Rep. Rita Mayfield

625 ILCS 5/3-402.1  from Ch. 95 1/2, par. 3-402.1
625 ILCS 5/20-101  from Ch. 95 1/2, par. 20-101
625 ILCS 5/3-815.1 rep.


Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00814  Rep. Stephanie A. Kifowit, Sam Yingling, Kathleen Willis and Martin J. Moylan

(Sen. Linda Holmes)

5 ILCS 120/1.05

Amends the Open Meetings Act. Provides that an elected or appointed member of a public body of a municipality may satisfy the training requirements under the Open Meetings Act by participating in a course of training sponsored or conducted by an organization that represents municipalities as designated under a specified Section of the Illinois Municipal Code. Provides content requirements for the training. Provides that if an organization representing municipalities provides training, it must provide a certificate of course completion to each elected or appointed member of a public body who successfully completes that course of training.

Aug 09 19  H Public Act . . . . . . . . . 101-0233


New Act

Creates the Freedom from Aggressive Insurance Increases Review Act. Creates the independent, quasi-judicial Health Insurance Rate Review Board to ensure insurance rates are reasonable and justified. Sets forth duties and prohibited activities concerning the Board. Sets forth the procedures for appointment to the Board. Provides requirements and procedures for health carriers to file current and proposed rates and rate schedules with the Board. Provides that the Board shall review and approve or disapprove all rates and rate schedules filed or used by a health carrier. Sets forth provisions concerning rate standards, public notice, hearings, and the disapproval and approval of rates and rate schedules. Requires the Board to annually report to the General Assembly all rate and rate schedules approved, disapproved, and amended.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00816
Rep. Emanuel Chris Welch-LaToya Greenwood, Linda Chapa LaVia and Rita Mayfield
(Sen. Heather A. Steans)
20 ILCS 1370/1-65 new
Amends the Department of Innovation and Technology Act. Provides that on or before July 1, 2020, each State agency shall submit to the Department of Innovation and Technology a plan to improve the provision of digital services, including modernizing websites and enhancing the use of data analytics. Provides for the contents of the plan to be submitted to the Department. Provides that on or before July 1, 2021, all State agency websites intended for use by the public shall be mobile-friendly and accessible by persons with disabilities. Requires the Department to adopt rules necessary to implement this Section. Provides findings and purpose provisions. Effective immediately.
House Floor Amendment No. 1
Adds reference to:
20 ILCS 1370/1-5
Provides that on or before July 1, 2022 (currently, 2020), the Department of Innovation and Technology (currently, each State agency) shall create a plan to improve the provision of digital services, including modernizing websites and enhancing the use of data analytics for all State agencies. Provides that the plan created shall be posted on the Department's website (rather than the website of each State agency). Provides that on or before July 1, 2022 (currently, 2021), all State agency websites intended for use by the public shall be mobile-friendly. Provides that on or before July 1, 2022 (currently, 2021), all State websites intended for use by the public shall be accessible for persons with disabilities as provided under the Information Technology Accessibility Act. Defines "mobile-friendly". Makes a conforming changes.
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 1370/1-5
Deletes reference to:
20 ILCS 1370/1-65 new
Adds reference to:
New Act
Adds reference to:
20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Adds reference to:
20 ILCS 301/5-10
Adds reference to:
20 ILCS 301/50-35
Adds reference to:
20 ILCS 505/5f new
Adds reference to:
20 ILCS 661/Act rep.
Adds reference to:
20 ILCS 665/3 from Ch. 127, par. 200-23
Adds reference to:
20 ILCS 665/8b
Adds reference to:
20 ILCS 1305/1-50
Adds reference to:
30 ILCS 105/5.857
Adds reference to:
30 ILCS 105/5.891 new
Adds reference to:
30 ILCS 105/5h.5
Adds reference to:
30 ILCS 105/6z-27
Adds reference to:
HB 00816 (CONTINUED)

30 ILCS 105/6z-32
Adds reference to:
  30 ILCS 105/6z-51
Adds reference to:
  30 ILCS 105/6z-70
Adds reference to:
  30 ILCS 105/6z-100
Adds reference to:
  30 ILCS 105/6z-107 new
Adds reference to:
  30 ILCS 105/8.3 from Ch. 127, par. 144.3
Adds reference to:
  30 ILCS 105/8g from Ch. 127, par. 149.2
Adds reference to:
  30 ILCS 105/8g-1 from Ch. 127, par. 161
Adds reference to:
  30 ILCS 105/13.2 from Ch. 127, par. 161
Adds reference to:
  30 ILCS 105/25 from Ch. 127, par. 161
Adds reference to:
  30 ILCS 110/4 new
Adds reference to:
  30 ILCS 115/12 from Ch. 85, par. 616
Adds reference to:
  30 ILCS 730/3 from Ch. 96 1/2, par. 8203
Adds reference to:
  30 ILCS 740/2-3 from Ch. 111 2/3, par. 663
Adds reference to:
  35 ILCS 5/901 from Ch. 120, par. 9-901
Adds reference to:
  70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09
Adds reference to:
  105 ILCS 5/2-3.176 new
Adds reference to:
  105 ILCS 5/2-3.177 new
Adds reference to:
  105 ILCS 5/2-3.178 new
Adds reference to:
  105 ILCS 5/3-16
Adds reference to:
  105 ILCS 5/14-7.02c new
Adds reference to:
  105 ILCS 5/18-8.15
Adds reference to:
  210 ILCS 49/2-101
Adds reference to:
  210 ILCS 49/5-107 new
Adds reference to:
HB 00816 (CONTINUED)

305 ILCS 5/5-2.06 new
Adds reference to:
305 ILCS 5/5-5.01a
Adds reference to:
305 ILCS 5/5-5.05b new
Adds reference to:
305 ILCS 5/5-5e
Adds reference to:
305 ILCS 5/5-30.11 new
Adds reference to:
305 ILCS 5/12-10 from Ch. 23, par. 12-10
Adds reference to:
305 ILCS 5/12-4.13c
Adds reference to:
320 ILCS 25/4 from Ch. 67 1/2, par. 404
Adds reference to:
325 ILCS 20/3 from Ch. 23, par. 4153
Adds reference to:
325 ILCS 20/3a new
Adds reference to:
415 ILCS 5/22.15 from Ch. 111 1/2, par. 1022.15
Adds reference to:
415 ILCS 5/55.6 from Ch. 111 1/2, par. 1055.6
Adds reference to:
415 ILCS 5/57.11
Adds reference to:
30 ILCS 105/8.12 from Ch. 127, par. 144.12
Adds reference to:
30 ILCS 105/14.1 from Ch. 127, par. 150.1
Adds reference to:
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
Adds reference to:
40 ILCS 5/14-131
Adds reference to:
40 ILCS 5/14-147.5
Adds reference to:
40 ILCS 5/14-147.6
Adds reference to:
40 ILCS 5/14-152.1
Adds reference to:
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
Adds reference to:
40 ILCS 5/15-185.5
Adds reference to:
40 ILCS 5/15-185.6
Adds reference to:
40 ILCS 5/15-198
Adds reference to:
HB 00816 (CONTINUED)

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Adds reference to:

40 ILCS 5/16-190.5

Adds reference to:

40 ILCS 5/16-190.6

Adds reference to:

40 ILCS 5/16-203

Adds reference to:

40 ILCS 15/1.2

Adds reference to:

725 ILCS 150/13.2 was 725 ILCS 150/17

Adds reference to:

725 ILCS 210/9.01 from Ch. 14, par. 209.01

Adds reference to:

730 ILCS 5/5-9-1.22 new

Adds reference to:

765 ILCS 1026/15-801

Adds reference to:

30 ILCS 105/5.891 new

Adds reference to:

30 ILCS 105/5.893 new

Adds reference to:

30 ILCS 105/5.894 new

Adds reference to:

30 ILCS 105/5.895 new

Adds reference to:

30 ILCS 105/6z-20.1 new

Adds reference to:

30 ILCS 105/6z-20.2 new

Adds reference to:

30 ILCS 105/6z-20.3 new

Adds reference to:

30 ILCS 105/6z-34

Adds reference to:

35 ILCS 105/9 from Ch. 120, par. 439.9

Adds reference to:

35 ILCS 105/19 from Ch. 120, par. 439.19

Adds reference to:

35 ILCS 110/9 from Ch. 120, par. 439.39

Adds reference to:

35 ILCS 110/17 from Ch. 120, par. 439.47

Adds reference to:

35 ILCS 115/9 from Ch. 120, par. 439.109

Adds reference to:

35 ILCS 115/17 from Ch. 120, par. 439.117

Adds reference to:

35 ILCS 120/3 from Ch. 120, par. 442

Adds reference to:
HB 00816 (CONTINUED)

35 ILCS 120/6
Adds reference to:
35 ILCS 120/11
Adds reference to:
35 ILCS 505/2
Adds reference to:
35 ILCS 505/2b
Adds reference to:
35 ILCS 505/8a
Adds reference to:
35 ILCS 5/703A
Adds reference to:
50 ILCS 470/10
Adds reference to:
50 ILCS 470/31
Adds reference to:
55 ILCS 5/5-1006
Adds reference to:
55 ILCS 5/5-1006.5
Adds reference to:
55 ILCS 5/5-1006.7
Adds reference to:
55 ILCS 5/5-1007
Adds reference to:
55 ILCS 5/5-1008.5
Adds reference to:
55 ILCS 5/5-1009
Adds reference to:
55 ILCS 5/5-1035.1
Adds reference to:
55 ILCS 5/5-1184 new
Adds reference to:
65 ILCS 5/8-11-1
Adds reference to:
65 ILCS 5/8-11-1.3
Adds reference to:
65 ILCS 5/8-11-1.4
Adds reference to:
65 ILCS 5/8-11-1.6
Adds reference to:
65 ILCS 5/8-11-1.7
Adds reference to:
65 ILCS 5/8-11-5
Adds reference to:
65 ILCS 5/8-11-6a
Adds reference to:
65 ILCS 5/8-11-22 new
Adds reference to:
HB 00816 (CONTINUED)

65 ILCS 5/11-74.3-6
Adds reference to:
   65 ILCS 5/11-101-3 new
Adds reference to:
   70 ILCS 200/245-12
Adds reference to:
   70 ILCS 750/25
Adds reference to:
   70 ILCS 1605/30
Adds reference to:
   70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
Adds reference to:
   70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
Adds reference to:
   70 ILCS 3720/4 from Ch. 111 2/3, par. 254
Adds reference to:
   415 ILCS 125/315
Adds reference to:
   415 ILCS 125/320
Adds reference to:
   5 ILCS 100/5-45 from Ch. 127, par. 1005-45
Adds reference to:
   305 ILCS 5/5-5.2 from Ch. 23, par. 5-5.2
Adds reference to:
   210 ILCS 45/2-106.1
Adds reference to:
   210 ILCS 45/3-202.05
Adds reference to:
   210 ILCS 45/3-209 from Ch. 111 1/2, par. 4153-209
Adds reference to:
   210 ILCS 45/3-305.8 new
Adds reference to:
   210 ILCS 49/3-106
Adds reference to:
   30 ILCS 105/5.897 new
Adds reference to:
   30 ILCS 105/8.25g new
Adds reference to:
   35 ILCS 105/9 from Ch. 120, par. 439.9
Adds reference to:
   35 ILCS 110/9 from Ch. 120, par. 439.39
Adds reference to:
   35 ILCS 115/9 from Ch. 120, par. 439.109
Adds reference to:
   35 ILCS 120/3 from Ch. 120, par. 442
Adds reference to:
   20 ILCS 605/605-1025 new
Adds reference to:
HB 00816 (CONTINUED)

20 ILCS 2705/2705-285 was 20 ILCS 2705/49.06b

Adds reference to:

20 ILCS 3105/20 new

Adds reference to:

30 ILCS 769/25-5

Adds reference to:

30 ILCS 769/25-7 new

Adds reference to:

30 ILCS 769/25-10

Adds reference to:

5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Adds reference to:

20 ILCS 1705/74 from Ch. 127, par. 1005-45

Adds reference to:

305 ILCS 5/5-5.4 from Ch. 23, par. 5-5.4

Adds reference to:

305 ILCS 5/5-5.4i

Adds reference to:

25 ILCS 115/1 from Ch. 63, par. 14

Adds reference to:

105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02

Adds reference to:

105 ILCS 230/5-43 new

Adds reference to:

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

Adds reference to:

305 ILCS 5/5-5.14.5 new

Adds reference to:

305 ILCS 5/5-5h new

Adds reference to:

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

Adds reference to:

305 ILCS 5/11-5.3

Adds reference to:

735 ILCS 5/15-1504.1

Adds reference to:

735 ILCS 5/15-1507.1

Replaces everything after the enacting clause. Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement FY2020 budget recommendations. Effective immediately.

Jul 02 19 H Rule 19(b) / Re-referred to Rules Committee
HB 00817
(Sen. Dan McConchie)

105 ILCS 5/1-3  from Ch. 122, par. 1-3
105 ILCS 5/2-3.47  from Ch. 122, par. 2-3.47
105 ILCS 5/2-3.176 new
105 ILCS 5/10-17a  from Ch. 122, par. 10-17a

Amends the School Code. Defines "computer science education". Requires the State Board of Education to establish an Office of Computer Science Education and to select an Executive Director for that Office. Requires the Executive Director to work with a team of professionals assigned to the Office and with a variety of stakeholder groups toward ensuring that every student in kindergarten through grade 12 in this State is afforded an equal and equitable opportunity to obtain a world-class computer science education. Provides that from the amounts appropriated for its annual budget, the State Board must provide funding for computer science education that must be used exclusively for teacher salaries, ongoing professional development for teachers, and technology needed specifically for facilitating computer science education. With regard to the State Board's school report cards, provides that the curriculum information data must include data on computer science courses, which must be disaggregated by every student subgroup identity recognized by the State Board, including race, gender identity, and free or reduced-price lunch program eligibility. Requires the report cards to also include data on the amount of money allocated annually for computer science education. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/1-3
Deletes reference to:
105 ILCS 5/2-3.47

Replaces everything after the enacting clause. Amends the School Code. Subject to appropriation or private donations, requires the State Board of Education to make available to school districts grants to support computer science education; defines "computer science education". Requires a school district to use grant funds for educator salaries, professional development for educators, and the equipment needed to facilitate computer science education. Provides that the State Board shall prioritize the distribution of grants to Organizational Units assigned to Tier 1 or Tier 2 under the evidence-based funding formula. With regard to the State Board's school report cards, provides that the curriculum information data must include data on computer science courses. Effective immediately.

May 10 19  S Rule 3-9(a) / Re-referred to Assignments

HB 00818
Rep. Mike Murphy-Tim Butler, Tony McCombie, Darren Bailey, Steven Reick, Amy Grant, Deanne M. Mazzochi, Tom Weber and Dan Ugaste

25 ILCS 115/1  from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that a member of the General Assembly who has held office any part of a month, but not for the entire month, is entitled to compensation only for those days during that month that he or she held office (currently, entitled to compensation for the entire month). Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00819
Rep. Mike Murphy-Tim Butler, Tony McCombie and Darren Bailey

25 ILCS 120/7 new

Amends the Compensation Review Act. Provides that members of the General Assembly are prohibited from receiving and shall not receive any increase in compensation that would otherwise apply based on a cost of living adjustment for or during the fiscal year beginning July 1, 2019. Provides that members of the General Assembly are prohibited from receiving and shall not receive any increase in compensation that would otherwise apply based on a cost of living adjustment for terms commencing on or after July 1, 2019, unless otherwise approved by law. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00820  Rep. Mike Murphy and Andrew S. Chesney

35 ILCS 405/2 from Ch. 120, par. 405A-2

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2020, the exclusion amount shall be the applicable exclusion amount calculated under Section 2010 of the Internal Revenue Code, including any deceased spousal unused exclusion amount (currently, the exclusion amount for Illinois estate tax purposes is $4,000,000). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00821  Rep. Margo McDermed

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for levy years 2019 and later, for school districts, the "aggregate extension base" is the greater of (A) the district's last preceding aggregate extension limit or (B) the district's last preceding aggregate extension, subject to certain adjustments. Provides that the term "aggregate extension limit" means the district's last preceding aggregate extension if the taxing district had utilized the maximum limiting rate permitted without referendum for each of the 3 immediately preceding levy years. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00822  Rep. Michael Halpin-Joyce Mason-Jim Durkin, Katie Stuart, Tony McCombie, Steven Reick, Ann M. Williams, Kathleen Willis, Diane Pappas and William Davis

(SEN. NEIL ANDERSON, ANTONIO MUÑOZ, EMIL JONES, III, ELGIE R. SIMS, JR., STEVE STADELMAN AND TOI W. HUTCHINSON)

105 ILCS 145/10
105 ILCS 145/20
105 ILCS 145/25
105 ILCS 145/27 new

Amends the Care of Students with Diabetes Act. Provides that a school may maintain a supply of glucagon medication in any secure location that is accessible before, during, or after school where a student is most at risk, including, but not limited to, a classroom or the nurse's office; defines "glucagon medication" and "undesignated glucagon medication". Provides that a physician, a physician assistant who has prescriptive authority, or an advanced practice registered nurse who has prescriptive authority may prescribe undesignated glucagon medication in the name of the school to be maintained for use when necessary. Allows a delegated care aide to carry undesignated glucagon. Provides that within 24 hours after the administration of undesignated glucagon medication, a school must notify the school nurse and the student's parent or guardian or emergency contact, if known, and health care provider of its use. Effective immediately.

House Committee Amendment No. 1

Removes the definition of "glucagon medication". Changes the definition of "undesignated glucagon medication" to "undesignated glucagon", makes conforming changes. Removes a provision allowing a delegated care aide to carry undesignated glucagon on his or her person while in school or at a school-sponsored activity. Allows a school to maintain a supply of glucagon in any secure location that is immediately accessible to a school nurse or delegated care aide (rather than in any secure location that is accessible before, during, or after school where a student is most at risk). Provides that a school nurse or delegated care aide may administer undesignated glucagon if he or she is authorized to administer the undesignated glucagon through a student's diabetes care plan and if the student's prescribed glucagon is not available on-site or has expired. Provides that immediately (rather than within 24 hours) after the administration of undesignated glucagon, a school must notify the school nurse (unless the school nurse was the one administering it) and the student's parent or guardian or emergency contact, if known, and health care provider of its use.

Aug 19 19  H  Public Act . . . . . . . . . . . . . . 101-0428

(Sen. Thomas Cullerton-Laura M. Murphy, Laura Fine, Antonio Muñoz, Cristina Castro and Laura Ellman)

20 ILCS 2310/2310-218 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to ensure that those who draw blood from children and adults with intellectual and developmental disabilities are trained, at least once every 3 years, in the most current method of drawing blood from children and adults with developmental and intellectual disabilities. Provides that the training shall focus on drawing blood in a safe manner that is as comfortable as possible. Requires the Department to ensure that those facilities and providers review their training program at least once within each 3-year period to ensure that the training includes the most current methods available of drawing blood from children and adults with intellectual and developmental disabilities that is safe and comfortable for them and their families. Requires the Department to ensure that by July 1, 2020 all medical facilities are equipped to draw blood from children and adults with intellectual and developmental disabilities using finger-prick equipment, hemoglobin testing equipment, and all other related equipment that can be adapted to serve patients with intellectual and developmental disabilities.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall develop and make available training materials that ensure that all phlebotomists are trained in the most current methods of drawing blood from children and adults with intellectual and developmental disabilities. Provides that the materials shall conform to the best available practices used for drawing blood in a safe manner that is as comfortable as possible for the individual from whom blood is drawn and for the families, guardians, caretakers, or companions of the individual accompanying him or her while blood is drawn. Provides that the Department shall review the materials every 3 years to ensure that they conform with the best available practices. Provides that the Department shall ensure that health care providers and laboratories that employ a phlebotomist incorporate the training as part of a phlebotomist's initial employment training and as part of any ongoing training to maintain competencies and certifications as a phlebotomist. Defines "phlebotomist".

House Floor Amendment No. 2

Defines "phlebotomist" as a person specifically trained to draw blood for diagnostic purposes in a health care setting (rather than a person who is certified to draw blood for diagnostic testing, transfusion, research, or blood donation). Exempts nonprofit blood banks or the affiliated laboratories of nonprofit blood banks from the provisions.

Senate Committee Amendment No. 1

Removes language requiring the Department to develop training materials.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 00824  Rep. Kelly M. Burke

65 ILCS 5/8-11-1.1 from Ch. 24, par. 8-11-1.1

Amends the Illinois Municipal Code. Removes a requirement that the imposition of certain non-home rule use and occupation taxes is subject to referendum approval. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00825  Rep. Anthony DeLuca

65 ILCS 5/11-139-1 from Ch. 24, par. 11-139-1

65 ILCS 5/11-139-8 from Ch. 24, par. 11-139-8

Amends the Combined Waterworks and Sewerage Systems Division of the Illinois Municipal Code. Modifies the definition of "sewerage system" to include storm water collection, treatment, and distribution infrastructure and disposal of storm water. Provides that charges a municipality may charge to inhabitants include storm water utility charges to offset the cost of owning, maintaining, and improving local storm water infrastructure.

House Committee Amendment No. 1

Deletes reference to:

65 ILCS 5/11-139-1

Removes a modification to the definition of "sewerage system".

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00826  Rep. Michael J. Zalewski-Mark L. Walker

65 ILCS 5/8-11-2.7 new

Amends the Illinois Municipal Code. Creates the Municipal Gas Use Tax Law. Provides that beginning January 1, 2020, a municipality may impose a self-assessing purchaser tax rate of the lower of 2.4 cents per therm or 5% of the purchase price for the privilege of using in the municipality gas obtained in a purchase of out-of-state gas. Provides that, in the alternative, a purchaser may elect for a tax of 2.4 cents per therm that a delivering supplier maintaining a place of business in the State collects from the purchaser. Provides for registration requirements for self-assessing purchasers and delivering suppliers. Includes procedures for self-assessing purchasers and delivering suppliers to submit returns and to remit the tax to the Department of Revenue. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-52 from Ch. 46, par. 2A-52
110 ILCS 805/7-1 from Ch. 122, par. 107-1
110 ILCS 805/7-2 from Ch. 122, par. 107-2
110 ILCS 805/7-2.1 new
110 ILCS 805/7-2.2 new
110 ILCS 805/7-2.3 new
110 ILCS 805/7-3 from Ch. 122, par. 107-3

Amends the Election Code. Provides for the election of the board of trustees of the City Colleges of Chicago, Illinois Community College District No. 508, at the general primary election in 2020 on a nonpartisan ballot. Provides that a member of the board of trustees shall be elected at each consolidated election thereafter. Makes related changes. Amends the Public Community College Act. Sets forth provisions concerning nominating petitions and ballots. Provides that the City of Chicago shall be subdivided into 20 trustee districts by the General Assembly for seats on the board of trustees, in addition to one at-large trustee. Provides that in the year following each decennial census, the General Assembly shall redistrict the trustee districts to reflect the results of each decennial census. Makes other changes. Effective immediately.

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

HB 00828  Rep. Robert Martwick

65 ILCS 5/11-10-1 from Ch. 24, par. 11-10-1

Amends the Illinois Municipal Code. Provides that an entity that collects a tax or license fee rendered to the treasurer of the foreign fire insurance board or a fire protection district secretary must publish to its website by August 1 of each year certain information regarding the taxes and fees from the previous year. Prohibits an entity from charging an administrative fee in excess of 1% of the gross amount collected in each municipality or fire protection district.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00829  Rep. Will Guzzardi

820 ILCS 105/1 from Ch. 48, par. 1001

Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00830  Rep. Allen Skillcorn-Mark Batinick

40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105

Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System by members of the General Assembly to persons who become participants before January 1, 2020 and provides that, beginning on that date, the System shall not accept any new participants who are members of the General Assembly. Makes related changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00831  Rep. Stephanie A. Kifowit-Keith P. Sommer-Sue Scherer
(Sen. Linda Holmes, Jennifer Bertino-Tarrant, Bill Cunningham, Antonio Muñoz, Julie A. Morrison, Emil Jones, III, Elgie R. Sims, Jr., Steve Stadelman, Rachelle Crowe and Toi W. Hutchinson)

325 ILCS 5/8.7 new
325 ILCS 5/11.1 from Ch. 23, par. 2061.1

Amends the Abused and Neglected Child Reporting Act. Provides that within 10 days after completing an investigation of alleged physical abuse, sexual abuse, or neglect, if the report is unfounded or indicated, the Child Protective Service Unit shall send a copy of its final finding report to the Director of Public Health and the Director of Healthcare and Family Services. Requires the Director of Public Health and the Director of Healthcare and Family Services to ensure that the report remains confidential. In a provision that grants the Department of Public Health and other investigative bodies access to records concerning child abuse and neglect reports, removes language that requires the Director of Children and Family Services to approve such access.

House Floor Amendment No. 1
Deletes reference to:
325 ILCS 5/8.7 new
Adds reference to:
325 ILCS 5/4.4c new
Adds reference to:
325 ILCS 5/7.4 from Ch. 23, par. 2057.4
Adds reference to:
325 ILCS 5/7.8

Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that whenever the Department of Children and Family Services receives, by means of its statewide toll-free telephone number established for the purpose of reporting suspected child abuse or neglect or by any other means or from any mandated reporter, a report of suspected abuse or neglect of a child and the child is alleged to have been abused or neglected while receiving care in a hospital, including a freestanding psychiatric hospital licensed by the Department of Public Health, the Department of Children and Family Services shall: (i) notify the Directors of Public Health and Healthcare and Family Services of the report; and (ii) send a copy of the final finding to the Directors of Public Health and Healthcare and Family Services. Provides that the Department of Public Health shall receive information from unfounded reports involving children alleged to have been abused or neglected while hospitalized, including while hospitalized in freestanding psychiatric hospitals licensed by the Department of Public Health, as necessary for the Department of Public Health to conduct its licensing investigation. In a provision that grants the Department of Public Health and other investigative bodies access to records concerning child abuse and neglect reports, removes language that requires the Director of Children and Family Services to approve such access.

Jul 12 19 H Public Act . . . . . . . . 101-0043

HB 00832  Rep. Robert Martwick

New Act

Creates the Vacancy Fraud Act. Allows a taxing body or representative of a taxing body to file a vacancy fraud complaint with the county board of review if property is receiving vacancy relief and the property owner is not actively attempting to lease, sell, or alter the property. Sets forth factors in determining whether or not vacancy fraud has occurred. Sets forth penalties. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00833

(Sen. Laura Ellman-Bill Cunningham-Jacqueline Y. Collins, Steven M. Landek-Don Harmon, Robert Peters, Linda Holmes, David Koehler and Ram Villivalam)

35 ILCS 200/15-170

Amends the Property Tax Code. Provides that a person who has been granted a senior citizens homestead exemption need not reapply for the exemption. Effective immediately.

House Committee Amendment No. 2

Adds reference to:

35 ILCS 200/9-275

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in a county with 3,000,000 or more inhabitants, for taxable years 2020 through 2024, a taxpayer who has been granted a senior citizens homestead exemption need not reapply (currently, the taxpayer must reapply annually). Provides that, if the property ceases to be qualified for that exemption in any year for which a reapplication is not required, then the owner of record of the property shall notify the chief county assessment officer that the property is no longer qualified. Provides that the chief county assessment officer shall enter into intergovernmental agreements with the county clerk of his or her county and the Department of Public Health, as well as any other appropriate governmental agency, to obtain information that documents the death of a taxpayer who has been granted a senior citizens homestead exemption. Makes conforming changes in provisions concerning erroneous homestead exemptions. Effective immediately.

Aug 23 19  H  Public Act . . . . . . . . . 101-0453
HB 00834
820 ILCS 112/10
820 ILCS 112/30
Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer, with some exceptions. Limits defenses. Provides for penalties and injunctive relief.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Equal Pay Act of 2003. Provides that the exceptions to the equal pay requirement based on sex also apply to the equal pay requirement for African-American employees. Provides that an employer may prohibit a human resources employee, supervisor, or other employee whose job responsibilities require or allow access to other employees' wage or salary information from disclosing that information without prior written consent from the employee whose information is sought or requested. Provides that specified provisions shall not be construed to prevent an employer or employment agency from: providing information about the wages, benefits, compensation, or salary offered in relation to a position; or engaging in discussions with an applicant for employment about the applicant's expectations with respect to wage or salary, benefits, and other compensation. Provides that an employer is not in violation of specified provisions when a job applicant voluntarily and without prompting discloses his or her current or prior wage or salary history, including benefits or other compensation, on the condition that the employer does not consider or rely on the voluntary disclosures as a factor in determining whether to offer a job applicant employment, in making an offer of compensation, or in determining future wages, salary, benefits, or other compensation. Makes other changes. Effective 60 days after becoming law.
Senate Floor Amendment No. 2
Provides that a wage differential factor that is not based on sex or a factor that would constitute unlawful discrimination under the Illinois Human Rights Act must account for the differential (instead of "the entire differential").
Jul 31 19 H Public Act . . . . . . . . . . 101-0177

HB 00835
5 ILCS 465/20 new
Amends the Flag Display Act. Provides that the Honor and Remember Flag is designated as the symbol of our State's concern and commitment to honoring and remembering all members of the United States Armed Forces who have lost their lives while serving our country in the line of duty and their families. Provides for the location of display, dates of display, and manner of display for the Honor and Remember Flag. Provides that specified provisions shall not be construed so as to require any employee to report to work solely for the purpose of providing for the display of the Honor and Remember Flag. Provides for the procurement of Honor and Remember Flags. Provides for the adoption of rules as necessary to carry-out specified requirements. Effective immediately.
House Committee Amendment No. 1
Provides that the Honor and Remember Flag shall not be flown above or take precedence over the United States national flag, the Illinois State flag, or a POW/MIA flag. Makes conforming changes.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Probate Act of 1975. Defines "administrative separation". Provides that a court lacks jurisdiction to proceed on a petition for the appointment of a guardian or standby guardian of a minor if it finds that the minor has a living parent whose parental rights have not been terminated, unless, among other things, the parent or parents, in the event of an administrative separation, are not presently located in the United States and are unable to consent as evidenced by a sworn affidavit. Provides that a parent or guardian shall not appoint a short-term guardian of a minor if the minor has another living parent whose parental rights have not been terminated, unless, among other things, the parent or parents, in the event of an administrative separation, are not presently located in the United States and are unable to consent as evidenced by a sworn affidavit. Makes conforming changes. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:

755 ILCS 5/11-10.1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: (1) changes the definition of "administrative separation"; (2) provides that the court lacks jurisdiction to proceed on a petition for the appointment of a guardian or standby guardian of a minor if the minor has a living parent, adoptive parent, or adjudicated parent, whose whereabouts are known, and who is willing and able to make and carry out day-to-day child care decisions, unless the parent or parents, due to an administrative separation, are unable to give consent to the appointment in person or by a notarized, written document as evidenced by a sworn affidavit describing the parent's or parents' inability to receive notice or give consent (rather than the parent or parents, in the event of an administrative separation, are not presently located in the United States and are unable to consent as evidenced by a sworn affidavit describing the present location of the parent out of the country and the attempts made to contact the parent); (3) deletes language providing that a parent or guardian shall not appoint a short-term guardian of a minor if the minor has another living parent, adoptive parent, or adjudicated parent whose whereabouts are known, and who is willing to carry out day-to-day child care decisions unless the parent or parents in the event of an administrative separation, are not presently located in the United States and are unable to consent as evidenced by a sworn affidavit describing the present location of the parent out of the country and the attempts made to contact the parent; (4) provides that a short-term guardian who was appointed as the result of an administrative separation may renew a short-term guardianship for an additional 365 days from the date the initial appointment expires if the administrative separation is still in effect, unless the written instrument provides for the appointment to terminate upon a different date or event; (5) deletes language providing that the petition for guardian or standby guardian of a minor must state the facts concerning any administrative separation proceeding; (6) provides specific facts that the petition for guardian or standby guardian of a minor must include and that documentation related to an administrative separation shall be attached to the petition as an exhibit; and (7) deletes language providing that failure to give notice to any relative or parent out of the country is not jurisdictional if the petitioner can attest to specific factors. Makes conforming changes. Effective immediately.
HB 00837

Rep. Thaddeus Jones-David A. Welter-Karina Villa-Kathleen Willis-Justin Slaughter, Linda Chapa LaVia, Barbara Hernandez, Joyce Mason, Nathan D. Reitz, Michelle Mussman, Yehiel M. Kalish, Mary Edly-Allen, Monica Bristow, Terra Costa Howard, Katie Stuart, Daniel Didech and Lance Yednock

(Sen. John J. Cullerton, Ram Villivalam, Laura Fine, Thomas Cullerton, Ann Gillespie, Michael E. Hastings, Julie A. Morrison, Toi W. Hutchinson, Terry Link, Laura Ellman, Jennifer Bertino-Tarrant, Rachelle Crowe-Suzy Glowiak Hilton-Cristina Castro, Scott M. Bennett and Laura M. Murphy)

New Act

30 ILCS 105/5.891 new

Creates the Illinois Legislative Youth Advisory Council Act. Provides that the purpose of the Council is to facilitate communication between the youth of the State of Illinois and the elected branches of State government regarding the issues, interests, and needs important to youth in the State of Illinois. Creates an Advisory Board, consisting of 2 members of the House of Representatives, one each appointed by the Speaker of the House of Representatives and the Minority Leader of the House of Representatives; and 2 members of the Senate, one each appointed by the President of the Senate and the Minority Leader of the Senate, to facilitate the functions of the Council. Provides for the application and nomination process for prospective members of the Council. Sets forth membership and meeting requirements and the powers of the Council. Provides that members of the Council shall serve one-year terms, but may be re-elected if they continue to be nominated and qualified to serve as members. Provides for the election of a President, Secretary, Treasurer, and Clerk at the first Council meeting of the year. Requires the Council to submit an annual report to the General Assembly and the Governor. Creates the Illinois Legislative Youth Advisory Council Fund as a special fund in the State treasury. Provides that all moneys in the Fund shall be used to reimburse Council members for actual expenses incurred in traveling to Council meetings, including travel, food, and lodging, and printing the annual report. Amends the State Finance Act. Adds the Illinois Legislative Youth Advisory Council Fund. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the Illinois Legislative Youth Advisory Council shall be an entity created under the legislative branch, and maintained and staffed under the executive branch (currently, maintained and staffed under the legislative branch) by the Office of the Governor or an agency designated by the Governor that is under the jurisdiction of the Governor. Modifies the initial terms of members of the Advisory Board of the Council. Provides for the nomination of members to the Council by State Representatives (currently, State Senators). Provides that the Council shall convene each year on the Saturday (currently, Thursday) following the second Wednesday of January in the State Capitol, unless the General Assembly is in session. Provides for an alternative meeting place if one or both chambers at the State Capitol cannot accommodate the meeting. Removes requirement that the Council shall meet at least once within 100 days after its initial meeting. Provides that staff and administrative support for the Council shall be provided by the Office of the Governor or an agency designated by the Governor that is under the jurisdiction of the Governor (currently, designated by the General Assembly). Provides that the report submitted to the General Assembly and the Governor shall be submitted electronically. Effective immediately.

Fiscal Note (Office of Management and Budget)

This Bill would have no fiscal impact to the Governor's Office of Management and Budget and minimal fiscal impact on the state due to the listed reimbursements.

Senate Floor Amendment No. 1

Deletes reference to:

New Act

Deletes reference to:

30 ILCS 105/5.891 new

Adds reference to:

25 ILCS 120/6.7 new

Replaces everything after the enacting clause. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal year beginning July 1, 2019 for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.

Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee
HB 00838

New Act

Creates the Keep Illinois Business Act. Provides that any recipient business that chooses to move all or part of its business operations and the jobs created by its business out-of-State shall be deemed to no longer qualify for State economic development assistance, and shall be required to pay to the relevant State granting agency the full amount of any economic development assistance it received. Provides for procedures for the recovery of economic development assistance, including required notice to the recipient business and an opportunity for a hearing. Defines terms.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00839
Rep. Katie Stuart and Sonya M. Harper

720 ILCS 5/16-6 from Ch. 38, par. 16-6

Amends the Criminal Code of 2012. Provides that a person also commits use of a scanning device or reencoder to defraud when the person knowingly possesses, sells, or delivers a scanning device or reencoder, other than for the purpose of processing information to facilitate a lawful financial transaction. Increases the penalties for use of a scanning device or reencoder to defraud from a Class 4 felony for a first offense to a Class 3 felony and for a second or subsequent offense from a Class 3 felony to a Class 2 felony. Provides that the knowing sale or delivery of the device or reencoder is a Class 2 felony for a first offense and a Class 1 felony for a second or subsequent offense.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00840
Rep. Joyce Mason-Carol Ammons and Robyn Gabel

(Sen. Melinda Bush)

220 ILCS 5/8-508.1 from Ch. 111 2/3, par. 8-508.1

Amends the Public Utilities Act. Provides that beginning April 1, 2020, and on a bi-annual basis thereafter, the Illinois Commerce Commission shall issue a report to the General Assembly concerning the decommissioning of nuclear power plants in this State. Provides for the contents of the report.

Fiscal Note, House Floor Amendment No. 1 (Illinois Commerce Commission)

Although the bill requirements will require staff time, it will be minimal and will not require additional headcount.

House Floor Amendment No. 2

Provides that beginning on or before May 1, 2020, and every 2 years thereafter, the owner or operator of each nuclear power plant in this State shall provide the Illinois Commerce Commission with a copy of the nuclear decommissioning funding assurance status report submitted to the Nuclear Regulatory Commission and, as applicable, to the Federal Energy Regulatory Commission. Provides that beginning June 1, 2020, and every 2 years thereafter, the Commission shall provide the General Assembly with a copy of the nuclear decommissioning funding assurance status report for shutdown units as submitted by the owner or operator of a nuclear power plant in this State to the Nuclear Regulatory Commission and, as applicable, to the Federal Energy Regulatory Commission.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Jul 12 19 H Public Act . . . . . . . . . . . . . . . . . . 101-0044

HB 00841

(Sen. Martin A. Sandoval, John F. Curran, Jennifer Bertino-Tarrant and Bill Cunningham)

720 ILCS 5/12-5.1b new

Amends the Criminal Code of 2012. Creates the offense of first responder endangerment. Provides that a person commits the offense when he or she knowingly creates a dangerous condition and intentionally conceals the dangerous condition in a commercial property under his or her management or operational control and the dangerous condition is found to be the primary cause of the death or serious bodily injury of a first responder in the course of his or her official duties. Provides that a violation is a Class 4 felony. Defines various terms.

May 10 19 S Rule 3-9(a) / Re-referred to Assignments

55 ILCS 5/Div. 5-45 heading new
55 ILCS 5/5-45005 new
55 ILCS 5/5-45010 new
55 ILCS 5/5-45015 new
55 ILCS 5/5-45020 new
55 ILCS 5/5-45025 new
55 ILCS 5/5-45030 new
55 ILCS 5/5-45035 new
55 ILCS 5/5-45040 new
55 ILCS 5/5-45045 new
55 ILCS 5/5-45050 new
55 ILCS 5/5-45055 new
55 ILCS 5/5-45060 new
55 ILCS 5/5-45065 new
55 ILCS 5/5-45070 new
55 ILCS 5/5-45075 new
55 ILCS 5/5-45080 new
55 ILCS 5/5-45085 new
55 ILCS 5/5-45090 new
55 ILCS 5/5-45095 new
55 ILCS 5/5-45100 new
55 ILCS 5/5-45105 new
55 ILCS 5/5-45110 new
55 ILCS 5/5-45115 new
55 ILCS 5/5-45120 new
55 ILCS 5/5-45125 new
55 ILCS 5/5-45130 new
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55 ILCS 5/5-45150 new
55 ILCS 5/5-45155 new
55 ILCS 5/5-45160 new
55 ILCS 5/5-45165 new
55 ILCS 5/5-45170 new
55 ILCS 5/5-45175 new
55 ILCS 5/5-45180 new
55 ILCS 5/5-45185 new
55 ILCS 5/5-45190 new
55 ILCS 5/5-45195 new
55 ILCS 5/5-45200 new
55 ILCS 5/5-45205 new
55 ILCS 5/5-45210 new
HB 00842 (CONTINUED)

55 ILCS 5/5-45215 new
55 ILCS 5/5-45220 new
55 ILCS 5/5-45225 new
55 ILCS 5/5-45230 new
55 ILCS 5/5-45235 new
55 ILCS 5/5-45240 new
55 ILCS 5/5-45245 new
55 ILCS 5/5-45250 new
55 ILCS 5/5-45998 new
55 ILCS 5/5-45999 new

Creates a new Division in the Counties Code. Creates the Peoria County Land Bank Authority pilot program with the purpose to use available resources to facilitate the return of vacant, abandoned, and tax-delinquent properties to productive use in order to combat community deterioration, create economic growth, and stabilizing the housing and job market. Provides that the Authority is an agency of and funded by Peoria County and that the Authority's Board of Directors are accountable to the Peoria County Board. Contains provisions relating to the appointment of members to the Authority's Board of Directors and operation of the Authority. Allows the hiring of an Executive Director and other staff. Provides that Peoria County shall defend and indemnify the Authority's Board of Directors under specified circumstances. Requires Peoria County to yearly report to the General Assembly of the Authority's effectiveness in meeting the Authority's purposes. Repeals the Division 3 years after the effective date of the amendatory Act.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00843
Rep. Anne Stava-Murray
New Act

Creates the Laquan McDonald Act. Establishes a procedure for an election to recall the Mayor of Chicago, an alderman of the City of Chicago, and the Cook County State's Attorney. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00844
Rep. Jay Hoffman-Norine K. Hammond-LaToya Greenwood-Katie Stuart-Monica Bristow, Robyn Gabel, Grant Wehrli and Michelle Mussman

5 ILCS 315/14 from Ch. 48, par. 1614

Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning security employees.

House Committee Amendment No. 1
Deletes reference to:
5 ILCS 315/14
Adds reference to:
30 ILCS 708/77 new

Replaces everything after the enacting clause. Amends the Grant Accountability and Transparency Act. Provides that Independent Service Coordination agencies shall be exempt from the provisions of the Act with respect to the grant application and notice of opportunity process. Provides that any award granted under the Act by the Division of Developmental Disabilities of the Department of Human Services to an Independent Service Coordination agency prior to the effective date of this amendatory Act is void. Provides that nothing in the provisions shall be construed to prevent the Division from providing grants to Independent Service Coordination agencies. Defines "Independent Service Coordination agency". Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00845
Rep. Jay Hoffman

65 ILCS 5/10-1-3 from Ch. 24, par. 10-1-3


Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00846  Rep. Jay Hoffman  
65 ILCS 5/10-1-1  from Ch. 24, par. 10-1-1  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00847  Rep. Jay Hoffman  
65 ILCS 5/10-1-2  from Ch. 24, par. 10-1-2  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00848  Rep. Jay Hoffman  
70 ILCS 705/1.01  from Ch. 127 1/2, par. 21a  
Amends the Fire Protection District Act. Makes a technical change in a Section concerning an election against organization as a fire protection district.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00849  Rep. Jay Hoffman  
70 ILCS 705/1.01  from Ch. 127 1/2, par. 21a  
Amends the Fire Protection District Act. Makes a technical change in a Section concerning an election against organization as a fire protection district.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00850  Rep. Robert Martwick  
65 ILCS 5/10-2.1-8  from Ch. 24, par. 10-2.1-8  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00851  Rep. Jay Hoffman  
65 ILCS 5/10-2.1-8  from Ch. 24, par. 10-2.1-8  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00852  Rep. Jay Hoffman  
65 ILCS 5/10-2.1-9  from Ch. 24, par. 10-2.1-9  
Amends the Illinois Municipal Code. Makes a technical change in a Section concerning appointments by the board of fire and police commissioners.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00853  Rep. Jay Hoffman  
5 ILCS 315/1  from Ch. 48, par. 1601  
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00854
(Sen. Cristina Castro)

5 ILCS 315/1 from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
House Committee Amendment No. 1
Deletes reference to:
5 ILCS 315/1
Adds reference to:
20 ILCS 2905/3 from Ch. 127 1/2, par. 3
Replaces everything after the enacting clause. Amends the State Fire Marshal Act. Provides that one person who is a representative of a registered United States Department of Labor apprenticeship program primarily instructing in the installation and repair of fire extinguishing systems shall be appointed by the Governor to serve on the Illinois Fire Advisory Commission. Effective immediately.

Senate Floor Amendment No. 1
Provides that the Commission shall include one licensed operating or stationary engineer who has an associate degree in facilities engineering technology and has knowledge of the operation and maintenance of fire alarm and fire extinguishing systems primarily for the life safety of occupants in a variety of commercial or residential structures.

Aug 09 19 H Public Act . . . . . . . 101-0234

HB 00855
Rep. Jay Hoffman

50 ILCS 742/5
Amends the Fire Department Promotion Act. Makes a technical change in a Section concerning definitions.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00856
Rep. Jay Hoffman

50 ILCS 742/5
Amends the Fire Department Promotion Act. Makes a technical change in a Section concerning definitions.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00857
Rep. Jay Hoffman

50 ILCS 742/5
Amends the Fire Department Promotion Act. Makes a technical change in a Section concerning definitions.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00858
Rep. Jay Hoffman

70 ILCS 705/3 from Ch. 127 1/2, par. 23
Amends the Fire Protection District Act. Makes a technical change in a Section concerning annexation of territory.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00859
Rep. Ryan Spain

40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00860
Rep. Jay Hoffman

40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00861
Rep. Jay Hoffman

40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00862  Rep. Jay Hoffman  
40 ILCS 5/4-101  from Ch. 108 1/2, par. 4-101  
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00863  Rep. Jay Hoffman  
820 ILCS 140/1  from Ch. 48, par. 8a  
Amends the One Day Rest In Seven Act. Makes a technical change in a Section concerning definitions.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00864  Rep. Jay Hoffman  
820 ILCS 305/28  from Ch. 48, par. 138.28  
Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the application of the Act.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00865  Rep. Jay Hoffman and Joyce Mason  
820 ILCS 310/13  from Ch. 48, par. 172.48  
Amends the Workers' Occupational Diseases Act. Makes a technical change in a Section concerning the Illinois Workers' Compensation Commission.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00866  Rep. Jay Hoffman  
820 ILCS 310/27  from Ch. 48, par. 172.62  
Amends the Workers' Occupational Diseases Act. Makes a technical change in a Section concerning the applicability of the Act.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00867  Rep. Jay Hoffman  
820 ILCS 305/19.1  from Ch. 48, par. 138.19a  
Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the computation of time.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00868  Rep. Jay Hoffman  
820 ILCS 140/3  from Ch. 48, par. 8c  
Amends the One Day Rest In Seven Act. Makes a technical change in a Section concerning meal periods.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00869  Rep. Darren Bailey, Chris Miller and Andrew S. Chesney  
25 ILCS 10/1.5 new  
Amends the General Assembly Operations Act. Provides that no person may serve more than 10 years in any of the following leadership roles: Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, and Minority Leader of the Senate. Provides that the limitations imposed by the amendatory Act apply to service beginning on and after the second Wednesday in January 2021.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 00870  Rep. Mike Murphy  
730 ILCS 5/3-8-7.5  
Amends the Unified Code of Corrections. Provides that an inmate designated by mental health personnel of the Department of Corrections may not receive nor possess a photograph or image of a minor under 18 years of age while incarcerated in an institution or facility of the Department of Corrections if he or she has been convicted of any of the following offenses if the victim of the offense was under 18 years of age at the time of the commission of the offense: (1) criminal sexual assault; (2) aggravated criminal sexual assault; (3) predatory criminal sexual assault of a child; (4) criminal sexual abuse; (5) aggravated criminal sexual abuse; (6) child pornography; (7) a substantially similar offense under the laws of the United States, another state, or foreign jurisdiction; or (8) a predecessor offense to any of these offenses.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00871
Rep. LaToya Greenwood-Mary E. Flowers-Rita Mayfield-Carol Ammons and André Thapedi

110 ILCS 947/65.105 new
Amends the Higher Education Student Assistance Act. Provides that, subject to appropriation, the Illinois Student Assistance Commission must award grants to students in financial need whose household income is less than the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services and who are enrolled for at least 15 credit hours in a public university. Provides that the Commission shall receive funding for the grants through appropriations, with each grant awarded being in an amount sufficient to pay the cost of attendance at the university in which the student is enrolled for 2 semesters of enrollment within an academic year. Defines "cost of attendance" to mean the tuition and fee, room and board, and book and supply costs related to a student's attendance at a public university.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00872
Rep. LaToya Greenwood-Mary E. Flowers-Rita Mayfield-Carol Ammons, Linda Chapa LaVia, Katie Stuart, Terra Costa Howard, Mary Edly-Allen, Sonya M. Harper and Barbara Hernandez

35 ILCS 200/15-172
Amends the Property Tax Code. With respect to the Senior Citizens Assessment Freeze Homestead Exemption, provides that, beginning in assessment year 2019, the taxpayer's household income shall be reduced by any amounts paid as Medicare premiums. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00873
Rep. LaToya Greenwood and Katie Stuart

New Act
Creates the Metro East Development Act. States legislative findings for the need to create a Metro East Development Authority, including the need to develop and revitalize depressed areas of the Metro East. Defines "Metro East" as Madison, Monroe, Randolph, and St. Clair counties. Provides for the creation of the Authority, including the appointment of 12 members by the chairperson of each Metro East county; by the directors of the Department of Commerce and Economic Opportunity, the Illinois Housing Development Authority, and the Illinois Development Finance Authority; and by the Governor. Allows the Authority to hire an executive director. Lists the rights, powers, and duties of the Authority, including the power to borrow money and to issue bonds. Provides that the Authority shall perform an initial study and survey to determine what areas will be considered a depressed areas that contain a commercially, industrially, residentially, recreationally, educationally, or other blighted area. Provides for requirements related to meetings, public hearings, and administrative and judicial review of Authority projects. Provides for limitations on the Authority's powers. Describes procedures for procurement of debt and bonds, execution of deeds, demolition and removal of buildings, purchase of property, contracts, and costs of projects. Gives the Authority the power to investigate the conditions of any project in which it has an interest. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00874
Rep. Grant Wehrli

10 ILCS 5/9-10 from Ch. 46, par. 9-10
Amends the Election Code. Requires political committees to include a copy or image of any receipt received for any expenditure that must be reported. Allows the State Board of Elections to adopt rules to implement the requirements. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00875  Rep. William Davis and Joe Sosnowski

30 ILCS 105/5.891 new
30 ILCS 115/2 from Ch. 85, par. 612
35 ILCS 5/901 from Ch. 120, par. 9-901
65 ILCS 5/8-12-3 from Ch. 24, par. 8-12-3
65 ILCS 5/8-12-4 from Ch. 24, par. 8-12-4
65 ILCS 5/8-12-10 from Ch. 24, par. 8-12-10
65 ILCS 5/8-12-18 from Ch. 24, par. 8-12-18
65 ILCS 5/8-12-24 from Ch. 24, par. 8-12-24

Amends the State Finance Act. Creates the Financially Distressed Cities Fund. Amends the State Revenue Sharing Act and the Illinois Income Tax Act. Provides that the Treasurer shall monthly transfer to the Financially Distressed Cities Fund an amount certified by the Department of Revenue equal to: (1) the amount that would have been distributed under the State Revenue Sharing Act to all financially distressed cities if the Treasurer had transferred to the Local Government Distributive Fund a sum calculated using 0.10% of the net revenue realized from the tax imposed by the Illinois Income Tax Act upon individuals, trusts, estates, and corporations during the preceding month; and (2) subtracting the amount distributed to all financially distressed cities from the Local Government Distributive Fund. Provides that the Department of Revenue shall monthly allocate an amount from the Financially Distressed Cities Fund that shall be paid to each financially distressed city. Amends the Financially Distressed City Law of the Illinois Municipal Code. Makes the law applicable to both home rule and non-home rule municipalities. Provides that a State agency or unit of local government may also render technical assistance to a municipality's Financial Advisory Authority as the Authority may request. Provides that the State shall not reduce revenues or impose additional costs affecting a financially distressed city affecting the municipality unless it is consistent with the Financial Plan and Budget in effect. Provides that State mandates enacted while a municipality is designated as a financially distressed city that would cause the municipality to incur costs are not valid or enforceable during the period when the municipality is under the financially distressed city designation. Effective January 1, 2020.

Fiscal Note (Dept. of Revenue)
As written, this bill would have no income tax revenue impact, nor would it have any impact on the General Revenue Fund. Although it appears that the intention of the bill is to provide more funds to "financially distressed cities" by transferring money from the General Revenue Fund to the newly created Financially Distressed Cities Fund, the formula used to determine the amount of that transfer does not accomplish this. For any amount of money to be transferred to the Financially Distressed Cities Fund, the formula needs to be based on a percentage greater than current Local Government Distribution Fund (LGDF) diversion rates (for fiscal year 2020, the LGDF rates are 6.06 percent of net individual income tax receipts and 6.85 percent of net corporate income tax receipts). The percentage used in this bill is 0.10 percent.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


220 ILCS 5/5-101 from Ch. 111 2/3, par. 5-101

Amends the Public Utilities Act. Requires a public utility to disclose certain property and rate information to a customer.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00877  Rep. Jonathan Carroll

720 ILCS 5/12-2  from Ch. 38, par. 12-2
720 ILCS 5/26.5-2
720 ILCS 5/26.5-3
720 ILCS 5/26.5-5

Amends the Criminal Code of 2012. Provides that it is an aggravated assault if a person when, in committing an assault, threatens to kill a person who is under 13 years of age if the person committing the assault was at least 18 years of age at the time of the commission of the offense. Provides that it is harassment by telephone to knowingly make a telephone call or to knowingly induce a person to make a telephone call for the purpose of threatening to kill another person who is under 13 years of age, regardless of whether the person under 13 years of age consents to the threat, if the defendant is at least 18 years of age at the time of the commission of the offense. Provides that it is harassment through electronic communications to knowingly transmit an electronic communication or to knowingly induce a person to transmit an electronic communication for the purpose of threatening to kill another person who is under 13 years of age, regardless of whether the person under 13 years of age consents to the threat, if the defendant was at least 18 years of age at the time of the commission of the offense. Provides that these offenses are Class 3 felonies.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00878  Rep. Margo McDermed-Mark Batinick-Darren Bailey and Tim Butler

5 ILCS 420/2-105 new

Amends the Illinois Governmental Ethics Act. Provides that no legislator while serving as a member of the General Assembly shall concurrently serve as the chairperson for a statewide political party.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00879  Rep. Margo McDermed-Mark Batinick, Lindsay Parkhurst and Ryan Spain

5 ILCS 430/5-45

Amends the State Officials and Employees Ethics Act. Provides that a member may not be registered as a lobbyist, or make expenditures, receive compensation, or receive reimbursement for actual expenses for lobbying, within a period of one year immediately after termination of the member's most recent term of office or for the remainder of the term of office from which the person resigned, whichever is longer.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00880  Rep. Margo McDermed-Lindsay Parkhurst and Natalie A. Manley

30 ILCS 105/6z-59
35 ILCS 200/15-55
70 ILCS 605/5-2  from Ch. 42, par. 5-2

Amends the State Finance Act. Provides that, beginning on January 1, 2028 (currently, January 1, 2021), moneys received from the rental of land, buildings, or improvements on property held for the development of an airport in Will County by the Department of Transportation shall be paid into the General Revenue Fund instead of the Tax Recovery Fund. Amends the Property Tax Code. Provides that, with respect to real property in Will County owned by the State for the purpose of developing an airport, payments made to compensate taxing districts for leasehold taxes shall be calculated based on the 2019 property tax year (currently, 2002). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00881
Rep. Margo McDermed-Grant Wehrli-Mark Batinick-Jim Durkin-Lindsay Parkhurst, Steven Reick, Ryan Spain, Thomas Morrison, Andrew S. Chesney, Norine K. Hammond, Dan Ugaste, Avery Bourne, Tom Weber, Tim Butler, Mike Murphy and Allen Skillicorn

820 ILCS 112/10
820 ILCS 112/28 new
820 ILCS 112/30

Amends the Equal Pay Act of 2003. Provides that it is unlawful for an employer to require an employee to sign a contract or waiver that would prohibit the employee from disclosing or discussing the employee's wage or salary; however, an employer may prohibit a human resources employee, a supervisor, or any other employee whose job responsibilities require or allow access to other employees' wage or salary information from disclosing such information without prior written consent from the employee whose information is sought or requested. Provides that it is unlawful for an employer to seek the wage or salary history of a prospective employee from the prospective employee or a current or former employer or to require that a prospective employee's prior wage or salary history meet certain criteria, with some exceptions. Provides that an employer against whom an action is brought alleging a violation of the Act's prohibition against gender-based wage differentials and who, within the previous 3 years and prior to the commencement of the action, has completed a self-evaluation of the employer's pay practices in good faith and can demonstrate that reasonable progress has been made toward eliminating wage differentials based on gender for the same or substantially similar work in accordance with that evaluation shall have an affirmative defense to liability. Provides that an employer who cannot demonstrate that the evaluation was reasonable in detail and scope shall not be entitled to an affirmative defense, but shall not be liable for any civil fine in excess of: (1) $500 per employee affected, if the employer has fewer than 4 employees; or (2) $2,500 per employee affected, if the employer has 4 or more employees. Provides that if an employee recovers unpaid wages under the Act and also files a complaint or brings a sex discrimination action under the federal Fair Labor Standards Act of 1938 that results in additional recovery under federal law for the same violation, the employee shall return to the employer the amounts recovered under State law or the amounts recovered under federal law, whichever is less.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00882
Rep. Joe Sosnowski and Linda Chapa LaVia

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 10% of the qualified costs incurred by the taxpayer during the taxable year for the purposes of purchasing and planting qualified trees in the State. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00883
Rep. Joe Sosnowski

30 ILCS 105/6z-45
30 ILCS 305/7
30 ILCS 330/9
30 ILCS 330/14
30 ILCS 330/15
50 ILCS 410/2
50 ILCS 410/3

Amends the State Finance Act, General Obligation Bond Act, Bond Authorization Act, and the Local Government Credit Enhancement Act. Remove provisions concerning interest payable on variable rate bonds. Removes provisions allowing certain governmental units to enter into agreements to engage in “swap” agreements with respect to all or part of any currently outstanding or proposed bonds. Removes provisions authorizing variable interest rates and certain credit or liquidity enhancement arrangements, including interest rate protection or exchange agreements and guarantees with respect to the issuance of general obligation bonds. Removes provisions concerning the net payments required of the State for such arrangements certified by the Director of the Bureau of the Budget and treated as interest. Makes related changes. Reinstates definitions. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00884
Rep. Michael T. Marron-Darren Bailey and Andrew S. Chesney

20 ILCS 3501/820-65 new
30 ILCS 105/5.891 new

Amends the Illinois Finance Authority Act. Provides that the Illinois Finance Authority may administer a local infrastructure revolving loan program. Provides that the program shall, in instances where sufficient loan funds exist to permit applications to be accepted, provide zero-interest and low-interest loans to units of local government to be used for specified infrastructure projects. Creates the Local Infrastructure Revolving Loan Fund, and provides for the use of the Fund. Provides for a continuing appropriation of moneys from the Fund to the Authority for payment to units of local government for specified purposes. Provides for the maximum amount of the loan to be given and repayment of the loan. Authorizes the Authority to adopt rules to administer the program. Amends the State Finance Act to provide for the Local Infrastructure Revolving Loan Fund.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00885
Rep. Darren Bailey, Chris Miller and Andrew S. Chesney

430 ILCS 66/40
430 ILCS 66/55
430 ILCS 66/60

Amends the Firearm Concealed Carry Act. Provides that notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying are substantially similar to the requirements to obtain a license under the Act, the Department of State Police shall allow for a non-resident license application if the applicant is employed by the United States Military permanently assigned in Illinois on Permanent Change of Station or Permanent Change of Assignment orders and who is not a resident of the State but maintains an address in the State. Provides that a non-resident applicant who qualifies must meet all of the qualifications of the Act and shall submit: (1) the application and documentation required and the applicable fee; (2) a photocopy of proof of service document; (3) a photocopy of Permanent Change of Station or Permanent Change of Assignment orders to an assignment in this State; and (4) an affirmation that the applicant possesses a currently valid Firearm Owner's Identification Card with the Firearm Owner's Identification Card number or notice that the applicant is applying for a Firearm Owner's Identification Card in conjunction with the license application. Establishes fees for a qualified applicant. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00886

730 ILCS 150/2 from Ch. 38, par. 222

Amends the Sex Offender Registration Act. Provides for registration under the Act of a person convicted of a battery when the court: (1) finds that the battery was sexually motivated as defined in the Sex Offender Management Board Act; and (2) in its discretion requires the person to register under the Act. Provides that the trial court, in its discretion, may require a person convicted of battery to register under the Act if: (1) the complaining witness is 17 years of age or younger; (2) the offender is 21 years of age or older; and (3) the court finds that the battery was sexually motivated as defined in the Sex Offender Management Board Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police has authority to deny an application for or to revoke and seize a Firearm Owner's Identification Card previously issued under the Act if the Department finds that the applicant or the person to whom the card was issued is or was at the time of issuance a person who has been convicted within the past 5 years of stalking or a substantially similar offense in another jurisdiction, in which a firearm was used or possessed. Makes conforming changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police shall conduct a search of the purchasers' social media accounts available to the public to determine if there is any information that would disqualify the person from obtaining or require revocation of a currently valid Firearm Owner's Identification Card. Provides that each applicant for a Firearm Owner's Identification Card shall furnish to the Department of State Police a list of every social media account.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

Amends the Illinois Insurance Code. Requires an individual or group policy of accident and health insurance or managed care plan to provide coverage for long-term antibiotic therapy for a person with a tick-borne disease. Makes conforming changes in the Health Maintenance Organization Act and the Illinois Public Aid Code.

Aug 13 19 H Public Act . . . . . . . . 101-0371
HB 00890  Rep. Emanuel Chris Welch

105 ILCS 5/27A-3
105 ILCS 5/27A-7.5
105 ILCS 5/27A-7.10
105 ILCS 5/27A-8
105 ILCS 5/27A-9

Amends the Charter Schools Law of the School Code. Provides that the State Charter School Commission has no authority to renew a charter, and removes provisions allowing the Commission to reverse a school board’s decision to deny, revoke, or not renew a charter; makes related changes. Provides that if a charter school applicant submits a proposal to a school board outside of the process adopted by that school board for receiving charter school proposals on an annual basis, the applicant shall not have any right to submit its proposal to the Commission as otherwise authorized. Allows the Commission to approve an application for a charter if certain conditions are met. Provides that the Commission may condition approval of an application on the acceptance of funding in an amount less than requested. Provides that final decisions of the Commission are subject to judicial review under the Administrative Review Law. Provides that if the Commission approves an application for a charter school, then the Commission shall act as the authorized chartering entity. Provides that if the Commission is the authorized chartering entity, then the Commission shall execute a charter agreement (instead of approve the charter agreement). Provides that the Commission has no authority to approve a charter school proposal that has been denied by a school board. Makes other changes. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


215 ILCS 5/Art. XXXIIB heading new
215 ILCS 5/521.1 new
215 ILCS 5/521.5 new

Amends the Illinois Insurance Code. Creates the Pharmacy Benefits Managers Article. Provides that a pharmacy or pharmacist shall have the right to provide an insured information regarding the amount of the insured’s cost share for a prescription drug and that neither a pharmacy nor a pharmacist shall be penalized by a pharmacy benefits manager for discussing certain information or for selling a lower-priced drug to the insured if one is available. Provides that a pharmacy benefits manager shall not, through contract, prohibit a pharmacy from offering and providing direct and limited delivery services to an insured as an ancillary service of the pharmacy, as delineated in the contract between the pharmacy benefits manager and the pharmacy. Provides that a pharmacy benefits manager shall not charge, or attempt to collect from, an insured a copayment that exceeds the total charges submitted by the network pharmacy.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00892  Rep. Michelle Mussman

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

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful use of weapons when he knowingly sells, manufactures, purchases, possesses, or carries a firearm with: (1) a major component of which, if subjected to inspection by common metal detection devices, would not be detectable; or (2) a major component of which, if subjected to inspection by common imaging detection devices, would not generate an image that accurately depicts the shape of the component. Provides that this offense is a Class 2 felony. Creates exemptions. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00893  Rep. Bob Morgan

415 ILCS 5/4 from Ch. 111 1/2, par. 1004

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the duties of the Environmental Protection Agency.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00894  Rep. Bob Morgan

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

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

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00895

410 ILCS 130/1
Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1
Adds reference to:
10 ILCS 5/9-45
Adds reference to:
30 ILCS 500/1-10
Adds reference to:
35 ILCS 5/201
from Ch. 120, par. 2-201
Adds reference to:
35 ILCS 105/3-10
from Ch. 120, par. 439.33-10
Adds reference to:
35 ILCS 115/3-10
from Ch. 120, par. 439.103-10
Adds reference to:
35 ILCS 120/2-10
from Ch. 120, par. 439.103-10
Adds reference to:
105 ILCS 5/22-33
from Ch. 120, par. 439.103-10
Adds reference to:
225 ILCS 60/22
from Ch. 111, par. 4400-22
Adds reference to:
410 ILCS 130/7
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/10
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/30
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/35
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/36
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/55
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/57
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/62
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/75
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/130
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/195
from Ch. 120, par. 439.103-10
Adds reference to:
410 ILCS 130/200
from Ch. 120, par. 439.103-10
Adds reference to:
HB 00895 (CONTINUED)

    410 ILCS 130/135 rep.
    Adds reference to:
        410 ILCS 130/220 rep.
        625 ILCS 5/2-118.2
        625 ILCS 5/6-206.1 from Ch. 95 1/2, par. 6-206.1
        625 ILCS 5/11-501 from Ch. 95 1/2, par. 11-501
        625 ILCS 5/11-501.9
        720 ILCS 550/5.3

Replaces everything after the enacting clause. Amends the Compassionate Use of Medical Cannabis Pilot Program Act.
Removes the word "Pilot" from the Act's short title and the Compassionate Use of Medical Cannabis Pilot Program. Makes
conforming changes throughout the Act and statutes. Provides that autism, chronic pain, irritable bowel syndrome, migraines,
osteoarthritis, anorexia nervosa, Ehlers-Danlos Syndrome, Neuro-Behcet's Autoimmune Disease, neuropathy, polycystic kidney
disease, superior canal dehiscence syndrome, and medical conditions or symptoms for which a person may benefit from the use of
medical cannabis are debilitating medical conditions. Provides that possessing cannabis in a vehicle not open to the public unless the
medical cannabis is in a reasonably secured, sealed, container (rather than a tamper-evident container) and reasonably inaccessible
while the vehicle is moving is not permitted. Removes language providing that a physician may not accept, solicit, or offer any form of
remuneration from or to a qualifying patient, primary caregiver, cultivation center, or dispensing organization other than accepting
payment from a patient for the fee associated with a required examination. Provides that a qualifying patient under the age of 18 shall
not be prohibited from having up to 3 (instead of 2) designated caregivers. Provides that the Department of Public Health shall
establish procedures to permit qualified veterans to participate in the Opioid Alternative Pilot Program. Provides that any Department
of Public Health-approved quantity waiver process must be made available to qualified veterans. Provides that the Department of
Public Health shall provide for immediate changes to a registered qualifying patient's designated registered dispensing organization.
Provides that the Department of Financial and Professional Regulation shall adopt rules permitting returns, and potential refunds, for
damaged or inadequate products. Repeals a provision concerning changing a designated dispensing organization. Repeals a provision
repealing the Act on July 1, 2020.

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

HB 00896

    Rep. Bob Morgan

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the unlawful use of weapons.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00897

    and Carol Ammons

    110 ILCS 947/5

Amends the Higher Education Student Assistance Act. Makes a technical change concerning the Act's purpose.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00898  Rep. John M. Cabello-Steve Reick-Dan Caulkins-Margo McDermied-Patrick Windhorst, Mike Murphy, Thomas
M. Bennett, Andrew S. Chesney, Darren Bailey, Allen Skillicorn, Jerry Costello, II, Lawrence Walsh, Jr., Tony
McCombie, Dan Ugaste and Ryan Spain
50 ILCS 705/2 from Ch. 85, par. 502
720 ILCS 5/24-2
730 ILCS 5/3-2-13 new
730 ILCS 125/26.1 new
Amends the Illinois Police Training Act. Defines "retired law enforcement officer qualified under federal law" for
purposes of the Act to permit the carrying of a concealed weapon. Amends the Criminal Code of 2012, the Unified Code of
Corrections, and the County Jail Act. Permits currently employed and qualified retired State correctional officers and county
correctional officers to carry their own firearms off-duty without being in violation of the unlawful use of weapons and aggravated
unlawful use of a weapon statutes if they meet certain training requirements. Provides that currently employed and qualified retired
State correctional officers and county correctional officers shall carry a photographic identification and a valid annual firearm
certificate while carrying their own firearms off-duty. Limited to correctional officers who have custody and control over inmates in an
adult correctional facility. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00899  Rep. Kelly M. Cassidy, Jonathan Carroll, Mark L. Walker and Sara Feigenholtz
430 ILCS 65/8 from Ch. 38, par. 83-8
720 ILCS 5/8-4 from Ch. 38, par. 8-4
Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police shall revoke for one
year the Firearm Owner's Identification Card of a card holder who reports to the local law enforcement agency his or her firearms lost
or stolen in 3 separate incidents within a 2-year period. Provides that any law enforcement agency that has knowledge that a card
holder has reported his or her firearms lost or stolen in 3 separate incidents within a 2-year period shall forthwith forward that
information to the Department of State Police. Provides that an "incident" means an occasion in which the card holder's firearm or
firearms have been lost or stolen regardless of the number of firearms stolen in the incident and the report of the loss or theft of the
firearm or firearms on one occasion shall be considered one incident. Provides that if a law enforcement agency recovers a firearm that
had been lost or stolen and has not been previously reported as lost or stolen, the recovery of the firearm shall be considered an
incident for the purpose of this provision. Amends the Criminal Code of 2012. Provides that the sentence for attempt to acquire a
firearm by use of a revoked Firearm Owner's Identification Card is a Class 4 felony.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00900  Rep. Kelly M. Cassidy-Mary E. Flowers-Rita Mayfield and Delia C. Ramirez  

730 ILCS 5/3-2-2  from Ch. 38, par. 1003-2-2
730 ILCS 5/3-12-2  from Ch. 38, par. 1003-12-2
730 ILCS 5/3-12-5  from Ch. 38, par. 1003-12-5
730 ILCS 5/3-7-6 rep.
735 ILCS 5/4-101  from Ch. 110, par. 4-101

Amends the Unified Code of Corrections. Repeals a provision making committed persons responsible to reimburse the Department of Corrections for the expenses incurred by their incarceration at a rate to be determined by the Department. Amends the Code of Civil Procedure to make conforming changes.

Correctional Note (Dept of Corrections)

The Department does not currently collect cost of incarceration funds from committed persons, so there is no resulting fiscal impact should this provision be repealed. There are no new incarceration sanctions, enhanced incarceration penalties, or policy requirements for the Department associated with these provisions. Therefore, there is no corrections population impact on the Department of Corrections.

Fiscal Note (Dept of Corrections)

The Department does not currently collect cost of incarceration funds from committed persons, so there is no resulting fiscal impact should this provision be repealed. There are no new incarceration sanctions, enhanced incarceration penalties, or policy requirements for the Department associated with these provisions. Therefore, there is no corrections population impact on the Department of Corrections.

Aug 09 19  H  Public Act . . . . . . . . . 101-0235

HB 00901  Rep. Will Guzzardi, Linda Chapa LaVia, Barbara Hernandez, Debbie Meyers-Martin and Mary E. Flowers

30 ILCS 105/5.891 new
110 ILCS 947/23 new

Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to implement and administer a program, beginning with the 2020-2021 academic year, to award College Promise grants to Illinois residents seeking an associate degree from a public community college or a bachelor's degree from a public university. Provides that a College Promise grant shall be equal to the cost of tuition and mandatory fees at the public institution attended less all other student aid, subject to appropriation from the College Promise Fund; defines “student aid”. Sets forth the terms and conditions of the program. Amends the State Finance Act to create the College Promise Fund as a special fund in the State treasury. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00902  Rep. Carol Ammons-Emanuel Chris Welch

New Act

20 ILCS 301/40-5

20 ILCS 2630/5  from Ch. 38, par. 206-5

20 ILCS 2630/5.2

30 ILCS 105/5.891 new

30 ILCS 105/5.892 new

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

410 ILCS 130/10

410 ILCS 130/220 rep.

720 ILCS 550/3.5 new

720 ILCS 550/3.5 from Ch. 56 1/2, par. 704

720 ILCS 550/4.1 new

720 ILCS 550/5 from Ch. 56 1/2, par. 705

720 ILCS 550/7 from Ch. 56 1/2, par. 707

720 ILCS 550/8 from Ch. 56 1/2, par. 708

720 ILCS 550/9 from Ch. 56 1/2, par. 709

720 ILCS 550/10 from Ch. 56 1/2, par. 710

720 ILCS 550/12 from Ch. 56 1/2, par. 712

720 ILCS 550/16.2

720 ILCS 600/2 from Ch. 56 1/2, par. 2102

720 ILCS 600/3.5

720 ILCS 600/4 from Ch. 56 1/2, par. 2104

720 ILCS 600/6 from Ch. 56 1/2, par. 2106

725 ILCS 175/3 from Ch. 56 1/2, par. 1653

725 ILCS 5/111-3.1 new

730 ILCS 5/3-3-13 from Ch. 38, par. 1003-3-13

730 ILCS 5/5-1-15 from Ch. 38, par. 1005-1-15

730 ILCS 5/5-9-1.1 from Ch. 38, par. 1005-9-1.1

730 ILCS 5/5-9-1.4 from Ch. 38, par. 1005-9-1.4

Creates the Cannabis Legalization Equity Act. Provides that notwithstanding any other provision of law, except as otherwise provided in the Act, the following acts are lawful and shall not be a criminal or civil offense under State law or the law of any political subdivision of this State or be a basis for seizure or forfeiture of assets under State law for persons 21 years of age or older: (1) possessing, consuming, using, displaying, purchasing, or transporting cannabis accessories; (2) possessing, growing, processing, or transporting on one's own premises no more than 24 mature cannabis plants and possession of the cannabis produced by the plants on the premises where the plants were grown; (3) possessing outside one's premises no more than 224 grams of cannabis; and (4) assisting another person who is 21 years of age or older in any of the acts described in items (1) through (3). Provides that an excise tax is imposed at the rate of 10% of the sale price of the sale or transfer of cannabis from a cannabis cultivation facility to a retail cannabis store or cannabis product manufacturing facility. Provides that at least 51% of the licenses issued by the Department of Agriculture for cannabis cultivation facilities and at least 51% of the licenses issued by the Department of Financial and Professional Regulation for retail cannabis stores shall be in communities disproportionately harmed by the war on drugs. Amends various other Acts to make conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00903
Rep. Mark L. Walker and Linda Chapa LaVia
70 ILCS 1810/8.01 from Ch. 19, par. 159.1
Amends the Illinois International Port District Act. Authorizes the Port District to apply to United States authorities to establish, operate, maintain, and lease foreign trade zones and sub-zones within a specific area that is located within and extends 30 miles beyond the following described area: Beginning at the point of intersection of the Cook County DuPage County line and York Road, then North along York Road to its intersection with Touhy Avenue, then east along Touhy Avenue to its intersection with the Northwest Tollway, then southeast along the Northwest Tollway to its intersection with Lee Street, then south along Lee Street to Higgins Road, then south and east along Higgins Road to its intersection with Mannheim Road, then south along Mannheim Road to its intersection with Irving Park Road, then west along Irving Park Road to its intersection with the Cook County DuPage County line, then north and west along the county line to the point of beginning.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00904
Rep. Mark L. Walker and Linda Chapa LaVia
70 ILCS 1810/8.01 from Ch. 19, par. 159.1
Amends the Illinois International Port District Act. Authorizes the Port District to apply to United States authorities to establish, operate, maintain, and lease foreign trade zones and sub-zones within a specifically described area within the City of Chicago described as that portion of the City of Chicago located within the following area: Beginning at the point of intersection of the Cook County DuPage County line and York Road, then North along York Road to its intersection with Touhy Avenue, then east along Touhy Avenue to its intersection with the Northwest Tollway, then southeast along the Northwest Tollway to its intersection with Lee Street, then south along Lee Street to Higgins Road, then south and east along Higgins Road to its intersection with Mannheim Road, then south along Mannheim Road to its intersection with Irving Park Road, then west along Irving Park Road to its intersection with the Cook County DuPage County line, then north and west along the county line to the point of beginning. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00905
New Act
Creates the Private Sector Workplace Anti-Harassment Task Force Act. Creates the Private Sector Workplace Anti-Harassment Task Force. Provides that the Task Force shall create model policies and best practices to keep workplaces safe from sexual harassment. Provides that the Department of Human Rights shall provide administrative support to the Task Force. Provides that the model policies and best practices shall be finalized by March 1, 2020 and posted on the Department of Human Rights' website within 30 days after finalization. Repeals the Act on March 1, 2021. Effective immediately.
House Committee Amendment No. 1
Provides that specific members of the Task Force shall be appointed by the Governor. Provides that the Lieutenant Governor, or his or her designee, is included in the Task Force and shall serve as chair.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00906
Rep. Michelle Mussman
35 ILCS 105/3-10
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that the tax on durable medical equipment is imposed at the rate of 1% (currently, 6.25%).
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 00907
Rep. John Connor-Carol Ammons-Jonathan Carroll and Kelly M. Burke

(Sen. Laura M. Murphy-Jennifer Bertino-Tarrant, Emil Jones, III, Laura Ellman, Elgie R. Sims, Jr., Steve Stadelman, Steven M. Landek, Bill Cunningham and Toi W. Hutchinson)

20 ILCS 2310/2310-229 new
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Directs the Department to create and maintain an online database and resource page on its website. Provides that the page shall contain mental health resources specifically geared towards school counselors, parents, and teachers with the goal of connecting those people with mental health resources related to bullying and school shootings and encouraging information sharing among educational administrators, school security personnel, and school resource officers. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 2310/2310-229 new
Adds reference to:
20 ILCS 1705/76 new
Replaces everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Administrative Act. Requires the Department of Human Services to create and maintain an online database and resource page on its website. Provides that the database and resource page shall contain mental health resources specifically geared toward school counselors, parents, and teachers with the goal of connecting those people with mental health resources related to bullying and school shootings and encouraging information sharing among educational administrators, school security personnel, and school resource officers. Effective immediately.

House Floor Amendment No. 2
Provides that the online database and resource page shall also be geared toward school social workers and school support personnel.

Jul 12 19  H  Public Act . . . . . . 101-0045

HB 00908
Rep. Jonathan Carroll and Diane Pappas

New Act
Creates the Higher Education Mental Health Act. Provides for legislative findings and purposes. Requires the Board of Higher Education to establish the Advisory Commission on Serving and Supporting Students with Mental Health Disabilities in Institutions of Higher Education; provides for the membership and meetings of the Commission. Requires the Commission to conduct a study and prepare reports for the Higher Education Committee of the House of Representatives and the Higher Education Committee of the Senate; specifies the report's requirements. Provides that the Commission is dissolved on the day after it submits its final report. Repeals the Act on June 1, 2023.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00909
Rep. Emanuel Chris Welch-Tony McCombie-Natalie A. Manley-Fred Crespo-Jonathan Carroll, Kelly M. Burke, Katie Stuart, Michelle Musssman, Monica Bristow, John Connor, Keith P. Sommer, Margo McDermid, Mark Batinick and Frances Ann Hurley

(Sen. Kimberly A. Lightford-Rachelle Crowe-Julie A. Morrison)

5 ILCS 140/7.5
55 ILCS 80/2.5
55 ILCS 80/4.5 new
Amends the Children's Advocacy Center Act. Provides that consent is not required for a forensic interview to be electronically recorded and that failure to record does not render a forensic interview inadmissible. Provides that a forensic interview, an electronic recording, or a transcription of an interview or electronic recording is confidential and exempt from public inspection and copying and may only be viewed by a court, attorneys, investigators, or experts for the purpose of judicial and administrative hearings and shall not be disseminated except pursuant to a court's protective order. Provides that nothing in the Act shall be construed to limit or prohibit electronically recorded forensic interviewing in accordance with provisions concerning surveillance and investigations in the Criminal Code of 2012 and Code of Criminal Procedure of 1963. Adds a definition and modifies a definition. Amends the Freedom of Information Act making conforming changes. Effective January 1, 2020.

House Floor Amendment No. 1
Defines a "forensic interview transcription" as a verbatim transcript of a forensic interview for the purpose of translating the interview into another language. Makes a conforming change.

Aug 09 19  H  Public Act . . . . . . 101-0236
HB 00910  Rep. Stephanie A. Kifowit-Linda Chapa LaVia-Barbara Hernandez-Kathleen Willis, Rita Mayfield and Debbie Meyers-Martin
(Sen. Linda Holmes)

75 ILCS 5/4-2.5 new
Amends the Illinois Local Library Act. Provides that a proposition for the appointed Aurora Public Library board to be changed to an elected board shall be submitted by referendum to the voters of the City of Aurora either by ordinance of the city council or on the petition of 10% of the number of persons who voted at the last regular election in the City of Aurora. Provides for the nomination, election, and terms of Aurora Public Library board members if the referendum is approved. Creates a process to revert back to an appointed library board after changing to an elected board. Effective immediately.

House Floor Amendment No. 1
Provides that signatures of 250 registered voters of the City of Aurora are needed to nominate a person to be a member of the elected board of trustees of the Aurora Public Library (rather than 10% of the number of persons who voted at the last regular election of officers of the City of Aurora). Provides that one trustee from each of the City of Aurora's Wards and one at-large trustee shall be elected (rather than 11 trustees shall be elected representing each of the City of Aurora's 10 Wards) and makes conforming changes. Provides that, after each redistricting following each federal decennial census, the terms of the elected trustees on the board shall terminate (rather than cease) upon the nomination, election, and qualification of successor trustees.

Jul 26 19  H  Public Act ............ 101-0126

HB 00911  Rep. Patrick Windhorst-Darren Bailey

430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Provides that nothing in the provisions prohibiting the carrying of a concealed firearm in certain areas prevents a concealed carry licensee who is a judge of the Supreme, Appellate, or Circuit Court of this State or an Associate Judge of the Circuit Court, a judge of the United States District Court, United States Court of Appeals, or the United States Supreme Court, a State's Attorney, or Assistant State's Attorney with the consent of the State's Attorney, from carrying a concealed firearm in any area prohibited by these provisions, other than an area where firearms are prohibited under federal law.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00912  Rep. Patrick Windhorst

725 ILCS 5/110-14 from Ch. 38, par. 110-14
Amends the Code of Criminal Procedure of 1963 concerning bail. Provides that the incarceration credit does not apply to a person incarcerated for a felony offense who committed the offense when he or she was released on bond, on pretrial release, in pretrial detention, or serving a sentence of incarceration for a separate offense. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00913  Rep. Patrick Windhorst-Darren Bailey

5 ILCS 140/7.5

20 ILCS 2605/2605-45  was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/62-99

50 ILCS 710/1  from Ch. 85, par. 515
105 ILCS 5/10-22.6  from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005  from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2  from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105

520 ILCS 5/3.2  from Ch. 61, par. 3.2
520 ILCS 5/3.2a  from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/12-3.05  was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30  was 720 ILCS 5/16C-2
720 ILCS 5/24-1  from Ch. 38, par. 24-1
720 ILCS 5/24-1.1  from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3  from Ch. 38, par. 24-3
720 ILCS 5/24-3.1  from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2  from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4  from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
HB 00913 (CONTINUED)
720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/102-7.1
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/4.5-110
730 ILCS 5/5-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1025/1 from Ch. 141, par. 101
765 ILCS 1026/15-705
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00914
Rep. Thomas M. Bennett-Mark Batinick and Allen Skillicorn
720 ILCS 5/3-6 from Ch. 38, par. 3-6
Amends the Criminal Code of 2012. Extends the statute of limitations for a violation of perjury to 7 years (rather than 3 years). Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00915
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00916
Rep. Carol Ammons
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00917
730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 00918
720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00920  Rep. LaToya Greenwood

105 ILCS 5/21B-40

Amends the School Code. Provides that, beginning July 1, 2019, an individual who has not been entitled to teach in this State by an Illinois-approved educator preparation program and obtains an educator license under the Code may apply for a refund of the required application fee after 12 months of issuance and shall be issued a refund from the State Board of Education if the individual provides evidence that he or she has taught at a school district for at least 12 months. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Melinda Bush, Emil Jones, III, Elgie R. Sims, Jr. and Toi W. Hutchinson)

105 ILCS 5/10-23.5 from Ch. 122, par. 10-23.5

Amends the School Code. Provides that if an educational support personnel employee is removed or dismissed as a result of a decision of the school board to decrease the number of educational support personnel employed by the board or to discontinue some particular type of educational support service and he or she accepts the tender of a vacancy within one calendar year from the beginning of the following school term, then that employee shall maintain any rights accrued during his or her previous service with the school district. Effective immediately.
Jul 12 19  H  Public Act . . . . . . . . 101-0046

HB 00922  Rep. Barbara Hernandez

105 ILCS 5/10-20.63

105 ILCS 5/34-18.56

Amends the School Code. Provides that a school district shall make feminine hygiene products available, at no cost to students, in each bathroom of every school building (rather than in bathrooms of school buildings). Effective immediately.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00923  Rep. Linda Chapa LaVia

New Act

30 ILCS 105/5.891 new

35 ILCS 5/507JJJ new

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00924        Rep. Fred Crespo

35 ILCS 200/Art. 18 Div. 7 heading new
35 ILCS 200/18-280 new
35 ILCS 200/18-285 new
35 ILCS 200/18-290 new
35 ILCS 200/20-15

Amends the Property Tax Code. Creates the School District Extension Freeze Law. Provides that, if at the end of any levy year, a school district has reserves of 50% or more in its educational fund, then the school district's extension for educational purposes may not exceed its extension for the previous levy year. Provides that, if the school district has reserves of 60% or more at the end of the immediately preceding levy year, then the district's extension for educational purposes shall be reduced by an amount equal to the difference between the district's educational reserve amount for the immediately preceding levy year and a reserve amount of 60% for that levy year. Effective July 1, 2020.

Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee
HB 00925

Rep. Daniel Didech-Sam Yingling-Debbie Meyers-Martian-Carol Ammons-Jonathan Carroll, Celina Villanueva,
Martin J. Moylan, Bob Morgan, Karina Villa, Maurice A. West, II, Joyce Mason and Anna Moeller
(Sen. Melinda Bush-Laura M. Murphy)

35 ILCS 515/9 from Ch. 120, par. 1209

Amends the Mobile Home Local Services Tax Act. Provides that the penalty for delinquent local services taxes shall not exceed the lesser of $100 or 50% of the original tax imposed (currently, $100). Effective immediately.

House Floor Amendment No. 2

Makes changes to the introduced bill to provide that the county treasurer may, in his or her discretion, limit the penalty for delinquent local services taxes to the lesser of $100 or 50% of the original tax imposed (currently, the maximum penalty is $100; in the introduced bill the maximum penalty shall be the lesser of $100 or 50% of the original tax imposed).

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Mobile Home Local Services Tax Act. Provides that, in counties with a population of more than 700,000 and less than 900,000, the penalty for delinquent local services taxes shall not exceed the lesser of (i) $100 or (ii) 50% of the original tax imposed. Effective immediately.

Senate Floor Amendment No. 2

Adds reference to:

210 ILCS 115/2.11 new

Adds provisions to the bill as amended by Senate Amendment No. 1 amending the Mobile Home Park Act. Provides that, for the purposes of the Act, "normal maintenance" means servicing or repairing existing devices, equipment, facilities, infrastructure, or supporting utilities, or replacing those items in identical fashion with the same size, make, and model as the existing items and in accordance with applicable codes.

Senate Floor Amendment No. 3

Adds reference to:

210 ILCS 115/3 from Ch. 111 1/2, par. 713

Adds reference to:

210 ILCS 115/4 from Ch. 111 1/2, par. 714

Adds reference to:

210 ILCS 115/4.1 from Ch. 111 1/2, par. 714.1

Adds reference to:

210 ILCS 115/4.2 from Ch. 111 1/2, par. 714.2

Adds reference to:

210 ILCS 115/4.4 from Ch. 111 1/2, par. 714.4

Adds reference to:

210 ILCS 115/6 from Ch. 111 1/2, par. 716

Adds reference to:

210 ILCS 115/9.4 from Ch. 111 1/2, par. 719.4

Adds reference to:

210 ILCS 115/9.8 from Ch. 111 1/2, par. 719.8

Adds reference to:

210 ILCS 115/9.10 from Ch. 111 1/2, par. 719.10

Adds reference to:

210 ILCS 115/19 from Ch. 111 1/2, par. 729

Adds provisions to the bill amending the Mobile Home Park Act. Increases various application and license fees for persons who operate mobile home parks. Provides that each mobile home shall have a connection to a public water system, a semi-private water system, or a private water supply constructed in accordance with the requirements of the Illinois Water Well Construction Code or the Surface Source Water Treatment Code. Provides that all mobile homes shall be skirted to exclude rodents and provide protection to the homes utilities from the weather. Provides that the Department of Public Health shall adopt rules defining classes of violations and allowing a minimum number of days for correction of each class of alleged violation, but removes provisions requiring the Department of Public Health to allow a specific number of days for the correction of an alleged violation.

Aug 26 19 H Public Act . . . . . . . 101-0454
HB 00926  Rep. Curtis J. Tarver, II-Carol Ammons

775 ILCS 5/3-101 from Ch. 68, par. 3-101
775 ILCS 5/3-102 from Ch. 68, par. 3-102

Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for an owner or any other person engaging in a real estate transaction because of; among other things, source of income, to: refuse to engage in a real estate transaction or to discriminate in making available such a transaction; alter the terms, conditions, or privileges of a real estate transaction; refuse to receive or fail to transmit a bona fide offer for a real estate transaction to a person; refuse to negotiate for a real estate transaction; represent to a person that real property is not available for inspection, sale, rental, or lease when it is available, or fail to bring a property listing to his or her attention, or refuse to permit him or her to inspect real property; make, print, circulate, post, mail, publish, or cause to be made, printed, circulated, posted, mailed, or published, any notice, statement, advertisement, or sign that indicates any preference, limitation, or discrimination based on unlawful discrimination based on source of income, or an intention to make any such preference, limitation, or discrimination; or offer, solicit, accept, use, or retain a listing of real property with knowledge that unlawful discrimination on the basis of source of income in a real estate transaction is intended. Defines “source of income” as the lawful manner by which an individual supports himself or herself and his or her dependents.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


705 ILCS 405/5-915

Amends the Juvenile Court Act of 1987. Provides that notwithstanding any provision of the Act to the contrary, on and after the effective date of the amendatory Act, all juvenile law enforcement records and juvenile court records are subject to automatic expungement if the underlying charge was not a crime of violence as defined in the Crime Victims Compensation Act. Provides that upon entry of a disposition for an eligible record, the minor shall be informed by the court of his or her right to have eligible records immediately expunged. Provides that the clerk shall deliver a certified copy of the expungement order to the Department of State Police and the arresting agency. Provides that the expungement shall be completed within 14 business days after the receipt of the expungement order. Allows retention of some information under special conditions.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the 2020 Census Grant Program Act. Creates the 2020 Census Grant Program for the purpose of issuing matching grants to local governments and nonprofit organizations to support the accurate counting of the population of the State and its local jurisdictions, and the collection of basic demographic and housing information of the population of this State for the 2020 Census. Creates the 2020 Census Grant Program Panel and provides for its membership. Provides administrative support for the Grant Panel. Provides for the awarding of funds under the Grant Program. Requires notice to be given to units of local government and nonprofit organizations concerning the Grant Program. Provides that for fiscal year 2020, the Governor shall include in the annual State budget for the 2020 Census Grant Program an appropriation of $33,000,000. Provides legislative findings. Defines terms. Repeals the Act on January 1, 2022. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 00929  Rep. Lindsay Parkhurst and Kelly M. Burke

735 ILCS 5/2-1303 from Ch. 110, par. 2-1303
735 ILCS 5/12-109 from Ch. 110, par. 12-109

Amends the Code of Civil Procedure. Provides that the interest on judgments arising by operation of law from child support orders shall be calculated by applying one-twelfth of 5% (rather than one-twelfth of 9%) to the unpaid child support balance as of the end of each calendar month. Provides that every calendar year, beginning in 2021, the Department of Healthcare and Family Services shall determine the percentage of simple interest that shall accrue on unpaid child support obligations. Makes corresponding changes. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 00930  Rep. Mark Batinick, Margo McDermed and Dan Ugaste
720 ILCS 5/33-5
725 ILCS 5/116-4
Amends the Code of Criminal Procedure of 1963. Provides that notwithstanding any provision of the Code to the contrary, forensic testing that would result in the complete consumption of an evidentiary sample shall be permitted if the forensic testing utilizes methods sufficiently established in the particular field that have gained general acceptance and the forensic testing was not conducted in bad faith. Amends the Criminal Code of 2012. Provides that it is unlawful for a law enforcement agency or an agent acting on behalf of the law enforcement agency to intentionally fail to comply with the provision. Provides that a violation is a Class 4 felony.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00931  Rep. Melissa Conyears-Ervin
105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new
Amends the School Code. Provides that a school board shall require that schools provide an active break for all students in kindergarten through grade 5. Provides that the active break must total at least 20 minutes in length. Provides that active break shall include unstructured play and may include organized games. Provides that if the principal determines that the weather is inclement, then the principal shall direct that the active break be held indoors. Provides that a school board may require that schools provide an active break for all students in grades 6 through 8. Requires a school board to prohibit the withholding of an active break as a disciplinary action. Effective July 1, 2019.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00932  Rep. Melissa Conyears-Ervin
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
Amends the Unified Code of Corrections. Provides that the court may, as a condition of probation or conditional discharge, require the person, if convicted of an offense that is not a crime of violence or if convicted of a probationable violation of the Cannabis Control Act, the Illinois Controlled Substances Act, or the Methamphetamine Control and Community Protection Act, attend an employment workshop or job training program, if the workshop or program is available in the jurisdiction during the period of the person's probation or conditional discharge. Provides that notwithstanding any provision to the contrary, a person sentenced to probation or conditional discharge may not be required to pay a fee as a condition of attending an employment workshop or job training program as ordered by the court.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00933  Rep. David McSweeney
15 ILCS 320/8.5 new
55 ILCS 5/5-38012.5 new
75 ILCS 5/1-8 new
75 ILCS 16/1-60 new
75 ILCS 40/4.5 new
Amends the Counties Code, Illinois Local Library Act, Public Library District Act of 1991, and the Village Library Act. Provides that local libraries may not possess securities or financial assets in a fiscal year in excess of 200% of the total revenue (during the preceding fiscal year) of the local library. Provides that if a local library possesses securities or financial assets in excess of 200% of the total revenue, then it must reduce its property tax levy to ensure that the securities or financial assets plus revenue does not exceed 200% of the total revenue. Requires a voter referendum approving any capital improvement project that at least 50% of the projected cost of the project is to be paid for by the local library's securities or financial assets and it imposes additional operating costs on the local library. Requires a local library to disclose on its website its securities and financial assets when the local library's securities and financial assets are in excess of 50% of the total revenue of the local library. Defines terms. Amends the State Library Act. Requires the State Librarian to adopt rules governing when and how local libraries disclose the local library's securities and financial assets on their website.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00934  Rep. David McSweeney
25 ILCS 115/1 from Ch. 63, par. 14
25 ILCS 120/6.7 new
Amends the General Assembly Compensation Act. Establishes the fiscal year 2020 mileage reimbursement rate and allowance for lodging and meals. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal year beginning July 1, 2019 for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00935  Rep. David McSweeney
5 ILCS 100/5-30 from Ch. 127, par. 1005-30
5 ILCS 100/5-40 from Ch. 127, par. 1005-40
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 100/5-100 from Ch. 127, par. 1005-100
5 ILCS 100/5-115 from Ch. 127, par. 1005-115
Amends the Illinois Administrative Procedure Act. Provides that an agency that proposes a new rule or amendment to a rule shall, before or during the first notice period, provide an opportunity for private sector entities to participate in the rulemaking process by utilizing specified techniques, as well as providing those private sector entities with the opportunity to submit their own estimates on the cost of compliance with the proposed rule or amendment. Requires an agency to include those estimates in both a final regulatory flexibility analysis and an analysis of the economic and budgetary effects of the proposed rulemaking. Provides that prior to the filing for publication in the Illinois Register of any proposed rule or amendment, each agency shall estimate the compliance and implementation costs for private parties for that proposed rule or amendment. Extends the maximum length of the second notice period from 90 days to 135 days. Provides that a rule estimated either by an agency or during the second notice period to generate compliance and implementation costs of $10,000,000 or more over a 2-year period shall be deemed objectionable and automatically prohibited, and the Joint Committee on Administrative Rules shall issue a statement to that effect in accordance with specified provisions. Provides that the proposed rule or amendment shall remain prohibited until otherwise authorized by legislation passed by both houses of the General Assembly and signed by the Governor. Provides that any adopted emergency rule estimated to generate compliance and implementation costs of $10,000,000 or more over the term of the emergency rule shall be automatically suspended until otherwise authorized by legislation passed by both houses of the General Assembly and signed by the Governor. Requires the Commission on Government Forecasting and Accountability to publish an annual inflation index to measure the rise in costs stemming from the implementation of rules and amendments to rules. Provides that the Joint Committee has the power to request the Auditor General to perform an independent estimate to assess the cost of a proposed rule or amendment, or the cost of an emergency rule. Provides further requirements concerning the prohibition of proposed rules or amendments. Makes conforming changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00936  Rep. David McSweeney
35 ILCS 5/203 from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates a deduction for business entities in an amount equal to 100% of the portion of the taxpayer's Illinois net income for the taxable year that is earned by the taxpayer as a result of a manufacturing process. Provides that the deduction is exempt from the Act's automatic sunset provision. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00937  Rep. Mike Murphy-Tim Butler
25 ILCS 115/1 from Ch. 63, par. 14
Amends the General Assembly Compensation Act. Provides that no member maintaining a permanent or primary residence in Sangamon County shall receive allowance for travel to a convened session of the General Assembly or for food and lodging while in attendance at sessions of the General Assembly. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00938  Rep. Lawrence Walsh, Jr.  
(Sen. Pat McGuire)

65 ILCS 5/1-1-1  from Ch. 24, par. 1-1-1


House Floor Amendment No. 1

Deletes reference to:

65 ILCS 5/1-1-1

Adds reference to:

65 ILCS 5/8-11-1.3  from Ch. 24, par. 8-11-1.3

Replaces everything after the enacting clause. Amends the Non-Home Rule Municipal Retailers' Occupation Tax Act of the Illinois Municipal Code. Extends the date (from December 31, 2020 to July 1, 2030) allowing the corporate authorities of a non-home rule municipality to use the proceeds of the non-home rule municipal retailers' occupation tax for expenditure on municipal operations, in addition to or in lieu of any expenditure on public infrastructure or for property tax relief, for such a tax approved on or after July 14, 2010.

Jul 12 19  H  Public Act . . . . . . . . . 101-0047

HB 00939  Rep. Michael J. Madigan

65 ILCS 5/1-1-2  from Ch. 24, par. 1-1-2


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00940  Rep. Michael J. Madigan

65 ILCS 5/8-3-5  from Ch. 24, par. 8-3-5


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00941  Rep. Michael J. Madigan

65 ILCS 5/8-3-13  from Ch. 24, par. 8-3-13

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning a hotel tax imposed by municipalities of 500,000 or more population.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00942  Rep. Michael J. Madigan

65 ILCS 5/8-11-1  from Ch. 24, par. 8-11-1


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00943  Rep. Michael J. Madigan

65 ILCS 5/8-11-1.1  from Ch. 24, par. 8-11-1.1

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning the imposition of use and occupation taxes.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00944  Rep. Michael J. Madigan

65 ILCS 5/8-11-1.3  from Ch. 24, par. 8-11-1.3


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00945  Rep. Michael J. Madigan

65 ILCS 5/8-11-1.4  from Ch. 24, par. 8-11-1.4


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00946  Rep. Michael J. Madigan
65 ILCS 5/8-11-1.5  from Ch. 24, par. 8-11-1.5
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00947  Rep. Michael J. Madigan
65 ILCS 5/8-11-3  from Ch. 24, par. 8-11-3
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00948  Rep. Michael J. Madigan
65 ILCS 5/8-11-4  from Ch. 24, par. 8-11-4
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00949  Rep. Michael J. Madigan
65 ILCS 5/8-11-5  from Ch. 24, par. 8-11-5
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00950  Rep. Michael J. Madigan
65 ILCS 5/8-11-6  from Ch. 24, par. 8-11-6
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00951  Rep. Michael J. Madigan
65 ILCS 5/8-11-6a  from Ch. 24, par. 8-11-6a
Amends the Illinois Municipal Code. Makes a technical change in a Section concerning the preemption of certain taxes in home rule municipalities.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00952  Rep. Michael J. Madigan
65 ILCS 5/8-11-6b
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00953  Rep. Michael J. Madigan
70 ILCS 215/1  from Ch. 85, par. 1250.1
Amends the Fair and Exposition Authority Reconstruction Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00954  Rep. Michael J. Madigan
70 ILCS 405/1  from Ch. 5, par. 106
Amends the Soil and Water Conservation Districts Act. Makes a technical change to a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00955  Rep. Michael J. Madigan
70 ILCS 504/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00956  Rep. Michael J. Madigan
70 ILCS 506/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00957  Rep. Michael J. Madigan
70 ILCS 518/5
Amends the Southeastern Illinois Economic Development Authority Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00958  Rep. Michael J. Madigan
75 ILCS 5/1-5 from Ch. 81, par. 1-5
Amends the Illinois Local Library Act. Makes a technical change in a Section concerning penalties.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00959  Rep. Michael J. Madigan
75 ILCS 10/1.1 from Ch. 81, par. 111.1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00960  Rep. Michael J. Madigan
35 ILCS 520/1 from Ch. 120, par. 2151
Amends the Cannabis and Controlled Substances Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00961  Rep. Fred Crespo-Bradley Stephens-Theresa Mah-Thomas Morrison-Aaron M. Ortiz, Jonathan Carroll and Emanuel Chris Welch
(Sen. Laura Ellman-Bill Cunningham and Ann Gillespie-Elgie R. Sims, Jr.)
35 ILCS 610/15 from Ch. 120, par. 467.15
Amends the Messages Tax Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1
Deletes reference to:
35 ILCS 610/15 from Ch. 120, par. 467.15
Adds reference to:
35 ILCS 200/9-275
Adds reference to:
35 ILCS 200/15-170

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in a county with 3,000,000 or more inhabitants, for taxable years 2019 through 2023 (currently, 2020 through 2024), a taxpayer who has been granted a senior citizens homestead exemption need not reapply. Effective immediately.
Dec 13 19  H  Sent to the Governor

HB 00962  Rep. Michael J. Madigan
35 ILCS 615/15 from Ch. 120, par. 467.30
Amends the Gas Revenue Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00963  Rep. Michael J. Madigan
35 ILCS 620/14a from Ch. 120, par. 481a
Amends the Public Utilities Revenue Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00964  Rep. Michael J. Madigan
35 ILCS 625/1  from Ch. 120, par. 1411
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00965  Rep. Michael J. Madigan
35 ILCS 630/1  from Ch. 120, par. 2001
Amends the Telecommunications Excise Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00966  Rep. Michael J. Madigan
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00967  Rep. Michael J. Madigan
40 ILCS 5/1-110  from Ch. 108 1/2, par. 1-110
Amends the Illinois Pension Code. Makes a technical change in a Section concerning prohibited transactions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00968  Rep. Michael J. Madigan
40 ILCS 5/1A-103
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00969  Rep. Michael J. Madigan
40 ILCS 5/2-101  from Ch. 108 1/2, par. 2-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the General Assembly.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00970  Rep. Michael J. Madigan
40 ILCS 5/3-101  from Ch. 108 1/2, par. 3-101
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00971  Rep. Michael J. Madigan
40 ILCS 5/3-102  from Ch. 108 1/2, par. 3-102
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00972  Rep. Michael J. Madigan
40 ILCS 5/3-103  from Ch. 108 1/2, par. 3-103
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the definition of "municipality".
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00973  Rep. Michael J. Madigan
40 ILCS 5/3-109  from Ch. 108 1/2, par. 3-109
Amends the Downstate Police Article of the Illinois Pension Code. Makes a technical change in a Section concerning persons who are excluded from participation in a fund created under the Article.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00974  Rep. Michael J. Madigan
40 ILCS 5/4-101  from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 00975  Rep. Michael J. Madigan
40 ILCS 5/4-102  from Ch. 108 1/2, par. 4-102
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00976  Rep. Michael J. Madigan
40 ILCS 5/4-109  from Ch. 108 1/2, par. 4-109
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00977  Rep. Michael J. Madigan
40 ILCS 5/4-110  from Ch. 108 1/2, par. 4-110
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00978  Rep. Michael J. Madigan
40 ILCS 5/5-101  from Ch. 108 1/2, par. 5-101
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00979  Rep. Michael J. Madigan
40 ILCS 5/6-101  from Ch. 108 1/2, par. 6-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago firefighters.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00980  Rep. Michael J. Madigan
40 ILCS 5/7-102  from Ch. 108 1/2, par. 7-102
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00981  Rep. Michael J. Madigan
45 ILCS 70/0.01  from Ch. 114, par. 600
Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00982  Rep. Michael J. Madigan
45 ILCS 147/1
Amends the Great Lakes-St. Lawrence River Basin Water Resources Compact Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00983  Rep. Michael J. Madigan
45 ILCS 185/5-1
Amends the New Harmony Bridge Authority Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 00984  Rep. Michael J. Madigan
45 ILCS 190/10-1
Amends New Harmony Bridge Interstate Compact Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee
<table>
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<th>Bill Number</th>
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HB 00996  Rep. Michael J. Madigan  
50 ILCS 20/1  from Ch. 85, par. 1031  
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00997  Rep. Michael J. Madigan  
50 ILCS 50/1  
Amends the Property Assessed Clean Energy Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00998  Rep. Michael J. Madigan  
50 ILCS 55/1  
Amends the Local Government Electronic Notification Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 00999  Rep. Michael J. Madigan  
50 ILCS 150/1  
Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01000  Rep. Michael J. Madigan  
50 ILCS 155/1  
Amends the Local Government Wage Increase Transparency Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01001  Rep. Michael J. Madigan  
50 ILCS 350/1  
Amends the Community Self-Revitalization Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01002  Rep. Michael J. Madigan  
50 ILCS 510/0.01  from Ch. 85, par. 6400  
Amends the Local Government Professional Services Selection Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01003  Rep. Michael J. Madigan  
50 ILCS 525/1  
Amends the Public Works Contract Change Order Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01004  Rep. Michael J. Madigan  
50 ILCS 530/1  
Amends the Local Government Electronic Reverse Auction Act (enacted by P.A. 96-588). Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01005  Rep. Michael J. Madigan  
50 ILCS 531/1-1  
Amends the Local Government Electronic Reverse Auction Act (enacted by P.A. 96-795). Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01006  
Rep. Michael J. Madigan  
50 ILCS 615/1  
Amends the Local Government Facility Lease Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01007  
Rep. Michael J. Madigan  
50 ILCS 706/10-1  
Amends the Law Enforcement Officer-Worn Body Camera Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01008  
Rep. Michael J. Madigan  
50 ILCS 709/5-1  
Amends the Uniform Crime Reporting Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01009  
Rep. Michael J. Madigan  
50 ILCS 712/1  
Amends the Law Enforcement Officer Bulletproof Vest Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01010  
Rep. Michael J. Madigan  
55 ILCS 5/1-1001  
Amends the Counties Code. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01011  
Rep. Michael J. Madigan  
55 ILCS 5/2-1001  
Amends the Counties Code. Makes a technical change in a Section concerning board meetings.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01012  
Rep. Michael J. Madigan  
55 ILCS 5/3-5001  
Amends the Counties Code. Makes a technical change to a Section concerning the county clerk as recorder and election of recorder.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01013  
Rep. Michael J. Madigan  
55 ILCS 5/5-1005  
Amends the Counties Code. Makes a technical change in a Section concerning powers of counties.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01014  
Rep. Michael J. Madigan  
55 ILCS 5/5-1012  
Amends the Counties Code. Makes a technical change in a Section concerning the issuance of county bonds.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee

HB 01015  
Rep. Michael J. Madigan  
55 ILCS 5/5-1025  
Amends the Counties Code. Makes a technical change in a Section concerning a tax for the expense of conducting elections and maintaining a system of permanent registration of voters.  
Apr 12 19  
H  
Rule 19(a) / Re-referred to Rules Committee
HB 01016  Rep. Michael J. Madigan
55 ILCS 5/5-1030 from Ch. 34, par. 5-1030
Amends the Counties Code. Makes a technical change in a Section concerning a tax on the gross rental receipts of hotels.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01017  Rep. Michael J. Madigan
55 ILCS 5/5-1031 from Ch. 34, par. 5-1031
Amends the Counties Code. Makes a technical change in a Section concerning the county real estate transfer tax.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01018  Rep. Michael J. Madigan
55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
Amends the County Motor Fuel Tax Law in the Counties Code. Makes a technical change.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01019  Rep. Michael J. Madigan
55 ILCS 5/5-12001 from Ch. 34, par. 5-12001
Amends the Counties Code. Makes a technical change in a Section concerning county zoning powers.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01020  Rep. Michael J. Madigan
55 ILCS 5/5-12001.1
Amends the Counties Code. Makes a technical change to a Section concerning zoning requirements for a telecommunications carrier facility.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01021  Rep. Michael J. Madigan
55 ILCS 5/6-1008 from Ch. 34, par. 6-1008
Amends the Counties Code. Makes a technical change in a Section concerning violations.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01022  Rep. Michael J. Madigan
55 ILCS 85/1 from Ch. 34, par. 7001
Amends the County Economic Development Project Area Property Tax Allocation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01023  Rep. Michael J. Madigan
55 ILCS 130/1
Amends the Drug School Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01024  Rep. Michael J. Madigan
55 ILCS 135/1
Amends the Coroner Training Board Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01025  Rep. Michael J. Madigan
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01026  Rep. Michael J. Madigan
60 ILCS 1/5-10
Amends the Township Code. Makes a technical change in a Section concerning referenda.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 01027  Rep. Michael J. Madigan

60 ILCS 1/30-41

Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01028  Rep. Michael J. Madigan

60 ILCS 1/30-60

Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01029  Rep. Michael J. Madigan

60 ILCS 1/65-20

Amends the Township Code. Makes a technical change in a Section concerning the compensation to be paid to the road district treasurer and other township officers.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01030  Rep. Michael J. Madigan

60 ILCS 1/77-5

Amends the Township Code. Makes a technical change in a Section concerning the duties of the township assessor.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01031  Rep. Michael J. Madigan

60 ILCS 1/100-10

Amends the Township Code. Makes a technical change in a Section concerning the office of the township enforcement officer.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01032  Rep. Michael J. Madigan

60 ILCS 1/210-20

Amends the Township Code. Makes a technical change in a Section concerning appropriations for refuse collection.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01033  Rep. Michael J. Madigan

60 ILCS 1/1-5

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

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01034  Rep. Michael J. Madigan

60 ILCS 1/5-10

Amends the Township Code. Makes a technical change in a Section concerning referenda.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01035  Rep. Michael J. Madigan

60 ILCS 1/30-41

Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01036  Rep. Michael J. Madigan

60 ILCS 1/30-60

Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01037  Rep. Michael J. Madigan

60 ILCS 1/65-20

Amends the Township Code. Makes a technical change in a Section concerning the compensation to be paid to the road district treasurer and other township officers.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01038  Rep. Michael J. Madigan
60 ILCS 1/77-5
Amends the Township Code. Makes a technical change in a Section concerning the duties of the township assessor.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01039  Rep. Michael J. Madigan
60 ILCS 1/100-10
Amends the Township Code. Makes a technical change in a Section concerning the office of the township enforcement officer.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01040  Rep. Michael J. Madigan
50 ILCS 350/1
Amends the Community Self-Revitalization Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01041  Rep. Michael J. Madigan
730 ILCS 5/3-12-10 from Ch. 38, par. 1003-12-10
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning void contracts involving goods produced in a correctional employment program.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01042  Rep. Michael J. Madigan
Dec 16 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01043  Rep. Gregory Harris
Appropriates $2 from the General Revenue Fund to Illinois State University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Nov 28 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01044  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01045  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Violence Prevention Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01046  Rep. Michael J. Madigan
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01047  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Joint Committee on Administrative Rules for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01048  Rep. Michael J. Madigan
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01049  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Judicial Inquiry Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee
HB 01050  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Law Enforcement Training Standards Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01051  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Audit Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01052  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Ethics Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01053  Rep. Michael J. Madigan
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01054  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Information System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01055  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Printing Unit for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01056  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Legislative Reference Bureau for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01057  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Lieutenant Governor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01058  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Liquor Control Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01059  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Metropolitan Pier and Exposition Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01060  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Northern Illinois University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01061  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Northern Illinois University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01062  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Pollution Control Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee
HB 01063  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Prisoner Review Board for its FY20 ordinary and contingent
  expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01064  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Procurement Policy Board for its FY20 ordinary and contingent
  expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01065  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Property Tax Appeal Board for its FY20 ordinary and contingent
  expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01066  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Office of the Secretary of State for its FY20 ordinary and
  contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01067  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Southern Illinois Economic Development Authority for its FY20
  ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01068  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to Southern Illinois University for its FY20 ordinary and contingent
  expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01069  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Southwestern Illinois Development Authority for its FY20
  ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01070  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Office of the State Appellate Defender for its FY20 ordinary and
  contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01071  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the State Board of Education for its FY20 ordinary and contingent
  expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01072  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the State Board of Elections for its FY20 ordinary and contingent
  expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01073  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the State Employees' Retirement System for its FY20 ordinary and
  contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01074  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Office of the State Fire Marshal for its FY20 ordinary and
  contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01075  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the State Police Merit Board for its FY20 ordinary and contingent
  expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01076  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the State Universities Retirement System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01077  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the State Treasurer for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01078  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the State's Attorneys Appellate Prosecutor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01079  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Teachers' Retirement System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01080  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Illinois State Toll Highway Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01081  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Supreme Court for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01082  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the University Civil Service Merit Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01083  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the University of Illinois for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01084  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Abraham Lincoln Presidential Library and Museum for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01085  Rep. Michael J. Madigan


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

HB 01086  Rep. Michael J. Madigan


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

HB 01087  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the Auditor General for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01088  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01089  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01090  Rep. Michael J. Madigan
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01091  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Central Illinois Economic Development Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01092  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to Chicago State University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01093  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01094  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01095  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Comptroller for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01096  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01097  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01098  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01099  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Children and Family Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01100  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01101  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Corrections for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee
HB 01102  Rep. Michael J. Madigan
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01103  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Financial and Professional Regulation for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01104  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Healthcare and Family Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01105  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Human Rights for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01106  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Human Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01107  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Innovation and Technology for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01108  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Insurance for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01109  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Juvenile Justice for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01110  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Labor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01111  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Military Affairs for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01112  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01113  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Public Health for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01114  Rep. Michael J. Madigan
730 ILCS 5/3-2.5-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Department of Juvenile Justice.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Robert Peters)
730 ILCS 5/3-2.5-15
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Department of Juvenile Justice assuming the duties of the Juvenile Division of the Department of Corrections.
House Committee Amendment No. 1
Deletes reference to:
730 ILCS 5/3-2.5-15
Adds reference to:
730 ILCS 5/5-8A-3 from Ch. 38, par. 1005-8A-3
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that electronic monitoring may not be used for persons on mandatory supervised release or parole, except for certain sex offenders or under the domestic violence surveillance program.
House Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that applications for electronic monitoring or home detention may include parole or mandatory supervised release, but only for individuals who: (1) are subject to mandatory electronic monitoring; (2) were convicted for an offense before January 1, 2007 that would have otherwise qualified the accused as a sexual predator under the Sex Offender Registration Act, but only if expressly ordered by the Prisoner Review Board; (3) were convicted for an offense, committed before August 11, 2009, of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, aggravated criminal sexual abuse, or ritualized abuse of a child when the victim was under 18 years of age at the time of the commission of the offense and the defendant used force or the threat of force in the commission of the offense, but only if expressly ordered by the Prisoner Review Board; or (4) are ordered to be placed on electronic monitoring as part of a graduated sanctions program when all other less restrictive alternative sanctions have been exhausted. Makes other changes.
May 10 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 01116  Rep. Michael J. Madigan
730 ILCS 5/3-5-2 from Ch. 38, par. 1003-5-2
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning prisoner records maintained by the Department of Corrections.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01117  Rep. Michael J. Madigan
730 ILCS 5/3-6-1 from Ch. 38, par. 1003-6-1
Amends the Unified Code of Corrections. Makes a technical change in a Section requiring the Department of Corrections to designate those institutions and facilities that are maintained for persons assigned as adults and as juveniles.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01118  Rep. Michael J. Madigan
730 ILCS 5/3-7-1 from Ch. 38, par. 1003-7-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning administrative regulations.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01119  Rep. Michael J. Madigan
730 ILCS 5/3-7-4 from Ch. 38, par. 1003-7-4
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning protection of persons.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01120  Rep. Michael J. Madigan
730 ILCS 5/3-8-1 from Ch. 38, par. 1003-8-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning receiving procedures.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01121  Rep. Michael J. Madigan
730 ILCS 5/3-8-8 from Ch. 38, par. 1003-8-8
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning a committed person's grievances.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01122  Rep. Michael J. Madigan
605 ILCS 10/4 from Ch. 121, par. 100-4
Amends the Toll Highway Act. Makes a technical change in a Section regarding directors.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01123  Rep. Michael J. Madigan
605 ILCS 10/5 from Ch. 121, par. 100-5
Amends the Toll Highway Act. Makes a technical change in a Section concerning the terms of directors.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01124  Rep. Michael J. Madigan
605 ILCS 10/6 from Ch. 121, par. 100-6
Amends the Toll Highway Act. Makes a technical change in a Section concerning the duties of the Illinois State Toll Highway Authority.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01125  Rep. Michael J. Madigan
605 ILCS 10/7 from Ch. 121, par. 100-7
Amends the Toll Highway Act. Makes a technical change in a Section regarding the filing of bonds by the board of directors.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01126  Rep. Michael J. Madigan
605 ILCS 10/8 from Ch. 121, par. 100-8
Amends the Toll Highway Act. Makes a technical change in a Section concerning powers of the Toll Highway Authority.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01127  Rep. Michael J. Madigan
610 ILCS 5/2 from Ch. 114, par. 2
Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01128  Rep. Michael J. Madigan
610 ILCS 40/1 from Ch. 114, par. 45
Amends the Railroad Bridge Act. Makes a technical change in a Section concerning connection of railroads.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01129  Rep. Michael J. Madigan

610 ILCS 107/1

Amends the Railroad Employees Medical Treatment Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01130  Rep. Michael J. Madigan

610 ILCS 135/1

Amends the Springfield High Speed Railroad Community Advisory Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01131  Rep. Michael J. Madigan

610 ILCS 140/1

Amends the Railroad Supplier Diversity Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01132  Rep. Michael J. Madigan

615 ILCS 5/5  from Ch. 19, par. 52

Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01133  Rep. Michael J. Madigan

615 ILCS 5/9  from Ch. 19, par. 56

Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning navigation.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01134  Rep. Michael J. Madigan

615 ILCS 10/1  from Ch. 19, par. 79


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01135  Rep. Michael J. Madigan

615 ILCS 90/7.1  from Ch. 19, par. 1208

Amends the Fox Waterway Agency Act. Makes a technical change concerning the Agency's programs.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01136  Rep. Michael J. Madigan

220 ILCS 50/1  from Ch. 111 2/3, par. 1601


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01137  Rep. Michael J. Madigan

220 ILCS 15/1  from Ch. 96 1/2, par. 5501

Amends the Gas Storage Act. Makes a technical change in a Section relating to condemnation of property.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01138  Rep. Michael J. Madigan

220 ILCS 75/1

Amends the Carbon Dioxide Transportation and Sequestration Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01139  Rep. Michael J. Madigan
225 ILCS 5/2  from Ch. 111, par. 7602
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01140  Rep. Michael J. Madigan
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01141  Rep. Michael J. Madigan
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01142  Rep. Michael J. Madigan
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01143  Rep. Michael J. Madigan
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01144  Rep. Michael J. Madigan
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01145  Rep. Michael J. Madigan
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01146  Rep. Michael J. Madigan
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01147  Rep. Michael J. Madigan
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01148  Rep. Michael J. Madigan
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01149  Rep. Michael J. Madigan

New Act

Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01150  Rep. Michael J. Madigan

New Act

Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01151  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Abraham Lincoln Presidential Library and Museum for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01152  Rep. Michael J. Madigan


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

HB 01153  Rep. Michael J. Madigan


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

HB 01154  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the Auditor General for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01155  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01156  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY20 capital projects. Effective July 1, 2019.

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

HB 01157  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01158  Rep. Michael J. Madigan


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

HB 01159  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Central Illinois Economic Development Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01160  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to Chicago State University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01161  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01162  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01163  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Comptroller for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01164  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01165  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01166  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01167  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Children and Family Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01168  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01169  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Corrections for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01170  Rep. Michael J. Madigan
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01171  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Financial and Professional Regulation for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01172  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Healthcare and Family Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01173  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Human Rights for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01174  Rep. Michael J. Madigan
605 ILCS 10/3  from Ch. 121, par. 100-3
Amends the Toll Highway Act. Makes a technical change in a Section concerning the Illinois State Toll Highway Authority.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01175  Rep. Michael J. Madigan
525 ILCS 25/1  from Ch. 19, par. 1401
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01176  Rep. Michael J. Madigan
605 ILCS 5/1-101  from Ch. 121, par. 1-101
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01177  Rep. Michael J. Madigan
605 ILCS 5/5-701  from Ch. 121, par. 5-701
Amends the Illinois Highway Code. Makes a technical change in a Section concerning use of tax moneys.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01178  Rep. Michael J. Madigan
605 ILCS 5/2-201  from Ch. 121, par. 2-201
Amends the Illinois Highway Code. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01179  Rep. Michael J. Madigan
605 ILCS 5/5-701.3  from Ch. 121, par. 5-701.3
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01180  Rep. Michael J. Madigan
605 ILCS 5/5-701.2  from Ch. 121, par. 5-701.2
Amends the Illinois Highway Code. Makes a technical change in a Section concerning a county board's use of tax moneys.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01181  Rep. Michael J. Madigan
605 ILCS 5/5-901  from Ch. 121, par. 5-901
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01182  Rep. Michael J. Madigan
605 ILCS 5/6-201.13  from Ch. 121, par. 6-201.13
Amends the Illinois Highway Code. Makes a technical change in a Section concerning the highway commissioner's responsibility in relation to warrants.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01183  Rep. Michael J. Madigan
605 ILCS 5/9-122  from Ch. 121, par. 9-122
Amends the Illinois Highway Code. Makes a technical change in a Section concerning damage to sidewalks, bridges, culverts, or causeways.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01184  Rep. Michael J. Madigan
605 ILCS 10/2 from Ch. 121, par. 100-2
Amends the Toll Highway Act. Makes a technical change in a definitions Section.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01185  Rep. Michael J. Madigan
525 ILCS 15/1 from Ch. 96 1/2, par. 9101
Amends the Illinois Forestry Development Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01186  Rep. Michael J. Madigan
430 ILCS 67/1
Amends the Firearms Restraining Order Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01187  Rep. Michael J. Madigan
430 ILCS 32/0.01 was 720 ILCS 650/0.01
Amends the Nitroglycerin Transportation Act. Makes a technical change concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01188  Rep. Michael J. Madigan
430 ILCS 50/1 from Ch. 127, par. 1251
Amends the Hazardous Materials Emergency Act. Makes a technical change in a Section concerning the findings.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01189  Rep. Michael J. Madigan
430 ILCS 55/1 from Ch. 127 1/2, par. 1001
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01190  Rep. Michael J. Madigan
505 ILCS 5/1 from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01191  Rep. Michael J. Madigan
505 ILCS 45/1 from Ch. 5, par. 241
Amends the County Cooperative Extension Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01192  Rep. Michael J. Madigan
505 ILCS 72/1
Amends the Farmer Equity Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01193  Rep. Michael J. Madigan
505 ILCS 75/1 from Ch. 5, par. 1301
Amends the Farmland Preservation Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01194  Rep. Michael J. Madigan
505 ILCS 100/1 from Ch. 5, par. 951
Amends the Illinois Noxious Weed Law. Makes a technical change in a Section concerning the short title of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01195  Rep. Michael J. Madigan
510 ILCS 5/8  from Ch. 8, par. 358
Amends the Animal Control Act. Makes a technical change in a Section concerning rabies inoculations.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01196  Rep. Michael J. Madigan
510 ILCS 93/1
Amends the Research Dogs and Cats Adoption Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01197  Rep. Michael J. Madigan
515 ILCS 5/1-5  from Ch. 56, par. 1-5
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the administration of the Code.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01198  Rep. Michael J. Madigan
515 ILCS 5/20-11
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning a stamp required for trout fishing on inland waters.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01199  Rep. Michael J. Madigan
520 ILCS 5/1.1  from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01200  Rep. Michael J. Madigan
520 ILCS 30/1
Amends the Illinois Hunting Heritage Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01201  Rep. Michael J. Madigan
430 ILCS 15/0.01  from Ch. 127 1/2, par. 152.9
Amends the Gasoline Storage Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01202  Rep. Michael J. Madigan
425 ILCS 30/25  from Ch. 127 1/2, par. 125
Amends the Fireworks Regulation Act of Illinois. Makes a technical change in a Section concerning violations of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01203  Rep. Michael J. Madigan
425 ILCS 25/13.1  from Ch. 127 1/2, par. 17.1
Amends the Fire Investigation Act. Makes a technical change in the Section creating the Fire Prevention Fund.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01204  Rep. Michael J. Madigan
425 ILCS 17/0.01  was 720 ILCS 615/0.01
Amends the Fire Extinguisher Service Act. Makes a technical change concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01205  Rep. Michael J. Madigan
425 ILCS 8/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01206  Rep. Michael J. Madigan

Amends the Burn Injury Reporting Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01207  Rep. Michael J. Madigan

Amends the Illinois Nuclear Facility Safety Act. Makes a technical change in a Section on legislative findings.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01208  Rep. Michael J. Madigan


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01209  Rep. Michael J. Madigan

Amends the Radioactive Waste Storage Act. Makes a technical change to a Section concerning contracts.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01210  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Office of the Governor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01211  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Governor's Office of Management and Budget for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01212  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to Governors State University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01213  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Guardianship and Advocacy Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01214  Rep. Michael J. Madigan


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

HB 01215  Rep. Michael J. Madigan


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

HB 01216  Rep. Michael J. Madigan


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

HB 01217  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Illinois Community College Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01218  Rep. Michael J. Madigan
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01219  Rep. Michael J. Madigan
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01220  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Criminal Justice Information Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01221  Rep. Michael J. Madigan
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01222  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Educational Labor Relations Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01223  Rep. Michael J. Madigan
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01224  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the General Assembly Retirement System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01225  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the General Assembly for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01226  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Treasurer for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01227  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Secretary of State for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01228  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Governor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01229  Rep. Michael J. Madigan
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 01230  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Environmental Protection Agency for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee
HB 01231  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Environmental Protection Trust Fund Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01232  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Executive Ethics Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01233  Rep. Michael J. Madigan
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01234  Rep. Michael J. Madigan
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01235  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to Eastern Illinois University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01236  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Drycleaner Environmental Response Trust Fund Council for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01237  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Department of Public Health for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01238  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Department of Revenue for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01239  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Department of State Police for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01240  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Department of the Lottery for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01241  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Department of Transportation for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01242  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Department on Aging for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01243  Rep. Michael J. Madigan
    Appropriates $2 from the General Revenue Fund to the Department of Veterans' Affairs for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01244  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01245  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Military Affairs for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01246  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Labor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01247  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Juvenile Justice for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01248  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Insurance for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01249  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Innovation and Technology for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01250  Rep. Michael J. Madigan

Appropriates $2 from the General Revenue Fund to the Department of Human Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.

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

HB 01251  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01252  Rep. Michael J. Madigan

235 ILCS 5/9-2  from Ch. 43, par. 167

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.

Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01253  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01254  Rep. Michael J. Madigan

235 ILCS 5/9-2  from Ch. 43, par. 167

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.

Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01255  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Apr 12  19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01256  Rep. Michael J. Madigan
235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01257  Rep. Michael J. Madigan
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01258  Rep. Michael J. Madigan
235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01259  Rep. Michael J. Madigan
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01260  Rep. Michael J. Zalewski
230 ILCS 25/1  from Ch. 120, par. 1101
Amends the Bingo License and Tax Act. Makes a technical change in a Section concerning the issuance of bingo licenses by the Department of Revenue.
May 31 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01261  Rep. Robert Rita
230 ILCS 20/1  from Ch. 120, par. 1051
Amends the Illinois Pull Tabs and Jar Games Act. Makes a technical change in a Section concerning the short title.
Nov 28 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01262  Rep. Michael J. Madigan
230 ILCS 15/0.01  from Ch. 85, par. 2300
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01263  Rep. Michael J. Madigan
230 ILCS 10/20  from Ch. 120, par. 2420
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning prohibited activities.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01264  Rep. Michael J. Madigan
230 ILCS 10/16  from Ch. 120, par. 2416
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the annual report of the Illinois Gaming Board.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01265  Rep. Michael J. Madigan
230 ILCS 10/1  from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01266  Rep. Michael J. Madigan

230 ILCS 5/31 from Ch. 8, par. 37-31


Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01267  Rep. Michael J. Madigan

230 ILCS 5/30 from Ch. 8, par. 37-30

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

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee


225 ILCS 20/7.5


House Floor Amendment No. 1

Deletes reference to:

225 ILCS 20/7.5

Adds reference to:

5 ILCS 80/4.30


Dec 20 19 H Public Act . . . . . . . . . . . . 101-0614

HB 01269  Rep. Anna Moeller  (Sen. Emil Jones, III)

225 ILCS 35/0.01 from Ch. 111 1/2, par. 280

Amends the Embalming Fluid Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

225 ILCS 35/0.01

Replaces everything after the enacting clause. Amends the Medical Practice Act of 1987. Provides that, beginning on January 1, 2020, the fee for renewal of a license under the Act for a resident or nonresident is $181 per year. Removes provisions imposing fees for duplicate or replacement licenses. Effective January 1, 2020.

Dec 13 19 H Public Act . . . . . . . . . . . . 101-0603

HB 01270  Rep. Michael J. Zalewski

225 ILCS 45/9 from Ch. 111 1/2, par. 73.109

Amends the Illinois Funeral or Burial Funds Act. Makes a technical change in a Section concerning the short title.

Nov 28 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01271  Rep. Michael J. Zalewski-Mary E. Flowers
(Sen. Michael E. Hastings-Don Harmon-Dan McConchie)
225 ILCS 60/1  from Ch. 111, par. 4400-1
House Floor Amendment No. 1
Deletes reference to:
225 ILCS 60/1
Adds reference to:
235 ILCS 5/1-3.40
from Ch. 43, par. 115
Adds reference to:
235 ILCS 5/5-1
from Ch. 43, par. 118
Adds reference to:
235 ILCS 5/6-4
from Ch. 43, par. 121
Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Creates a craft distiller license.
Establishes fees for the license. Provides that a craft distiller license, which may only be held by a class 1 craft distiller licensee or
class 2 craft distiller licensee but not held by both a class 1 craft distiller licensee and a class 2 craft distiller licensee, shall grant all
rights conveyed by either: (i) a class 1 craft distiller license if the craft distiller holds a class 1 craft distiller license; or (ii) a class 2
craft distiller licensee if the craft distiller holds a class 2 craft distiller license. Removes a provision authorizing a class 1 craft distiller
license or class 2 craft distiller license to be issued to a licensed distiller. Provides that a broker's license shall be required of all
persons who offer to retailers to ship or cause to be shipped or to make contact with craft distillers in order that alcoholic liquors be
shipped to a distributor, importing distributor, or foreign importer. Makes conforming changes. Effective immediately.
Dec 20 19  H  Public Act . . . . . . . . 101-0615

HB 01272  Rep. Michael J. Madigan
225 ILCS 57/1
Amends the Massage Licensing Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01273  Rep. Michael J. Madigan
225 ILCS 46/1
Amends the Health Care Worker Background Check Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01274  Rep. Michael J. Madigan
225 ILCS 61/1
Amends the Patients' Right to Know Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01275  Rep. Michael J. Madigan
225 ILCS 70/1  from Ch. 111, par. 3651
Amends the Nursing Home Administrators Licensing and Disciplinary Act. Makes a technical change in a Section
concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01276  Rep. Michael J. Madigan
225 ILCS 75/1  from Ch. 111, par. 3701
Amends the Illinois Occupational Therapy Practice Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
<table>
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<tr>
<th>Bill Number</th>
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<td>HB 01279</td>
<td>Rep. Michael J. Madigan</td>
<td>Amends the Sex Offender Evaluation and Treatment Provider Act. Makes a</td>
<td>Apr 19 / H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01281</td>
<td>Rep. Michael J. Madigan</td>
<td>Amends the Genetic Counselor Licensing Act. Makes a technical change.</td>
<td>Apr 19 / H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01282</td>
<td>Rep. Michael J. Madigan</td>
<td>Amends the Telehealth Act. Makes a technical change.</td>
<td>Apr 19 / H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01283</td>
<td>Rep. Michael J. Madigan</td>
<td>Amends the Carnival Regulation Act. Makes a technical change.</td>
<td>Apr 19 / H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01285</td>
<td>Rep. Michael J. Madigan</td>
<td>Amends the Fire Equipment Distributor and Employee Regulation Act. Makes</td>
<td>Apr 19 / H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01286</td>
<td>Rep. Michael J. Madigan</td>
<td>Amends the Private Sewage Disposal Licensing Act. Makes a technical</td>
<td>Apr 19 / H Rule 19(a) / Re-referred to Rules Committee</td>
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HB 01288  Rep. Michael J. Madigan
225 ILCS 312/1
Amends the Elevator Safety and Regulation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01289  Rep. Michael J. Madigan
225 ILCS 335/12 from Ch. 111, par. 7512
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01290  Rep. Michael J. Madigan
225 ILCS 345/1 from Ch. 111, par. 7101
Amends the Water Well and Pump Installation Contractor's License Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01291  Rep. Michael J. Madigan
230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01292  Rep. Michael J. Madigan
230 ILCS 5/15.1 from Ch. 8, par. 37-15.1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning deposits of fees.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01293  Rep. Michael J. Madigan
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01294  Rep. Michael J. Madigan
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01295  Rep. Michael J. Madigan
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01296  Rep. Michael J. Madigan
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01297  Rep. Michael J. Madigan
240 ILCS 40/1-5
Amends the Grain Code. Makes a technical change in a Section concerning the purpose of the Code.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01298  Rep. Michael J. Madigan

240 ILCS 40/30-10

Amends the Grain Code. Makes a technical change in a Section concerning participants in the Illinois Grain Insurance Fund.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01299  Rep. Michael J. Madigan

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


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01300  Rep. Robyn Gabel-Jonathan Carroll

(Sen. David Koehler)

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

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

House Floor Amendment No. 1

Deletes reference to:

305 ILCS 5/3-2

Adds reference to:

325 ILCS 20/3a

Replaces everything after the enacting clause. Amends the Early Intervention Services System Act. In a provision requiring the Department of Human Services to adopt rules to expand the list of Medical Conditions Resulting in High Probability of Developmental Delay to include lead poisoning, provides that the Department shall adopt such rules no later than July 1, 2020 (rather than no later than December 2, 2019). Effective immediately.

Oct 30 19  S  Referred to Assignments

HB 01301  Rep. Michael J. Madigan

305 ILCS 5/3-4  from Ch. 23, par. 3-4

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning disability determinations.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01302  Rep. Michael J. Madigan

305 ILCS 5/4-0.5

Amends the Illinois Public Aid Code. Makes a technical change in a Section describing the termination of the AFDC program and the beginning of the TANF program.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01303  Rep. Michael J. Madigan

305 ILCS 5/4-0.6

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning references to "AFDC" and "TANF".

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01304  Rep. Michael J. Madigan

305 ILCS 5/4-21

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning sanctions against TANF recipients.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01305  Rep. Michael J. Madigan

305 ILCS 5/4-1.12

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the 60-month limitation on the receipt of Temporary Assistance for Needy Families benefits.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01306  Rep. Michael J. Madigan
305 ILCS 5/5-1 from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01307  Rep. Michael J. Madigan
305 ILCS 5/5-2 from Ch. 23, par. 5-2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the classes of persons eligible for Medicaid.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01308  Rep. Michael J. Madigan
305 ILCS 5/5-2.1a
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01309  Rep. Michael J. Madigan
305 ILCS 5/5-4 from Ch. 23, par. 5-4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the amount and nature of medical assistance.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01310  Rep. Michael J. Madigan
305 ILCS 5/5-4.1 from Ch. 23, par. 5-4.1
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding Medicaid co-payments.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01311  Rep. Michael J. Madigan
305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning ambulance services payments.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01312  Rep. Michael J. Madigan
305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning ambulance services payments.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01313  Rep. Michael J. Madigan
310 ILCS 5/1 from Ch. 67 1/2, par. 151
Amends the State Housing Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01314  Rep. Michael J. Madigan
310 ILCS 115/1
Amends the Teacher Homebuyer Assistance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01315  Rep. Michael J. Madigan
315 ILCS 20/1 from Ch. 67 1/2, par. 251
Amends the Neighborhood Redevelopment Corporation Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01316  Rep. Michael J. Madigan
315 ILCS 30/1  from Ch. 67 1/2, par. 91.101
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01317  Rep. Michael J. Madigan
320 ILCS 20/1  from Ch. 23, par. 6601
Amends the Adult Protective Services Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01318  Rep. Michael J. Madigan
705 ILCS 40/1.1  from Ch. 37, par. 72.41-1
Amends the Judicial Vacancies Act. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01319  Rep. Michael J. Madigan
705 ILCS 40/3  from Ch. 37, par. 72.43
Amends the Judicial Vacancies Act. Makes a technical change in a Section concerning severability.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01320  Rep. Michael J. Madigan
705 ILCS 70/2  from Ch. 37, par. 652
Amends the Court Reporters Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01321  Rep. Michael J. Madigan
705 ILCS 90/1-1
Amends the Judicial Privacy Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01322  Rep. Michael J. Madigan
705 ILCS 95/1
Amends the Access to Justice Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01323  Rep. Michael J. Madigan
705 ILCS 105/6  from Ch. 25, par. 6
Amends the Clerks of Courts Act. Makes a technical change in a Section concerning the office hours of the clerks of courts.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01324  Rep. Michael J. Madigan
710 ILCS 5/22  from Ch. 10, par. 122
Amends the Uniform Arbitration Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01325  Rep. Michael J. Madigan
710 ILCS 35/1
Amends the Uniform Mediation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01326  Rep. Michael J. Madigan
715 ILCS 5/0.01  from Ch. 100, par. 0.01
Amends the Notice By Publication Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01327  Rep. Michael J. Madigan
715 ILCS 10/0.01  from Ch. 100, par. 9.9
Amends the Newspaper Legal Notice Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01328  Rep. Michael J. Madigan
720 ILCS 5/1-1  from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01329  Rep. Michael J. Madigan
720 ILCS 5/2-5  from Ch. 38, par. 2-5
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of “conviction”.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01330  Rep. Michael J. Madigan
720 ILCS 5/2-7  from Ch. 38, par. 2-7
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of “felony”.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01331  Rep. Michael J. Madigan
720 ILCS 5/9-1.2  from Ch. 38, par. 9-1.2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning intentional homicide of an unborn child.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01332  Rep. Michael J. Madigan
720 ILCS 5/12C-40  was 720 ILCS 5/12-10.1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning piercing the body of a minor.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01333  Rep. Michael J. Madigan
720 ILCS 5/20-2  from Ch. 38, par. 20-2
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning possession of explosives or explosive or incendiary devices.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01334  Rep. Michael J. Madigan
720 ILCS 5/24-5  from Ch. 38, par. 24-5
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the defacing of identification marks on a firearm.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01335  Rep. Michael J. Madigan
705 ILCS 35/28  from Ch. 37, par. 72.28
Amends the Circuit Courts Act. Makes a technical change in a Section concerning court rules.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01336  Rep. Michael J. Madigan
705 ILCS 35/25  from Ch. 37, par. 72.25
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the courts’ powers.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01337  Rep. Michael J. Madigan
705 ILCS 35/4  from Ch. 37, par. 72.4
Amends the Circuit Courts Act. Makes a technical change in a Section concerning court business.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01338  Rep. Michael J. Madigan
705 ILCS 35/3  from Ch. 37, par. 72.3
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the court seal.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01339  Rep. Michael J. Madigan
705 ILCS 35/1  from Ch. 37, par. 72.1
Amends the Circuit Courts Act. Makes a technical change in a Section concerning the judicial circuits.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01340  Rep. Michael J. Madigan
705 ILCS 22/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01341  Rep. Michael J. Madigan
705 ILCS 17/1
Amends the Supreme Court Historic Preservation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01342  Rep. Michael J. Madigan
705 ILCS 15/8  from Ch. 37, par. 24a
Amends the Supreme Court Building Act. Makes a technical change in a Section relating to the uses of the Supreme Court Building.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01343  Rep. Michael J. Madigan
705 ILCS 5/7  from Ch. 37, par. 12
Amends the Supreme Court Act. Makes a technical change in a Section concerning the powers of the Court.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01344  Rep. Michael J. Madigan
625 ILCS 7/1
Amends the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01345  Rep. Michael J. Madigan
625 ILCS 5/18c-7101  from Ch. 95 1/2, par. 18c-7101
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning jurisdiction over rail carriers.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01346  Rep. Michael J. Madigan
625 ILCS 5/13C-1
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning emissions inspections.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01347  Rep. Michael J. Madigan
625 ILCS 5/13-103  from Ch. 95 1/2, par. 13-103
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning emissions testing.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01348  Rep. Michael J. Madigan
625 ILCS 5/12-603  from Ch. 95 1/2, par. 12-603
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01349  Rep. Michael J. Madigan
625 ILCS 5/11-601 from Ch. 95 1/2, par. 11-601
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01350  Rep. Michael J. Madigan
625 ILCS 5/11-500 from Ch. 95 1/2, par. 11-500
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning driving under the influence of alcohol or drugs.
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01351  Rep. Michael J. Madigan
625 ILCS 5/3-112 from Ch. 95 1/2, par. 3-112
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning transfer of an owner's interest in a vehicle.
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01352  Rep. Michael J. Madigan
625 ILCS 5/3-100 from Ch. 95 1/2, par. 3-100
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01353  Rep. Michael J. Madigan
625 ILCS 5/2-104 from Ch. 95 1/2, par. 2-104
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning powers and duties of the Secretary of State.
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01354  Rep. Michael J. Madigan
625 ILCS 5/2-103 from Ch. 95 1/2, par. 2-103
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the Secretary of State.
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01355  Rep. Michael J. Madigan
625 ILCS 5/2-102 from Ch. 95 1/2, par. 2-102
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the administration of the Code.
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01356  Rep. Michael J. Madigan
625 ILCS 5/2-101 from Ch. 95 1/2, par. 2-101
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01357  Rep. Michael J. Madigan
625 ILCS 5/1-101 from Ch. 95 1/2, par. 1-101
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01358  Rep. Michael J. Madigan
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee

HB 01359  Rep. Michael J. Madigan
620 ILCS 5/14 from Ch. 15 1/2, par. 22.14
Amends the Illinois Aeronautics Act. Makes a technical change in a definitions Section.
Apr 12 19     H     Rule 19(a) / Re-referred to Rules Committee
HB 01360  Rep. Michael J. Madigan

620 ILCS 5/11 from Ch. 15 1/2, par. 22.11
Amends the Illinois Aeronautics Act. Makes a technical change in a definitions Section.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01361  Rep. Michael J. Madigan

620 ILCS 5/8 from Ch. 15 1/2, par. 22.8
Amends the Illinois Aeronautics Act. Makes a technical change in a definitions Section.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01362  Rep. Michael J. Madigan

620 ILCS 5/7 from Ch. 15 1/2, par. 22.7
Amends the Illinois Aeronautics Act. Makes a technical change in a definitions Section.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01363  Rep. Michael J. Madigan

620 ILCS 5/6 from Ch. 15 1/2, par. 22.6
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01364  Rep. Michael J. Madigan

615 ILCS 5/5 from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01365  Rep. Michael J. Madigan

235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01366  Rep. Michael J. Madigan

235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01367  Rep. Michael J. Madigan

235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01368  Rep. Michael J. Madigan

235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01369  Rep. Michael J. Madigan

235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 01370  Rep. Michael J. Madigan

235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01371  Rep. Michael J. Madigan

235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01372  Rep. Michael J. Madigan

215 ILCS 5/356c  from Ch. 73, par. 968c
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the insurability of newborns.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01373  Rep. Michael J. Madigan

215 ILCS 5/355  from Ch. 73, par. 967
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning accident and health policies.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01374  Rep. Michael J. Madigan

215 ILCS 5/351A-4  from Ch. 73, par. 963A-4
Amends the Illinois Insurance Code. Makes a technical change in a Section relating to long-term care insurance.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01375  Rep. Michael J. Madigan

215 ILCS 5/155.20  from Ch. 73, par. 767.20
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning arbitration of medical malpractice disputes.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01376  Rep. Michael J. Madigan

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

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01377  Rep. Michael J. Madigan

215 ILCS 5/126.21
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning property and casualty insurers.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01378  Rep. Michael J. Madigan

215 ILCS 5/123D-1
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the purpose of the Article regarding nonprofit risk organizations.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01379  Rep. Michael J. Madigan

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

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 01380  Rep. Michael J. Madigan

210 ILCS 81/1
Amends the Hospital Infant Feeding Act. Makes a technical change in a Section concerning the short title.

Apr 12 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 01381  Rep. Michael J. Madigan
210 ILCS 76/1
Amends the Community Benefits Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01382  Rep. Michael J. Madigan
210 ILCS 74/1
Amends the Physical Fitness Facility Medical Emergency Preparedness Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01383  Rep. Michael J. Madigan
210 ILCS 60/1  from Ch. 111 1/2, par. 6101
Amends the Hospice Program Licensing Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01384  Rep. Michael J. Madigan
210 ILCS 50/1  from Ch. 111 1/2, par. 5501
Amends the Emergency Medical Services (EMS) Systems Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01385  Rep. Michael J. Madigan
210 ILCS 49/1-101
Amends the Specialized Mental Health Rehabilitation Act of 2013. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01386  Rep. Michael J. Madigan
210 ILCS 47/1-101
Amends the ID/DD Community Care Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01387  Rep. Michael J. Madigan
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01388  Rep. Michael J. Madigan
210 ILCS 42/1
Amends the Continuum of Care Services for the Developmentally Disabled Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01389  Rep. Michael J. Madigan
210 ILCS 32/1
Amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01390  Rep. Michael J. Madigan
210 ILCS 30/1  from Ch. 111 1/2, par. 4161
Amends the Abused and Neglected Long Term Care Facility Residents Reporting Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01391  Rep. Michael J. Madigan

210 ILCS 26/1
Amends the Accountable Care Organization Clinical Laboratory Testing Advisory Board Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01392  Rep. Michael J. Madigan

210 ILCS 25/1-101  from Ch. 111 1/2, par. 621-101
Amends the Illinois Clinical Laboratory and Blood Bank Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01393  Rep. Michael J. Madigan

210 ILCS 4/1
Amends the Alzheimer's Disease and Related Dementias Special Care Disclosure Act. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01394  Rep. Michael J. Madigan

210 ILCS 3/10
Amends the Alternative Health Care Delivery Act. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01395  Rep. Michael J. Madigan

205 ILCS 115/2  from Ch. 17, par. 3602
Amends the Savings and Loan Share and Account Act. Makes a technical change to a Section relating to joint ownership of accounts.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01396  Rep. Michael J. Madigan

205 ILCS 5/3  from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01397  Rep. Michael J. Madigan

205 ILCS 715/15
Amends the Data Processing Services for Financial Institutions Act. Makes a technical change in a Section relating to arbitration.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01398  Rep. Michael J. Madigan

205 ILCS 710/5
Amends the Banking on Illinois Act. Makes a technical change in a Section concerning findings and declarations of policy.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01399  Rep. Michael J. Madigan

205 ILCS 705/5
Amends the Financial Institutions Electronic Documents and Digital Signature Act. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01400  Rep. Michael J. Madigan

205 ILCS 700/25
Amends the Adverse Claims to Deposit Accounts Act. Makes a technical change in a Section concerning rights or remedies available to financial institutions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01401  Rep. Michael J. Madigan
205 ILCS 695/25
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01402  Rep. Michael J. Madigan
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01403  Rep. Michael J. Madigan
205 ILCS 657/10
Amends the Transmitters of Money Act. Makes a technical change in a Section concerning licenses.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01404  Rep. Michael J. Madigan
30 ILCS 530/1
Amends the Transportation Sustainability Procurement Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01405  Rep. Michael J. Madigan
30 ILCS 517/1
Amends the Procurement of Domestic Products Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01406  Rep. Michael J. Madigan
30 ILCS 440/1
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01407  Rep. Michael J. Madigan
30 ILCS 390/1 from Ch. 122, par. 1201
Amends the School Construction Bond Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01408  Rep. Michael J. Madigan
30 ILCS 355/1 from Ch. 85, par. 1391
Amends the Metropolitan Civic Center Support Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01409  Rep. Michael J. Madigan
30 ILCS 350/1 from Ch. 17, par. 6901
Amends the Local Government Debt Reform Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01410  Rep. Michael J. Madigan
30 ILCS 346/1
Amends the Private Activity Bond Approval Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01411  Rep. Michael J. Madigan
30 ILCS 345/1 from Ch. 17, par. 6851
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 01412  Rep. Michael J. Madigan
30 ILCS 340/1  from Ch. 120, par. 406
Amends the Short Term Borrowing Act. Makes a technical change in a Section concerning cash flow borrowing.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01413  Rep. Michael J. Madigan
30 ILCS 330/1  from Ch. 127, par. 651
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01414  Rep. Michael J. Madigan
30 ILCS 305/0.01  from Ch. 17, par. 6600
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01415  Rep. Michael J. Madigan
30 ILCS 265/1
Amends the Technology Development Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01416  Rep. Michael J. Madigan
30 ILCS 212/1
Amends the State Treasurer's Bank Services Trust Fund Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01417  Rep. Michael J. Madigan
30 ILCS 210/1  from Ch. 15, par. 151
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01418  Rep. Michael J. Madigan
30 ILCS 190/1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01419  Rep. Michael J. Madigan
30 ILCS 168/1
Amends the Tobacco Product Manufacturers' Escrow Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01420  Rep. Michael J. Madigan
5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01421  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of State Police for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01422  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Department of Revenue for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01423  Rep. Michael J. Madigan
730 ILCS 5/3-2-5  from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01424  Rep. Michael J. Madigan
725 ILCS 145/2  from Ch. 70, par. 402
Amends the Criminal Victims' Asset Discovery Act. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01425  Rep. Michael J. Madigan
725 ILCS 140/1  from Ch. 38, par. 165-11
Amends the Criminal Proceeding Interpreter Act. Makes a technical change in a Section concerning the appointment of an interpreter.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01426  Rep. Michael J. Madigan
725 ILCS 137/1
Amends the Citizen Privacy Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01427  Rep. Michael J. Madigan
725 ILCS 120/1  from Ch. 38, par. 1401
Amends the Rights of Crime Victims and Witnesses Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01428  Rep. Michael J. Madigan
725 ILCS 115/1  from Ch. 38, par. 1351
Amends the Bill of Rights for Children. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01429  Rep. Michael J. Madigan
725 ILCS 110/1  from Ch. 60, par. 51
Amends the Arrest and Conviction of Out of State Murderers Act. Makes a technical change in a Section concerning the manner of payment.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01430  Rep. Michael J. Madigan
725 ILCS 105/6  from Ch. 38, par. 208-6
Amends the State Appellate Defender Act. Makes a technical change in a Section concerning the powers and duties of the State Appellate Defender Commission.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01431  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Racing Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01432  Rep. Michael J. Madigan
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01433  Rep. Michael J. Madigan
Appropriates $2 from the General Revenue Fund to the Illinois Medical District Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01434  Rep. Michael J. Madigan
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01435  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Illinois Labor Relations Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01436  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Illinois Gaming Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01437  Rep. Michael J. Madigan
  Appropriates $2 from the General Revenue Fund to the Illinois Finance Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01438


205 ILCS 510/9 from Ch. 17, par. 4659

205 ILCS 510/12

Amends the Pawnbroker Regulation Act. Removes language providing that when a person is found to be the owner of stolen property that has been pawned, the property shall be returned to the owner without payment of money advanced to the pawnbroker or any costs or charges. Provides that stolen property subject to a hold order shall be returned to the owner without the payment. Provides that when a hold order expires, title to the property shall vest in the pawnbroker. Provides that a hold order must specify certain information concerning the criminal investigation and property subject to the hold order. Sets forth the requirements for the contents of the hold order. Provides that a pawnbroker or its representative must sign and date a copy of a hold order as evidence of receipt of the hold order and the beginning of the 90-day hold period.

House Committee Amendment No. 1

Deletes reference to:

205 ILCS 510/9

Replaces everything after the enacting clause. Inserts the contents of the introduced bill, but deletes the elimination of the requirement that pawned stolen property be returned to its owner without payment of costs or charges imposed by the pawnbroker or money advanced by the pawnbroker. Deletes provisions regarding the ownership of property upon expiration of hold orders. Adds a provision reiterating the obligations of a pawnbroker with respect to the owner of pawned property. Provides for a 120-day, rather than a 90-day, holding period beginning when a hold order is signed.

Senate Floor Amendment No. 2

Deletes reference to:

205 ILCS 510/12

Adds reference to:

New Act

Adds reference to:

5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Adds reference to:

5 ILCS 140/7.5

Adds reference to:

20 ILCS 2505/2505-210 was 20 ILCS 2505/39c-1

Adds reference to:

20 ILCS 2630/5.2

Adds reference to:

30 ILCS 105/5.891 new

Adds reference to:

30 ILCS 105/5.892 new

Adds reference to:

30 ILCS 105/5.893 new

Adds reference to:

30 ILCS 105/ 5.894 new

Adds reference to:

30 ILCS 105/6z-107 new

Adds reference to:

30 ILCS 500/1-10

Adds reference to:

35 ILCS 105/9 from Ch. 120, par. 439.9

Adds reference to:

35 ILCS 110/9 from Ch. 120, par. 439.39
HB 01438 (CONTINUED)

Adds reference to:

- 35 ILCS 115/9  
  from Ch. 120, par. 439.109

Adds reference to:

- 35 ILCS 120/3  
  from Ch. 120, par. 442

Adds reference to:

- 35 ILCS 520/Act rep.  

Adds reference to:

- 50 ILCS 705/9  
  from Ch. 85, par. 509

Adds reference to:

- 50 ILCS 705/10.12  

Adds reference to:

- 55 ILCS 5/5-1006.8 new  

Adds reference to:

- 55 ILCS 5/5-1009  
  from Ch. 34, par. 5-1009

Adds reference to:

- 65 ILCS 5/8-11-6a  
  from Ch. 24, par. 8-11-6a

Adds reference to:

- 65 ILCS 5/8-11-22 new  

Adds reference to:

- 205 ILCS 5/48  

Adds reference to:

- 205 ILCS 305/8  
  from Ch. 17, par. 4409

Adds reference to:

- 410 ILCS 130/210  

Adds reference to:

- 625 ILCS 5/2-118.2  

Adds reference to:

- 625 ILCS 5/11-501.2  
  from Ch. 95 1/2, par. 11-501.2

Adds reference to:

- 625 ILCS 5/11-501.9  

Adds reference to:

- 625 ILCS 5/11-501.10 new  

Adds reference to:

- 625 ILCS 5/11-502.1  

Adds reference to:

- 625 ILCS 5/11-502.15 new  

Adds reference to:

- 705 ILCS 405/5-401  

Adds reference to:

- 720 ILCS 550/4  
  from Ch. 56 1/2, par. 704

Adds reference to:

- 720 ILCS 550/5  
  from Ch. 56 1/2, par. 705

Adds reference to:

- 720 ILCS 550/5.1  
  from Ch. 56 1/2, par. 705.1

Adds reference to:

- 720 ILCS 550/5.3  

Adds reference to:

- 720 ILCS 550/8  
  from Ch. 56 1/2, par. 708
HB 01438 (CONTINUED)

Adds reference to:

735 ILCS 5/2-1401 from Ch. 110, par. 2-1401

Adds reference to:

765 ILCS 605/33 new

Adds reference to:

820 ILCS 55/5 from Ch. 48, par. 2855

Replaces everything after the enacting clause. Creates the Cannabis Regulation and Tax Act and amends various Acts. Provides that it is lawful for persons 21 years of age or older to possess, use, and purchase limited amounts of cannabis for personal use in accordance with the Act. Authorizes registered qualifying patients to cultivate limited amounts of cannabis for personal use. Provides for the regulation and licensing of various entities and occupations engaged in cultivation, dispensing, processing, transportation, and other activities regarding cannabis for adult use. Sets forth duties of an Illinois Cannabis Regulation Oversight Officer, the Department of State Police, the Department of Agriculture, the Department of Financial and Professional Regulation, the Department of Public Health, the Department of Commerce and Economic Opportunity, the Department of Human Services, the Department of Revenue, the State Treasurer, the Illinois Criminal Justice Information Authority, and other governmental entities. Provides for expungement of minor cannabis violations under specified circumstances. Creates a Restore, Reinvest, and Renew Program and a Restore, Reinvest, and Renew Program Board and contains various provisions regarding a low-interest loan program for social equity applicants, investment in communities that have suffered because of drug policies, and the promotion of cannabis business ownership by individuals who have resided in areas of high poverty and high enforcement of cannabis-related laws. Contains provisions regarding health and safety, packaging, advertising, local ordinances, providing financial services to a cannabis-related legitimate business, and other matters. Creates a Cannabis Cultivation Privilege Tax and a Cannabis Purchaser Excise Tax. Authorizes the imposition of a County Cannabis Retailers' Occupation Tax and a Municipal Cannabis Retailers' Occupation Tax. Provides for allocation of revenues and creates various funds in the State treasury. Repeals the Cannabis and Controlled Substances Tax Act. Contains home rule preemptions. Contains other provisions. Effective immediately.

Jun 25 19   H   Public Act ............. 101-0027

HB 01439

Rep. Sara Feigenholtz

235 ILCS 5/3-12

235 ILCS 5/5-1 from Ch. 43, par. 115

235 ILCS 5/5-3 from Ch. 43, par. 118

235 ILCS 5/6-18.5 new

235 ILCS 5/6-29.5 new

Amends the Liquor Control Act of 1934. Creates a third-party facilitator license. Establishes licensing fees, recordkeeping requirements, reporting requirements, and other requirements for a third-party facilitator licensee. Provides that a retailer may deliver alcoholic liquors to the home or other designated location of a consumer in this State if specified conditions are met, including verifying that the individual accepting the delivery is at least 21 years of age. Provides that a retailer may use the services of a third-party facilitator by means of the Internet or mobile application to facilitate the sale of alcoholic liquors to be delivered to the home or other designated location of a consumer in this State if specified conditions are met, including verifying that the individual accepting the delivery is at least 21 years of age. Provides that the Illinois Liquor Control Commission may not treat a violation of those conditions as a violation by the retailer. Preempts home rule powers. Makes conforming changes. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee
Amends the Sexual Assault Evidence Submission Act. Provides that the State Police shall by rule establish a sexual assault evidence tracking system that conforms to the recommendations made by the Sexual Assault Evidence Tracking and Reporting Commission in its report dated June 26, 2018. Provides that the Department of State Police shall design the criteria for the sexual assault evidence tracking system so that, to the extent reasonably possible, the system can use existing technologies and products. Provides that the sexual assault evidence tracking system shall be operational no later than one year after the effective date of the amendatory Act. Provides that a treatment hospital, a treatment hospital with approved pediatric transfer, an out-of-state hospital approved by the Department of Public Health to receive transfers of Illinois sexual assault survivors, or an approved pediatric health care facility must comply with rules relating to the collection and tracking of sexual assault evidence adopted by the Department of State Police. Provides for the operations of the sexual assault tracking system to be funded by appropriations from the State Crime Laboratory Fund, together with asset forfeiture and other funds appropriated by the General Assembly. Authorizes emergency rulemaking. Exempts information in the sexual assault evidence tracking system from disclosure under the Freedom of Information Act. Amends the Illinois Administrative Procedure Act, the Freedom of Information Act, the Sexual Assault Survivors Emergency Treatment Act, and the Unified Code of Corrections to make conforming changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Adds requirements and recommendations of the report created by the Sexual Assault Evidence Tracking and Reporting Commission issued on June 26, 2018 for implementation of the sexual assault evidence tracking system. Effective immediately.
HB 01441
Rep. Anna Moeller-Deb Conroy-John Connor-Sam Yingling, Joyce Mason and Terra Costa Howard

New Act

Creates the Wholesale Importation of Prescription Drugs Act. Requires the Department of Public Health to design an importation program where the State is the licensed wholesaler of imported drugs from licensed, regulated Canadian suppliers. Requires the program to address specified issues, including billing issues, cost savings issues, and safety and regulatory issues. Contains auditing and reporting requirements. Provides that the Department shall enlist the assistance of the Attorney General to identify the potential for anti-competitive behavior in industries that would be affected by an importation program. Requires the Department to submit a formal request to the Secretary of the United States Department of Health and Human Services for certification of the importation program. Requires the Department to have the program operational within 6 months after receiving the certification. Contains provisions concerning implementation requirements.

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

Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the department.

Pension Note (Government Forecasting & Accountability)
HB 1441 creates the Wholesale Importation of Prescription Drugs Act in a way that does not impact any pension system.

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

Balanced Budget Note (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to House Bill 1441, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

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

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

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

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

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01442

5 ILCS 375/6.11
20 ILCS 2310/2310-705 new
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new
225 ILCS 85/3
305 ILCS 5/5-5.12c new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Director of Public Health, if a physician licensed to practice medicine in all its branches in Illinois, shall establish a standing order complete with the issuance of a prescription for a hormonal contraceptive in accordance with the requirements of the provisions. Provides that if the Director is not a physician licensed to practice medicine in all its branches in Illinois, the Medical Director of the Department of Public Health shall establish the standing order. Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance or managed care plan to provide coverage for patient care services provided by a pharmacist. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code. Amends the Pharmacy Practice Act. Provides that the definition of “practice of pharmacy” includes the dispensing of hormonal contraceptives pursuant to the standing order under provisions of the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Amends the Illinois Public Aid Code. Requires the medical assistance program to cover patient care services provided by a pharmacist for hormonal contraceptives assessment and consultation. Effective January 1, 2020.

Fiscal Note (Dept. of Public Health)

HB 1442 would require staff time to complete the standing order. However, the fiscal impact would be nominal.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01443

50 ILCS 110/2 from Ch. 102, par. 4.11

Amends the Public Officer Simultaneous Tenure Act. Provides that it is lawful for a person to hold the office of county board member and the office of park district commissioner, simultaneously, in counties of less than 300,000 population. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
50 ILCS 110/2
Adds reference to:
50 ILCS 105/1 from Ch. 102, par. 1

Replaces everything after the enacting clause. Amends the Public Officer Prohibited Activities Act. Provides that a county board member in a county of less than 300,000 to also hold the office of a park district commissioner. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01444
Rep. Jay Hoffman

110 ILCS 805/3-8 from Ch. 122, par. 103-8
110 ILCS 805/3-10 from Ch. 122, par. 103-10

Amends the Public Community College Act. Provides that the secretary of a community college district board of trustees may be a member of that board. Provides that if the secretary is not a member of the board, he or she may receive compensation that shall be fixed by the board prior to the election of the secretary. Effective immediately.

Apr 11 19 H Third Reading - Short Debate - Passed 101-006-000
HB 01445  Rep. Jay Hoffman-Katie Stuart
230 ILCS 5/3.32 new
230 ILCS 5/3.33 new
230 ILCS 5/3.34 new
230 ILCS 5/3.35 new
230 ILCS 5/26 from Ch. 8, par. 37-26
230 ILCS 5/26.10 new

Amends the Illinois Horse Racing Act of 1975. Authorizes organization licensees to offer wagering on standardbred, quarter horse, and thoroughbred historical horse races. Requires the prior written approval of the Illinois Racing Board. Provides guidelines for the conduct of wagering on historical horse races. Defines "historical horse race", "initial seed pool", "seed pool", and "terminal". Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01446  Rep. Carol Ammons
10 ILCS 5/9-8.5

Amends the Election Code. Removes language allowing a candidate or public official who has filed a Notification of Self-Funding to accept contributions in excess of any contribution limit. Removes language allowing all candidates for an office to accept contributions in excess of any contribution limit when one of the candidates for that office filed a Notification of Self-Funding. Removes language allowing all candidates for an office to accept contributions in excess of any contribution limit when one of the candidates for that office benefited from independent expenditures in excess of certain amounts. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

720 ILCS 5/33-5
725 ILCS 5/116-4

Amends the Code of Criminal Procedure of 1963. Provides that notwithstanding any provision of the Code to the contrary, forensic testing that would result in the complete consumption of an evidentiary sample shall be permitted if the forensic testing utilizes methods sufficiently established in the particular field that have gained general acceptance and the forensic testing was not conducted in bad faith. Provides that prior to conducting forensic testing that would result in the complete consumption of an evidentiary sample, a forensic scientist must take all reasonable measures to preserve a portion of the evidentiary sample for subsequent forensic testing, unless in the course of the requested forensic testing, the forensic scientist has determined that complete consumption of an evidentiary sample is required to pursue a meaningful analytical result. Amends the Criminal Code of 2012. Provides that it is unlawful for a law enforcement agency or an agent acting on behalf of the law enforcement agency to intentionally fail to comply with the provision. Provides that a violation is a Class 4 felony.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01448  Rep. Maurice A. West, II, Mark L. Walker and Chris Miller
35 ILCS 200/18-185.15 new

Amends the Property Tax Code. Provides for a property tax abatement for property located in a taxing district that: (i) is owner-occupied; (ii) is the owner's primary residence; and (iii) meets the criteria of a residential home ownership incentive program adopted by the taxing district.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01449  Rep. Thomas M. Bennett-Margo McDermed-David A. Welter-Carol Ammons, Michael Halpin, Nicholas K. Smith, Lawrence Walsh, Jr., Monica Bristow, Chris Miller and Brad Halbrook
55 ILCS 5/5-12009.5

Amends the Zoning Division of the Counties Code. Provides that a county board may, by majority vote (rather than by ordinance) and without a further public hearing, deny, grant, or grant subject to conditions a proposed special use on receiving the report from the board of appeals (rather than the board may adopt a proposed special use on receiving the report or it may refer the proposal back to the board of appeals for further consideration). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01450  Rep. Thomas M. Bennett
25 ILCS 130/8A-35
25 ILCS 130/8A-60 new

Amends the Legislative Commission Reorganization Act of 1984. Provides for the acquisition and placement of a statue depicting President Ronald W. Reagan at the State Capitol Building. Provides that the Architect of the Capitol may provide for the design and fabrication of the statue, or may otherwise acquire, using funds collected for such purpose or a statue donated to the Office of the Architect of the Capitol, a suitable statue for placement. Requires the Architect of the Capitol to take actions necessary to provide for the placement and unveiling of the statue by February 15, 2021. Requires the Architect of the Capitol to issue a report to the Governor and General Assembly detailing his or her actions in acquiring and placing the statue. Provides that the Capitol Restoration Trust Fund shall contain an account for the deposit of funds donated for the payment of expenses associated with the placement of the statue. Provides that the separate account may accept deposits from any source, whether private or public, and may be appropriated only for use by the Architect of the Capitol for expenses associated with the acquisition, placement, and maintenance of the statue. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01451  Rep. Thomas M. Bennett
25 ILCS 130/8A-35
25 ILCS 130/8A-60 new

Amends the Legislative Commission Reorganization Act of 1984. Provides for the acquisition and placement of a statue depicting President Barack H. Obama at the State Capitol Building. Provides that the Architect of the Capitol may provide for the design and fabrication of the statue, or may otherwise acquire, using funds collected for such purpose or a statue donated to the Office of the Architect of the Capitol, a suitable statue for placement. Requires the Architect of the Capitol to take actions necessary to provide for the placement and unveiling of the statue by February 15, 2021. Requires the Architect of the Capitol to issue a report to the Governor and General Assembly detailing his or her actions in acquiring and placing the statue. Provides that the Capitol Restoration Trust Fund shall contain an account for the deposit of funds donated for the payment of expenses associated with the placement of the statue. Provides that the separate account may accept deposits from any source, whether private or public, and may be appropriated only for use by the Architect of the Capitol for expenses associated with the acquisition, placement, and maintenance of the statue. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01452  Rep. Avery Bourne
20 ILCS 655/4 from Ch. 67 1/2, par. 604
20 ILCS 655/4.1
20 ILCS 655/5.1 from Ch. 67 1/2, par. 606
20 ILCS 655/5.2 from Ch. 67 1/2, par. 607
20 ILCS 655/5.3 from Ch. 67 1/2, par. 608
20 ILCS 655/8.1

Amends the Illinois Enterprise Zone Act. Provides that, in calendar year 2019, the Department of Commerce and Economic Opportunity may certify an additional 25 Enterprise Zones. Provides that, for Enterprise Zones scheduled to expire after January 1, 2024, the application process shall begin 5 years prior to the year in which the Zone expires. Provides that the Department of Commerce and Economic Opportunity may award partial points during the application process if the applicant demonstrates job creation and investment levels below the threshold set forth in the statute. Provides that the Department of Commerce and Economic Opportunity may adjust the scoring for applicants that are located entirely within a county with a population of less than 300,000 if the Department finds that the designation will help to alleviate the effects of poverty and unemployment within the proposed Enterprise Zone. Provides for provisional certification of substantially complete Enterprise Zone applications. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01453  Rep. Avery Bourne-Kelly M. Burke
10 ILCS 5/7-10.2 from Ch. 46, par. 7-10.2
10 ILCS 5/7-17 from Ch. 46, par. 7-17

Amends the Election Code. Provides that nothing in provisions concerning the designation of a candidate's name on a nomination petition or ballot shall require a candidate to use his or her spouse's surname after marriage or to return to his or her previous legal surname following a dissolution of marriage.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01454  Rep. Avery Bourne-Allen Skillicorn-Daniel Swanson-Tony McCombie-Darren Bailey, Charles Meier, Blaine Wilhour, Jonathan Carroll, Dan Caulkins, Andrew S. Chesney, Randy E. Frese, Joe Sosnowski and Amy Grant

35 ILCS 405/2  from Ch. 120, par. 405A-2
35 ILCS 405/3  from Ch. 120, par. 405A-3
35 ILCS 405/4  from Ch. 120, par. 405A-4

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act for persons dying on or after the effective date of the amendatory Act or for transfers made on or after the effective date of the amendatory Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01455  Rep. Avery Bourne-Linda Chapa LaVia-Dan Brady, Charles Meier and Daniel Swanson

(Sen. Andy Manar)

755 ILCS 65/50

Amends the Disposition of Remains Act. Provides that any dispute concerning the right to control the disposition of a decedent's remains shall be resolved by a court within 30 days of the dispute being filed with the court.

House Floor Amendment No. 2

Provides that the Act may be referred to as Adam's Law.

Aug 16 19  H  Public Act . . . . . . 101-0381

HB 01456  Rep. Robert Rita

30 ILCS 105/6z-27

Amends the State Finance Act. Modifies a Section concerning moneys in the Audit Expense Fund to provide for the transfer of moneys from specified funds into the Audit Expense Fund. Makes conforming changes. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01457  Rep. Lawrence Walsh, Jr.-John C. D'Amico

625 ILCS 5/13-101  from Ch. 95 1/2, par. 13-101

Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning vehicle safety tests.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01458  Rep. Emanuel Chris Welch-Marcus C. Evans, Jr.-Delia C. Ramirez-William Davis, Anne Stava-Murray, Lindsay Parkhurst, Will Guzzardi, Luis Arroyo, Celina Villanueva, Aaron M. Ortiz, Terra Costa Howard and Lindsey LaPointe

735 ILCS 5/8-804.5 new

Amends the Code of Civil Procedure. Defines "communication" and "restorative justice practice". Provides that communications received by a party in preparation for, during, or after a restorative justice practice are inadmissible in court unless the privilege is: waived by the party or parties about whom the communication concerns; subject to certain exemptions; or used in furtherance of a criminal act.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee


225 ILCS 65/Art. 85 heading new
225 ILCS 65/85-5 new
225 ILCS 65/85-10 new

Amends the Nurse Practice Act. Ratifies and approves the Nurse Licensure Compact, which allows for the issuance of multistate licenses that allow nurses to practice in their home state and other compact states. Provides that the Compact does not supersede existing State labor laws.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01460  Rep. Sara Feigenholtz

New Act

Creates the Illinois Comprehensive Community-Based Youth Services Pilot Program Expansion Act. Contains only a short title provision.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01461  Rep. Sara Feigenholtz-Yehiel M. Kalish

New Act

Creates the Children's Mental Health Consent Decree Compliance Act. Contains only a short title provision.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01462  Rep. Sara Feigenholtz-Delia C. Ramirez-Jonathan Carroll

New Act

5 ILCS 140/7.5

Creates the Children's Mental Health Ombudsman Program Act. Provides that the Children's Mental Health Ombudsman Program (Program) is created in the Office of the Governor for specified purposes, including for the purposes of advocating on behalf of children with mental health disorders, identifying barriers to effective mental health treatment and proposed solutions; monitoring and ensuring compliance with relevant statutes, regulations, rules, and policies pertaining to children's behavioral health services; and investigating complaints that a State or a government agency has engaged in activities, practices, or omissions that constitute violations of applicable court orders, statutes, or regulations or that may have an adverse effect upon the health, safety, welfare, or rights of children. Provides that the Governor shall appoint the Children's Mental Health Ombudsman (Ombudsman). Requires the Ombudsman, in consultation with other specified persons, to establish policies and procedures as needed to facilitate compliance with the provisions of the Program, including procedures for filing, investigating, and resolving complaints. Grants the Ombudsman subpoena powers. Requires the Ombudsman to: (i) monitor federal, State, and local statutes, rules, regulations, and policies regarding services and supports for children with mental health disorders; (ii) maintain complete records of complaints received; (iii) submit annual reports to the Governor and the General Assembly on the activities of the Program; (iv) adopt rules that are necessary for performing the required activities of the Program; and other matters. Amends the Freedom of Information Act. Exempts from disclosure all information and records acquired by the Ombudsman during the performance of his or her duties.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01463  Rep. Sara Feigenholtz

305 ILCS 5/5-5.25a new

Amends the Illinois Public Aid Code. Adds a provision concerning psychiatric payment rates (contains a Section heading only).

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01464  Rep. Lawrence Walsh, Jr., Katie Stuart and Anne Stava-Murray

50 ILCS 515/5

Amends the Local Government Energy Conservation Act. Changes the definition of "unit of local government" to be consistent with the Illinois Constitution's definition, except that "unit of local government" also includes a school district as used in the Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01465  Rep. Rita Mayfield

20 ILCS 505/17a-9  from Ch. 23, par. 5017a-9

705 ILCS 405/5-105

Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission in its annual submission of recommendation to the Governor and General Assembly shall include recommendations regarding the inclusion of emerging adults into a developmentally appropriate justice system, reducing recidivism, and preventing deeper criminal involvement. Amends the Juvenile Court Act of 1987. Provides in the Article concerning delinquent minors that on and after January 1, 2020, "delinquent minor" includes a minor who prior to his or her 19th birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law, or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that on and after January 1, 2022, "delinquent minor" includes a minor who prior to his or her 21st birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that the changes made by the amendatory Act apply to violations or attempted violations committed on or after the effective of the amendatory Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01466  Rep. Gregory Harris and Mark L. Walker
765 ILCS 605/10  from Ch. 30, par. 310

Amends the Condominium Property Act. Provides that upon authorization by a two-thirds vote of the members of the board of managers or by the affirmative vote of not less than a majority of the unit owners at a meeting duly called for such a purpose, or upon such greater vote as may be required by the declaration or bylaws, the board of managers acting on behalf of all unit owners may allocate the percentage of ownership in the common elements as a tract for each unit for the limited purpose of calculating the assessment or levy of any such taxes, special assessments, or charges of the State of Illinois or of any political subdivision thereof. Provides that the allocation of ownership under the new provisions shall be based on the square footage of each individual unit. Provides that the allocation of ownership under the new provisions shall also be separate from, and in addition to, the allocation for purposes of association assessments for common expenses, association special assessments and charges, and voting rights.

House Committee Amendment No. 1

Provides that upon authorization by a two-thirds vote of the unit owners (rather than two-thirds vote of the members of the board of managers or by the affirmative vote of not less than a majority of the unit owners), the board of managers acting on behalf of all unit owners may allocate the percentage of ownership in the common elements as a tract for each unit. Provides that the new provisions apply only to an association with 20 units or less.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01467  Rep. Lamont J. Robinson, Jr. and Daniel Didech
430 ILCS 65/3.4 new

Amends the Firearm Owners Identification Card Act. Provides that on or after the effective date of the amendatory Act, a person or place of business who sells ammunition to any person in this State shall maintain records for each transaction that includes the: (1) date of the transaction; (2) purchaser's name and date of birth; (3) purchaser's address; (4) purchaser's Firearm Owner's Identification Card information; and (5) ammunition amount, caliber, manufacturer's name and serial number, or other distinguishing information. Requires the person or place of business to submit each record within 7 days of the transaction to the Department of State Police. Provides that each person or place of business shall have a record book maintained on the premises and made available for inspection by any law enforcement officer. Requires the Department of State Police to establish and maintain a searchable database which contains these ammunition records.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 505/17a-9  from Ch. 23, par. 5017a-9
705 ILCS 405/5-410
705 ILCS 405/5-710
705 ILCS 405/5-720

Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission shall study and make recommendations to the General Assembly regarding the availability of youth services to reduce the use of detention and prevent deeper criminal involvement. Amends the Juvenile Court Act of 1987. Provides that a provision providing a minor 10 years of age or older arrested under the Act where there is probable cause to believe that the minor is a delinquent minor and that: (i) secure custody is a matter of immediate and urgent necessity for the protection of the minor or of the person or property of another; (ii) the minor is likely to flee the jurisdiction of the court; or (iii) the minor was taken into custody under a warrant, may be kept or detained in an authorized detention facility and that a minor under 13 years of age shall not be admitted, kept, or detained in a detention facility unless a local youth service provider has been contacted and has not been able to accept the minor for services shall be inoperative on and after July 1, 2019. Provides that on and after July 1, 2019, any minor 13 years of age or older arrested under this Act where there is probable cause to believe that the minor is a delinquent minor and that: (i) secure custody is a matter of immediate and urgent necessity for the protection of the minor or of the person or property of another; (ii) the minor is likely to flee the jurisdiction of the court; or (iii) the minor was taken into custody under a warrant, may be kept or detained in an authorized detention facility. Makes conforming changes.

Fiscal Note (Dept. of Children & Family Services)
This bill has no fiscal impact to the Department of Children & Family Services.
Fiscal Note (Dept. of Healthcare & Family Services)
This bill has no fiscal impact to the Department of Healthcare and Family Services.
State Debt Impact Note (Government Forecasting & Accountability)
This bill would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.
Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in this bill; therefore, there are no appraisals to be filed.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Pension Note (Government Forecasting & Accountability)
HB 1468 amends the Children and Family Services Act and the Juvenile Court Act of 1987 in a way that does not impact any public pension fund or retirement system in Illinois.
Balanced Budget Note (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to this bill, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.
Judicial Note (Admin Office of the Illinois Courts)
This bill would neither increase nor decrease the number of judges needed in the State of Illinois.
Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.
Home Rule Note (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.
Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the department.

May 31 19  H  Rule 19(a) / Re-referred to Rules Committee
25 ILCS 115/1 from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that, beginning on the second Wednesday in January, 2021, the chairmen and minority spokesmen of standing committees in the Senate and the House of Representatives shall not receive compensation for service in that capacity. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01470  Rep. Mary E. Flowers

New Act
110 ILCS 330/8 b new
210 ILCS 5/10h new
210 ILCS 85/11.8 new

Creates the Medical Device Safety Act. Provides that (i) all medical devices to be used by, surgically applied to, or surgically implanted within a patient be under warranty, regardless of the severity of the patient's medical condition necessitating the device, (ii) all persons and entities that produce, sell, offer for sale, or provide medical devices to be used by, surgically applied to, or surgically implanted within a patient are liable for all costs to the patient for the replacement of each medical device if the medical device malfunctions due to no fault of the patient, and (iii) all hospitals and ambulatory surgical treatment centers shall waive the costs charged to patients for follow-up surgeries that result from defective medical devices, regardless of whether or not those defective medical devices are capable of being implanted. Amends the University of Illinois Hospital Act, the Ambulatory Surgical Treatment Center Act, and the Hospital Licensing Act. Requires that the University of Illinois Hospital, all ambulatory surgical treatment centers, and all hospitals licensed under the Hospital Licensing Act waive the costs charged to patients for follow-up surgeries that result from previous surgical errors. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 01471

(Sen. John G. Mulroe)

New Act

760 ILCS 5/Act rep.
760 ILCS 35/Act rep.
760 ILCS 105/Act rep.
765 ILCS 305/Act rep.
765 ILCS 310/Act rep.
765 ILCS 315/Act rep.
30 ILCS 160/2 from Ch. 127, par. 4002
60 ILCS 1/135-20
205 ILCS 620/1-6 from Ch. 17, par. 1551-6
205 ILCS 620/6-10 from Ch. 17, par. 1556-10
205 ILCS 620/9-5 from Ch. 17, par. 1559-5
210 ILCS 135/3 from Ch. 91 1/2, par. 1703
215 ILCS 155/21.1
225 ILCS 45/4a
225 ILCS 45/5 from Ch. 111 1/2, par. 73.105
405 ILCS 5/3-605 from Ch. 91 1/2, par. 3-605
405 ILCS 5/3-819 from Ch. 91 1/2, par. 3-819
405 ILCS 5/5-105 from Ch. 91 1/2, par. 5-105
750 ILCS 5/513.5
755 ILCS 5/2-7 from Ch. 110 1/2, par. 2-7
755 ILCS 5/2-8 from Ch. 110 1/2, par. 28-8
755 ILCS 45/3-4 from Ch. 110 1/2, par. 803-4
760 ILCS 45/3 from Ch. 17, par. 2103
805 ILCS 110/46j from Ch. 32, par. 185
815 ILCS 390/16 from Ch. 21, par. 216

Creates the Illinois Trust Code. Provides that the Code applies to express trusts, charitable or noncharitable, and trusts created pursuant to a statute, judgment, or decree that requires the trust to be administered in the manner of an express trust. Defines terms. Adds provisions governing: judicial proceedings; representation; creation, validity, modification, and termination of trusts; creditor's claims; spendthrift and discretionary trusts; revocable trusts; the office of trustee; duties and powers of the trustee; the Illinois Prudent Investor Law; life insurance; affiliated investments; liability of trustees and rights of persons dealing with a trustee; total return trusts; trust decanting; the Uniform Powers of Appointment Law; perpetuities; and application of the Code to existing trusts. Repeals the Trusts and Trustees Act, the Trusts and Dissolutions of Marriage Act, the Uniform Powers of Appointment Act (added by Public Act 100-1044), the Statute Concerning Perpetuities, the Perpetuities Vesting Act, and the Trust Accumulation Act. Makes corresponding changes in the Public Use Trust Act, the Township Code, the Corporate Fiduciary Act, the Community-Integrated Living Arrangements Licensure and Certification Act, the Title Insurance Act, the Illinois Funeral or Burial Funds Act, the Mental Health and Developmental Disabilities Code, the Illinois Marriage and Dissolution of Marriage Act, the Probate Act of 1975, the Illinois Power of Attorney Act, the Common Trust Fund Act, the Religious Corporation Act, and the Illinois Pre-Need Cemetery Sales Act. Effective January 1, 2020.

Jul 12 19 Public Act . . . . . . . . . . . . . . 101-0048
HB 01472

Rep. C.D. Davidsmeyer-Darren Bailey-Dave Severin-Terri Bryant, Jerry Costello, II, Monica Bristow, Lawrence Walsh, Jr. and Deanne M. Mazzochi

(Sen. Jennifer Bertino-Tarrant-Sue Rezin, Antonio Muñoz, Emil Jones, III, Elgie R. Sims, Jr., Steve Stadelman, Jil Tracy, Steven M. Landek and Toi W. Hutchinson)

40 ILCS 5/16-150.1
40 ILCS 5/16-203
30 ILCS 805/8.43 new

Amends the Downstate Teacher Article of the Illinois Pension Code. In the provision defining "eligible employment" for the purpose of allowing a teacher to return to teaching in subject shortage areas without impairing his or her retirement status or retirement annuity, changes the ending date of the employment from no later than June 30, 2019 to no later than June 30, 2021. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Jul 12 19

HB 01473


20 ILCS 1315/15

Amends the Illinois Youthbuild Act. In language providing that the Secretary of Human Services shall make grants to applicants for the purpose of carrying out approved Youthbuild programs, deletes language providing that the grantmaking is subject to appropriation. Effective July 1, 2019.

Mar 29 19

HB 01474


5 ILCS 430/1-5
5 ILCS 430/5-70 new


Mar 29 19
HB 01475

Representative Terri Bryant, Linda Chapa LaVista, Dave Severin, Karina Villa-Katie Stuart, Maurice A. West, II, Deb Conroy, Charles Meier, Mary Edly-Allen, Keith R. Wheeler, Robert Martwick, Joyce Mason, Jerry Costello, II, Avery Bourne, Steven Reick, Daniel Swanson, Jaime M. Andrade, Jr., Ann M. Williams, Amy Grant, Allen Skillcorn, La Shawn K. Ford, Mark Batinick and Will Guzzardi


New Act

105 ILCS 5/27A-5

30 ILCS 805/8.43 new

Creates the Seizure Smart School Act. Provides for legislative findings and defines terms. Requires the parent or guardian of a student with epilepsy who seeks assistance with epilepsy-related care in a school setting to submit a seizure action plan with the student's school. Provides that a delegated care aide shall perform the activities and tasks necessary to assist a student with epilepsy in accordance with the student's seizure action plan. Requires training for school employees and delegated care aides. Requires that an information sheet be provided to any school employee who transports a student with epilepsy to a school-sponsored activity. Provides that a school district may not restrict the assignment of a student with epilepsy to a particular school on the basis that the school does not have a full-time school nurse and a school may not deny a student access to the school or any school-related activity on the basis that the student has epilepsy. Provides for school employee protection against retaliation, immunity, and rights under federal law. Amends the Charter Schools Law of the School Code to make a related change. Amends the State Mandates Act to require implementation without reimbursement.

House Committee Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes a change to the legislative findings. Changes the definition of "delegated care aide" to mean a school employee or paraprofessional who has agreed to receive training in epilepsy and assist a student in implementing his or her seizure action plan and who has entered into an agreement with a parent or guardian of that student. Limits the definition of "school employee" to include, among other persons, a person who is employed by a school district or school as a principal, administrator, guidance counselor, or teacher. Provides that the training of a delegated care aide shall include consultation with the student's parent or guardian and may include consultation with an epilepsy educator approved by the Epilepsy Foundation of America and training for school employees must be provided annually through approximately one hour of self-study review approved by the Epilepsy Foundation of America or by an epilepsy educator approved by the Epilepsy Foundation of America (rather than requiring training for school employees and delegated care aides to be provided by a trained health care provider with an expertise in epilepsy). Removes a provision requiring the principal of a school to coordinate the training of all delegated care aides. Provides that, if applicable, a seizure action plan (rather than an information sheet) must be provided to any school employee who transports a student with epilepsy to a school-sponsored activity; makes a conforming change. Requires a school employee to be in compliance with the training provisions of the Act in order to have immunity. Adds an effective date of July 1, 2020.

House Floor Amendment No. 4

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by House Amendment No. 3 with the following changes. Provides that the definition of "school employee" may not be interpreted to require a school district, charter school, or nonpublic school to hire additional personnel for the sole purpose of the personnel to serve as a delegated care aide. Provides that if a student has been managing his or her epilepsy care in a school setting before the effective date of the Act, the student's parent or guardian may (rather than must) sign and submit a seizure action plan with the student's school. Provides that it is the responsibility of a student's parent or guardian to share the health care provider's instructions on the student's epilepsy management during the school day. Removes a provision requiring the seizure action plan to include the treating physician's, advanced practice registered nurse's, or physician assistant's instructions on the student's epilepsy management during the school day. Provides that a student's parent or guardian is responsible for informing the school, in a timely manner, of any changes to the student's seizure action plan and emergency contact information. Provides that the principal of a school shall facilitate the school's compliance with the provisions of a student's seizure action plan (rather than ensure that the school has at least one delegated care aide present and available at the school during all school hours and during school-sponsored activities). Provides that the training for school employees must be fully consistent with the best practice guidelines issued by the Centers for Disease Control and Prevention. Provides that the training of a delegated care aide must be provided by a licensed health care provider with an expertise in epilepsy or an epilepsy educator who has successfully completed the relevant curricula offered by the Centers for Disease Control and Prevention (rather than include consultation with the student's parent or guardian and may include consultation with an epilepsy educator approved by the Epilepsy Foundation of America). Makes other changes. Effective July 1, 2020.

House Floor Amendment No. 5

Removes a provision requiring training for school employees to be provided annually through approximately one hour of self-study review approved by the Epilepsy Foundation of America or by an epilepsy educator approved by the Epilepsy Foundation of America.

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Riverboat Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01477  Rep. Tony McCombie-Michael Halpin, Daniel Swanson and Joe Sosnowski

Amends the Forest Preserve Zoological Parks Act. Provides that a zoological park shall be open to the public without charge for at least 1 day for every 30 days (rather than every 7 days) the zoological park is open. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01478  Rep. Tony McCombie, Lindsay Parkhurst and Tom Weber

New Act

Creates the Manufacturing Job Destination Tax Credit Act and amends the Illinois Income Tax Act. Provides for a credit of 25% of the Illinois labor expenditures made by a manufacturing company in order to foster job creation and retention in Illinois. Authorizes the Department of Revenue to award a tax credit to taxpayer-employers who apply for the credit and meet the certain Illinois labor, job training, and apprenticeship requirements. Sets minimum requirements and procedures for certifying a taxpayer as an “accredited manufacturer” and for awarding the credit. Effective January 1, 2020.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


Amends the Illinois Income Tax Act. Provides that an employer may enter into an agreement with a community college in the State to establish a project. Provides that the term “project” means a program established by the community college to provide certain job training services. Provides that the employer is entitled to a credit against withholding tax payments in an amount equal to 1.5% of the wages paid by the employer to a participating employee during the first year of the employee's participation in the program. Provides that the employer shall remit the amount of the credit to the community college. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01480  Rep. Tony McCombie and Mark L. Walker

Amends the Use Tax Act and the Service Use Tax Act. Provides that the multistate exemption includes the return of property of an out-of-State lessor or purchaser to this State for storage, repair, or refurbishment, so long as the property is not used by a lessee or purchaser in this State. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01481  Rep. Tony McCombie-Darren Bailey, Mike Murphy, Mark Batinick, Brad Halbrook, Tom Weber and Allen Skillicorn

Amends the Legislative Information System Act. Requires the Legislative Information System to make available to the public an Internet website link to each General Assembly member's voting record, to the extent that record exists, which shall be placed alongside each member's biographical information on the website maintained by the System.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

(Sen. Brian W. Stewart-Neil Anderson, Jason A. Barickman, Jil Tracy, Sue Rezin, Jim Oberweis, Linda Holmes, Chuck Weaver, Dan McConchie-Steve McClure, Dale Fowler, Jason Plummer and Paul Schimpf)

720 ILCS 5/12-3.05 was 720 ILCS 5/12-4

Amends the Criminal Code of 2012. Provides that a person also commits aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she knowingly causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a person working under the Adult Protective Services Program or an Ombudsman under the State Long Term Care Ombudsman Program of the Department on Aging, Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 1 felony. Provides that a person also commits aggravated battery when, in committing a battery, other than by discharge of a firearm, he or she knows the individual battered to be a person working under the Adult Protective Services Program or an Ombudsman under the State Long Term Care Ombudsman Program of the Department on Aging, Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 2 felony. Defines "Department of Children and Family Services employee".

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 01483  Rep. Tony McCombie-Darren Bailey, Michael Halpin and Andrew S. Chesney

720 ILCS 5/11-9.3

Amends the Criminal Code of 2012. Prohibits a child sex offender from knowingly operating, managing, being employed by, or being associated with the Illinois State Fair or DuQuoin State Fair (in addition to a county fair), when persons under the age of 18 are present. Provides that a violation is a Class 4 felony.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01484  Rep. Tony McCombie, Mark Batinick, Brad Halbrook and Anne Stava-Murray

720 ILCS 5/31A-0.1  720 ILCS 5/31A-1.3

Amends the Criminal Code of 2012. Creates the offense of violation of a parole host agreement. Provides that a person commits violation of a parole host agreement when he or she hosts a releasee and he or she knowingly stores or leaves, within premises under his or her control, a firearm if the person knows or has reason to believe that the releasee is likely to gain access to the firearm and the releasee gains access to the firearm. Includes a person who hosts a person serving aftercare release and who has entered into an agreement with the Department of Juvenile Justice to host a person serving aftercare release. Provides exceptions. Provides that violation of a parole host agreement is a Class A misdemeanor. Provides that if the releasee gains access to the host's firearm, the violation is a Class A misdemeanor. Provides that if the releasee uses the firearm in the commission of an offense that does not result in death or great bodily harm to another person, the host is guilty of a Class 4 felony and a Class 3 felony if the releasee's use of the firearm proximately causes death or great bodily harm to another person.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01485  Rep. Tony McCombie, Michael Halpin and Brad Halbrook

Appropriates $7,940,486 and any prior year costs from the Illinois Habitat Fund to the Department of Natural Resources for the preservation and maintenance of high quality habitat lands in accordance with the provisions of the Habitat Endowment Act. Appropriates $2,718,401 and any prior year costs from the Illinois Habitat Fund to the Department of Natural Resources for the preservation and maintenance of a high quality fish and wildlife habitat and to promote the heritage of outdoor sports in Illinois from revenue derived from the sale of Sportsmen Series license plates. Effective July 1, 2019.

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

510 ILCS 704/0.4

Amends the Humane Care for Animals Act. Provides that a person who willfully or maliciously tortures, mutilates, injures,
 enables, poisons, or kills any animal used by a law enforcement department or agency in the performance of the functions or duties of
 the department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or
 search and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the
 performance of his or her functions or while off duty, if the animal is not killed or totally disabled, the person is guilty of a Class 3
 felony, and if the animal is killed or totally disabled, the person is guilty of a Class 2 felony. Provides that a person who kills or
 severely injures any animal used by a law enforcement department or agency in the performance of the functions or duties of the
 department or agency of when placed off duty, any service animal, any search and rescue dog, any law enforcement, service, or search
 and rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of
 his or her functions or while off duty, while he or she is in the commission of a felony, is guilty of a Class 2 felony. Provides that if the
 offender is found guilty, the offender shall is responsible for any veterinarian bills for the animal that was injured and training costs for
 another animal, if the animal injured or killed is no longer able to be in service. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01487  Rep. Tony McCombie-Randy E. Frese-Darren Bailey, Tom Weber and Andrew S. Chesney

35 ILCS 405/2
35 ILCS 405/3
35 ILCS 405/4

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act
 for persons dying on or after the effective date or for transfers made on or after the effective date.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01488  Rep. Tony McCombie-Jerry Costello, II-Darren Bailey-Monica Bristow-Terri Bryant, Mike Murphy, Michael D.
 Unes, Patrick Windhorst, Michael Halpin, Mark Batinick, Brad Halbrook, Tom Weber and Allen Skillicorn

430 ILCS 65/2
430 ILCS 65/3
430 ILCS 65/6.2 new
430 ILCS 66/11 new

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police may develop a system
 under which the holder of a Firearm Owner's Identification Card may display an electronic version of his or her Firearm Owner's
 Identification Card on a mobile telephone or other portable electronic device. Provides that an electronic version of a Firearm Owner's
 Identification Card shall contain security features the Department determines to be necessary to ensure that the electronic version is
 accurate and current and shall satisfy other requirements the Department determines to be necessary regarding form and content.
 Provides that the display or possession of an electronic version of a valid Firearm Owner's Identification Card in accordance with the
 requirements of the Department satisfies all requirements for the display or possession of a valid Firearm Owner's Identification Card
 under the laws of the State. Amends the Firearm Concealed Carry Act. Provides that the Department of State Police may develop a
 system under which the holder of a concealed carry license may display an electronic version of his or her license on a mobile
 telephone or other portable electronic device. Provides that an electronic version of a license shall contain security features the
 Department determines to be necessary to ensure that the electronic version is accurate and current and shall satisfy other requirements
 the Department determines to be necessary regarding form and content. Provides that the display or possession of an electronic version
 of a license in accordance with the requirements of the Department satisfies all requirements for the display or possession of a valid
 license under the laws of the State. Makes conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01489  Rep. Tony McCombie-Jerry Costello, II-Darren Bailey-Monica Bristow-Terri Bryant, Michael D. Unes, Patrick
 Windhorst, Andrew S. Chesney, Dan Caulkins and Tom Weber

430 ILCS 65/8.4 new

Amends the Firearm Owners Identification Card Act. Provides that the State, including the Department of State Police,
 shall not establish or maintain a registry that contains information about the purchase of a firearm or the purchaser's personal
 identifying information. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01490
Rep. Michelle Mussman-Tony McCombie, Kelly M. Burke, Sara Feigenholtz and Kelly M. Cassidy

430 ILCS 65/9.5

Amends the Firearm Owners Identification Card Act. Provides that a person who receives a revocation or suspension notice under the Act (currently, only revocation notice) shall, within 48 hours of receiving notice of the revocation or suspension: (1) surrender his or her Firearm Owner's Identification Card to the local law enforcement agency where the person resides; and (2) complete a Firearm Disposition Record on a form prescribed by the Department of State Police and place his or her firearms in the location or with the person reported in the Firearm Disposition Record. Provides that the Firearm Disposition Record shall contain a statement to be signed by the transferee that the transferee: (1) is aware of, and will abide by, current law regarding the unlawful transfer of a firearm; (2) is aware of the penalties for violating the law as it pertains to unlawful transfer of a firearm; and (3) intends to retain possession of the firearm or firearms until it is determined that the transferor is legally eligible to possess a firearm and has an active Firearm Owners Identification Card, if applicable, or until a new person is chosen to hold the firearm or firearms. Makes conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01491

25 ILCS 130/8A-35

25 ILCS 130/8A-60 new

Amends the Legislative Commission Reorganization Act of 1984. Provides for the acquisition and placement of statues depicting President Ronald W. Reagan and President Barack H. Obama at the State Capitol Building. Provides that the Architect of the Capitol may provide for the design and fabrication of the statues, or may otherwise acquire, using funds collected for such purpose or a statue donated to the Office of the Architect of the Capitol, a suitable statue for placement. Requires the Architect of the Capitol to take actions necessary to provide for the placement and unveiling of the statues by February 15, 2021. Requires the Architect of the Capitol to issue a report to the Governor and General Assembly detailing his or her actions in acquiring and placing the statues. Provides that the Capitol Restoration Trust Fund shall contain 2 separate accounts for the deposit of funds donated for the payment of expenses associated with the placement of the statues. Provides that the separate accounts may accept deposits from any source, whether private or public, and may be appropriated only for use by the Architect of the Capitol for expenses associated with the acquisition, placement, and maintenance of the statues. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01492
Rep. Chris Miller and Andrew S. Chesney

430 ILCS 66/50

430 ILCS 66/60

Amends the Firearm Concealed Carry Act. Provides that a concealed carry license shall be renewed for a period of 10 years (currently, 5 years). Provides that an applicant or non-resident requesting a renewal of a concealed carry license shall submit $10, of which $7 shall be apportioned to the State Police Firearm Services Fund, $1 shall be apportioned to the Mental Health Reporting Fund, and $2 shall be apportioned to the State Crime Laboratory Fund.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01493
Rep. Chris Miller-Darren Bailey
10 ILCS 5/1-14 new
10 ILCS 5/3-8 new
10 ILCS 5/17-9 from Ch. 46, par. 17-9
10 ILCS 5/18-5 from Ch. 46, par. 18-5
10 ILCS 5/18A-5
10 ILCS 5/18A-15
10 ILCS 5/19A-35
Amends the Election Code. Requires Voter Identification Cards for those who do not have an acceptable photo ID. Sets forth requirements and exemptions. Provides that any person desiring to vote shall present to the judges of election for verification of the person's identity a government-issued photo identification card or his or her Voter Identification Card.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01494
Rep. Chris Miller-Linda Chapa LaVia
(Sen. Chapin Rose)
625 ILCS 5/3-407.5 new
625 ILCS 5/3-506
625 ILCS 5/3-699.17 new
625 ILCS 5/3-802 from Ch. 95 1/2, par. 3-802
625 ILCS 5/3-806.3 from Ch. 95 1/2, par. 3-806.3
Amends the Illinois Vehicle Code. Provides for the issuance of a 90-day permit to operate a motor vehicle that was donated to a not-for-profit organization for the purpose of donating the motor vehicle to a low-income individual. Provides that no more than 2 permits may be issued for any one vehicle. Provides that a vehicle may be operated with the temporary permit only for specific purposes. Provides that an applicant shall provide proof of the not-for-profit status organization and proof of liability insurance covering the vehicle. Provides that the not-for-profit shall assume all liability for the operation of the vehicle upon accepting the donation. Provides that the vehicle shall meet registration requirements to qualify for a temporary permit. Provides that a copy of the permit shall be kept inside the vehicle at all times. Provides for the issuance of Global War on Terrorism license plates to residents who have earned the Global War on Terrorism Expeditionary Medal. Provides that the surviving spouse of a military service member who has been issued a Global War on Terrorism license plate may retain the plate so long as the spouse is a resident of Illinois and transfers the registration to his or her name within 180 days of the death of the service member. Provides that an individual may reclassify his or her registration or plate upon acquiring a Global War on Terrorism license plate without a replacement plate fee or registration sticker cost. Provides that a vehicle owner who has been approved for benefits under the Senior Citizens and Persons with Disabilities Property Tax Relief Act or who is the spouse of such a person shall pay a $24 registration fee for vehicles displaying a Global War on Terrorism license plate. Effective immediately.
Jul 12 19 H Public Act . . . . . . . . . . . . . . . . . . . . . . . . 101-0051

HB 01495
Rep. Tom Weber-Steven Reick
55 ILCS 5/2-1003 from Ch. 34, par. 2-1003
Amends the Counties Code. Provides that a chairman of a county board who is chosen by the board may be removed, with or without cause, upon a motion adopted by an affirmative vote of four-fifths of the board. Provides that upon adoption of a motion to remove the chairman: (i) the chairman position becomes vacant and the former chairman's compensation shall be prorated to the date the motion was approved; (ii) the vice-chairman immediately assumes the duties of chairman without chairman compensation; and (iii) a new chairman shall be elected at the next regularly scheduled county board meeting. Further provides that a chairman removed maintains his or her status as a member of the county board. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01496
Rep. Sam Yingling
55 ILCS 5/3-6019 from Ch. 34, par. 3-6019
Amends the Counties Code. Makes a technical change in a Section concerning duties of sheriffs.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01497  Rep. Sam Yingling
65 ILCS 5/8-11-1  from Ch. 24, par. 8-11-1
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01498  Rep. Sam Yingling
55 ILCS 5/3-6028  from Ch. 34, par. 3-6028
Amends the Counties Code. Makes a technical change in a Section concerning delivery of papers and property to a sheriff's successor.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01499  Rep. Sam Yingling
55 ILCS 5/3-6018  from Ch. 34, par. 3-6018
Amends the Counties Code. Makes a technical change in a Section concerning control of internal operations of a sheriff's office.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01500  Rep. Sam Yingling
35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01501  Rep. Sam Yingling
35 ILCS 200/7-5
Amends the Property Tax Code. Makes a technical change in a Section concerning the Property Tax Appeal Board.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01502  Rep. Sam Yingling
35 ILCS 200/9-85
Amends the Property Tax Code. Makes a technical change in a Section concerning assessments in Cook County.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01503  Rep. Sam Yingling
35 ILCS 200/15-40
Amends the Property Tax Code. Makes a technical change in a Section concerning the tax exemption for property used for religious purposes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01504  Rep. Sam Yingling
35 ILCS 200/16-35
Amends the Property Tax Code. Makes a technical change in a Section concerning the adjournment of the boards of review.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01505  Rep. Sam Yingling
605 ILCS 5/1-101  from Ch. 121, par. 1-101
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01506  Rep. Sam Yingling
610 ILCS 107/1
Amends the Railroad Employees Medical Treatment Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01507
Rep. Sam Yingling
615 ILCS 5/5 from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01508
Rep. Sam Yingling
620 ILCS 5/82 from Ch. 15 1/2, par. 22.82
Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01509
Rep. Sam Yingling
625 ILCS 5/2-101 from Ch. 95 1/2, par. 2-101
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01510
Rep. Sam Yingling
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01511
Rep. Sam Yingling
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01512
Rep. Sam Yingling
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01513
Rep. Sam Yingling
55 ILCS 5/3-8017 from Ch. 34, par. 3-8017
Amends the Counties Code. Makes a technical change to a Section concerning the Sheriff's Merit System Law.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01514
Rep. Sam Yingling
65 ILCS 5/8-3-5 from Ch. 24, par. 8-3-5
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01515
Rep. Sam Yingling
55 ILCS 5/4-12001 from Ch. 34, par. 4-12001
Amends the Counties Code. Makes a technical change to a Section concerning sheriffs' fees.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01516
Rep. Sam Yingling
65 ILCS 5/1-1-2 from Ch. 24, par. 1-1-2
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01517
Rep. Sam Yingling
50 ILCS 150/1
Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01518  Rep. Sam Yingling
50 ILCS 110/1 from Ch. 102, par. 4.10
    Amends the Public Officer Simultaneous Tenure Act. Makes a technical change in a Section concerning the purpose of the Act.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01519  Rep. Sam Yingling
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01520  Rep. Sam Yingling
50 ILCS 50/1
    Amends the Property Assessed Clean Energy Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01521  Rep. Sam Yingling
50 ILCS 20/1 from Ch. 85, par. 1031
    Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01522  Rep. Sam Yingling
60 ILCS 1/65-20
    Amends the Township Code. Makes a technical change in a Section concerning the compensation to be paid to the road district treasurer and other township officers.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01523  Rep. Sam Yingling
65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01524  Rep. Sam Yingling
25 ILCS 170/1 from Ch. 63, par. 171
    Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01525  Rep. Sam Yingling
55 ILCS 5/3-3001 from Ch. 34, par. 3-3001
    Amends the Counties Code. Makes a technical change in a Section concerning coroners.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01526  Rep. Sam Yingling
50 ILCS 55/1
    Amends the Local Government Electronic Notification Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01527  Rep. Sam Yingling
65 ILCS 5/8-3-13 from Ch. 24, par. 8-3-13
    Amends the Illinois Municipal Code. Makes a technical change in a Section concerning a hotel tax imposed by municipalities of 500,000 or more population.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01528  Rep. Sam Yingling
55 ILCS 5/2-3002.5
Amends the Counties Code. Makes a technical change in a Section concerning county board elections.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01529  Rep. Sam Yingling
55 ILCS 5/2-1001 from Ch. 34, par. 2-1001
Amends the Counties Code. Makes a technical change in a Section concerning board meetings.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01530  Rep. Sam Yingling
55 ILCS 5/1-1002 from Ch. 34, par. 1-1002
Amends the Counties Code. Makes a technical change in a Section concerning boundaries.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01531  Rep. Sam Yingling
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01532  Rep. Sam Yingling
60 ILCS 1/77-5
Amends the Township Code. Makes a technical change in a Section concerning the duties of the township assessor.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01533  Rep. Sam Yingling
60 ILCS 1/30-60
Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01534  Rep. Sam Yingling
60 ILCS 1/5-10
Amends the Township Code. Makes a technical change in a Section concerning referenda.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01535  Rep. Sam Yingling
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01536  Rep. Sam Yingling
35 ILCS 200/7-5
Amends the Property Tax Code. Makes a technical change in a Section concerning the Property Tax Appeal Board.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01537  Rep. Sam Yingling
35 ILCS 200/9-85
Amends the Property Tax Code. Makes a technical change in a Section concerning assessments in Cook County.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01538  Rep. Sam Yingling
35 ILCS 200/1-150
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01539  Rep. Sam Yingling
35 ILCS 200/1-155
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "year".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01540  Rep. Sam Yingling
35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01541  Rep. Sam Yingling
430 ILCS 55/1  from Ch. 127 1/2, par. 1001
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01542  Rep. Sam Yingling
430 ILCS 50/1  from Ch. 127, par. 1251
Amends the Hazardous Materials Emergency Act. Makes a technical change in a Section concerning the findings.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01543  Rep. Sam Yingling
430 ILCS 67/1
Amends the Firearms Restraining Order Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01544  Rep. Sam Yingling
430 ILCS 32/0.01  was 720 ILCS 650/0.01
Amends the Nitroglycerin Transportation Act. Makes a technical change concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01545  Rep. Sam Yingling
430 ILCS 15/0.01  from Ch. 127 1/2, par. 152.9
Amends the Gasoline Storage Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01546  Rep. Sam Yingling
50 ILCS 722/1
Amends the Missing Persons Identification Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01547  Rep. Sam Yingling
50 ILCS 709/5-1
Amends the Uniform Crime Reporting Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01548  Rep. Sam Yingling
50 ILCS 712/1
Amends the Law Enforcement Officer Bulletproof Vest Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01549  Rep. Sam Yingling
50 ILCS 706/10-1
Amends the Law Enforcement Officer-Worn Body Camera Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01550 Rep. Sam Yingling

50 ILCS 705/1 from Ch. 85, par. 501


Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that a child shall continue to be eligible for an Individual Care Grant if the child is placed in the guardianship of the Department of Children and Family Services under the Juvenile Court Act of 1987 because the child requires care in a residential treatment facility and an application for the Family Support Program was pending with the Department Healthcare and Family Services or an active application was being reviewed by the Department when the guardianship order was entered. Provides that any minor who is placed in the guardianship of the Department of Children and Family Services under the Act while an application for the Family Support Program was pending with the Department of Healthcare and Family Services or an active application was being reviewed by the Department of Healthcare and Family Services shall continue to be considered eligible for services if all other eligibility criteria are met. Provides that the court shall conduct a hearing within 14 days upon notification to all parties that an application for the Family Support Program services has been approved and services are available. Makes other changes. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
   20 ILCS 1705/7.1
Deletes reference to:
   705 ILCS 405/5-711 new
Adds reference to:
   20 ILCS 505/7.8 new
Adds reference to:
   325 ILCS 5/7.01 new

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Provides that whenever a child is placed in the custody or guardianship of the Department of Children and Family Services or a child is returned to the custody of a parent or guardian and the court retains jurisdiction of the case, the Department must ensure that the child is up to date on his or her well-child visits, including age-appropriate immunizations, or that there is a documented religious or medical reason the child did not receive the immunizations. Provides that whenever a child has been placed in foster or substitute care by court order and the court later determines that the child can return to the custody of his or her parent or guardian, the Department must complete, prior to the child's discharge from foster or substitute care, a home safety checklist to ensure that the conditions of the child's home are sufficient to ensure the child's safety and well-being, as defined in Department rules and procedures. Provides that at a minimum, the home safety checklist shall be completed within 24 hours prior to the child's return home and completed again or recertified in the absence of any environmental barriers or hazards within 5 working days after a child is returned home and every month thereafter until the child's case is closed pursuant to the Juvenile Court Act of 1987. Provides that when a court determines that a child should return to the custody or guardianship of a parent or guardian, any aftercare services provided to the child and the child's family by the Department or a purchase of service agency shall commence on the date upon which the child is returned to the custody or guardianship of his or her parent or guardian. If multiple children are returned at different times to the custody or guardianship of the parent or guardian, requires aftercare services to commence on the date upon which the last child returns home. Amends the Abused and Neglected Child Reporting Act. Provides that when a report is made by a mandated reporter to the statewide toll-free telephone number established under the Act and there is a prior indicated report of abuse or neglect and a prior open service case involving any member of the household, the Department must, at a minimum, accept the report as a child welfare services referral. Requires a child protective services investigation if the family refuses to cooperate or refuses access to the home or children and if the facts otherwise meet the criteria to accept a report. Provides that beginning one year after the effective date of the amendatory Act, and every 2 years thereafter, the Auditor General shall conduct a performance and compliance audit of the Department of Children and Family Services to determine whether the Department is meeting the requirements under the amendatory Act. Provides that upon completion of each audit, the Auditor General shall report its findings to the General Assembly. Requires the Auditor General's report to include any issues or deficiencies and recommendations.

House Floor Amendment No. 2
Requires the Auditor General to commence a performance audit (rather than conduct a performance and compliance audit) of the Department of Children and Family Services one year after the effective date of the amendatory Act (rather than one year after the effective date of the amendatory Act and every 2 years thereafter) to determine whether the Department is meeting the requirements set forth in the amendatory Act. Provides that within 2 years after the audit's release, the Auditor General shall commence a follow-up performance audit to determine whether the Department has implemented the recommendations contained in the initial performance audit. Provides that upon completion of each audit, the Auditor General shall report its findings to the General Assembly and the Auditor General's reports shall include any issues or deficiencies and recommendations.
HB 01551 (CONTINUED)

Senate Committee Amendment No. 1

Further amends the Children and Family Services Act. Provides that if children are returned to the custody of a parent at different times, the Department of Children and Family Services or the purchase of service agency shall provide a minimum of 6 months of aftercare services to each child commencing on the date each individual child is returned home (rather than if multiple children are returned at different times to the custody or guardianship of the parent or guardian, aftercare services shall commence on the date upon which the last child returns home). Further amends the Abused and Neglected Child Reporting Act. Provides that when a report is made by a mandated reporter to the statewide toll-free telephone number established under the Act and there is a prior indicated report of abuse or neglect, or there is a prior open service case involving any member of the household (rather than there is a prior indicated report of abuse or neglect and a prior open service case involving any member of the household), the Department of Children and Family Services must, at a minimum, accept the report as a child welfare services referral.

Aug 09 19  H  Public Act . . . . . . . . 101-0237

HB 01552


(Sen. Terry Link and Rachelle Crowe)

230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/27  from Ch. 8, par. 37-27

Amends the Illinois Horse Racing Act of 1975. Provides that inter-track wagering location licensees must pay their pari-mutuel handle percentage to the municipality and county no later than the 20th of the month following the month the handle was generated. Provides that inter-track wagering location licensees must pay the admission fees to the municipality and county no later than the 20th of the month following the month the admission fees were imposed (rather than remitting the admission fees to the Illinois Racing Board within 48 hours and the Illinois Racing Board remitting the admission fees to the municipality or county).

House Committee Amendment No. 1

Adds an immediate effective date.

Jul 12 19  H  Public Act . . . . . . . . . 101-0052
(Sen. Cristina Castro)

705 ILCS 405/2-4a  Amends the Juvenile Court Act of 1987. Provides that the court has jurisdiction to make the findings necessary to enable a minor who has been adjudicated a ward of the court to petition the United States Citizenship and Immigration Services for classification as a special immigrant juvenile under federal law. Provides that if a motion requests findings regarding Special Immigrant Juvenile Status and the evidence, which may consist solely of, but is not limited to, a declaration of the minor, supports the findings, the court shall issue an order that includes the following findings: (1) the minor is declared a dependent of the court or the minor is legally committed to, or placed under the custody of, a State agency or department, or an individual or entity appointed by the court; (2) that reunification of the minor with one or both of the minor's parents is not viable due to abuse, neglect, abandonment, or other similar basis; and (3) that it is not in the best interest of the minor to be returned to the minor's or parent's previous country of nationality or last habitual residence. Makes other changes.

House Committee Amendment No. 1
Adds reference to:
750 ILCS 5/603.11 new
Adds reference to:
750 ILCS 46/613.5 new
Adds reference to:
750 ILCS 50/17.01 new
Adds reference to:
750 ILCS 60/214.5 new
Adds reference to:
755 ILCS 5/11-5.5 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Deletes language providing that the special immigrant minor provisions of the Juvenile Court Act of 1987 do not apply to a minor who applies for special immigrant minor status solely for the purpose of qualifying for financial assistance for himself or herself or for his or her parents, guardian, or custodian. Amends the Illinois Marriage and Dissolution of Marriage Act, Illinois Parentage Act of 2015, the Adoption Act, and the Probate Act of 1975. Provides that a court of the State that is competent to petitions under those Acts has jurisdiction to make the findings necessary to enable a child, who is the subject of the action, to petition the United States Citizenship and Immigration Services for classification as a Special Immigrant Juvenile under federal law. Provides that if a motion requests findings regarding Special Immigrant Juvenile Status under federal law, and the evidence, which may consist solely of, but is not limited to, a declaration by the child, supports the findings, the court shall issue an order with certain specifications. Makes other changes.

Jul 23 19  H  Public Act . . . . . . . . 101-0121
HB 01554  Rep. Michael Halpin-Tony McCombie and Monica Bristow

(Sen. Neil Anderson)
65 ILCS 5/Art. 10 Div. 6 heading new
65 ILCS 5/10-6-5 new
65 ILCS 5/10-6-10 new
65 ILCS 5/10-6-15 new
65 ILCS 5/10-6-20 new
65 ILCS 5/10-6-25 new

Amends the Illinois Municipal Code. Creates the Quad Cities Outsourcing Prevention Task Force. Provides that the Task Force will consist of 11 members appointed by the President and minority leader of the Senate, the Speaker and minority leader of the House of Representatives, the Director of the Department of Commerce and Economic Opportunity, the county board chairman of Rock Island County, and the Governor. Provides that the Governor shall appoint one member from the organization that represents the largest number of businesses in the Quad Cities (the Cities of East Moline, Moline, and Rock Island) and the county board chairman of Rock Island County shall appoint one member from an organization that represents union workers. Provides that the members of the Task Force shall not receive compensation and shall hold meetings at least quarterly. Provides that the Department of Commerce and Economic Opportunity shall provide administrative and other support to the Task Force. Provides that on or before January 1, 2020, the Task Force shall prepare and submit a report to the General Assembly and the report shall, at a minimum: (1) recommend how the State can keep employers and jobs in Illinois; (2) identify and describe best practices to prevent outsourcing of Illinois jobs; and (3) identify employment sectors most affected by outsourcing. Provides that the Division creating and concerning the Task Force shall be repealed 2 years after the effective date of the amendatory Act. Effective immediately.

Jul 26 19  H  Public Act . . . . . . . . . 101-0127

HB 01555  Rep. Elizabeth Hernandez
325 ILCS 20/1 from Ch. 23, par. 4151

Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01556  Rep. Elizabeth Hernandez
105 ILCS 5/1C-2

Amends the School Code. Makes a technical change in a Section concerning an early childhood education block grant.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01557  Rep. Elizabeth Hernandez-Mary Edly-Allen
(Sen. Iris Y. Martinez)
625 ILCS 5/2-127.5 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall provide a pamphlet or post information informing customers of the availability of literacy and English as a second language classes at the Secretary of State Driver Service facilities. Provides that the Secretary may satisfy the requirement by providing the Internet address of a not-for-profit entity offering this information.

Jul 12 19  H  Public Act . . . . . . . . . 101-0053

HB 01558  Rep. Aaron M. Ortiz-Carol Ammons
110 ILCS 310/1 from Ch. 144, par. 41

Amends the University of Illinois Trustees Act. Provides that in order to determine residency status of a potential or current student trustee, the student must provide evidence of the student's Illinois domicile for at least the previous 6 months, and either (i) evidence of the student's current, valid Illinois driver's license or Illinois Identification Card or (ii) evidence of the student's valid Illinois voter registration (instead of having evidence of the student's Illinois domicile, Illinois driver's license, and Illinois voter registration positively demonstrate residency). Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01559  Rep. Elizabeth Hernandez-La Shawn K. Ford-Kathleen Willis-Katie Stuart-Sue Scherer
(Sen. Pat McGuire-Iris Y. Martinez)

105 ILCS 5/27-20.08 new

Amends the School Code. Provides that, beginning with the 2019-2020 school year, every public high school may include in its curriculum a unit of instruction on media literacy; defines "media literacy". Provides requirements for the unit of instruction. Provides that the State Superintendent of Education may prepare and make available to school boards instructional materials that may be used as guidelines for the unit of instruction. Effective immediately.

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 01560  Rep. Elizabeth Hernandez

5 ILCS 460/20 rep.

Amends the State Designations Act. Repeals English as the official State language of Illinois.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the School Safety Drill Act. Requires all school boards of school districts to develop threat assessment protocols and to create threat assessment teams. Provides that the threat assessment team shall include specified personnel and other members. Provides that a threat assessment protocol adopted by the school board shall be a public document and be posted on the school district's website. Provides that a school board shall create the threat assessment team within 30 days after the effective date of the amendatory Act and adopt an initial threat assessment protocol within 90 days after the effective date of the amendatory Act. Provides that a school district may share information concerning a clear and present danger with another school district and creates a conforming exemption in the Illinois School Student Records Act. Creates exemptions for the work of the threat assessment team in the Open Meetings Act and the Freedom of Information Act. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
5 ILCS 120/2
5 ILCS 140/7
105 ILCS 10/6
105 ILCS 128/45 new

Adds reference to:
50 ILCS 470/10
55 ILCS 5/5-1006.7
105 ILCS 5/3-14.31
105 ILCS 5/10-20.43
105 ILCS 5/10-22.36
105 ILCS 5/17-2.11
105 ILCS 128/25
105 ILCS 230/5-25

Replaces everything after the enacting clause. Amends the Counties Code. Provides that counties may impose a tax to be used exclusively for school facility purposes, school resources officers, or mental health professionals (rather than exclusively for school facility purposes). Adds referendum language to levy, reduce, or discontinue the tax. Amends the Innovation Development and Economy Act and the School Construction Law to make conforming changes. Amends the School Code to make conforming changes and to provide that if a school district having a population of less than 500,000 inhabitants determines that it is necessary for school security purposes and the related protection and safety of pupils and school staff to hire a school resource officer or that personnel costs for school counselors, mental health experts, or school resource officers are necessary, the district may levy a tax or issue bonds as provided under a provision in the Code authorizing a school board to levy a tax or to borrow money and issue bonds for fire prevention, safety, energy conservation, accessibility, school security, and specified repair purposes if funds are not needed for those other purposes. Amends the School Safety Drill Act. Requires each school district to implement a threat assessment procedure that may be part of a school board policy on targeted school violence and prevention and that must include the creation of a threat assessment team; provides for the team's membership. Requires each school district, at its annual meeting to review each school building's emergency and crisis response plans, protocols, and procedures, to review the procedures regarding its threat assessment team. Creates an exemption for the work of the threat assessment team in the Freedom of Information Act. Effective immediately.

Senate Committee Amendment No. 1

With regard to a school district's threat assessment procedure, removes a provision requiring the policy on targeted school violence and prevention that directs the implementation of a threat assessment procedure to be a public document and to be posted on the school district's website with other school district policies. Makes conforming changes.
HB 01561 (CONTINUED)

Senate Floor Amendment No. 2
Provides that each school district must implement a threat assessment procedure that may be part of a school board policy on targeted school violence prevention (rather than school violence and prevention). Provides that a regional behavioral threat assessment and intervention team utilized by a school district must include mental health professionals and representatives from State, county, and local law enforcement agencies (rather than mental health professionals, a representative from the Illinois Law Enforcement Alarm System, a safety education officer from the Department of State Police, and local law enforcement representatives) and removes a provision requiring the members to complete the training courses offered by Western Illinois University's Office of Public Safety.

Aug 26 19 H Public Act . . . . . . . 101-0455

HB 01562
225 ILCS 725/1 from Ch. 96 1/2, par. 5401
225 ILCS 725/6 from Ch. 96 1/2, par. 5409
225 ILCS 725/8e new
225 ILCS 732/1-5
225 ILCS 732/1-35
225 ILCS 732/1-90 new

Amends the Illinois Oil and Gas Act and the Hydraulic Fracturing Regulatory Act. Requires as part of the permit application for drilling or hydraulic fracturing operations the written consent of each owner of a mineral interest affected by the removal of minerals in the conduct of the proposed operations and each surface owner affected by the removal of minerals in the conduct of the proposed operations, unless he or she is the mineral interest owner and has provided consent as such. Provides that notwithstanding any other provision of statutory or common law, a person shall not drill, conduct hydraulic fracturing operations, or remove minerals as a result of any means regulated by the Acts including, but not limited to, horizontal drilling, without the express, written consent of each owner of a mineral interest affected by the operations or removal of minerals in the conduct of the operations. Provides for enforcement by the Department of Natural Resources with penalties and cessation of operations for violations, and payment of treble the full market value of the mineral resource extracted in violation to the owner of the mineral interest.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01563
Rep. Fred Crespo
65 ILCS 5/Art. 11 Div. 15.5 heading new
65 ILCS 5/11-15.5-5 new

Amends the Illinois Municipal Code. Defines "underground" and "undergrounding". Provides that public utilities shall underground specified electric transmission lines under certain conditions. Provides that the Illinois Commerce Commission shall allow a public utility to recover from all retail customers in its service territory all reasonable and prudent costs that it incurs related to the undergrounding of such transmission lines. Provides that a public utility shall record and defer such costs as a regulatory asset to be included in the public utility's total rate base and amortized over a reasonable period that is equal to the expected life of such transmission line. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01564
Rep. Fred Crespo and Linda Chapa LaVia
110 ILCS 205/8 from Ch. 144, par. 188

Amends the Board of Higher Education Act. Provides that beginning in Fiscal Year 2020, allocations to public universities based upon performance metrics shall not amount to less than 5% of the overall higher education budget amount for public universities from the General Revenue Fund. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01565
Rep. Fred Crespo
20 ILCS 5/5-665 new

Amends the Departments of State Government Law of the Civil Administrative Code of Illinois. Provides that an office of Inspector General established within a department of State government, or otherwise established in any agency under the jurisdiction of the Governor, that is in existence on the effective date of this amendatory Act, or which may be established thereafter, shall be a fully independent office with its own appropriation separate from the overall appropriation for the department in which such office is established.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01566  Rep. Ryan Spain

35 ILCS 200/18-185

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
40 ILCS 5/3-101.1 new
40 ILCS 5/3-101.2 new
40 ILCS 5/3-106 from Ch. 108 1/2, par. 3-106
40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
40 ILCS 5/4-101.1 new
40 ILCS 5/4-101.2 new
40 ILCS 5/4-106 from Ch. 108 1/2, par. 4-106
40 ILCS 5/7-109 from Ch. 108 1/2, par. 7-109
40 ILCS 5/7-199.5 new
40 ILCS 5/7-199.6 new
40 ILCS 5/3-102.1 new
40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103
40 ILCS 5/3-103.9 new
40 ILCS 5/3-105 from Ch. 108 1/2, par. 3-105
40 ILCS 5/3-108.2
40 ILCS 5/3-108.3
40 ILCS 5/3-110 from Ch. 108 1/2, par. 3-110
40 ILCS 5/3-110.7
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/3-125.1 from Ch. 108 1/2, par. 3-125.1
40 ILCS 5/3-128 from Ch. 108 1/2, par. 3-128
40 ILCS 5/3-134 from Ch. 108 1/2, par. 3-134
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-141 from Ch. 108 1/2, par. 3-141
40 ILCS 5/3-141a new
40 ILCS 5/3-141b new
40 ILCS 5/4-102.1 new
40 ILCS 5/4-103 from Ch. 108 1/2, par. 4-103
40 ILCS 5/4-105 from Ch. 108 1/2, par. 4-105
40 ILCS 5/4-105c
40 ILCS 5/4-105d
40 ILCS 5/4-106.5 new
40 ILCS 5/4-108 from Ch. 108 1/2, par. 4-108
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-118.1 from Ch. 108 1/2, par. 4-118.1
40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121
40 ILCS 5/4-124 from Ch. 108 1/2, par. 4-124
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-130.1 new
40 ILCS 5/4-130.3 new
40 ILCS 5/4-134 from Ch. 108 1/2, par. 4-134
Amends the Illinois Pension Code. Merges all Article 3 police officers' pension funds and Article 4 firefighters' pension funds into the Illinois Municipal Retirement Fund (IMRF) on January 1, 2021. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for the transfer of assets and liabilities and for making recommendations to IMRF for an appropriate system of determining, administering, receiving, and enforcing the required municipal contributions to the Fund. Makes conforming and other changes. Provides that a person first employed as a firefighter or police officer on or after January 1, 2021 shall participate and earn benefits in IMRF as an employee under the IMRF Article (rather than participating and earning benefits under the Downstate Police or Downstate Firefighter Articles). Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to IMRF for benefits under the Downstate police and Downstate firefighter Articles. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and the Property Tax Extension Limitation Law of the Property Tax Code take effect January 1, 2021.
HB 01567  Rep. Ryan Spain

35 ILCS 200/18-185

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
40 ILCS 5/3-101.1 new
40 ILCS 5/3-101.2 new
40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
40 ILCS 5/4-101.1 new
40 ILCS 5/4-101.2 new
40 ILCS 5/7-199.5 new
40 ILCS 5/7-199.6 new
40 ILCS 5/3-102.1 new
40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103
40 ILCS 5/3-103.9 new
40 ILCS 5/3-105 from Ch. 108 1/2, par. 3-105
40 ILCS 5/3-108.2
40 ILCS 5/3-108.3
40 ILCS 5/3-110 from Ch. 108 1/2, par. 3-110
40 ILCS 5/3-110.7
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/3-125.1 from Ch. 108 1/2, par. 3-125.1
40 ILCS 5/3-128 from Ch. 108 1/2, par. 3-128
40 ILCS 5/3-134 from Ch. 108 1/2, par. 3-134
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-141 from Ch. 108 1/2, par. 3-141
40 ILCS 5/3-141a new
40 ILCS 5/3-141b new
40 ILCS 5/4-102.1 new
40 ILCS 5/4-103 from Ch. 108 1/2, par. 4-103
40 ILCS 5/4-105 from Ch. 108 1/2, par. 4-105
40 ILCS 5/4-105c
40 ILCS 5/4-105d
40 ILCS 5/4-106.5 new
40 ILCS 5/4-108 from Ch. 108 1/2, par. 4-108
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-118.1 from Ch. 108 1/2, par. 4-118.1
40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121
40 ILCS 5/4-124 from Ch. 108 1/2, par. 4-124
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-130.1 new
40 ILCS 5/4-130.3 new
40 ILCS 5/4-134 from Ch. 108 1/2, par. 4-134
40 ILCS 5/7-175 from Ch. 108 1/2, par. 7-175
40 ILCS 5/7-175.1 from Ch. 108 1/2, par. 7-175.1
30 ILCS 805/8.43 new
HB 01567 (CONTINUED)

Amends the Illinois Pension Code. Merges all Article 3 police officers' pension funds and Article 4 firefighters' pension funds into the Illinois Municipal Retirement Fund (IMRF) on January 1, 2021. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for the transfer of assets and liabilities and for making recommendations to IMRF for an appropriate system of determining, administering, receiving, and enforcing the required municipal contributions to the Fund. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to IMRF for benefits under the Downstate Police and Downstate Firefighter Articles. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and the Property Tax Code take effect January 1, 2021.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01568  Rep. Ryan Spain

40 ILCS 5/1-101.6 new
40 ILCS 5/1-101.7 new
40 ILCS 5/1-113.05 new
40 ILCS 5/1-113.1
40 ILCS 5/1-113.2
40 ILCS 5/1-113.3
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.5
40 ILCS 5/1-113.6
40 ILCS 5/1-113.7
40 ILCS 5/3-127 from Ch. 108 1/2, par. 3-127
40 ILCS 5/3-132 from Ch. 108 1/2, par. 3-132
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-135.1 new
40 ILCS 5/3-135.2 new
40 ILCS 5/4-120 from Ch. 108 1/2, par. 4-120
40 ILCS 5/4-123 from Ch. 108 1/2, par. 4-123
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-128.1 new
40 ILCS 5/4-128.2 new
40 ILCS 5/7-226 new
40 ILCS 5/7-227 new
30 ILCS 805/8.43 new

Amends the Illinois Pension Code. Moves the investment power for eligible downstate police and downstate firefighter pension funds that have net assets in trust that exceed an amount equal to 3 months of current liabilities to the Board of Trustees of the Illinois Municipal Retirement Fund (IMRF). Provides that within 24 months after the effective date of the amendatory Act, the Department of Insurance shall audit the investment assets of each eligible pension fund to determine a certified investment asset list. Provides that upon receipt of the certified investment asset list, the Board of IMRF shall initiate the transfer of assets from the board of trustees of the eligible pension fund to the Board of IMRF. Makes conforming changes. Amends the State Mandates Act to require implementation without reimbursement.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Pension Code. Merges all Article 3 police pension funds into a single Downstate Police Pension Fund on January 1, 2021. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for staff, investments, transfer of assets and liabilities, acquisition of property, establishment of municipality accounts, and adopting rules and procedures. Authorizes the Transition Board to enter into contracts and to obligate and expend the assets of the Fund. Creates a new Board of Trustees for the Fund, and provides for administration of the Fund by the Transition Board until the new Board assumes its duties on January 1, 2022. Provides for investment of the Fund's assets by a custodian chosen by the Board of Trustees. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to the Downstate Police Pension Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and the Property Tax Code take effect January 1, 2021.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Pension Code. Merges all Article 4 firefighters' pension funds into a single Downstate Firefighters Pension Fund on January 1, 2021. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for staff, investments, transfer of assets and liabilities, acquisition of property, establishment of municipality accounts, and adopting rules and procedures. Authorizes the Transition Board to enter into contracts and to obligate and expend the assets of the Fund. Creates a new Board of Trustees for the Fund, and provides for administration of the Fund by the Transition Board until the new Board assumes its duties on January 1, 2022. Provides for investment of the Fund's assets by a custodian chosen by the Board of Trustees. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to the Downstate Firefighters Pension Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and PTELL of the Property Tax Code take effect January 1, 2021.
Legislative Information System
101st General Assembly
Synopsis of Introduced Bills
First year of General Assembly

**HB 01571**  Rep. Ryan Spain

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Amends the Illinois Pension Code. Provides that beginning January 1, 2020, the governing body of a municipality with a downstate police pension fund or downstate firefighter pension fund may require the pension fund to transfer its investment authority and assets to the Illinois Municipal Retirement Fund (IMRF) if its nets assets have surpassed a certain threshold. Provides that upon completion of the transfer, the investment authority of the board of trustees of the downstate police pension fund or downstate firefighter pension fund shall terminate. Contains other provisions concerning transfers to IMRF, rulemaking, transfer of investment authority, investments, and auditing. Requires the Commission on Government Forecasting and Accountability to conduct an analysis of the merits and feasibility of transitioning the investment authority of all boards of trustees of downstate police pension funds and downstate firefighter pension funds to IMRF. Makes changes to provisions concerning trustee training. Amends the Property Tax Extension Limitation Law of the Property Tax Code. Beginning January 1, 2021, removes a provision that excludes special purpose extensions made for contributions to a downstate firefighter pension fund from the definition of "aggregate extension". Excludes from the definition of "aggregate extension" special purpose extensions made for contributions to a downstate police or downstate firefighter pension fund that transfers its investment authority to IMRF. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 01572  Rep. Ryan Spain

40 ILCS 5/1-165.5 new
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
30 ILCS 805/8.43 new

Amends the Illinois Pension Code. In the Downstate Police and Downstate Firefighter Articles, provides that the annual employer contribution shall include an amount sufficient to bring the total assets of the pension fund up to 80% (instead of 90%) of the total actuarial liabilities of the pension fund by the end of municipal fiscal year 2050 (instead of 2040). Makes a conforming change. In the General Provisions Article, requires the Commission on Government Forecasting and Accountability to conduct a study on the costs and benefits of consolidating all downstate police and downstate firefighter pension funds into a single pension fund and to submit its report on its findings to the General Assembly on or before December 1, 2020. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01573  Rep. Anthony DeLuca-Margo McDermed

30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254

Amends the State Finance Act, Counties Code, Illinois Municipal Code, Metro-East Park and Recreation District Act, Local Mass Transit District Act, Regional Transportation Authority Act, and Water Commission Act of 1985. Provides that the amounts transferred into the Tax Compliance and Administration Fund shall be reduced from 1.5% to 1%. Effective July 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01574  Rep. Ryan Spain and Andrew S. Chesney

430 ILCS 66/50

Amends the Firearm Concealed Carry Act. Provides that a concealed carry license shall be renewed for a period of 5 years from the date of expiration on the applicant's current license upon the applicant completing the necessary requirements under the Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01575    Rep. Ryan Spain, Darren Bailey and Andrew S. Chesney

30 ILCS 105/5.891 new

35 ILCS 615/3 from Ch. 120, par. 467.18

35 ILCS 640/2-9

220 ILCS 5/13-301.4 new


Mar 29 19    H Rule 19(a) / Re-referred to Rules Committee
HB 01576  Rep. Ryan Spain-Steven Reick-David McSweeney

40 ILCS 5/1-101.6 new
40 ILCS 5/1-101.7 new
40 ILCS 5/1-109.3
40 ILCS 5/1-113.05 new
40 ILCS 5/1-113.1
40 ILCS 5/1-113.2
40 ILCS 5/1-113.3
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.5
40 ILCS 5/1-113.6
40 ILCS 5/1-113.7
40 ILCS 5/1-136 new
40 ILCS 5/1A-112
40 ILCS 5/1A-113
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/3-127 from Ch. 108 1/2, par. 3-127
40 ILCS 5/3-132 from Ch. 108 1/2, par. 3-132
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-135.1 new
40 ILCS 5/3-135.2 new
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-120 from Ch. 108 1/2, par. 4-120
40 ILCS 5/4-123 from Ch. 108 1/2, par. 4-123
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-128.1 new
40 ILCS 5/4-128.2 new
40 ILCS 5/Art. 22B heading new
40 ILCS 5/22B-101 new
40 ILCS 5/22B-102 new
40 ILCS 5/22B-103 new
40 ILCS 5/22B-105 new
40 ILCS 5/22B-106 new
40 ILCS 5/22B-107 new
40 ILCS 5/22B-108 new
40 ILCS 5/22B-108.1 new
40 ILCS 5/22B-109 new
40 ILCS 5/22B-110 new
40 ILCS 5/22B-111 new
40 ILCS 5/22B-112 new
40 ILCS 5/22B-113 new
40 ILCS 5/22B-113.1 new
40 ILCS 5/22B-113.2 new
Amends the Illinois Pension Code. Creates the Downstate Police Pension Investment Board and the Downstate Firefighter Pension Investment Board. Moves the investment authority of downstate police and firefighter pension funds to those Investment Boards. Includes provisions relating to the transfer and investment of the affected assets, auditing and reporting requirements, and the operation and administration of the Investment Boards. Reduces the amount of training required for trustees of those pension funds. Changes all downstate police and firefighter pension funds to a fiscal year beginning May 1. Doubles the annual compliance fee paid by the funds to the Department of Insurance. Requires the Department of Insurance to impose penalties of up to $2,000 per day for noncompliance with certain provisions relating to the transfer of investment assets. Makes conforming and other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01577  Rep. Kelly M. Burke

70 ILCS 2605/1.1 from Ch. 42, par. 320.1

Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1
Deletes reference to:

70 ILCS 2605/1.1

Adds reference to:

70 ILCS 2605/9.6a from Ch. 42, par. 328.6a

Replaces everything after the enacting clause. Amends the Metropolitan Water Reclamation District Act. Extends the time for the Metropolitan Water Reclamation District to issue notes or other evidences of indebtedness for sewage treatment and water quality improvements from December 31, 2024 to December 31, 2034.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01578  Rep. Kelly M. Burke

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01579  Rep. Kelly M. Burke-John M. Cabello
(Sen. Bill Cunningham-Kimberly A. Lightford, Rachelle Crowe and Laura M. Murphy)

705 ILCS 405/5-705 from Ch. 38, par. 26-1

Amends the Juvenile Court Act of 1987. Provides that before a sentencing order is entered by the court for a minor adjudged delinquent for disorderly conduct by transmitting or causing to be transmitted in any manner a threat of destruction of a school building or school property, or a threat of violence, death, or bodily harm directed against persons at a school, school function, or school event, whether or not school is in session, in which the minor made a threat of violence, death, or bodily harm against a person, school, school function, or school event, the court shall order a mental health evaluation of the minor by a physician, clinical psychologist, or qualified examiner, whether employed by the State, by any public or private mental health facility or part of the facility, or by any public or private medical facility or part of the facility. Provides that a statement made by a minor during the course of a mental health evaluation conducted under the Act is not admissible on the issue of delinquency during the course of an adjudicatory hearing held under the Act. Amends the Criminal Code of 2012 concerning disorderly conduct. Provides that the threat may be made in any manner. Provides that reimbursement by the defendant for the costs of an emergency response to a school does not apply if the court determines that the defendant is indigent.

House Floor Amendment No. 1

Provides that before a sentencing order is entered by the court for a minor adjudged delinquent for disorderly conduct by transmitting or causing to be transmitted in any manner a threat of destruction of a school building or school property, or a threat of violence, death, or bodily harm directed against persons at a school, school function, or school event, whether or not school is in session, in which the minor made a threat of violence, death, or bodily harm against a person, school, school function, or school event, the court may (in the introduced bill, shall) order a mental health evaluation of the minor by a physician, clinical psychologist, or qualified examiner, whether employed by the State, by any public or private mental health facility or part of the facility, or by any public or private medical facility or part of the facility.

Senate Committee Amendment No. 1

In the amendatory changes to the Criminal Code of 2012, provides that the requirement for reimbursement of the unit of government for an emergency response only applies to false alarm of a threat that a bomb or explosive device has been placed in the school (rather than any emergency response to the school). Requires a person convicted of a false alarm that a bomb, explosive of any nature or a container holding poison gas, a deadly biological or chemical contaminant, or radioactive substance is concealed in a place where its explosion or release would endanger human life to reimburse the public agency for the reasonable costs of the emergency response by the public agency up to $10,000.

Senate Committee Amendment No. 2

In the amendatory changes to the Juvenile Court Act of 1987, provides that neither the physician, clinical psychologist, qualified examiner, or his or her employer shall be held criminally, civilly, or professionally liable for performing a mental health examination before the court enters a sentencing order for a minor adjudicated delinquent for a disorderly conduct violation of making a threat of violence, death, or bodily harm against a person, school, school function, or school event, except for willful or wanton misconduct.

Aug 09 19  H  Public Act . . . . . . . . . . 101-0238
HB 01580  Rep. Robert Martwick  
(Sen. Omar Aquino)  

Amends the State Employee Article of the Illinois Pension Code. Allows licensed health care professionals (rather than just physicians) to make certain disability determinations. Defines "licensed health care professional". Requires a licensed health care professional to submit his or her registration number on all reports submitted to the System. Eliminates the 12-month application deadline for certain disability benefits. Makes changes to provisions concerning when a nonoccupational disability benefit begins to accrue. In a provision concerning temporary disability benefits, provides that in the case of a terminated employer-paid temporary total disability benefit, the temporary disability benefit under the Article shall not become payable until the expiration of 30 days (instead of 150 days) from the termination of the employer-paid benefit or until other requirements are met. Also makes changes relating to Social Security full retirement age and to hearings under certain provisions of the Workers' Compensation Act and the Workers' Occupational Diseases Act. Makes other changes. Effective immediately.

Jul 12 19  H  Public Act . . . . . . . . 101-0054

HB 01581  Rep. Sue Scherer-LaToya Greenwood-Norine K. Hammond-Kathleen Willis-Rita Mayfield, Stephanie A. Kifowit, Lance Yednock, Monica Bristow, Dan Brady, Jonathan Carroll and John Connor  
(Sen. Steve Stadelman, Jennifer Bertino-Tarrant, Ann Gillespie, Emil Jones, III, Laura Ellman, Elgie R. Sims, Jr.-Jacqueline Y. Collins and Toi W. Hutchinson)  

Amends the Credit Card Marketing Act of 2009. Creates the College Student Credit Card Marketing and Debt Task Force. Provides legislative findings. Provides for the membership of the Task Force. Provides that the Department of Financial and Professional Regulation shall provide technical and administrative support and any other necessary assistance to the Task Force and shall be responsible for administering its operations and ensuring that the requirements of the provisions are met. Provides that the Task Force shall conduct a study on student credit card debt; specifies study requirements. Provides that the Task Force shall report the findings of the study conducted and any recommendations to the General Assembly on or before December 14, 2019, at which time the Task Force shall be dissolved. Repeals these provisions on November 1, 2020. Effective immediately.

Jun 28 19  H  Public Act . . . . . . . . 101-0033


New Act  

Creates the Broadband Procurement and Disclosure Act. Provides that no State broadband purchaser may award any contract to an Internet service provider that includes broadband service unless the contract provides specified terms concerning access to and impairment of Internet services. Requires each Internet service provider to make available on its website a clear and conspicuous statement informing end users of the Internet service provider's network management practices and performance, including commercial terms offered to end users. Provides enforcement and damages provisions. Provides that nothing in the Act supersedes any obligation or authorization or limits the ability of an Internet service provider to address the needs of emergency communications or law enforcement, public safety, or national security authorities consistent with or as permitted by applicable law. Provides legislative findings. Defines terms.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. John F. Curran-Jason Plummer-Brian W. Stewart and Laura M. Murphy)

725 ILCS 5/107-9 from Ch. 38, par. 107-9

Amends the Code of Criminal Procedure of 1963. Provides that if an arrest warrant is sought and the request is made by electronic means that has a simultaneous video and audio transmission between the requester and a judge, the judge may issue an arrest warrant based upon a sworn complaint or sworn testimony communicated in the transmission. Provides that an arrest warrant may be issued electronically by electronic mail.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Makes a technical change concerning the applicability of the introduced provision.

Aug 09 19  H  Public Act . . . . . . . 101-0239

HB 01584  Rep. Kathleen Willis and Kelly M. Burke

720 ILCS 570/402 from Ch. 56 1/2, par. 1402

Amends the Illinois Controlled Substances Act. Provides that any person who knowingly possesses a controlled or counterfeit substance or controlled substance analog with respect to fentanyl is guilty of a Class 1 felony and shall, if sentenced to a term of imprisonment, be sentenced as follows: (1) not less than 4 years and not more than 15 years with respect to 15 grams or more but less than 100 grams of a substance containing fentanyl; (2) not less than 6 years and not more than 30 years with respect to 100 grams or more but less than 400 grams of a substance containing fentanyl; (3) not less than 8 years and not more than 40 years with respect to 400 grams or more but less than 900 grams of any substance containing fentanyl; and (4) not less than 10 years and not more than 50 years with respect to 900 grams or more of any substance containing fentanyl.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01585  Rep. Sara Feigenholtz

765 ILCS 605/15 from Ch. 30, par. 315

Amends the Condominium Property Act. Makes a technical change in a Section concerning the sale of property.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01586  Rep. Sonya M. Harper and William Davis

720 ILCS 5/24-0.05 new

720 ILCS 5/24-1.9 new

720 ILCS 5/24-1.10 new

720 ILCS 5/24-1.11 new

720 ILCS 5/24-1.12 new

720 ILCS 5/24-2

720 ILCS 5/24-4 from Ch. 38, par. 24-4

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

Amends the Criminal Code of 2012. Provides that beginning January 1, 2020, all handgun ammunition that is manufactured, imported into the State for sale or personal use, kept for sale, offered or exposed for sale, sold, given, lent, or possessed shall be serialized. Provides that beginning January 1, 2020, any person who manufactures, causes to be manufactured, imports into the State for sale or personal use, keeps for sale, offers or exposes for sale, or who gives or lends any handgun ammunition that is not serialized is guilty of a Class A misdemeanor. Provides that beginning January 1, 2020, any person who possesses in any public place any handgun ammunition that is not serialized is guilty of a Class C misdemeanor. Provides exceptions. Provides that beginning January 1, 2020, the Department of State Police shall maintain a centralized registry of all reports of handgun ammunition transactions reported to the Department in a manner prescribed by the Department. Provides that information in the registry, upon proper application for that information, shall be furnished to peace officers and authorized employees of the Department of State Police or to the person listed in the registry as the owner of the particular handgun ammunition. Provides that the Department of State Police shall adopt rules relating to the assessment and collection of end-user fees in an amount not to exceed $0.005 per round of handgun ammunition or per bullet, in which the accumulated fee amount may not exceed the cost to pay for the infrastructure, implementation, operational, enforcement, and future development costs of these provisions. Effective January 1, 2020, except some provisions effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01587

(Sen. Elgie R. Sims, Jr.-Patricia Van Pelt)

730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1
Amends the Unified Code of Corrections. Provides that in imposing a sentence for an offense that requires a mandatory minimum sentence of imprisonment or probation or conditional discharge of 2 years or more, the court may sentence the offender to probation or conditional discharge or other non-imprisonment sentence it deems appropriate instead of to a sentence of imprisonment or to a lesser sentence of imprisonment, probation, or conditional discharge than the minimum sentence of imprisonment, probation, or conditional discharge provided for the offense if the court finds that the defendant does not pose a risk to public safety and the interest of justice requires the non-imposition of the mandatory sentence of imprisonment or a lesser sentence of imprisonment, probation, or conditional discharge. Provides that the court must state on the record its reasons for not imposing the minimum sentence of imprisonment or a lesser sentence of imprisonment, probation, or conditional discharge. Provides that if the defendant has been charged with an offense involving the use, possession, or discharge of a firearm, the court may not deviate from a mandatory minimum sentence or probation or conditional discharge requirement, unless it is the recommendation of a presentence investigation and there is clear articulable evidence that the defendant is not a threat to the public safety. Provides that an offender convicted of a sex offense or an offense involving the infliction of great bodily harm may not be sentenced to a lesser term of imprisonment, probation, or conditional discharge.

House Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that in imposing a sentence for an offense that requires a mandatory minimum sentence of imprisonment or probation or conditional discharge of 2 years or more, the court may instead sentence the offender to a lesser term of imprisonment, probation, or conditional discharge it deems appropriate if the court finds that the defendant does not pose a risk to public safety and the interest of justice requires the non-imposition of the mandatory sentence of imprisonment or a lesser sentence of imprisonment, probation, or conditional discharge. Provides that an offender convicted of a sex offense, robbery offense, or a crime of violence as defined in the Crime Victims Compensation Act (rather than an offense involving the infliction of great bodily harm) may not be sentenced to a lesser term of imprisonment, probation, or conditional discharge under the provision.

House Floor Amendment No. 4
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that in imposing a sentence for an offense that requires a mandatory minimum sentence of imprisonment, the court may instead sentence the offender to probation, conditional discharge, or a lesser term of imprisonment it deems appropriate if: (1) the offense involves the use or possession of drugs, retail theft, or driving on a revoked license due to unpaid financial obligations; (2) the court finds that the defendant does not pose a risk to public safety; and (3) the interest of justice requires imposing probation, conditional discharge, or a lesser term of imprisonment. Provides that the court must state on the record its reasons for imposing probation, conditional discharge, or a lesser term of imprisonment.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments

HB 01588

Rep. Sonya M. Harper

20 ILCS 205/205-28 new
Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that on or before December 31, 2020, the Director of Agriculture, or his or her designee, shall prepare a report to be delivered the Chairperson of the Agriculture Committee of the Senate, and the Chairperson of the Agriculture & Conservation Committee of the House of Representatives regarding the Department's accomplishments and future goals in the following areas: facilitating the start-up, modernization, or expansion of livestock operations including beginning and transitioning livestock operations; developing new markets for this State's farmers by providing more fruits, vegetables, meat, grain, and dairy for school children of this State; assisting agricultural businesses to begin or expand, access new markets, or diversify products; developing urban agriculture; facilitating the start-up, modernization, or expansion of other beginning and transitioning farms; sustainable agriculture on farm research and demonstration; and the development or expansion of food hubs and other alternative community-based food distribution systems. Repealed on January 1, 2021.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01589  Rep. Sonya M. Harper and Linda Chapa LaVia
65 ILCS 5/11-74.4-2 from Ch. 24, par. 11-74.4-2
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
65 ILCS 5/11-74.4-5 from Ch. 24, par. 11-74.4-5
65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7
65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8
65 ILCS 5/11-74.4-8a from Ch. 24, par. 11-74.4-8a

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that surplus tax revenues may be used to pay for costs of special education, social services, and other costs of a public school district. Provides that for municipalities with a population of over 1,000,000, redevelopment project costs include public school district qualified workers, costs of providing special educational facilities and services, school psychological services, and school social work services, and any surplus balance in the special tax allocation fund at the end of the fiscal year shall be used for these workers, facilities, and services. Removes provisions allowing anticipated redevelopment project costs to be deemed surplus funds.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01590  Rep. Marcus C. Evans, Jr. and Jay Hoffman
625 ILCS 5/1-140.11 new
625 ILCS 5/1-146 from Ch. 95 1/2, par. 1-146
625 ILCS 5/1-217 from Ch. 95 1/2, par. 1-217
625 ILCS 5/11-1518 new

Amends the Illinois Vehicle Code. Defines "low-speed electric scooter". Provides that a person may not operate a low-speed electric scooter without a driver's license, instruction permit, or State identification card and unless he or she is 16 years of age or older. Provides that a person may operate a low-speed electric scooter where the operation of bicycles is permitted, including, but not limited to, bicycle lanes and bicycle paths, and shall have all of the rights and shall be subject to all of the duties applicable to the rider of a bicycle. Provides requirements for lamps and reflectors for use at nighttime. Provides requirement for brakes. Prohibits the equipping or use of sirens, with the exception of scooters that are police vehicles or fire department vehicles. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

30 ILCS 740/2-15.2
70 ILCS 3605/51
70 ILCS 3610/8.6
70 ILCS 3615/3A.15
70 ILCS 3615/3B.14

Amends the Downstate Public Transportation Act, the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Provides for free fares for veterans with disabilities, reduced fares for other veterans, and free fares for specified high school students on days when school is in session on public transportation. Provides for a continuing appropriation beginning in Fiscal Year 2020 to cover the free and reduced fares. Effective immediately.

Fiscal Note (Dept. of Transportation)
RTA currently has a Free & Reduced Fare program for seniors, students, and disabled.
IDOT subsidizes $17.5 million out of the road fund (approx. 15% of the total proposed losses in revenue). IDOT does not have access to ridership numbers so is unable to project how the proposed legislation that calls for free rides for seniors and veterans with 70% disability, half fares for veterans with 30-70% disability, and certain high school students who meet eligibility requirements would increase the costs. Many veterans might take advantage of this program. Estimates for projected fare losses to include additional categories of ridership will need to be provided by the service boards. Collectively, the estimated FY19 revenue losses to the RTA attributable to eligible free and reduced fares is approximately $113 million. Actual revenue losses to the service boards to provide additional fare reductions will significantly increase the current amount from $113 million in FY 19. To reimburse the RTA (service boards) 100% of the proposed revenue losses that includes don't include that additional categories of ridership will take at least $95.5 million. The Road Fund does not have the cash. For the Downstate Transits Districts, the data needed to provide a fiscal cost is not available. Most of the recipients have no data to support a fact-based estimation of financial impacts. Disabled veterans covered in the new law, for example, are riding under the existing disabled free ride program but are not tracked separately or are using VA-sponsored transportation. Unfortunately, there are too many unknowns to speculate on impacts to ridership, service delivery, and the associated financial implications. Information that we have extrapolated provides an estimated financial implication totaling $4,698,498. We do not have much confidence in that number. The Road Fund does not have the cash to support this program.

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

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

HB 01592  Rep. Monica Bristow and Arthur Turner

110 ILCS 805/3-80 new

Amends the Public Community College Act. Allows the Board of Trustees of Community College District No. 508 to establish and offer at Malcolm X College and the Board of Trustees of Community College District No. 536 to establish and offer at Lewis and Clark Community College a baccalaureate-level nursing education pilot program that confers a bachelor of science degree in nursing upon the meeting of specified conditions. Requires the Illinois Community College Board to conduct a statewide evaluation of the nursing program and report on the results of the evaluation by July 1, 2023; specifies evaluation requirements.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01593  Rep. Monica Bristow-Katie Stuart

720 ILCS 5/12-5.03 new

Amends the Criminal Code of 2012. Provides that a person who unlawfully possesses fentanyl commits reckless endangerment of a first responder or coroner by fentanyl exposure if he or she, by any means lawful or unlawful, recklessly performs an act or acts that causes a first responder or coroner bodily harm as a result of exposure to or contact with fentanyl. Provides that a person commits reckless endangerment of a first responder or coroner by fentanyl exposure when he or she unknowingly delivers fentanyl to another that causes bodily harm to a first responder or coroner as a result of exposure to or contact with that fentanyl. Reckless endangerment of a first responder or coroner by fentanyl exposure is a Class 2 felony. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit for an Illinois business that increases its average full-time employee head count in the State for the taxable year by more than 20% over its average full-time employee head count in the State for the immediately preceding taxable year. Provides that the amount of the credit is 20% of its tax liability under this Act (other than its withholding tax liability) for the taxable year. Provides that the credit is exempt from the Act’s automatic sunset provision. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01595  Rep. Monica Bristow

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 20%, but in no event to exceed $2,000, of the gross wages paid by the taxpayer during the taxable year to each creditable employee. Provides that a "creditable employee" is an employee who: (1) was employed by the taxpayer for the first time on or after the effective date of the amendatory Act; (2) completed his or her twenty-fourth consecutive month of employment with the taxpayer during the taxable year; (3) received unemployment benefits in this State for at least 2 months immediately prior to being hired by the taxpayer; and (4) was employed at a location in this State for at least 30 hours per week during the entire 24-month period of his or her employment with the taxpayer. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01596  Rep. Monica Bristow and Michael Halpin

35 ILCS 200/15-172

Amends the Property Tax Code. In the Senior Citizens Assessment Freeze Homestead Exemption provisions of the Code, provides that "household income" does not include wages paid to a member of the household who is a person with a disability. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01597  Rep. Monica Bristow-Lance Yednock and Michael Halpin

30 ILCS 105/51 new

Amends the State Finance Act. Creates the Transportation Maintenance Fund. Provides that moneys in the Transportation Maintenance Fund shall be used by the Department of Transportation for the maintenance and construction of roads and bridges in the State. Provides for transfers from the General Revenue Fund to the Transportation Maintenance Fund if the average balance in the General Revenue Fund for any fiscal year exceeds the average balance in the General Revenue Fund for the immediately preceding fiscal year by more than 2%. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01598  Rep. Monica Bristow-Lance Yednock and Linda Chapa LaVia

515 ILCS 5/20-45  from Ch. 56, par. 20-45
520 ILCS 5/3.2  from Ch. 61, par. 3.2

Amends the Fish and Aquatic Life Code. Provides that residents of this State may obtain a 5-year fishing license. Provides that the fee for a 5-year fishing license is $62.50. Provides that for residents age 65 or older, the fee is one-half of the fee charged for a 5-year fishing license. Provides that for resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year fishing license. Provides that residents of this State may obtain a 5-year sportsmen's combination license that shall entitle the holder to the same non-commercial fishing privileges as residents holding a license and to the same hunting privileges as residents holding a license to hunt all species under the Wildlife Code. Provides that the 5-year sportsmen's combination license fee shall be $112.50. Provides that a sportsmen's combination license shall not be issued to any individual who would be ineligible for either the fishing or hunting license separately. Provides that for residents age 65 or older, the fee is one-half of the fee charged for a 5-year sportsmen's combination license. Provides that for resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year sportsmen's combination license. Amends the Wildlife Code. Provides that residents of this State may obtain a 5-year hunting license to hunt all species for $52. Provides that for residents age 65 or older and resident veterans of the United States Armed Forces after returning from service abroad or mobilization by the President of the United States, the fee is one-half of the fee charged for a 5-year hunting license.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01599  Rep. Monica Bristow, Andrew S. Chesney and Lance Yednock

430 ILCS 66/60

Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $75 (rather than $150), of which $60 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $5 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund. Provides that a non-resident applicant for a new license or renewal shall submit $150 (rather than $300) and a licensee requesting a new license shall submit $10 (rather than $75). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01600  Rep. Monica Bristow

430 ILCS 66/40

Amends the Firearm Concealed Carry Act. Eliminates provision that a non-resident license application must be from a state or territory with laws related to firearm ownership, possession, and carrying, that are substantially similar to the requirements to obtain a license under the Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01601  Rep. Monica Bristow, Terra Costa Howard and Mary Edly-Allen

720 ILCS 5/12-0.1
720 ILCS 5/12-6  from Ch. 38, par. 12-6
720 ILCS 5/12-6.2

Amends the Criminal Code of 2012 concerning the offenses of intimidation and aggravated intimidation. Provides that a person also commits intimidation when, with intent to cause another to perform or to omit the performance of any act, he or she communicates to another, directly or indirectly by any means, a threat to cause the person to falsify, amend, or withdraw a report of his or her abuse. Provides that a person commits aggravated intimidation when he or she commits intimidation by causing a person 60 years of age or older or known to be a person with a disability to falsify, amend, or withdraw a report of his or her abuse. Provides that aggravated intimidation under these circumstances is a Class 2 felony for which the offender may be sentenced to a term of imprisonment of not less than 3 years nor more than 14 years. Defines "abuse" and "person with a disability".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01602  Rep. Monica Bristow-Katie Stuart

720 ILCS 570/401 from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Increases a sentencing enhancement to 6 years imprisonment (currently, 3 years) when the controlled substance also contains any amount of fentanyl for the following violations: manufacture or delivery, or possession with intent to manufacture or deliver, a controlled substance, a counterfeit substance, or controlled substance analog; controlled substance trafficking; calculated criminal drug conspiracy; criminal drug conspiracy; streetgang criminal drug conspiracy; or delivery of a controlled, counterfeit, or look-alike substance to a person under 18 years of age. Modifies the amount of fentanyl required to trigger sentencing intervals. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01603  Rep. Yehiel M. Kalish-Kathleen Willis, Stephanie A. Kifowit, Jerry Costello, II, Monica Bristow, Thaddeus Jones and Marcus C. Evans, Jr.

305 ILCS 5/5-30b new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall not require any resident of a nursing home licensed under the Nursing Home Care Act to enroll in or transition to the State's managed care medical assistance program, including any demonstration program operated by contract with the federal Centers for Medicare and Medicaid Services. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01604  Rep. Ann M. Williams and Sam Yingling

215 ILCS 155/18.1

Amends the Title Insurance Act. In provisions concerning choice of title insurance company, provides that it is the public policy of the State that parties to a contract for the sale of residential real property who are obligated to pay for certain products and services related to title insurance (rather than title insurance) have the right to also choose the independent escrowee that will provide those products and services. Makes conforming changes. Provides that for a county with a population not less than 500,000, a transaction for the sale and purchase of residential real property, the title insurance company issuing the owner's title insurance policy shall issue the lender's title insurance policy for that transaction if the policy is required by the lender. Provides an exception to that if the buyer and seller agree otherwise or the buyer or seller is offered a discount of fees as an inducement to split the title insurance policies, unless the title insurance company issuing the owner's policy agrees to offer the same discount of fees.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01605  Rep. Camille Y. Lilly

40 ILCS 5/1-113.65 new

30 ILCS 805/8.43 new

Amends the General Provisions Article of the Illinois Pension Code. By no later than December 31, 2020, requires every pension fund, except for a Downstate Police or Downstate Firefighter fund, to develop a climate change risk minimization policy. Provides that the policy shall consider the financial risk to the investments held by the pension fund in the event of different levels of climate change, as defined by the United Nations Framework Convention on Climate Change. Requires the policy to explain what sources of data, which must include specified sources, were used to make certain projections. Requires the policy to consider the scope of the financial risk of climate-related events. Authorizes the pension fund to determine a policy for all corporate equities held by the pension fund on voting for shareholder resolutions and directors to advance corporate policies that minimize the long-term risk to the pension fund's assets from increased climate change. Requires the policy to be updated annually and published on the pension fund's website. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01606  Rep. Rita Mayfield

220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101

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

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01607  Rep. Rita Mayfield

220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101

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

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 01608  Rep. Rita Mayfield
20 ILCS 3855/1-1
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01609  Rep. Rita Mayfield
20 ILCS 3855/1-1
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01610  Rep. Rita Mayfield
20 ILCS 3855/1-1
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01611  Rep. Rita Mayfield
220 ILCS 5/1-101
   from Ch. 111 2/3, par. 1-101
   Amends the Public Utilities Act. Makes a technical change in the short title Section.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01612  Rep. Allen Skillicorn, Maurice A. West, II and Karina Villa
55 ILCS 5/5-12022 new
65 ILCS 5/11-13-28 new
   Amends the Counties Code and the Illinois Municipal Code. Provides that county or municipality may not prohibit a
private homeowner from gardening on his or her property. Limits home rule powers. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

M. Cassidy, Anne Stava-Murray, Will Guzzardi, Maurice A. West, II, LaToya Greenwood, Celina Villanueva,
Margo McDermed, Debbie Meyers-Martin, Jennifer Gong-Gershowitz, Stephanie A. Kifowit, Kambium Buckner
and Emanuel Chris Welch
   (Sen. Elgie R. Sims, Jr.-Patricia Van Pelt and Napoleon Harris, III-Jacqueline Y. Collins)
625 ILCS 5/11-212
   Amends the Illinois Vehicle Code. Deletes language providing that the Section concerning the traffic and pedestrian stop
statistical study is repealed on July 1, 2019. Provides that the Department of Transportation shall report specified findings and
recommendations to the Governor and the General Assembly on March 1, 2022 (rather than March 1, 2004). Effective immediately.
   Fiscal Note (Dept. of Transportation)
      The Illinois Department of Transportation (IDOT) currently has a contract with a consultant to analyze the stop data
reported by the various law enforcement agencies in the state. IDOT then published the final report annually. To continue
reporting the data after July 1, 2019 would require a new contract with a consultant. The estimated cost of this contract for
each year is $168,000, Of that amount, 80% ($134,400) would be reimbursed by the NHTSA and the other 20% ($33,600)
would be the state match. To cover the contract for 3 years (until 2022) would be a total cost of $504,000 of which
$100,800 would be the state's share of the cost.
   House Floor Amendment No. 1
Tasks the Illinois Criminal Justice Information Authority (ICJIA), rather than the Department of Transportation, with the
collection, compilation, and analysis of the traffic stop statistical study data required by the Section. Creates the Traffic and Pedestrian
Stop Data Use and Collection Task Force within the ICJIA to undertake these responsibilities. Prescribes membership for the Task
Force and provides that it shall report its findings and recommendations to the Governor and the General Assembly by March 1, 2022
and every 3 years after.
Jun 21 19  H  Public Act . . . . . . . . 101-0024

720 ILCS 5/16-1  from Ch. 38, par. 16-1

Amends the Criminal Code of 2012. Increases the threshold amount of theft not from the person and retail theft that enhances the offense from a misdemeanor to a felony to $2,000. Provides that an enhancement from a misdemeanor to a felony based on a prior conviction must only be for felony theft.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01615  Rep. Justin Slaughter, William Davis, Yehiel M. Kalish, Robyn Gabel, Bob Morgan, Will Guzzardi, Maurice A. West, II, Rita Mayfield and Joyce Mason

720 ILCS 5/9-1  from Ch. 38, par. 9-1

Amends the Criminal Code of 2012 concerning first degree murder. Provides that a person who kills an individual without lawful justification commits first degree murder if he or she acting alone, commits or attempts to commit a forcible felony other than second degree murder and, in the course of and in furtherance of the crime, he or she personally causes the death of an individual. Provides that a person who kills an individual without lawful justification commits first degree murder if he or she, when acting with one or more participants, commits or attempts to commit a forcible felony other than second degree murder, and in the course of and in furtherance of the offense, another participant in the offense causes the death of an individual, and he or she knew that the other participant would engage in conduct that would result in death or great bodily harm. Makes technical changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


725 ILCS 5/103-3  from Ch. 38, par. 103-3

Amends the Code of Criminal Procedure of 1963. Provides that immediately upon arrival at a police station or other place where an arrestee is detained, but no later than one hour after arrival, an arrested person has the right to make at least 3 completed telephone calls at no expense to himself or herself. Provides that an arrested person must be given access to a phone within one hour of arrival at a police station or any other place where detained by law enforcement. Provides that at every police facility where an arrestee may be detained, a sign containing at minimum, the following information in bold block type must be posted in a conspicuous place: (1) a short statement notifying an arrestee of his or her right to have access to a phone within one hour of arrival at the police station; (2) that an arrestee has the right to make at least 3 completed phone calls at no expense to himself or herself; and (3) that phone calls can be made to an attorney, relative, or acquaintance. Provides that in addition to the information required, if the police station is located in a jurisdiction where the court has appointed the public defender or other attorney to represent an arrestee, the telephone number to the public defender or appointed attorney’s office must also be displayed. Makes other changes.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01617  Rep. Justin Slaughter and Lindsey LaPointe

20 ILCS 2421/30  from Ch. 38, par. 1003-4-3

Amends the Unified Code of Corrections. Except as otherwise provided in the Blind Vendors Act, provides that all income from the sale of goods from vending machines located at Department of Corrections and Department of Juvenile Justice facilities shall be used solely for payments to the vendors of those machines and shall not be diverted by the respective Department for any other purpose. Provides that the price of any goods sold from vending machines at Department of Corrections and Department of Juvenile Justice facilities shall be the same for correctional officers, family members of committed persons, and other visitors to the facilities. Amends the Blind Vendors Act to make conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01618  Rep. Justin Slaughter

730 ILCS 5/3-4-1  from Ch. 38, par. 1003-4-1

Amends the Unified Code of Corrections. Provides that each Department of Corrections facility shall have at least one telephone for every 10 inmates in the facility.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01619  Rep. Allen Skillicorn

625 ILCS 5/11-208.6

Amends the Illinois Vehicle Code. Provides that after deducting all non-personnel and personnel costs associated with the operation and maintenance of an automated traffic law enforcement system, the net proceeds that a municipality or county receives from the civil penalties imposed under the system shall only be expended for transportation purposes. Provides that the provision does not apply to any home rule unit of government. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01620  Rep. Allen Skillicorn-Amy Grant

720 ILCS 510/6 from Ch. 38, par. 81-26

Amends the Illinois Abortion Law of 1975. Provides that subsequent to the abortion, if a child is born alive, the physician required to be in attendance shall exercise the same degree of professional skill, care, and diligence to preserve the life and health of the child as would be required of a physician providing immediate medical care to a child born alive at the same gestational age (rather than in the course of a pregnancy termination which was not an abortion).

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01621  Rep. Allen Skillicorn and Linda Chapa LaVia

55 ILCS 5/6-30005 new
65 ILCS 5/8-1-2.3 new

Amends the Counties Code and Illinois Municipal Code. Provides that a county or municipality may not use payments received from the Local Government Distributive Fund for payments for travel, lodging, or dining. Limits home rule powers. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01622  Rep. Allen Skillicorn

305 ILCS 5/12-4.4a new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2020, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program (SNAP) benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may only use the LINK card if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms that he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2020. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01623  Rep. Allen Skillicorn-Dan Caulkins and Joe Sosnowski

625 ILCS 5/1-171 from Ch. 95 1/2, par. 1-171
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-413 from Ch. 95 1/2, par. 3-413

Amends the Illinois Vehicle Code. Provides that, beginning with the next registration year after the effective date in which the Secretary of State distributes newly designed standard registration plates for motor vehicles, the Secretary of State shall issue one registration plate (instead of 2) for newly registered motor vehicles and the registration plate shall be attached to the rear (instead of front and rear) of the motor vehicle. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

New Act

605 ILCS 5/9-101.7 new
605 ILCS 10/19.5 new
605 ILCS 115/7.1 new
605 ILCS 130/73 new
630 ILCS 5/43 new

Creates the Toll Exemption for Motorcycles Act. Provides that a State agency or unit of local government may not collect a toll from a person operating a motorcycle upon any highway, roadway, bridge, or street. Denies home rule powers. Amends the Illinois Highway Code, the Toll Highway Act, the Toll Bridge Act, the Public Private Agreements for the Illiana Expressway Act, and the Public-Private Partnerships for Transportation Act to make conforming changes. Effective immediately.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 01625    Rep. Allen Skillicorn

5 ILCS 375/3 from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
40 ILCS 5/1-160
40 ILCS 5/1-161
40 ILCS 5/2-105.3 new
40 ILCS 5/2-117 from Ch. 108 1/2, par. 2-117
40 ILCS 5/2-162
40 ILCS 5/2-165.5 new
40 ILCS 5/7-114 from Ch. 108 1/2, par. 7-114
40 ILCS 5/7-116 from Ch. 108 1/2, par. 7-116
40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41
40 ILCS 5/14-104.3 from Ch. 108 1/2, par. 14-104.3
40 ILCS 5/14-106 from Ch. 108 1/2, par. 14-106
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-112 from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-113.4 from Ch. 108 1/2, par. 15-113.4
40 ILCS 5/15-134 from Ch. 108 1/2, par. 15-134
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.41
40 ILCS 5/16-123 from Ch. 108 1/2, par. 16-123
40 ILCS 5/16-127 from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-120 from Ch. 108 1/2, par. 18-120
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124 from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125 from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1 from Ch. 108 1/2, par. 18-125.1
40 ILCS 5/18-127 from Ch. 108 1/2, par. 18-127
40 ILCS 5/18-128.01 from Ch. 108 1/2, par. 18-128.01
40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133
40 ILCS 5/18-169
40 ILCS 5/20-121 from Ch. 108 1/2, par. 20-121
HB 01625 (CONTINUED)

40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/10.6 new
115 ILCS 5/17 from Ch. 48, par. 1717

Amends the Illinois Pension Code. With respect to the 5 State-funded Retirement Systems: requires each System to prepare and implement a Tier 3 plan by July 1, 2020 that aggregates State and employee contributions in individual participant accounts that are used for payouts after retirement. Provides that a Tier 1 or Tier 2 participant may irrevocably elect to participate in the Tier 3 plan instead of the defined benefit plan and may also elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account under the Tier 3 plan. Makes related changes in the State Employees Group Insurance Act of 1971. In the Downstate Teachers, State Employees, and State Universities Articles, authorizes a person to elect not to participate or to terminate participation in those Systems. In the General Assembly and Judges Articles, authorizes a participant to terminate his or her participation in the System. In the Illinois Municipal Retirement Fund (IMRF), State Employees, State Universities, and Downstate Teachers Articles, for participants who first become participants on or after the effective date, prohibits (i) payments for unused sick or vacation time from being used to calculate pensionable salary and (ii) unused sick or vacation time from being used to establish service credit. In the Downstate Teachers Article, prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Amends the Illinois Educational Labor Relations Act to prohibit collective bargaining over that prohibition. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01626

Rep. Allen Skillicorn

520 ILCS 5/2.33 from Ch. 61, par. 2.33
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-3 from Ch. 38, par. 24-3

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful use of weapons when the person knowingly uses, attaches, or possesses with the intent to use or attach any device or attachment of any kind for silencing the report of any handgun, unless the use, attachment, or possession with the intent to use the device or attachment is on the premises of a firing or shooting range; or possess any device or attachment of any kind designed, used, or intended for use in silencing the report of any other firearm if the device or attachment is not possessed in compliance with the federal National Firearms Act. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she transfers or gives a suppressor or silencer to a person not authorized to possess the suppressor or silencer under federal law. Amends the Wildlife Code. Removes the prohibition of using a silencer or other device to muffle or mute the sound of the explosion or report resulting from the firing of any gun. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01627

Rep. Allen Skillcorn

105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11
105 ILCS 5/17-2A from Ch. 122, par. 17-2A

Amends the School Code. Provides that authority granted to school boards to transfer certain funds ends after the effective date of the amendatory Act. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

305 ILCS 5/1-10.5 new
305 ILCS 5/1-10.6 new
305 ILCS 5/4-8a new
305 ILCS 5/8A-4B new
305 ILCS 5/8A-5A from Ch. 23, par. 8A-5A
305 ILCS 5/8A-6 from Ch. 23, par. 8A-6
305 ILCS 5/12-4.4a new
305 ILCS 5/12-4.4b new

Amends the Illinois Public Aid Code. Provides that as a condition of initial eligibility for medical assistance benefits provided under the State's Medical Assistance program or, subject to federal approval, benefits provided under the federal Supplemental Nutrition Assistance Program (SNAP), an applicant must pass a drug screening. Provides that as a condition of continued eligibility for such benefits, a recipient must pass random drug screenings as prescribed by the Department of Human Services. Requires the Department to adopt rules requiring applicants for TANF benefits or SNAP benefits to actively seek work in order to qualify for such benefits. Provides that the rules adopted by the Department shall be in compliance with those rules under the Unemployment Insurance Act and adopted by the Department of Employment Security requiring unemployed individuals to actively seek employment in order to qualify for unemployment insurance benefits. Requires the Department to adopt rules that allow recipients of TANF benefits or SNAP benefits to experience a gradual reduction in benefits as earnings increase. Increases the penalties for using another person's cash assistance benefits or SNAP benefits. Contains provisions requiring photo identification when using a LINK card to obtain SNAP benefits or cash. Provides that no recipient of TANF benefits shall use his or her benefits to purchase lottery tickets or to patronize any casino or licensed establishment that operates video gaming terminals for the purpose of engaging in gambling or video gaming activities.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01629  Rep. Allen Skillicorn and William Davis

105 ILCS 5/18-8.15

Amends the School Code. With regard to evidence-based funding, provides that an Organizational Unit may not use funds distributed to the Organizational Unit to make a payment toward travel, lodging, or dining expenses. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01630  Rep. Allen Skillicorn

New Act

5 ILCS 120/2 from Ch. 102, par. 42
5 ILCS 140/7.5

Creates the Local Government Bankruptcy Neutral Evaluation Act. Makes legislative findings. Defines terms. Authorizes a local public entity to initiate a neutral evaluation process if that entity is unable to meet its financial obligations. Provides for the selection and qualification of an evaluator, the evaluation process, cessation of an evaluation, declaration of a fiscal emergency, and definition of liabilities. Provides that records prepared for or used in connection with the Local Government Bankruptcy Neutral Evaluation Act are exempt from disclosure. Amends the Open Meetings Act. Provides that a public body may hold closed meetings related to the Local Government Bankruptcy Neutral Evaluation Act. Amends the Freedom of Information Act. Makes conforming changes. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 01631  Rep. Allen Skillicorn, Elizabeth Hernandez and Yehiel M. Kalish

20 ILCS 205/205-203 new
725 ILCS 5/Art. 113A heading new
725 ILCS 5/113A-1 new

Amends the Code of Criminal Procedure of 1963. Provides that in a prosecution of a case involving the injury, health, or safety of a cat or dog, the court may, on its own motion or motion of any party, appoint a special advocate to assist the court, as deemed appropriate by the court, and represent the interests of justice regarding the health or safety of the cat or dog. Amends the Civil Administrative Code of Illinois Department of Agriculture Law. Provides that the Department of Agriculture shall compile a list comprised of pro bono attorneys and law students from each county who may serve as special advocates for these cases.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 01632 Rep. Allen Skillicorn

430 ILCS 65/1 from Ch. 38, par. 83-1
430 ILCS 65/2 from Ch. 38, par. 83-2
430 ILCS 65/3 from Ch. 38, par. 83-3
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1

Amends the Firearm Owners Identification Card Act. Removes provisions that a person may not acquire or possess a stun gun or taser within the State without having in his or her possession a Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police under the provisions of the Act.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01633
Rep. Jay Hoffman-Marcus C. Evans, Jr.-Tony McCombie-Lawrence Walsh, Jr.-Michael D. Unes, Jeff Keicher, Chris Miller, Darren Bailey, Dan Caulkins, Kelly M. Burke, Frances Ann Hurley, Joe Sosnowski, André Thapedi, Deanne M. Mazzochi, Mike Murphy, Blaine Willhour, Grant Wehrli, Dan Brady, Andrew S. Chesney, Michael T. Marron, Ryan Spain, Anthony DeLuca, Patrick Windhorst, Tim Butler, Dan Ugaste, Keith R. Wheeler and Mark Batnick
(Sen. Michael E. Hastings-Jennifer Bertino-Tarrant-Linda Holmes-Pat McGuire, Bill Cunningham-Sue Rezin, Paul Schimpf, Neil Anderson and Jason Plummer)

720 ILCS 5/2-5.05 new
720 ILCS 5/8-2 from Ch. 38, par. 8-2
720 ILCS 5/21-1.05 new
720 ILCS 5/21-8

Amends the Criminal Code of 2012. Creates the offense of criminal damage to a critical infrastructure facility for a person who knowingly damages, destroys, vandalizes, defaces, or tampers with equipment in a critical infrastructure facility. Provides the penalty is a Class 1 felony punishable by a fine of $100,000, imprisonment, or both. Expands the offense of criminal trespass to a nuclear facility to include other critical infrastructure facilities. Provides the penalty is a Class 4 felony punishable by a fine of not less than $1,000, imprisonment, or both. Creates the offense of aggravated criminal trespass to a critical infrastructure facility for a person who commits a criminal trespass to a critical infrastructure facility with the intent to damage, destroy, vandalize, deface, or tamper with equipment of the facility, or impede or inhibit operations of the facility. Provides the penalty is a Class 3 felony punishable by a fine of not less than $10,000, imprisonment, or both. Provides if a business, corporation, or organization is convicted of conspiracy to commit any of the offenses the entity shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Provides a person may be liable in any civil action for money damages to the owner of the critical infrastructure facility for any damage to personal or real property of the facility resulting from any of the offenses, and that a person may also be liable to the owner for court costs and reasonable attorney's fees. Provides for exemptions. Defines "critical infrastructure facility".

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Adds coal mines and any mining operation, including any processing equipment, batching operation, or support facility for that mining operation to the definition of "critical infrastructure facility". Provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses. Provides that criminal damage to a critical infrastructure facility is a Class 3 felony (rather than a Class 1 felony). Provides exemptions. Makes other changes.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Adds coal mines and any mining operation, including any processing equipment, batching operation, or support facility for that mining operation to the definition of "critical infrastructure facility". Provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization intentionally sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses. Provides that criminal damage to a critical infrastructure facility is a Class 3 felony (rather than a Class 1 felony). Provides exemptions. Makes other changes.

Fiscal Note, House Committee Amendment No. 1 (Office of the Attorney General)
The proposed legislation, HB 1633 (H-AM 1) would not have a significant fiscal impact on our Office as the new offenses established by this bill would primarily be handled by local county State's Attorney Offices. Fiscal impact: Minimal

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

Fiscal Note, House Committee Amendment No. 1 (Illinois State Police)
If House Bill 1633 (H-AM 1) were to become law, there would be no additional fiscal impact to the Illinois State Police.

House Floor Amendment No. 3
Deletes reference to:
720 ILCS 5/8-2
HB 01633 (CONTINUED)

Deletes language that provides that a business, corporation, or organization convicted of conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Deletes language that provides that a business, corporation, or organization may be liable for conspiracy to commit criminal damage to a critical infrastructure facility, criminal trespass to a critical infrastructure facility, or aggravated criminal trespass to a critical infrastructure facility if the business, corporation, or organization intentionally sponsors, funds, or pays for an individual who causes substantial harm through the commission of any of those offenses.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)
The total impact of House Bill 1633, as amended, would result in an increase of 1 offender, with additional marginal costs of $96,200 over the first ten years after enactment. These calculations are based on limited accessible data and estimates may vary depending on how cases are prosecuted and plea bargained.

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

May 29 19  S  Tabled by Sponsor Sen. Michael E. Hastings


20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that a person may petition for sealing or expungement for a violation of driving under the influence of alcohol or drugs, aggravated driving under the influence of alcohol or drugs, or a similar provision of a local ordinance after a period of 10 years after the termination of the petitioner's sentence if the petitioner has not been arrested for, or convicted of, a subsequent violation.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Criminal Identification Act. Provides that the court may not order the sealing or expungement of the records of arrests or charges not initiated by arrest that result in an order of supervision for or conviction of driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof (DUI) under the Illinois Vehicle Code or a similar provision of a local ordinance; except that the court may order the sealing of one misdemeanor record of arrest or charge not initiated by arrest that results in an order of supervision for or conviction of DUI under the Illinois Vehicle Code or a similar provision of a local ordinance per petitioner if each of the following conditions have been met: (1) the petitioner has not previously been convicted of or placed on supervision for DUI under the Illinois Vehicle Code or a similar provision of a local ordinance; (2) 10 or more years have passed since the termination of the petitioner's sentence; (3) during the commission of the violation, the petitioner did not proximately cause death or personal injury to any other person or damage the property of any other person and was not arrested for a violation of resisting or obstructing a peace officer; (4) during the arrest or stop of the petitioner by a law enforcement officer for commission of the violation, the petitioner submitted to a test under the Illinois Vehicle Code to determine whether the petitioner was driving under the influence when requested by a law enforcement officer; (5) the petitioner has no other misdemeanor or felony driving charge on his or her driving abstract; and (6) the judge examined the driving abstract of the petitioner petitioning to have his or her records sealed under this provision and made a finding entered on the record that the petitioner did not enter into a plea agreement on a lesser charge other than a DUI under the Illinois Vehicle Code or a similar provision of a local ordinance, and the facts did not support that the petitioner had previously committed a DUI under the Illinois Vehicle Code or a similar provision of a local ordinance.

Mar 28 19  H  Third Reading - Short Debate - Lost 044-052-004

HB 01635  Rep. Anna Moeller-Michael P. McAuliffe

5 ILCS 80/4.39
5 ILCS 80/4.29 rep.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01636  Rep. Stephanie A. Kifowit

20 ILCS 655/5.5 from Ch. 67 1/2, par. 609.1
Amends the Illinois Enterprise Zone Act. Provides that businesses that intend to establish a new qualified hydroponics facility or expand production at an existing qualified hydroponics facility to engage in the practice of hydroponics are considered high impact businesses. Define terms. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
New Act

Creates the Keep Illinois Families Together Act. Provides that the Attorney General, within 90 days of the effective date of this Act, in consultation with the appropriate stakeholders, shall propose new rules related to limiting assistance with immigration enforcement at the following facilities to the fullest extent possible consistent with federal and State law to ensure that these facilities remain safe and accessible to all Illinois residents, regardless of immigration status: (1) public schools, including public pre-schools and other early learning programs, public elementary and secondary schools, and public institutions of higher education; (2) State-funded medical treatment and health care facilities, including hospitals, health clinics, emergency or urgent care facilities, nursing homes, group homes for persons with developmental disabilities, community-integrated living arrangements, and State mental health facilities; (3) public libraries; (4) facilities operated by the Office of the Secretary of State; and (5) courthouses. Provides that within 6 months of the effective date of the Act, all State agencies, public schools, and public institutions of higher education shall review their confidentiality policies to identify any changes necessary to limit collection of information from individuals to that information necessary to perform agency duties and to limit use or disclosure of information for any other purpose. Provides that a law enforcement agency or official may not inquire about the citizenship or immigration status or place of birth of any individual, including any person who has been arrested or detained by the agency, any person in the agency or official's custody, any person submitting to questioning by the agency or official, any crime victim, any witness, or any person who calls or approaches the law enforcement agency or official seeking assistance. Makes other changes.

Fiscal Note (Dept. of Central Management Services)

There is no fiscal impact to the Department of Central Management Services.

Fiscal Note (Office of the Attorney General)

HB 1637 would not have a significant fiscal impact on our Office as an existing bureau within the Office of the Attorney General could cover the work.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Creates the Keep Illinois Families Together Act. Provides that on or after the effective date of the Act, no law enforcement agency or official may enter into or remain in an agreement with U.S. Immigration and Customs Enforcement under a federal delegated authority program. Provides that nothing shall preclude a law enforcement official from otherwise executing that official's duties in ensuring public safety. Defines terms. Effective immediately.

Jun 21 19  H  Public Act . . . . . . . . . 101-0019

HB 01638


305 ILCS 5/5-4.2  from Ch. 23, par. 5-4.2

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to receive the approval of the General Assembly prior to applying for any waiver to reduce or eliminate the State's responsibility to provide emergency or non-emergency ambulance services to Medicaid beneficiaries. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01639

Rep. Anthony DeLuca

(Sen. John G. Mulroe and Bill Cunningham)

215 ILCS 5/352b new

215 ILCS 5/356z.16 rep.

Amends the Illinois Insurance Code in an Article concerning accident and health insurance. Provides that "policy of individual or group accident and health insurance" does not include any coverage or policy that provides an excepted benefit, as defined in the federal Public Health Service Act. Provides that the amendatory Act does not apply to certain policies of insurance. Repeals provisions that state that specified provisions of the Article do not apply to short-term travel, disability income, long-term care, accident only, or limited or specified disease policies. Effective immediately.

Aug 26 19  H  Public Act . . . . . . . . . 101-0456
820 ILCS 105/1  from Ch. 48, par. 1001
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

820 ILCS 305/4a-1  from Ch. 48, par. 138.4a-1
Amends the Workers' Compensation Act. Makes a technical change to a Section concerning the Self-Insurers Advisory Board.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

820 ILCS 405/201  from Ch. 48, par. 311
Amends the Unemployment Insurance Act. Makes a technical change to a Section concerning the definitions of "Director" and "Department".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01643  Rep. Kambium Buckner, William Davis and Linda Chapa LaVia
20 ILCS 3930/7.3 new
20 ILCS 3930/7.3-2 new
20 ILCS 3930/7.3-5 new
730 ILCS 5/5-6-3.6
Amends the Illinois Criminal Justice Information Act. Provides that within 60 days after the effective date of the amendatory Act, the Illinois Criminal Justice Information Authority shall identify geographic areas eligible to be designated by the Safe and Full Coordinating Board as a Safe and Full Employment Zone ("SAFE Zone") and shall send to the Legislative Audit Commission and make publicly available its analysis and development of the SAFE Zones. Provides that the criteria for these SAFE Zones shall be used to prioritize State funding and provide various services throughout the State. Creates the Safe and Full Employment Coordinating Board to develop and implement a plan for designating SAFE Zones. Provides that the design of programs and budget requirements in SAFE Zones shall be developed by Local Economic Growth Councils. Amends the Unified Code of Corrections. Provides that the First Time Weapon Offender Program shall be implemented by the Safe and Full Employment Coordinating Board. Makes other changes. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

720 ILCS 5/48-12 new
Amends the Criminal Code of 2012. Provides that beginning 180 days after the effective date of the amendatory Act, it is unlawful to possess, sell, offer for sale, trade, or distribute a pangolin product. Provides that unlawful possession or sale of pangolin products is a Class A misdemeanor. Defines "pangolin" and "pangolin product".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01645  Rep. Tom Demmer-Daniel Didech-Tony McCombie-Bob Morgan, Linda Chapa LaVia and Kelly M. Cassidy
720 ILCS 5/48-4.5 new
Amends the Criminal Code of 2012. Provides that a person commits misrepresentation of a service animal when he or she knowingly represents, expressly or impliedly, that the animal is a service animal for the purpose of securing the rights and privileges afforded to a person with a disability accompanied by a service animal and the person knew or should have known that the animal is not a service animal. Provides that the refusal to answer questions from a law enforcement officer permitted under federal regulation creates a permissive inference that the animal is not a service animal and the law enforcement officer may require the person to remove the animal from the place of public accommodation. Misrepresentation of a service animal is a petty offense. Defines "service animal".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01646  Rep. Robert Martwick
40 ILCS 5/4-109  from Ch. 108 1/2, par. 4-109
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01647  Rep. Robert Martwick
40 ILCS 5/4-110  from Ch. 108 1/2, par. 4-110
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01648  Rep. Robert Martwick
40 ILCS 5/14-101  from Ch. 108 1/2, par. 14-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning State employees.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01649  Rep. Robert Martwick
40 ILCS 5/8-101  from Ch. 108 1/2, par. 8-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago municipal employees, officers, and officials.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01650  Rep. Robert Martwick
40 ILCS 5/16-101  from Ch. 108 1/2, par. 16-101
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01651  Rep. Robert Martwick
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Departments of State Government Law. Provides that expedited temporary occupational or professional licenses issued to service members and the spouses of service members meeting specified requirements shall be valid for 3 years (currently, valid 6 months) after the date of issuance or until a license is granted or a notice to deny a license is issued in accordance with rules adopted by the department issuing the license, whichever occurs first. Provides that the required fee paid in the application process for an expedited temporary occupational or professional license issued to service members and the spouses of service members shall be refundable (currently, not refundable).

House Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Departments of State Government Law of the Civil Administrative Code of Illinois. Provides that the Department of Financial and Professional Regulation shall within 180 days after the effective date of this amendatory Act designate one staff member as the military liaison within the Department of Financial and Professional Regulation to ensure proper enactment of specified requirements. Specifies additional responsibilities of the military liaison. Provides that beginning in 2020, and at the end of each calendar year thereafter, the military liaison shall provide an annual report documenting the expedited licensure program for service members and spouses, and shall deliver that report to the Secretary of Financial and Professional Regulation and the Lieutenant Governor. Provides that an application for a temporary occupational or professional license, presented with military orders from a service member or his or her spouse (or an equivalent memorandum from the service member's commander) which provides evidence that the service member will reside in this State within 6 months after the date of application for temporary occupational or professional licensure, shall be expedited within 60 days after the date on which the applicant provides all necessary documentation required for licensure. Provides that an expedited temporary occupational or professional license shall be issued to any service member or his or her spouse meeting the application requirements, regardless of whether the service member or his or her spouse currently resides in this State. Provides that if a service member or his or her spouse relocates from this State, the service member or his or her spouse shall be provided an opportunity to place his or her license in inactive status through coordination with the military liaison. Provides that if the service member or his or her spouse returns to this State, he or she may reactivate the license by completing a license renewal application. Provides that the license renewal shall be expedited and completed within 30 days after receipt of a completed application for renewal. Provides that a license renewal is only applicable when the valid license for which the first issuance of a license was predicated is still valid and in good standing. Makes changes concerning specified proof to be provided in an application for expedited licensure. Modifies the term "service member" to include members of the Coast Guard. Makes other changes.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1 with changes. Modifies the additional responsibilities of the military liaison to include virtual, phone, or in-person periodic meetings with each military installation military and family support center. Provides for expedited occupational or professional licenses (rather than temporary occupational or professional licenses). Removes provisions requiring a service member or his or her spouse to present military orders as evidence of residence in order to receive a temporary expedited license. Restores provisions requiring a service member or his or her spouse to include proof of an application for full licensure as a part of his or her expedited license application. Strikes a provision concerning the duration of a temporary expedited license issued to a service member or his or her spouse. Modifies provisions concerning the reactivation (rather than renewal) of a license by a service member or his or her spouse. Makes other changes.

House Floor Amendment No. 4

Provides that the review and determination (currently, review only) of an application for a license issued by a department shall be expedited by the department within 60 days after the date on which the applicant provides the department with all necessary documentation required for licensure. Modifies the additional responsibilities of the military liaison to include virtual, phone, or in-person periodic meetings with each military installation military and family support center. Provides for expedited occupational or professional licenses (rather than temporary occupational or professional licenses). Removes provisions requiring a service member or his or her spouse to present military orders as evidence of residence in order to receive a temporary expedited license. Restores provisions requiring a service member or his or her spouse to include proof of an application for full licensure as a part of his or her expedited license application. Strikes a provision concerning the duration of a temporary expedited license issued to a service member or his or her spouse. Modifies provisions concerning the reactivation (rather than renewal) of a license by a service member or his or her spouse. Makes other changes.

Senate Committee Amendment No. 1

Restores provisions specifying that fees paid by applicants for expedited occupational or professional licenses issued to service members and spouses of service members shall not be refundable.
HB 01653  Rep. Celina Villanueva-Elizabeth Hernandez, Kelly M. Burke, Carol Ammons, Theresa Mah, Delia C. Ramirez, Robyn Gabel, Will Guzzardi and Jennifer Gong-Gershowitz
(Sen. Iris Y. Martinez)

30 ILCS 500/50-14.6 new
30 ILCS 500/50-60
820 ILCS 115/14 from Ch. 48, par. 39m-14

Amends the Illinois Procurement Code. Prohibits any person or business that violates the Illinois Wage Payment and Collection Act, the Minimum Wage Law, the Illinois Worker Adjustment and Retraining Notification Act, the Employee Classification Act, the Day and Temporary Labor Services Act, the Fair Labor Standards Act of 1938, or any comparable state statute or regulation of any state which governs the payment of wages to do business with the State or any State agency or enter into a subcontract that is subject to the Code for a period of 5 years. Amends the Illinois Wage Payment and Collection Act. Provides that an employer that is able to pay wages and who refuses to pay is guilty of a Class 4 felony with respect to amounts of $5,000 or less (rather than a Class B misdemeanor) and of a Class 3 felony with respect to amounts greater than $5,000 (rather than a Class A misdemeanor). Provides that a subsequent failure to pay within 5 years (rather than 2 years) of a prior conviction is a Class 3 felony (rather than a Class 4 felony).

House Committee Amendment No. 1

Provides that specified provisions do not apply to vendors or contracts providing for Special Supplemental Nutrition Program for Women, Infants, and Children (WIC) benefits, Supplemental Nutrition Assistance Program (SNAP) benefits, or Medicaid benefits.

Apr 09 19   S  Referred to Assignments

HB 01654  Rep. Fred Crespo

305 ILCS 5/5-30
305 ILCS 5/14-13 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to calculate the payout ratios reported by managed care organizations no less frequently than annually and to post these calculations on its website. Provides that the minimum payout ratio shall be 85% and that a managed care organization not meeting the 85% threshold must refund to the State, for each coverage year, an amount equal to the difference between the calculated payout ratio and 85% multiplied by coverage year revenue for that managed care organization. Requires the Department to exclusively use paid claims data submitted by managed care organizations in establishing managed care capitation rates. Provides that managed care organizations shall not be reimbursed by the State for any costs associated with health insurance fees. Provides that beginning July 1, 2019, in addition to any other payments made for inpatient Medicaid inpatient services, the Department must make the following add-on enhancement payments for each covered inpatient day for any patient covered by any medical assistance program administered by the Department: (i) for each general acute care hospital with a rate year 2017 Medicaid inpatient utilization rate equal to or greater than 47%, an additional $172 per inpatient day; (ii) for each hospital defined as a children's hospital under the Code with a rate year 2017 Medicaid inpatient utilization rate equal to or greater than 59%, an additional $200 per inpatient day; and (iii) for each critical access hospital, an additional $600 per inpatient day. Provides that the Department must require managed care organizations to make the same inpatient high-volume add-on enhancements for inpatient days of care. Effective July 1, 2019.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01655  Rep. Tony McCombie and Michael Halpin

New Act
35 ILCS 5/229 new

Creates the Illinois First-Time Homebuyer Savings Account Act. Provides that first-time homebuyers may open a first-time homebuyer savings account to pay or reimburse costs in connection with a qualified home purchase. Provides that the account holder shall not use any funds in a first-time homebuyer savings account to pay expenses of administering the account except for fees and charges assessed by the financial institution. Provides for reporting to the Department of Revenue. Defines terms. Amends the Illinois Income Tax Act. Provides that a taxpayer shall be allowed an annual credit for amounts deposited by the taxpayer into a first-time homebuyer savings account of up to $2,000 for individual taxpayers, and up to $4,000 for married taxpayers. Provides a maximum lifetime credit of 10 times the taxpayer's annual maximum deduction. Provides that beginning January 1, 2020, the Department shall adjust, every year, the maximum tax credits available to a first-time homebuyer savings account holder for inflation.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Michael E. Hastings)  
720 ILCS 5/16-0.1  
Amends the Criminal Code of 2012. Defines "personal identifying information" for purposes of identity theft to include (1) any information regarding an individual's medical history, mental or physical condition, or medical treatment or diagnosis by a health care professional and (2) a person's health insurance policy number or subscriber identification number, any unique identifier used by a health insurer to identify a person, or any information in an individual's application and claims history, including, but not limited to, appeals history.  
Mar 26 19  S  Referred to Assignments  
HB 01657  Rep. Joe Sosnowski  
625 ILCS 5/6-109  
625 ILCS 5/6-115  from Ch. 95 1/2, par. 6-115  
Amends the Illinois Vehicle Code. Deletes language that requires an applicant who is 75 years or older to give an actual demonstration of the applicant's ability to exercise ordinary and reasonable control of the safe operation of a motor vehicle. Deletes language providing that the Secretary of State shall require a licensee 81 years of age through age 86 to renew his or her license every 2 years from the day of issuance. Deletes language providing that the Secretary shall require a licensee 87 years of age or older to renew his or her license every 12 months from the date of issuance.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  
HB 01658  Rep. Joe Sosnowski  
625 ILCS 5/6-109  
Amends the Illinois Vehicle Code. Deletes language that requires an applicant who is 75 years or older to give an actual demonstration of the applicant's ability to exercise ordinary and reasonable control of the safe operation of a motor vehicle. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  
HB 01659  Rep. Michael Halpin  
(Sen. Neil Anderson-Linda Holmes)  
70 ILCS 2105/16  from Ch. 42, par. 399  
Amends the River Conservancy Districts Act. Provides for competitive bidding for all contracts for work, other than professional services, to be done by a conservancy district when the expense of the contract will exceed $10,000 (rather than $2,500). Effective immediately.  
Aug 09 19  H  Public Act . . . . . . . . . 101-0241  
HB 01660  Rep. Jim Durkin  
5 ILCS 80/1  from Ch. 127, par. 1901  
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  
HB 01661  Rep. Jim Durkin  
5 ILCS 375/1  from Ch. 127, par. 521  
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  
HB 01662  Rep. Jim Durkin  
5 ILCS 430/1-1  
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  
HB 01663  Rep. Jim Durkin  
5 ILCS 100/5-90  from Ch. 127, par. 1005-90  
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01664  Rep. Jim Durkin
5 ILCS 100/5-90  from Ch. 127, par. 1005-90
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01665  Rep. Jim Durkin
5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01666  Rep. Jim Durkin
5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01667  Rep. Jim Durkin
5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01668  Rep. Jim Durkin
5 ILCS 100/5-90  from Ch. 127, par. 1005-90
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01669  Rep. Jim Durkin
5 ILCS 100/5-90  from Ch. 127, par. 1005-90
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01670  Rep. Jim Durkin
5 ILCS 375/1  from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01671  Rep. Jim Durkin
5 ILCS 120/1.01  from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01672  Rep. Jim Durkin
5 ILCS 140/5  from Ch. 116, par. 205
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01673  Rep. Tim Butler
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01674  Rep. Jim Durkin
10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01675  Rep. Jim Durkin
15 ILCS 505/17 from Ch. 130, par. 17
Amends the State Treasurer Act. Makes a technical change in a Section concerning the Public Treasurers' Investment Pool.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01676  Rep. Jim Durkin
15 ILCS 505/16.5
Amends the State Treasurer Act. Makes a technical change in a Section concerning a college savings pool.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01677  Rep. Jim Durkin
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01678  Rep. Jim Durkin
15 ILCS 505/1 from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01679  Rep. Jim Durkin
15 ILCS 505/1 from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01680  Rep. Jim Durkin
20 ILCS 655/1 from Ch. 67 1/2, par. 601
Amends the Illinois Enterprise Zone Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01681  Rep. Jim Durkin
20 ILCS 1705/1 from Ch. 91 1/2, par. 100-1
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01682  Rep. Jim Durkin
20 ILCS 2305/2 from Ch. 111 1/2, par. 22
Amends the Department of Public Health Act. Makes a technical change in a Section concerning the powers of the Department.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01683  Rep. Jim Durkin
20 ILCS 862/1
Amends the Recreational Trails of Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01684  Rep. Jim Durkin
20 ILCS 3960/1 from Ch. 111 1/2, par. 1151
Amends the Illinois Health Facilities Planning Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01685  Rep. Jim Durkin
20 ILCS 105/1  from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes technical changes in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01686  Rep. Jim Durkin
20 ILCS 505/1.1  from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01687  Rep. Jim Durkin
20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01688  Rep. Jim Durkin
20 ILCS 3501/801-1
Amends the Illinois Finance Authority Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01689  Rep. Jim Durkin
20 ILCS 1505/1505-1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Omar Aquino-Cristina Castro)
20 ILCS 5/5-15  was 20 ILCS 5/3
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section creating the civil administrative agencies.
House Floor Amendment No. 1
Deletes reference to:
20 ILCS 5/5-15
Adds reference to:
20 ILCS 2630/5.2
Replaces everything after the enacting clause. Amends the Criminal Identification Act. Provides that the court may not order the sealing or expungement of the records of arrests or charges not initiated by arrest that result in an order of supervision for or conviction of driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof (DUI) under the Illinois Vehicle Code or a similar provision of a local ordinance; except that the court may order the sealing of one misdemeanor record of arrest or charge not initiated by arrest that results in an order of supervision for or conviction of DUI under the Illinois Vehicle Code or a similar provision of a local ordinance per petitioner if each of the following conditions have been met: (1) the petitioner has not previously been convicted of or placed on supervision for DUI under the Illinois Vehicle Code or a similar provision of a local ordinance; (2) 10 or more years have passed since the termination of the petitioner's sentence; (3) during the commission of the violation, the petitioner did not proximately cause death or personal injury to any other person or damage the property of any other person; (4) the petitioner has no other misdemeanor or felony driving charge on his or her driving abstract; and (5) the judge examined the driving abstract of the petitioner petitioning to have his or her records sealed under this provision and made a finding entered on the record that the petitioner did not enter into a plea agreement on a lesser charge other than a DUI under the Illinois Vehicle Code or a similar provision of a local ordinance, and the facts did not support that the petitioner had previously committed a DUI under the Illinois Vehicle Code or a similar provision of a local ordinance. Provides that the Secretary of State shall maintain orders of court supervision and convictions DUI under the Illinois Vehicle Code or a similar provision of a local ordinance on court purposes driving abstracts.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 01691  Rep. Jim Durkin
20 ILCS 3960/1  from Ch. 111 1/2, par. 1151
Amends the Illinois Health Facilities Planning Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01692  Rep. Jim Durkin
20 ILCS 205/205-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Agriculture.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01693  Rep. Tony McCombie
25 ILCS 5/3  from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01694  Rep. Jim Durkin
25 ILCS 5/3  from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01695  Rep. Amy Grant
25 ILCS 5/3  from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01696  Rep. Jim Durkin
30 ILCS 120/1  from Ch. 85, par. 651
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01697  Rep. Jim Durkin
30 ILCS 225/1  from Ch. 102, par. 34
Amends the Public Funds Deposit Act. Makes a technical change in a Section concerning deposits.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01698  Rep. Jim Durkin
30 ILCS 390/1  from Ch. 122, par. 1201
Amends the School Construction Bond Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01699  Rep. Jim Durkin
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01700  Rep. Jim Durkin
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01701  Rep. Jim Durkin  
30 ILCS 330/1  
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01702  Rep. Jim Durkin  
30 ILCS 330/1  
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01703  Rep. Jim Durkin  
30 ILCS 390/1  
Amends the School Construction Bond Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01704  Rep. Jim Durkin  
30 ILCS 105/1.1  
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01705  Rep. Jim Durkin  
30 ILCS 105/1.1  
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01706  Rep. Jim Durkin  
30 ILCS 790/1  
Amends the Charitable Trust Stabilization Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01707  Rep. Jim Durkin  
30 ILCS 265/1  
Amends the Technology Development Act. Makes a technical change in a Section concerning the short title of the Act.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01708  Rep. Jim Durkin  
30 ILCS 340/1  
Amends the Short Term Borrowing Act. Makes a technical change in a Section concerning cash flow borrowing.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01709  Rep. Jim Durkin  
30 ILCS 764/10-1  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01710  Rep. Jim Durkin  
35 ILCS 450/2-5  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01711  Rep. Jim Durkin  
35 ILCS 450/2-5  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
<table>
<thead>
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<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
<th>Date</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>HB 01714</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of &quot;33 1/3%&quot;.</td>
<td>Apr 12 19</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 01715</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of &quot;33 1/3%&quot;.</td>
<td>Apr 12 19</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01716</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Motor Fuel Tax Law. Makes a technical change in a Section concerning the terms used in the law.</td>
<td>Apr 12 19</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 01717</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of &quot;33 1/3%&quot;.</td>
<td>Apr 12 19</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 01718</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of &quot;33 1/3%&quot;.</td>
<td>Apr 12 19</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 01720</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Property Tax Extension Limitation Law in the Property Tax Code. Makes a technical change in a Section authorizing the Department of Revenue to adopt rules.</td>
<td>Apr 12 19</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 01721</td>
<td>Rep. Jim Durkin</td>
<td>Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of &quot;33 1/3%&quot;.</td>
<td>Apr 12 19</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>Bill</td>
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<td>Section</td>
<td>Description</td>
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<td>HB 01728</td>
<td>Rep. Jim Durkin</td>
<td>45 ILCS 70/0.01</td>
<td>Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
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<tr>
<td>HB 01729</td>
<td>Rep. Tom Demmer</td>
<td>50 ILCS 310/7</td>
<td>Amends the Governmental Account Audit Act. Makes a technical change in a Section concerning reports to the Comptroller.</td>
<td>Apr 12 19</td>
</tr>
<tr>
<td>HB 01732</td>
<td>Rep. Jim Durkin</td>
<td>55 ILCS 5/2-3002.5</td>
<td>Amends the Counties Code. Makes a technical change in a Section concerning county board elections.</td>
<td>Apr 12 19</td>
</tr>
<tr>
<td>HB 01733</td>
<td>Rep. Jim Durkin</td>
<td>60 ILCS 1/30-60</td>
<td>Amends the Township Code. Makes a technical change in a Section concerning appropriations for public graveyards.</td>
<td>Apr 12 19</td>
</tr>
</tbody>
</table>
HB 01734  Rep. Jim Durkin
60 ILCS 1/30-41
Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01735  Rep. Jim Durkin
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01736  Rep. Jim Durkin
60 ILCS 1/5-10
Amends the Township Code. Makes a technical change in a Section concerning referenda.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01737  Rep. Jim Durkin
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01738  Rep. Jim Durkin
60 ILCS 1/5-10
Amends the Township Code. Makes a technical change in a Section concerning referenda.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01739  Rep. Jim Durkin
65 ILCS 5/1-1-2  from Ch. 24, par. 1-1-2
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01740  Rep. Jim Durkin
65 ILCS 5/8-3-5  from Ch. 24, par. 8-3-5
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01741  Rep. Jim Durkin
65 ILCS 5/3.1-30-20  from Ch. 24, par. 3.1-30-20
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01742  Rep. Jim Durkin
65 ILCS 5/1-1-2  from Ch. 24, par. 1-1-2
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01743  Rep. Jim Durkin
65 ILCS 5/1-1-1  from Ch. 24, par. 1-1-1
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01744  Rep. Jim Durkin
70 ILCS 2605/1.1  from Ch. 42, par. 320.1
Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
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<th>Date</th>
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<td>HB 01745</td>
<td>Rep. Jim Durkin</td>
<td>70 ILCS 3615/1.01 from Ch. 111 2/3, par. 701.01</td>
<td>Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 01746</td>
<td>Rep. Jim Durkin</td>
<td>70 ILCS 3615/1.01 from Ch. 111 2/3, par. 701.01</td>
<td>Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 01747</td>
<td>Rep. Jim Durkin</td>
<td>70 ILCS 3610/1 from Ch. 111 2/3, par. 351</td>
<td>Amends the Local Mass Transit District Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 01748</td>
<td>Rep. Tim Butler</td>
<td>70 ILCS 405/1 from Ch. 5, par. 106</td>
<td>Amends the Soil and Water Conservation Districts Act. Makes a technical change to a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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<td>HB 01749</td>
<td>Rep. Jim Durkin</td>
<td>75 ILCS 5/1-5 from Ch. 81, par. 1-5</td>
<td>Amends the Illinois Local Library Act. Makes a technical change in a Section concerning penalties.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 01750</td>
<td>Rep. Jim Durkin</td>
<td>105 ILCS 5/2-3.64a-5</td>
<td>Amends the School Code. Makes a technical change in a Section concerning State goals and assessment.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>HB 01751</td>
<td>Rep. Jim Durkin</td>
<td>105 ILCS 230/5-37</td>
<td>Amends the School Construction Law. Makes a technical change in a Section concerning carry over projects.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 01752</td>
<td>Rep. Jim Durkin</td>
<td>105 ILCS 5/1A-1 from Ch. 122, par. 1A-1</td>
<td>Amends the School Code. Makes a technical change in a Section concerning the members of the State Board of Education.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 01753</td>
<td>Rep. Jim Durkin</td>
<td>105 ILCS 5/34-1 from Ch. 122, par. 34-1</td>
<td>Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 01754</td>
<td>Rep. Jim Durkin</td>
<td>105 ILCS 5/19-1</td>
<td>Amends the School Code. Makes a technical change in a Section concerning debt limitations of school districts.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>HB 01755</td>
<td>Rep. Jim Durkin</td>
<td>105 ILCS 5/18-1 from Ch. 122, par. 18-1</td>
<td>Amends the School Code. Makes a technical change in a Section concerning the Common School Fund.</td>
<td>Apr 12 19</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
</tbody>
</table>
HB 01756  Rep. Jim Durkin
105 ILCS 5/19-1
Amends the School Code. Makes a technical change in a Section concerning debt limitations of school districts.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01757  Rep. Jim Durkin
105 ILCS 5/21B-5
Amends the School Code. Makes a technical change in a Section concerning licensure of educators.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01758  Rep. Jim Durkin
105 ILCS 5/27A-1
Amends the School Code. Makes a technical change in a Section concerning charter schools.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01759  Rep. Jim Durkin
105 ILCS 5/34-1  from Ch. 122, par. 34-1
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01760  Rep. Jim Durkin
105 ILCS 5/1D-1
Amends the School Code. Makes a technical change in a Section concerning block grants for Chicago.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01761  Rep. Jim Durkin
105 ILCS 5/1C-1
Amends the School Code. Makes a technical change in a Section concerning block grants for school districts other than the Chicago school district.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01762  Rep. Jim Durkin
105 ILCS 5/10-20.9a  from Ch. 122, par. 10-20.9a
Amends the School Code. Makes a technical change in a provision concerning promoting students to the next higher grade level.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01763  Rep. Jim Durkin
105 ILCS 5/1-2  from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01764  Rep. Jim Durkin
105 ILCS 13/1
Amends the P-20 Longitudinal Education Data System Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01765  Rep. Jim Durkin
105 ILCS 5/34-1  from Ch. 122, par. 34-1
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the application of the Article and definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01766  Rep. Jim Durkin

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01767  Rep. Jim Durkin

105 ILCS 5/27-2 from Ch. 122, par. 27-2

Amends the School Code. Makes a technical change in a Section concerning instruction.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01768  Rep. Jim Durkin

105 ILCS 5/14-1.01 from Ch. 122, par. 14-1.01

Amends the Children with Disabilities Article of the School Code. Makes a technical change in a Section concerning definitions.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01769  Rep. Jim Durkin

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

Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01770  Rep. Jim Durkin

105 ILCS 5/18-1 from Ch. 122, par. 18-1

Amends the School Code. Makes a technical change in a Section concerning the Common School Fund.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01771  Rep. Jim Durkin

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

Amends the School Code. Makes a technical change in a Section concerning the State Board of Education.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01772  Rep. Jim Durkin

105 ILCS 5/21B-5

Amends the School Code. Makes a technical change in a Section concerning licensure of educators.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01773  Rep. Jim Durkin

110 ILCS 947/5

Amends the Higher Education Student Assistance Act. Makes a technical change concerning the Act's purpose.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01774  Rep. Jim Durkin

110 ILCS 205/3 from Ch. 144, par. 183

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning terms.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01775  Rep. Jim Durkin

110 ILCS 205/5 from Ch. 144, par. 185

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning reimbursement for a Board member's expenses.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01776  Rep. Jim Durkin

110 ILCS 979/5

Amends the Illinois Prepaid Tuition Act. Makes a technical change in a Section concerning the Act's purpose.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01777  Rep. Jim Durkin

110 ILCS 979/1

Amends the Illinois Prepaid Tuition Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01778  Rep. Jim Durkin

110 ILCS 979/55

Amends the Illinois Prepaid Tuition Act. Makes a technical change in a Section concerning a tax exemption.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01779  Rep. Jim Durkin

110 ILCS 947/5

Amends the Higher Education Student Assistance Act. Makes a technical change concerning the Act's purpose.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01780  Rep. Jim Durkin

115 ILCS 5/20  from Ch. 48, par. 1720


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01781  Rep. Jim Durkin

115 ILCS 5/20  from Ch. 48, par. 1720


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01782  Rep. Jim Durkin

205 ILCS 5/3  from Ch. 17, par. 309

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01783  Rep. Jim Durkin

205 ILCS 5/3  from Ch. 17, par. 309

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01784  Rep. Jim Durkin

205 ILCS 305/6  from Ch. 17, par. 4407

Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01785  Rep. Jim Durkin

210 ILCS 50/1  from Ch. 111 1/2, par. 5501

Amends the Emergency Medical Services (EMS) Systems Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01786  Rep. Jim Durkin

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


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01787  Rep. Jim Durkin

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


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01788  Rep. Jim Durkin  
215 ILCS 5/123D-1  
Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the purpose of the Article regarding nonprofit risk organizations. 
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01789  Rep. Jim Durkin  
215 ILCS 105/1  
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01790  Rep. Jim Durkin  
215 ILCS 105/1  
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01791  Rep. Jim Durkin  
215 ILCS 5/1  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01792  Rep. Jim Durkin  
215 ILCS 125/1-1  
Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01793  Rep. Jim Durkin  
220 ILCS 5/1-101  
Amends the Public Utilities Act. Makes a technical change in the short title Section.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01794  Rep. Jim Durkin  
220 ILCS 30/1  
Amends the Electric Supplier Act. Makes a technical change in the short title Section.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01795  Rep. Jim Durkin  
220 ILCS 5/1-101  
Amends the Public Utilities Act. Makes a technical change in the short title Section.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01796  Rep. Jim Durkin  
225 ILCS 60/1  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01797  Rep. Jim Durkin  
225 ILCS 312/1  
Amends the Elevator Safety and Regulation Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 01798  Rep. Jim Durkin  
225 ILCS 440/2  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01799  
Rep. Jim Durkin  
225 ILCS 410/3-3  
from Ch. 111, par. 1703-3  
Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Makes a technical change in a Section concerning qualifications for licensure as a cosmetologist by a barber school graduate.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01800  
Rep. Jim Durkin  
225 ILCS 320/26  
from Ch. 111, par. 1125  
Amends the Illinois Plumbing License Law. Makes a technical change in a Section concerning administrative review.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01801  
Rep. Jim Durkin  
225 ILCS 325/2  
from Ch. 111, par. 5202  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01802  
Rep. Jim Durkin  
225 ILCS 454/1-1  
Amends the Real Estate License Act of 2000. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01803  
Rep. Jim Durkin  
225 ILCS 225/1  
from Ch. 111 1/2, par. 116.301  
Amends the Private Sewage Disposal Licensing Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01804  
Rep. Jim Durkin  
225 ILCS 725/1a  
from Ch. 96 1/2, par. 5401a  
Amends the Illinois Oil and Gas Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01805  
Rep. Jim Durkin  
225 ILCS 732/1-1  
Amends the Hydraulic Fracturing Regulatory Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01806  
Rep. Jim Durkin  
225 ILCS 225/1  
from Ch. 111 1/2, par. 116.301  
Amends the Private Sewage Disposal Licensing Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01807  
Rep. Jim Durkin  
230 ILCS 40/1  
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01808  
Rep. Jim Durkin  
230 ILCS 40/1  
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01809  
Rep. Jim Durkin  
230 ILCS 10/1  
from Ch. 120, par. 2401  
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee
HB 01810  
Rep. Jim Durkin  
230 ILCS 10/1  
from Ch. 120, par. 2401  
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01811  
Rep. Jim Durkin  
230 ILCS 5/1  
from Ch. 8, par. 37-1  
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01812  
Rep. Jim Durkin  
230 ILCS 5/1  
from Ch. 8, par. 37-1  
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01813  
Rep. Jim Durkin  
235 ILCS 5/1-1  
from Ch. 43, par. 93.9  
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01814  
Rep. Jim Durkin  
240 ILCS 40/1-5  
Amends the Grain Code. Makes a technical change in a Section concerning the purpose of the Code.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01815  
Rep. Jim Durkin  
305 ILCS 5/1-5  
from Ch. 23, par. 1-5  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01816  
Rep. Jim Durkin  
305 ILCS 5/5-2b  
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the program for medically fragile and technology dependent children.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01817  
Rep. Jim Durkin  
305 ILCS 5/1-5  
from Ch. 23, par. 1-5  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01818  
Rep. Jim Durkin  
305 ILCS 5/1-5  
from Ch. 23, par. 1-5  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01819  
Rep. Jim Durkin  
305 ILCS 5/5-1  
from Ch. 23, par. 5-1  
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 01820  
Rep. Jim Durkin  
305 ILCS 5/5-2.1a  
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.  
Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee
HB 01821
Rep. Jim Durkin
305 ILCS 5/5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the "Medicaid" Article.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01822
Rep. Jim Durkin
305 ILCS 5/1-5
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01823
Rep. Jim Durkin
305 ILCS 5/5-2.1a
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01824
Rep. Jim Durkin
310 ILCS 10/1
Amends the Housing Authorities Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01825
Rep. Jim Durkin
315 ILCS 35/1
Amends the Urban Flooding Awareness Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01826
Rep. Jim Durkin
320 ILCS 10/3
Amends the Respite Program Act. Makes a technical change in a Section concerning the establishment of respite projects.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01827
Rep. Jim Durkin
320 ILCS 20/1
Amends the Adult Protective Services Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01828
Rep. Jim Durkin
320 ILCS 50/1
Amends the Senior Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01829
Rep. Jim Durkin
325 ILCS 20/1
Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01830
Rep. Jim Durkin
330 ILCS 25/1
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01831
Rep. Jim Durkin
330 ILCS 25/1
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01832  Rep. Jim Durkin
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01833  Rep. Jim Durkin
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01834  Rep. Jim Durkin
110 ILCS 805/2-7  from Ch. 122, par. 102-7
Amends the Public Community College Act. Makes a technical change in a Section concerning the Illinois Community College Board.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01835  Rep. Jim Durkin
405 ILCS 5/1-102  from Ch. 91 1/2, par. 1-102
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the definition of "care and custody".
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01836  Rep. Jim Durkin
410 ILCS 82/1
Amends the Smoke Free Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01837  Rep. Jim Durkin
410 ILCS 50/1  from Ch. 111 1/2, par. 5401
Amends the Medical Patient Rights Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01838  Rep. Jim Durkin
410 ILCS 620/1  from Ch. 56 1/2, par. 501
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01839  Rep. Jim Durkin
410 ILCS 82/1
Amends the Smoke Free Illinois Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01840  Rep. Jim Durkin
410 ILCS 620/1  from Ch. 56 1/2, par. 501
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01841  Rep. Jim Durkin-Deanne M. Mazzochi-Grant Wehrli and Kelly M. Burke
415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01842  Rep. Jim Durkin
415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01843  Rep. Jim Durkin
415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01844  Rep. Jim Durkin
420 ILCS 5/1  from Ch. 111 1/2, par. 4301
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01845  Rep. Jim Durkin
425 ILCS 35/1  from Ch. 127 1/2, par. 127
Amends the Pyrotechnic Use Act. Makes a technical change in a Section concerning definitions.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01846  Rep. Jim Durkin
430 ILCS 66/1
Amends the Firearm Concealed Carry Act. Makes a technical change in a Section concerning the short title.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01847  Rep. Jim Durkin
430 ILCS 65/1  from Ch. 38, par. 83-1
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01848  Rep. Jim Durkin
430 ILCS 65/1  from Ch. 38, par. 83-1
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01849  Rep. Jim Durkin
430 ILCS 65/1  from Ch. 38, par. 83-1
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01850  Rep. Jim Durkin
430 ILCS 65/1  from Ch. 38, par. 83-1
Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 01851  Rep. Jim Durkin
430 ILCS 50/1  from Ch. 127, par. 1251
Amends the Hazardous Materials Emergency Act. Makes a technical change in a Section concerning the findings.
Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 01852  Rep. Jim Durkin
505 ILCS 5/1  from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01853  Rep. Jim Durkin
510 ILCS 5/8  from Ch. 8, par. 358
Amends the Animal Control Act. Makes a technical change in a Section concerning rabies inoculations.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01854  Rep. Jim Durkin
515 ILCS 5/10-100  from Ch. 56, par. 10-100
Amends the Fish and Aquatic Life Code. Makes a technical change in a Section concerning the unlawful release or introduction of aquatic life.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01855  Rep. Jim Durkin
520 ILCS 5/1.1  from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01856  Rep. Jim Durkin
520 ILCS 5/1.1  from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01857  Rep. Jim Durkin
525 ILCS 10/2  from Ch. 5, par. 932
Amends the Illinois Exotic Weed Act. Makes a technical change concerning the definition of "exotic weeds".
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01858  Rep. Jim Durkin
525 ILCS 10/2  from Ch. 5, par. 932
Amends the Illinois Exotic Weed Act. Makes a technical change concerning the definition of "exotic weeds".
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01859  Rep. Jim Durkin
605 ILCS 5/2-201  from Ch. 121, par. 2-201
Amends the Illinois Highway Code. Makes a technical change in a Section concerning definitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01860  Rep. Jim Durkin
605 ILCS 5/5-701  from Ch. 121, par. 5-701
Amends the Illinois Highway Code. Makes a technical change in a Section concerning use of tax moneys.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01861  Rep. Jim Durkin
610 ILCS 5/2  from Ch. 114, par. 2
Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01862  Rep. Jim Durkin
615 ILCS 5/5  from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01863  Rep. Jim Durkin
620 ILCS 5/1 from Ch. 15 1/2, par. 22.1
Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning definitions.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01864  Rep. Jim Durkin
620 ILCS 5/1 from Ch. 15 1/2, par. 22.1
Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning definitions.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01865  Rep. Jim Durkin
625 ILCS 5/3-117.1 from Ch. 95 1/2, par. 3-117.1
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01866  Rep. Ryan Spain
625 ILCS 5/2-101 from Ch. 95 1/2, par. 2-101
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01867  Rep. Jim Durkin
625 ILCS 45/1-1 from Ch. 95 1/2, par. 311-1
Amends the Boat Registration and Safety Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01868  Rep. Mike Murphy
625 ILCS 5/2-101 from Ch. 95 1/2, par. 2-101
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01869  Rep. Jim Durkin
625 ILCS 5/2-101 from Ch. 95 1/2, par. 2-101
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01870  Rep. Jim Durkin
625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01871  Rep. Jim Durkin
625 ILCS 5/13C-1
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01872  Rep. Jim Durkin
625 ILCS 5/18a-302 from Ch. 95 1/2, par. 18a-302
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning relocation services.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01873  
Rep. Darren Bailey-Mark Batinick-Terri Bryant-Dave Severin, Dan Ugaste, Amy Grant, Dan Caulkins, Charles Meier, Randy E. Frese, Mike Murphy, Tom Weber, Patrick Windhorst and David A. Welter  
(Sen. Dan McConchie-Dale A. Righter, Sue Rezin and Rachelle Crowe)  
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100  
House Floor Amendment No. 1  
Deletes reference to:  
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100  
Adds reference to:  
625 ILCS 5/11-1414 from Ch. 95 1/2, par. 11-1414  
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Doubles the fines for violations of the Section regarding approaching, overtaking, and passing school buses. Provides that a first violation of the Section or a local ordinance shall be subject to a mandatory fine of $300 (instead of $150) and a second or subsequent violation shall be subject to a mandatory fine of $1,000 (instead of $500).  
Jul 12 19 H Public Act . . . . . . . . . 101-0055  

HB 01874  
Rep. Tom Weber, John M. Cabello and Daniel Swanson  
625 ILCS 5/3-112 from Ch. 95 1/2, par. 3-112  
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning transfer of an owner's interest in a vehicle.  
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee  

HB 01875  
Rep. John M. Cabello  
625 ILCS 5/3-100 from Ch. 95 1/2, par. 3-100  
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee  

HB 01876  
Rep. Blaine Wilhour-Andrew S. Chesney  
(Sen. Jason Plummer-Chapin Rose)  
625 ILCS 5/2-104 from Ch. 95 1/2, par. 2-104  
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning powers and duties of the Secretary of State.  
House Floor Amendment No. 1  
Deletes reference to:  
625 ILCS 5/2-104  
Adds reference to:  
625 ILCS 5/12-215 from Ch. 95 1/2, par. 12-215  
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that red or white oscillating, rotating, or flashing emergency lights may be used on a vehicle operated by a qualified deputy fire chief or assistant fire chief (in addition to a fire chief).  
Jul 12 19 H Public Act . . . . . . . . . 101-0056  

HB 01877  
Rep. Jim Durkin  
630 ILCS 5/1  
Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee  

HB 01878  
Rep. Jim Durkin  
705 ILCS 405/1-1 from Ch. 37, par. 801-1  
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.  
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01879  Rep. Jim Durkin
710 ILCS 5/22 from Ch. 10, par. 122
Amends the Uniform Arbitration Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01880  Rep. Jim Durkin
720 ILCS 690/1 from Ch. 38, par. 81-1
Amends the Use of Intoxicating Compounds Act. Makes a technical change in a Section concerning prohibitions.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01881  Rep. Jim Durkin
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the unlawful sale or delivery of firearms.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01882  Rep. Allen Skillicorn
720 ILCS 5/2-5 from Ch. 38, par. 2-5
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "conviction".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01883  Rep. Jim Durkin
720 ILCS 5/2-7 from Ch. 38, par. 2-7
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the definition of "felony".
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01884  Rep. Jim Durkin
725 ILCS 5/107-5 from Ch. 38, par. 107-5
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01885  Rep. Jim Durkin
725 ILCS 5/110-11 from Ch. 38, par. 110-11
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01886  Rep. Jim Durkin
725 ILCS 5/107-5 from Ch. 38, par. 107-5
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01887  Rep. Jim Durkin
730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01888  Rep. Jim Durkin
730 ILCS 5/3-7-1 from Ch. 38, par. 1003-7-1
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning administrative regulations.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01889  Rep. Jim Durkin
735 ILCS 5/1-106 from Ch. 110, par. 1-106
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01890  Rep. Jim Durkin
735 ILCS 5/1-101  from Ch. 110, par. 1-101
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01891  Rep. Jim Durkin
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01892  Rep. Jim Durkin
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01893  Rep. Jim Durkin
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01894  Rep. Jim Durkin
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01895  Rep. Jim Durkin
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01896  Rep. Jim Durkin
735 ILCS 5/1-105  from Ch. 110, par. 1-105
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01897  Rep. Jim Durkin
735 ILCS 5/1-103  from Ch. 110, par. 1-103
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01898  Rep. Jim Durkin
735 ILCS 30/1-1-1
Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01899  Rep. Jim Durkin
735 ILCS 5/1-103  from Ch. 110, par. 1-103
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01900  Rep. Jim Durkin
735 ILCS 5/1-105  from Ch. 110, par. 1-105
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01901  Rep. Jim Durkin
735 ILCS 5/1-106 from Ch. 110, par. 1-106
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01902  Rep. Jim Durkin
740 ILCS 10/1 from Ch. 38, par. 60-1
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01903  Rep. Jim Durkin
745 ILCS 65/1 from Ch. 70, par. 31
Amends the Recreational Use of Land and Water Areas Act. Makes a technical change in a Section concerning the short title and purpose of the Act.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01904  Rep. Jim Durkin
745 ILCS 10/1-101 from Ch. 85, par. 1-101
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the short title Section.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01905  Rep. Jim Durkin
750 ILCS 27/1
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01906  Rep. Jim Durkin
750 ILCS 47/1
Amends the Gestational Surrogacy Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01907  Rep. Jim Durkin
750 ILCS 50/2 from Ch. 40, par. 1502
Amends the Adoption Act. Makes a technical change in a Section concerning who may adopt a child.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01908  Rep. Jim Durkin
750 ILCS 5/103 from Ch. 40, par. 103
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01909  Rep. Jim Durkin
755 ILCS 5/1-4 from Ch. 110 1/2, par. 1-4
Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01910  Rep. Jim Durkin
760 ILCS 5/1 from Ch. 17, par. 1651
Amends the Trusts and Trustees Act. Makes technical changes in a Section concerning the Act's short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 01911  Rep. Jim Durkin
765 ILCS 5/0.01 from Ch. 30, par. 0.01
Amends the Conveyances Act. Makes a technical change in a Section concerning the Act's short title.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 01912  Rep. Jim Durkin
770 ILCS 5/1 from Ch. 13, par. 14
Amends the Attorneys Lien Act. Makes a technical change in a Section concerning the creation of liens.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01913  Rep. Jim Durkin
775 ILCS 5/1-101 from Ch. 68, par. 1-101
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01914  Rep. Jim Durkin and Justin Slaughter
805 ILCS 105/101.01 from Ch. 32, par. 101.01
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01915  Rep. Michael D. Unes-André Thapedi
(Sen. David Koehler)
805 ILCS 5/1.01 from Ch. 32, par. 1.01
House Floor Amendment No. 1
Deletes reference to:
805 ILCS 5/1.01
Adds reference to:
805 ILCS 105/103.05 from Ch. 32, par. 103.05
Replaces everything after the enacting clause. Amends the General Not For Profit Corporation Act of 1986. Authorizes the ownership and operation of a medical practice as part of a comprehensive hemophilia diagnostic treatment center, as authorized under Section 501(a)(2) of the Social Security Act. Effective immediately.
House Floor Amendment No. 2
Amends the General Not For Profit Corporation Act of 1986. Deletes provisions authorizing the ownership and operation of a medical practice as part of a comprehensive hemophilia diagnostic treatment center, as authorized under Section 501(a)(2) of the Social Security Act, as a purpose of a not-for-profit corporation. Authorizes a not-for-profit corporation to own and operate a hemophilia program, including comprehensive hemophilia diagnostic treatment centers, under Section 501(a)(2) of the Social Security Act and employ physicians, other health care professionals and staff. Provides that the program and the corporate board may not exercise control over, direct, or interfere with a physician's exercise and execution of his or her professional judgment in the provision of care or treatment. Effective immediately.
Jul 12 19  H  Public Act . . . . . . . . 101-0057

HB 01916  Rep. Jim Durkin
810 ILCS 5/1-101 from Ch. 26, par. 1-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01917  Rep. Jim Durkin
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 01918  Rep. Grant Wehrli-Dan Ugaste-Carol Ammons-Chris Miller
(Sen. Dan McConchie)
820 ILCS 305/15  from Ch. 48, par. 138.15
Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the Illinois Workers' Compensation Commission's annual report to the Governor.
House Floor Amendment No. 1
Deletes reference to:
820 ILCS 305/15
Adds reference to:
820 ILCS 205/8  from Ch. 48, par. 31.8
Replaces everything after the enacting clause. Amends the Child Labor Law. Provides that a parent of a home-schooled student under the age of 16 shall be authorized to issue an employment certificate for his or her child for any occupation other than specified occupations in which no minor under the age of 16 may be employed.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 01919  Rep. Jim Durkin
820 ILCS 405/1700  from Ch. 48, par. 610
Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the powers and duties of the Director of Employment Security.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01920  Rep. Jim Durkin
820 ILCS 405/1700  from Ch. 48, par. 610
Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the powers and duties of the Director of Employment Security.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01921  Rep. Jim Durkin
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01922  Rep. Jim Durkin
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 01923  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Abraham Lincoln Presidential Library and Museum for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01924  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01925  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Department of Innovation and Technology for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01926  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01927  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Treasurer for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01928  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Secretary of State for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01929  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for the Governor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01930  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01931  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01932  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Governor's Office of Management and Budget for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01933  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01934  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Department of Veterans' Affairs for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01935  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Department of State Police for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01936  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Department of Revenue for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01937  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Department of Public Health for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01938  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Department of Healthcare and Family Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01939  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Department of Military Affairs for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01940  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Labor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01941  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Insurance for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01942  Rep. Jim Durkin
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01943  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Human Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01944  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Human Rights for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01945  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Financial and Professional Regulation for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01946  Rep. Jim Durkin
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01947  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Juvenile Justice for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01948  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01949  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Children and Family Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01950  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01951  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Office of the Comptroller for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01952  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Office of the State Treasurer for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01953  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the State Board of Elections for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01954  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Corrections for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01955  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department on Aging for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01956  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01957  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to Western Illinois University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01958  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Illinois Community College Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01959  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01960  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the University of Illinois for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01961  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to Southern Illinois University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01962  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the State Employees' Retirement System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01963  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Illinois Labor Relations Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01964  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the State Police Merit Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01965  Rep. Jim Durkin
  Appropriates $2 from the General Revenue Fund to the Office of the State Fire Marshal for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
  Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01966  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to the Upper Illinois River Valley Development Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01967  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to the State Board of Education for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01968  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to the Teachers’ Retirement System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01969  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to the Board of Higher Education for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01970  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to Chicago State University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01971  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to Eastern Illinois University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01972  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to Governors State University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01973  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to Illinois State University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01974  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to Northeastern Illinois University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01975  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to Northern Illinois University for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01976  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01977  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01978  Rep. Jim Durkin
    Appropriates $2 from the General Revenue Fund to the Illinois Finance Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
    Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 01979  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Procurement Policy Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01980  Rep. Jim Durkin
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01981  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Illinois Gaming Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01982  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Law Enforcement Training Standards Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01983  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Metropolitan Pier and Exposition Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01984  Rep. Jim Durkin
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01985  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Illinois Racing Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01986  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the General Assembly for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01987  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the General Assembly Retirement System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01988  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01989  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Legislative Audit Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01990  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Joint Committee on Administrative Rules for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 01991  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Legislative Information System for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19   H  Rule 19(b) / Re-referred to Rules Committee
HB 01992  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Judicial Inquiry Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01993  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Legislative Ethics Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01994  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Legislative Printing Unit for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01995  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Legislative Reference Bureau for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01996  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01997  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the Auditor General for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01998  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Executive Ethics Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 01999  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Supreme Court for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02000  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02001  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the State Appellate Defender for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02002  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the State's Attorneys Appellate Prosecutor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02003  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02004  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the Governor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 02005  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the Lieutenant Governor for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02006  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02007  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Office of the Secretary of State for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02008  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02009  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Illinois State Toll Highway Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02010  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02011  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Illinois Educational Labor Relations Board for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02012  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Illinois Criminal Justice Information Authority for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02013  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02014  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Guardianship and Advocacy Commission for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02015  Rep. Jim Durkin
Appropriates $2 from the General Revenue Fund to the Environmental Protection Agency for its FY20 ordinary and contingent expenses. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02016  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02017  Rep. Jim Durkin
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 02018  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Drycleaner Environmental Response Trust Fund Council for its 
   FY20 ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02019  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the University Civil Service Merit Board for its FY20 ordinary and 
   contingent expenses. Effective July 1, 2019.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02020  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the State Universities Retirement System for its FY20 ordinary and 
   contingent expenses. Effective July 1, 2019.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02021  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Illinois Mathematics and Science Academy for its FY20 ordinary 
   and contingent expenses. Effective July 1, 2019.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02022  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Property Tax Appeal Board for its FY20 ordinary and contingent 
   expenses. Effective July 1, 2019.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02023  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Southern Illinois Economic Development Authority for its FY20 
   ordinary and contingent expenses. Effective July 1, 2019.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02024  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Illinois Emergency Management Agency for its FY20 ordinary and 
   contingent expenses. Effective July 1, 2019.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02025  Rep. Jim Durkin
   Appropriates $2 from the General Revenue Fund to the Department of Transportation for its FY20 ordinary and contingent 
   expenses. Effective July 1, 2019.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02026  Rep. Michelle Mussman-Robyn Gabel-Theresa Mah-Jonathan Carroll, Deb Conroy, Will Guzzardi, Mark Batinick, 
   Barbara Hernandez, Kelly M. Cassidy and Jennifer Gong-Gershowitz
   New Act
   Creates the Digital Fair Repair Act. Provides that original equipment manufacturers shall: (i) make available to any 
   independent repair provider or owner of equipment manufactured by the original equipment manufacturer the same diagnostic 
   and repair documentation in the same manner as that information is made available to the manufacturer's authorized repair providers; and 
   (ii) make available for purchase by the owner, his or her authorized agent, or any independent repair provider parts, inclusive of any 
   updates to the embedded software of the parts, upon fair and reasonable terms. Requires original equipment manufacturers to make 
   available for purchase by owners and independent repair providers all diagnostic repair tools incorporating the same diagnostic, repair, 
   and remote communications capabilities that the original equipment manufacturer makes available to its own repair or engineering 
   staff or an authorized repair provider. Requires an independent repair provider that purchases or acquires embedded software or 
   service parts to notify the owner of the equipment in writing of certain warranties prior to performing any services on digital electronic 
   equipment. Provides that, with one exception, an authorized provider shall have all the rights and remedies provided under the Act. 
   Authorizes the Attorney General to seek to enjoin violations and to recover civil penalties. Requires the Attorney General to establish 
   an outreach program to inform the public of rights under the Act. Defines terms. Excludes motor vehicle manufacturers. Provides for 
   Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02027
Rep. Rita Mayfield

625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1
625 ILCS 5/6-508 from Ch. 95 1/2, par. 6-508
720 ILCS 5/33A-3 from Ch. 38, par. 33A-3
720 ILCS 5/24-1.7 rep.
725 ILCS 5/111-3 from Ch. 38, par. 111-3
730 ILCS 5/3-3-3 from Ch. 38, par. 1003-3-3
730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
730 ILCS 5/5-4.5-95 rep.

Amends the Criminal Code of 2012 and the Unified Code of Corrections. Repeals provisions concerning armed habitual criminals and habitual criminals. Provides that notwithstanding any provision of law to the contrary, a person convicted under those statutes shall be eligible for consideration of parole conditions if his or her final conviction was not first degree murder, aggravated criminal sexual assault, or predatory criminal sexual assault of a child. Amends the Illinois Vehicle Code to make conforming changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02028

20 ILCS 2610/12.2
Amends the State Police Act. Provides that the Department of State Police shall pay directly or reimburse, up to a maximum of $20,000 (rather than $10,000) the burial expenses of each State police officer who is killed in the line of duty.

House Floor Amendment No. 2
Adds reference to:
820 ILCS 315/3.5

Replaces everything after the enacting clause. Amends the State Police Act. Provides that the Department of State Police shall pay directly or reimburse, up to a maximum of $20,000 (rather than $10,000) the burial expenses of each State police officer who is killed in the line of duty after June 30, 2018. Amends the Line of Duty Compensation Act. Provides that a burial benefit of up to a maximum of $20,000 (rather than $10,000) shall be payable to the surviving spouse or estate of a law enforcement officer or fireman who is killed in the line of duty after June 30, 2018.

Jun 26 19 H Public Act . . . . . . . . . 101-0028

HB 02029
Rep. Mark L. Walker
(Sen. Omar Aquino)

5 ILCS 375/3 from Ch. 127, par. 523

Amends the State Employees Group Insurance Act of 1971. Provides that "survivor" includes a person who would be receiving an annuity as a survivor of an annuitant except that the annuitant elected to receive an accelerated pension benefit payment. Provides that "TRS benefit recipient" includes a person who would be receiving a monthly benefit or retirement annuity under the Downstate Teacher Article of the Illinois Pension Code except that the benefit recipient elected to receive an accelerated pension benefit payment under that Article in lieu of receiving an annuity. Provides that "community college benefit recipient" includes a person who would be receiving a monthly survivor's annuity or retirement annuity under the State Universities Article of the Illinois Pension Code except that the benefit recipient elected to receive an accelerated pension benefit payment under that Article in lieu of receiving an annuity. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. In the definitions of "survivor", "TRS benefit recipient", and "community college benefit recipient", specifies that the elections to receive an accelerated pension benefit payment under the Illinois Pension Code are elections made on or after June 4, 2018.

Aug 09 19 H Public Act . . . . . . . . . 101-0242
**HB 02030**  
Rep. John M. Cabello

720 ILCS 5/33G-3

720 ILCS 5/48-1 was 720 ILCS 5/26-5

Amends the Criminal Code of 2012. Includes as a predicate offense under the Illinois Street Gang and Racketeer Influenced and Corrupt Organizations Law (or "RICO") a Class 2 felony or higher violation of the dog fighting statute. Increases the penalties for dog fighting by one class.

Mar 29 19  
H  
Rule 19(a) / Re-referred to Rules Committee

**HB 02031**  
Rep. John M. Cabello

New Act

20 ILCS 2605/2605-98 new

50 ILCS 705/7.5

Creates the Peace Officer Motor Vehicle Pursuit Act. Provides that a peace officer is authorized to initiate a motor vehicle pursuit when the officer is able to articulate a reason to believe the occupant of a fleeing vehicle: (1) has committed or attempted to commit a forcible felony involving the infliction or threatened infliction of great bodily harm; (2) is attempting to escape by use of a deadly weapon or an object or device that the peace officer reasonably believes to be a deadly weapon; (3) otherwise indicates he or she will endanger human life or inflict great bodily harm unless apprehended immediately; or (4) is or has committed the offense of aggravated fleeing or attempting to elude a peace officer. Provides that a peace officer engaged in a motor vehicle pursuit shall activate both the rotating or flashing lights and the siren of his or her police vehicle. Provides that a peace officer who is driving a police vehicle equipped with a video camera shall ensure the camera is activated at all times while engaged in a pursuit or fleeing and eluding incident. Provides for police officer pursuit training. Preempts home rule. Amends the Department of State Police Law of the Civil Administrative Code of Illinois and the Illinois Police Training Act to make conforming changes. Effective January 1, 2020.

Mar 29 19  
H  
Rule 19(a) / Re-referred to Rules Committee

**HB 02032**  
Rep. John M. Cabello and Lance Yednock

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

20 ILCS 1605/9.1

20 ILCS 1605/20 from Ch. 120, par. 1170

20 ILCS 1605/21.12 new

30 ILCS 105/5.891 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2020 or as soon thereafter as is practical, to offer a special instant scratch-off game for the purposes of upkeep, maintenance, and improvements to Illinois State and local parks. Provides that the net revenue from the special instant scratch-off game must be deposited into the Illinois Parks Scratch-off Fund. Provides that the moneys deposited in the Fund shall be used by the Department of Natural Resources for upkeep, maintenance, and improvements to Illinois State and local parks, including grants for those purposes. Authorizes the Department of the Lottery to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the State Finance Act to create the Illinois Parks Scratch-off Fund. Effective immediately.

Mar 29 19  
H  
Rule 19(a) / Re-referred to Rules Committee

**HB 02033**  
Rep. John M. Cabello

305 ILCS 5/8A-4B new

305 ILCS 5/8A-5A from Ch. 23, par. 8A-5A

305 ILCS 5/8A-6 from Ch. 23, par. 8A-6

Amends the Illinois Public Aid Code. Provides that any person who possesses for an unlawful purpose another person's Electronic Benefit Transfer card (EBT) or LINK card in order to use or transfer in any manner not authorized by law or the rules and regulations of the Department of Human Services the cash assistance benefits held on that EBT or LINK card is guilty of a violation and shall be subject to certain penalties established under the Code. Effective immediately.

Mar 29 19  
H  
Rule 19(a) / Re-referred to Rules Committee
Legislative Information System
101st General Assembly
Synopsis of Introduced Bills
First year of General Assembly


15 ILCS 20/50-22
25 ILCS 115/1
Amends the General Assembly Compensation Act. Provides that beginning in 2019, and for each year thereafter, if the General Assembly fails to pass a balanced budget by June 30 of each year, the compensation to be paid to members of the General Assembly, including the additional sums payable to officers of the General Assembly, shall be withheld until a balanced budget is passed. Amends the State Budget Law of the Civil Administrative Code of Illinois. Removes the salary of members of the General Assembly from continuing appropriations provisions. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act
5 ILCS 140/7.5
720 ILCS 5/9-1
725 ILCS 5/113-3
725 ILCS 5/119-1
725 ILCS 105/10
Amends the Criminal Code of 2012 relating to first degree murder. Adds and eliminates aggravating factors for which the death penalty may be imposed. Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2019. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the amendatory Act shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


515 ILCS 5/20-45
520 ILCS 5/3.2
Amends the Fish and Aquatic Life Code. Provides that the fee for all sport fishing licenses shall be waived for resident veterans of the United States Armed Forces who have been honorably discharged. Amends the Wildlife Code. Provides that the fee for a hunting license to hunt all species shall be waived for resident veterans of the United States Armed Forces who have been honorably discharged. Makes technical changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/217
35 ILCS 5/217.1
Amends the Illinois Income Tax Act. Makes changes to a credit awarded for wages paid to qualified veterans. Provides that the credit shall be: (1) $5,000 (instead of 20% of the gross wages, but not to exceed $5,000) for certain veterans who were unemployed at the time of hire; and (2) $1,200 (instead of 10% of the gross wages, but not to exceed $1,200) for other qualified veterans. Changes the definition of "qualified veteran" to include all Illinois residents who are members of the National Guard, reserve, or regular component of the Armed Forces of the United States. Allows the credit to be prorated. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Jason Plummer)
625 ILCS 5/3-806.7
Amends the Illinois Vehicle Code. Provides that the standard registration fee for passenger motor vehicles of the first division and motor vehicles of the second division weighing not more than 8,000 pounds shall be reduced by 50% for any Illinois vehicle owner who is a veteran of the United States Armed Forces. Effective January 1, 2020.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Code of Criminal Procedure of 1963. Provides that a person serving a sentence for any criminal offense under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance for which the statutory penalty has been subsequently reduced or altered may petition the trial court that entered the judgment of conviction to request resentencing or dismissal in accordance with the statutory penalty in effect at the time of the filing of the petition. Provides that upon verified petition for resentencing by the defendant, the trial court that entered the judgment of conviction in a defendant's case may order resentencing at any time after 30 days have passed following the imposition of a sentence under a guilty verdict or a finding of guilt for any criminal offense under the Criminal Code of 1961 or the Criminal Code of 2012 or a similar local ordinance provided: (1) the State's Attorney or other prosecuting attorney is given at least 30-day notice of the filing of the petition seeking resentencing; (2) the statutory penalty for the offense for which the defendant was found guilty or convicted, since his or her plea of guilty or conviction, has been subsequently reduced or altered in a manner that includes, but is not limited to: (A) reducing the minimum or maximum sentence for the offense; (B) granting the court more discretion over the range of penalties available for the offense; or (C) changing the penalties associated with the offense or conduct underlying the offense in any way.
HB 02040


730 ILCS 140/1 from Ch. 38, par. 1581
730 ILCS 140/1.5 new
730 ILCS 140/2 from Ch. 38, par. 1582
730 ILCS 140/3 from Ch. 38, par. 1583

Amends the Private Correctional Facility Moratorium Act. Changes the title of the Act to the For-Profit Corrections Prohibition Act. Defines "non-profit contractor", "private company", "private vendor", "private contractor", and "work release center". Provides that the State, any unit of local government, or a county sheriff, shall not contract with a private contractor or private vendor for the provision of services relating to community correctional supervision. Provides that the Act does not apply to State work release centers or juvenile residential facilities that provide separate care or special treatment operated in whole or part by non-profit (rather than private) contractors. Adds to exempted contracts for ancillary services contracts for electronic monitoring services.

House Committee Amendment No. 2
Deletes reference to:
730 ILCS 140/1
Deletes reference to:
730 ILCS 140/1.5 new
Deletes reference to:
730 ILCS 140/2
Deletes reference to:
730 ILCS 140/3
Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Private Detention Facility Moratorium Act. Provides that neither the State, nor any unit of local government, any county sheriff, or any agency, officer, employee, or agent thereof, shall: (1) enter into an agreement of any kind related to the detention of individuals in a detention facility owned, managed, or operated in whole or in part by a private entity or person; (2) pay, reimburse, subsidize, or defray in any way any costs related to the sale, purchase, construction, development, ownership, management, or operation, in whole or in part, of any detention facility by any private entity or person; (3) receive per diem, per detainee, or any other payment related to the detention of individuals in a detention facility owned, managed, or operated, in whole or in part, by any private entity or person; or (4) otherwise give any financial incentive or benefit to any private entity or person in connection with the sale, purchase, construction, development, ownership, management, or operation of any detention facility. Provides exemptions. Effective immediately.

House Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 2 with changes. Provides that neither the State, nor any unit of local government, any county Sheriff, or any agency, officer, employee, or agent thereof, shall: (1) enter into an agreement of any kind for the detention of individuals in a detention facility owned, managed, or operated, in whole or in part, by a private entity; (2) pay, reimburse, subsidize, or defray in any way any costs related to the sale, purchase, construction, development, ownership, management, or operation of a detention facility that is or will be owned, managed, or operated, in whole or in part, by a private entity; (3) receive per diem, per detainee, or any other payment related to the detention of individuals in a detention facility owned, managed, or operated, in whole or in part, by a private entity; or (4) otherwise give any financial incentive or benefit to any private entity or person in connection with the sale, purchase, construction, development, ownership, management, or operation of a detention facility that is or will be owned, managed, or operated, in whole or in part, by a private entity. Makes other technical changes. Effective immediately.

Jun 21 19 H Public Act . . . . . . . . . . . 101-0020
HB 02041  Rep. Delia C. Ramirez

310 ILCS 110/1

Amends the Comprehensive Housing Planning Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02042  Rep. Grant Wehrli

215 ILCS 190/10

Amends the Short-Term, Limited-Duration Health Insurance Coverage Act. Provides that a short-term, limited-duration health insurance coverage policy must have an expiration date that is less than 366 days (rather than 181 days) and may be renewed or extended (rather than prohibiting a policy to be renewable or extendable within a period of 365 days after the individual's coverage under the policy ends). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02043  Rep. Allen Skillicorn

25 ILCS 10/13 new

Amends the General Assembly Operations Act. Provides that any member of the General Assembly who wishes to introduce a bill pertaining to a firearm must be able to produce proof, upon request, that he or she has completed: (1) the firearm training requirements under the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004; (2) range safety officer training; and (3) a basic knowledge test of calibers and gauges of firearms.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02044  Rep. Maurice A. West, II

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that beginning in State fiscal year 2020, the specified threshold must be no less than 300% of the then current federal poverty level for each family size (rather than through and including fiscal year 2007, the specified threshold must be no less than 50% of the then current State median income for each family size; and beginning in fiscal year 2008, the specified threshold must be no less than 185% of the then current federal poverty level for each family size). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2

Amends the Unified Code of Corrections. Provides that neither the Department of Corrections nor the Department of Juvenile Justice may require a committed person or person committed to any facility operated by the Department of Juvenile Justice to pay any co-payment for receiving medical or dental services.

Jul 19 19  H  Public Act . . . . . . . . . 101-0086

HB 02046  Rep. Marcus C. Evans, Jr.-Will Guzzardi-Kelly M. Cassidy

725 ILCS 5/110-14 from Ch. 38, par. 110-14

Amends the Code of Criminal Procedure of 1963. Provides that any person incarcerated on a bailable offense who does not supply bail and against whom a fine is levied on conviction of the offense shall be allowed a credit of $30 (rather than $5) for each day incarcerated.

Fiscal Note (Admin Office of the Illinois Courts)

Based on a review of the bill it has been determined that the proposed legislation would have no fiscal impact on the state appropriation to the judicial branch. It is not possible to determine what fiscal impact, if any, the bill would have on local judicial budgets.

Correctional Note (Dept of Corrections)

There is no fiscal or population impact on the Department of Corrections.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02047  Rep. Charles Meier
10 ILCS 5/7A-1 from Ch. 46, par. 7A-1

Amends the Election Code. Provides that no judge or former judge may submit his or her candidacy for a vacancy in a judicial office by any method other than seeking retention in his or her office, unless that judge or former judge is seeking judicial office in a higher or lower court or he or she has not served as an elected or appointed judge for at least 2 years.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02048  Rep. Charles Meier and Michael T. Marron
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
430 ILCS 66/40
430 ILCS 66/60
520 ILCS 5/3.4b new

Amends the Firearm Concealed Carry Act. Provides that notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying are substantially similar to the requirements to obtain a license under the Act, the Department of State Police shall, no later than 120 days after the effective date of the amendatory Act, allow for a non-resident license application if the applicant is an active duty member of the Armed Forces of the United States who is stationed in the State and lives in the State. Provides that a non-resident active duty member of the Armed Forces of the United States who is stationed in the State and lives in the State shall apply to the Department and must meet all of the qualifications under the Act and shall submit: (1) the application and documentation required and the applicable fee; (2) a photocopy of a valid military identification card or Official Proof of Service Letter; and (3) a photocopy of permanent change-of-station orders to an assignment in the State. Provides for emergency rulemaking to implement the amendatory Act. Establishes fees. Amends the Wildlife Code. Provides that persons licensed to possess a concealed firearm under the Firearm Concealed Carry Act and current or retired police officers authorized by law to possess a concealed firearm shall be exempt from the Code that prohibits possession of those firearms. Makes conforming changes to the Illinois Administrative Procedure Act. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02049  Rep. Charles Meier
625 ILCS 5/6-109

Amends the Illinois Vehicle Code. Provides that the re-examination of an applicant for a driver's license or permit who is over the age of 80 shall include, but is not limited to, a written examination no more than once every 4 years and any other examinations required by the Code. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

(Sen. Jason Plummer)
30 ILCS 105/5.799 rep.
625 ILCS 5/3-698

Mar 21 19 S Referred to Assignments

HB 02051  Rep. Charles Meier-Darren Bailey and Andrew S. Chesney
520 ILCS 5/3.1-6

Amends the Wildlife Code. Allows a landowner deer, turkey, and combination permit to be issued without charge to Illinois landowners (removes residing in the State) who own at least 40 acres of Illinois land and wish to hunt upon their land only.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02052  Rep. Charles Meier, Darren Bailey, Michael T. Marron and Andrew S. Chesney

430 ILCS 65/4  from Ch. 38, par. 83-4

Amends the Firearm Owners Identification Card Act. Lowers the age in which a person may apply for a Firearm Owner's Identification Card without parental or legal guardian consent from 21 years of age to 18 years of age. Provides that an applicant who is 18 (rather than 21) years of age or older seeking a religious exemption to the photograph requirement must furnish with the application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02053  Rep. Thomas Morrison-Charles Meier

625 ILCS 5/3-805  from Ch. 95 1/2, par. 3-805

Amends the Illinois Vehicle Code. Establishes the registration fee for electric vehicles at no more than $216.00 per year (previously $35 for a 2-year term) and creates a separate registration fee not to exceed $158.50 per year for hybrid vehicles. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02054  Rep. Charles Meier

35 ILCS 450/2-75

Amends the Illinois Hydraulic Fracturing Tax Act. Provides that moneys received under the Act shall be used only for the payment of pension obligations of the State of Illinois. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02055  Rep. William Davis

20 ILCS 3960/1  from Ch. 111 1/2, par. 1151

Amends the Illinois Health Facilities Planning Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02056  Rep. Lindsay Parkhurst-Rita Mayfield-Sue Scherer

105 ILCS 5/21B-30

Amends the Educator Licensure Article of the School Code. With regard to applicants seeking a Professional Educator License or an Educator License with Stipulations provides that all applicants completing Illinois-approved, teacher education or school service personnel preparation programs shall be required to pass the State Board of Education's recognized test of basic skills (rather than requiring passage of the test prior to starting their student teaching or starting the final semester of their internship). Provides that if an applicant completing a teacher education or school service personnel preparation program fails the test of basic skills the first time he or she takes the test, the applicant may complete a full school year of student teaching or of an internship instead of being required to pass the test. Provides that an institution of higher learning may not require an applicant to complete the test of basic skills prior to completing a semester of student teaching or of an internship (rather than prior to the semester before student teaching or prior to the semester before starting the final semester of an internship). Provides that an individual who completes a full school year of student teaching or of an internship is not required to pass the test of basic skills again for subsequent endorsements or other educator licenses. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change:

Restores current law prohibiting an institution of higher learning from requiring an applicant to complete the test of basic skills prior to the semester before student teaching or prior to the semester before starting the final semester of an internship (rather than prior to completing a semester of student teaching or of an internship). Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02057  Rep. Patrick Windhorst

430 ILCS 65/13.1  from Ch. 38, par. 83-13.1

Amends the Firearm Owners Identification Card Act. Provides that a unit of local government, including a home rule unit, may not impose a tax, fee, or other assessment other than the normal sales tax rate for goods on a firearm, firearm attachment, or firearm ammunition. Provides that the provisions of any ordinance or resolution, in effect or adopted, on or after the effective date of the amendatory Act by any unit of local government, including a home rule unit, that imposes a tax, fee, or other assessment other than the normal sales tax rate for goods on a firearm, firearm attachment, or firearm ammunition are invalid and void. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02058  Rep. Patrick Windhorst-Terri Bryant-Darren Bailey and Amy Grant

720 ILCS 510/1.1 new
720 ILCS 510/1.2 new
720 ILCS 510/2  from Ch. 38, par. 81-22
720 ILCS 510/5  from Ch. 38, par. 81-25
720 ILCS 510/10 from Ch. 38, par. 81-30
720 ILCS 510/11.2 new
720 ILCS 510/11.3 new
720 ILCS 510/11.4 new
720 ILCS 510/11.5 new
720 ILCS 510/14  from Ch. 38, par. 81-34

Amends the Illinois Abortion Law of 1975. Provides that except in the case of a medical emergency, a physician or person shall not knowingly perform, induce, or attempt to perform an abortion upon a pregnant woman when the probable gestational age of her unborn child has been determined to be at least 20 weeks. Provides that a woman upon whom an abortion in violation of the Act is performed or induced may not be prosecuted under the Act for a conspiracy to violate the 20 week requirement. Provides that the woman, the father of the unborn child if married to the mother at the time she receives an abortion in violation of the Act, or, if the mother has not attained the age of 18 years at the time of the abortion, or both, the maternal grandparents of the unborn child, may in a civil action obtain appropriate relief, unless the pregnancy resulted from the plaintiff's criminal conduct or, if brought by the maternal grandparents, the maternal grandparents consented to the abortion. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall be subject to immediate revocation of its license by the Department of Public Health. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall lose all State funding for 2 years and shall reimburse the State for moneys or grants received from the State by the medical facility for the fiscal year in which the abortion in violation of the Act was performed.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02059  Rep. Mike Murphy-Darren Bailey

430 ILCS 66/60

Amends the Firearm Concealed Carry Act. Provides that notwithstanding any other provision of the Act, the fee for a new license or non-resident license shall be waived if the applicant is an honorably discharged member of the Armed Forces of the United States who has been awarded a marksmanship badge.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02060  Rep. Mike Murphy-Jonathan Carroll-Randy E. Frese-Tim Butler-Joyce Mason and Kelly M. Burke (Sen. Martin A. Sandoval)

410 ILCS 625/3  from Ch. 56 1/2, par. 333
410 ILCS 625/3.07 rep.

Amends the Food Handling Regulation Enforcement Act. Incorporates food allergen awareness training in the requirements to receive food service sanitation manager certification rather than requiring a separate certification.

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments


775 ILCS 5/7A-102  from Ch. 68, par. 7A-102

Amends the Illinois Human Rights Act. Provides that charges alleging a violation under provisions concerning employment may be filed and deemed timely if filed within 3 years after the date of the alleged violation. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02062

New Act

775 ILCS 5/6-102

Creates the Freedom to Disclose Act. Provides that an employer may not require an employee or prospective employee to sign a nondisclosure agreement, waiver, or other document that prevents the employee from disclosing sexual harassment or sexual violence occurring in the workplace, at work-related events coordinated by or through the employer, or between employees or an employer and employee off the employment premises. Provides that any such nondisclosure agreement is void. Provides that it is a violation of the Whistleblower Act and the Illinois Human Rights Act for an employer to discharge or otherwise retaliate against an employee for disclosing or discussing sexual harassment or sexual violence occurring in the workplace, at work-related events coordinated by or through the employer, or between employees or an employer and employee off the employment premises. Provides that settlement agreements may contain nondisclosure provisions if specified requirements are met. Provides that an employer's ability to require confidentiality is not limited under certain circumstances. Makes corresponding changes in the Illinois Human Rights Act. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02063
Rep. Jennifer Gong-Gershowitz-Deb Conroy, Daniel Didech and Anna Moeller

775 ILCS 5/2-108 new

Amends the Illinois Human Rights Act. Provides that an employer with 50 or more employees shall maintain records of employee complaints alleging sexual harassment and retain such records for a period of not less than 10 years after the date on which the complaint was received by the employer. Provides that intentional destruction or failure to maintain such records may be considered interference and a civil rights violation.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02064
Rep. Jay Hoffman

Authorizes the Director of the Department of Natural Resources to exchange certain real property located in St. Clair County for certain real property also located in St. Clair County, subject to specific conditions. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02065
Rep. Grant Wehrli

720 ILCS 5/33E-17

Amends the Criminal Code of 2012. Provides that whoever, being an officer, director, agent, or employee of, or affiliated in any capacity with any State government participates, shares in, or receives directly or indirectly any money, profit, property, or benefit through any contract with the unit of State government with the intent to defraud the unit of State government is guilty of a Class 3 felony.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02066
Rep. Patrick Windhorst

720 ILCS 5/14-3

Amends the Criminal Code of 2012. Extends from January 1, 2020 to January 1, 2022, the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02067
Rep. Thomas M. Bennett

625 ILCS 5/12-215 from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code. Provides that vehicles operated by a not-for-profit emergency management organization are not prohibited from using red or white oscillating, rotating, or flashing lights. Effective immediately.

Feb 28 19   H   Tabled
HB 02068    Rep. Thomas M. Bennett-Terri Bryant

625 ILCS 5/1-101.8  from Ch. 95 1/2, par. 1-102.02

625 ILCS 5/11-1426.1

Amends the Illinois Vehicle Code. Changes the definition of "all-terrain vehicle" to include vehicles 74 inches (instead of 50 inches) or less in width. Provides that a person may operate an all-terrain vehicle or recreational off-highway vehicle on a roadway with a speed limit of 55 miles per hour or less (rather than 35 miles per hour or less) if the roadway is not State highway, federal highway, or within the boundaries of an incorporated area. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02069    Rep. Thaddeus Jones and Kelly M. Burke

20 ILCS 3960/20 new
30 ILCS 105/5.891 new
605 ILCS 10/40 new

Amends the Illinois Health Facilities Planning Act. Creates the South Suburban Trauma Center Fund as a special fund in the State treasury. Provides for the deposit and use of moneys in the fund. Provides for duties of the Health Facilities and Services Review Board regarding a south suburban trauma center. Amends the Toll Highway Act. Provides for the use of specified toll revenue. Amends the State Finance Act to provide for the South Suburban Trauma Center Fund. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02070    Rep. Thaddeus Jones

New Act

Creates the Chicago Violence Prevention Act. Provides that the Chicago Violence Prevention Program is established in the City of Chicago in 8 specified wards. Provides that the City of Chicago shall implement and oversee the program and that the program shall terminate in 5 to 7 years. Requires the Chicago Police Department to dedicate 200 police officers to patrol the streets and to provide police protection to prevent violence in the specified wards and the State to provide 50 State troopers to assist in police protection. Creates a cease fire location in high crime areas in each of the program's wards. Provides that the City of Chicago shall designate a program site in each cease fire area at a place of worship, college, university, or high school where the program will be administered. Provides that a drug treatment program and a job training program shall be located at each program site and provides specifications for those programs. Provides that program administrators shall encourage economic development and establish programs to bring business into each cease fire area and to assist business owners and work with the Cook County Land Bank Authority to target and remedy vacant homes in each cease fire area. Provides that the City of Chicago shall submit to the General Assembly a housing stabilization plan, an economic stabilization plan, and a crime prevention plan relating to each cease fire area on or before January 31, 2021. Provides that the City of Chicago is responsible for the costs associated with the program, subject to appropriation. Limits home rule powers. Repeals the Act on July 1, 2027. Effective July 1, 2020.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 02071

Rep. Michael J. Zalewski
(Sen. Michael E. Hastings)

40 ILCS 5/9-179.4 new
30 ILCS 805/8.43 new

Amends the Cook County Article of the Illinois Pension Code. Provides that a participant may establish service credit and earnings credit for periods of furlough beginning on or after December 1, 2017 and ending on or before November 30, 2018 if the participant applies before December 31, 2019, makes a specified contribution, and meets other criteria. Provides that a participant may establish earnings credit for periods of salary reduction beginning on or after December 1, 2017 and ending on or before November 30, 2018 if the participant applies before December 31, 2019, makes a specified contribution, and meets other criteria. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

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

Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the Department of Corrections.

Fiscal Note (Government Forecasting & Accountability)
HB 2071 will have no fiscal impact upon the Commission on Government Forecasting and Accountability's operations or budget.

Pension Note (Government Forecasting & Accountability)
Because the Cook County Pension Fund indicates that it does not track how many members are forced to take furlough days, the number of members eligible to purchase service credit under the circumstances proposed in HB 2071 is unknown.

State Debt Impact Note (Government Forecasting & Accountability)
HB 2074 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

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

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

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

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

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

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.

Provides that a participant establishing service credit and earnings credit for periods of furlough or salary reduction must be an active participant and must pay the specified employee contributions while he or she is an active participant and within 12 months after the date of application. Provides that to receive the service credit and earnings credit for periods of furlough, the participant must not receive compensation or any type of remuneration from the county (instead of compensation) for any furlough period and must provide a written certification from the county stating that the participant has not received compensation or any type of remuneration from the county for such furlough days. Provides that to receive the service credit and earnings credit for periods of salary reduction, the participant must not receive compensation or any type of remuneration from the county for any reduction in salary and must provide a written certification from the county stating that the participant has not received compensation or any type of remuneration from the county for such reduction in salary. Specifies that the employer's normal cost for the purposes of the provision shall be determined by the Fund's actuarial valuation for the year ending December 31, 2018. Provides that any payments received under the provisions shall be considered contributions made by the employee for the purposes of determining the annual tax levy and county contribution rate under the Cook County and Cook County Forest Preserve Articles. Makes other changes. Effective immediately.

Jun 07 19 H Public Act . . . . . . . . 101-0011
HB 02072  Rep. Lawrence Walsh, Jr.

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02073  Rep. Tim Butler

(Sen. John F. Curran)

70 ILCS 1205/10-7 from Ch. 105, par. 10-7

Amends the Park District Code. Provides that a park district may lease real estate that the board deems is not required for park or recreational purposes to any individual or entity as long as the lease does not exceed 4 and one-half times (rather than 2 and one-half times) the term of years under specified provisions governing installment purchase contracts. Effective immediately.

Aug 09 19  H  Public Act . . . . . . . . 101-0243

HB 02074  Rep. Tim Butler

(Sen. David Koehler)

5 ILCS 490/194 new

Amends the State Commemorative Dates Act. Provides that August 26 of each year is designated as Illinois Constitution Day, to be observed throughout the State as a day to commemorate August 26, 1818 as the day Illinois ratified its first State Constitution.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 02075  Rep. David McSweeney

65 ILCS 5/8-1-2.7 new

Amends the Illinois Municipal Code. Provides that public funds shall not be expended by a non-home rule municipality for expenses connected with a convention or gathering of municipal personnel. Provides that a State agency may not expend public funds for expenses connected with the renting or procurement of booths, hospitality suites, or other physical spaces at a convention or gathering of non-home rule municipal personnel. Provides that a “convention or gathering of municipal personnel” means a gathering of employees or contractors from 2 or more separately domiciled or geographically separated municipalities in a gathering that is sponsored or co-sponsored by a league or association that includes 2 or more municipalities. Provides that the restrictions do not apply to public funds expended at a convention or gathering of public safety personnel, at a convention or gathering relating to economic development and tourism promotion, pursuant to a contract entered into before the effective date of the amendatory Act, or funds appropriated and expended by a municipality if specified procedures are followed. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02076


(Sen. Ann Gillespie, John G. Mulroe and Laura Fine-Melinda Bush)

415 ILCS 5/22.59 new
415 ILCS 5/42 from Ch. 111 1/2, par. 1042
415 ILCS 5/44 from Ch. 111 1/2, par. 1044

Amends the Environmental Protection Act. Prohibits the manufacture, distribution, or use of paper containing bisphenol A for the making of business or banking records. Requires paper manufacturers to, among other things, replace bisphenol A with an alternative chemical. Requires the Environmental Protection Agency to gather and certify certain information about alternative chemicals. Requires the Agency to convene an Advisory Committee on Least Toxic Alternatives to Bisphenol A. Sets forth requirements that apply to members of the Committee. Delays the applicability of the prohibitions on the manufacture, distribution, and use of paper containing bisphenol A for the making of business or banking records if the United States Environmental Protection Agency has not identified a safe, commercially available alternative to bisphenol A prior to the effective date of the amendatory Act. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
415 ILCS 5/42 from Ch. 111 1/2, par. 1042

Deletes reference to:
415 ILCS 5/44 from Ch. 111 1/2, par. 1044

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that beginning January 1, 2020, no person shall manufacture thermal paper. Provides that no person shall distribute or use any thermal paper for the making of business or banking records. Effective immediately.

Aug 26 19 H Public Act . . . . . . 101-0457

HB 02077

Rep. Dan Caulkins

30 ILCS 115/11.3 new

Amends the State Revenue Sharing Act. Provides that, in fiscal year 2020, each school district having Personal Property Tax Replacement Fund receipts totaling 13% or more of its total revenues in fiscal year 2018 shall receive an additional amount equal to 11% of the total amount distributed to the school district from the Personal Property Tax Replacement Fund during fiscal year 2018. Requires the State Board of Education to identify those school districts to the Department of Revenue. Provides that the total amount of additional distributions shall not exceed $4,353,136. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02078

105 ILCS 5/24-8 from Ch. 122, par. 24-8
Amends the School Code. Provides that in fixing the salaries of teachers, a school board shall pay those who serve on a full-time basis a rate not less than (i) $32,076 for the 2020-2021 school year, (ii) $34,576 for the 2021-2022 school year, (iii) $37,076 for the 2022-2023 school year, and (iv) $40,000 for the 2023-2024 school year. Provides that the minimum salary rate for each school year thereafter, subject to review by the General Assembly, shall equal the minimum salary rate for the previous school year increased by a percentage equal to the percentage increase, if any, in the Consumer Price Index For All Urban Consumers for all items published by the United States Department of Labor for the previous school year.

Fiscal Note (State Board of Education)
HB 2078 is estimated to increase the Regionalized Adequacy Target for school districts in the Evidence-Based Funding calculations by approximately 0.5%, at minimum, in the first year based on fiscal year 2019 Evidence-Based funding calculations. HB 2078 will increase the funding gap to adequacy.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does create a State mandate.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following change: provides that, on or before January 31, 2020, the Professional Review Panel must submit a report to the General Assembly on how State funds and funds distributed under the evidence-based funding formula may aid the financial effects of the changes made by the amendatory Act.

Aug 22 19 H Public Act . . . . . . . . . 101-0443

HB 02079

35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 130/2 from Ch. 120, par. 453.2
35 ILCS 135/3 from Ch. 120, par. 453.33
35 ILCS 145/6 from Ch. 120, par. 481b.36
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/6 from Ch. 120, par. 422
35 ILCS 505/6a from Ch. 120, par. 422a
35 ILCS 630/6 from Ch. 120, par. 2006
235 ILCS 5/8-2 from Ch. 43, par. 159

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use Tax Act, the Hotel Operators' Occupation Tax Act, the Motor Fuel Tax Law, the Telecommunications Excise Tax Act, and the Liquor Control Act of 1934. Provides that the vendor discount amount under those Acts shall be 1.75%. Provides that the vendor discount may not exceed $1,000 per vendor in any calendar year. Effective immediately.

May 31 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02080  Rep. Michael P. McAuliffe

625 ILCS 5/13C-45
625 ILCS 5/13C-45.5 new

Amends the Illinois Vehicle Code. Provides that the Environmental Protection Agency may not enter into new contracts or renew any contract previously made with one or more responsible parties to construct and operate official inspection stations, provide and maintain approved test equipment, administer tests, certify results, issue emission inspection stickers or certificates, maintain records, train personnel, provide information to the public concerning the program, or otherwise. Provides that any facility that performs maintenance or repair work on motor vehicles as a routine part of its business may apply to the Agency for certification as an official inspection station. Provides that the Agency shall authorize as an official inspection station any applicant that meets specific criteria.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02081  Rep. Grant Wehrli

(Sen. Jil Tracy and Laura M. Murphy)

70 ILCS 1205/2-12a from Ch. 105, par. 2-12a

Amends the Park District Code. Changes the staggering of the election schedule when a 7-member park district board with members with 6-year terms transitions its members into 4-year terms. Effective immediately.

Jul 12 19  H  Public Act . . . . . . . . 101-0058

HB 02082  Rep. Bob Morgan

225 ILCS 2/20

Amends the Acupuncture Practice Act. Makes a technical change in a Section concerning activities exempt from the application of the Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02083  Rep. Emanuel Chris Welch

225 ILCS 325/2 from Ch. 111, par. 5202


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

105 ILCS 5/2-3.162
105 ILCS 5/2-3.176 new

Amends the School Code. With respect to school discipline improvement plans, makes changes to how the State Board of Education determines the top 20% of school districts, when notification is given that a plan must be submitted, which school districts are required to submit a plan, the timeframe for school board approval of a plan and submission of that plan to the State Board, and when additional annual progress reports are required. Establishes the Safe Schools and Healthy Learning Environments Grant Program and grants under the program. Sets forth requirements for grant applicants and provisions for the distribution of funds appropriated for the program. Requires the State Board of Education to issue a yearly report on the results of the program in cooperation with school districts participating in the program. Provides that the State Board may adopt any rules necessary for the program. Effective immediately.

Senate Committee Amendment No. 2
Deletes reference to:

105 ILCS 5/2-3.176 new

Replaces everything after the enacting clause. Amends the School Code. With regard to the student discipline report, provides that the report must include data on the total number of school days missed by a student due to an out-of-school suspension or expulsion and data on the number of arrests made by law enforcement officers of students on school grounds, in school vehicles, at school activities or school-sanctioned events, or as a result of referrals by school officials. Provides that the report must be disaggregated by whether a student qualifies for services under the federal Individuals with Disabilities Education Act, the total number of school days missed by the student, and the incident type that caused the suspension, expulsion, or removal to an alternative setting. Provides that, in compiling the report, the State Board of Education must use the same disclosure avoidance standards used by the United States Department of Education in its public reporting of data submitted by each school district as part of the Civil Rights Data Collection and must also ensure that cross-tabulation by the various categories of disaggregation is possible. Makes other changes.

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


35 ILCS 5/203 from Ch. 120, par. 2-203
35 ILCS 5/304 from Ch. 120, par. 3-304
35 ILCS 5/1501 from Ch. 120, par. 15-1501

Amends the Illinois Income Tax Act. Provides for a water’s edge apportionment election for certain members of a unitary business group. Provides that, with respect to foreign corporations that make a water’s edge election, the deduction for dividends is limited to 75%.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


5 ILCS 490/12 new

Amends the State Commemorative Dates Act. Provides that the month of April of each year is designated as Healthy Pet Month to be observed throughout the State as a month in which all Illinois pet owners are encouraged to take time to review their pet's health needs and make arrangements with their veterinarians to have annual exams and evaluations performed to enhance and extend their pet's quality of life.

Aug 09 19  H  Public Act . . . . . . . . 101-0244
HB 02087  Rep. Jonathan Carroll and Sam Yingling  
(Sen. Jennifer Bertino-Tarrant)  
105 ILCS 5/27-24.1  from Ch. 122, par. 27-24.1  
105 ILCS 5/27-24.2  from Ch. 122, par. 27-24.2  
Amends the School Code. Provides that a school district's decision to allow a student to take a portion of a driver education course through a distance learning program must be determined on a case-by-case basis and must be approved by the student's driver education teacher and the student's parent or guardian; defines "distance learning program". Provides that under no circumstances may the student take the entire driver education course through a distance learning program. Effective immediately.  
House Floor Amendment No. 1  
Provides that a school district's decision to allow a student to take a portion of a driver education course through a distance learning program must be approved by the school's administration, including the student's driver education teacher (rather than approved by the student's driver education teacher), and the student's parent or guardian.  
Aug 02 19  H  Public Act . . . . . . . . 101-0183  

(Sen. Craig Wilcox, Paul Schimpf, Jason Plummer, Thomas Cullerton, Dan McConchie, Jason A. Barickman, Martin A. Sandoval, Brian W. Stewart, Emil Jones, III, Antonio Muñoz, Michael E. Hastings, Elgie R. Sims, Jr. and Toi W. Hutchinson)  
625 ILCS 5/3-699.17 new  
Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue Cold War license plates to Illinois residents that served in the United States Armed Forces between August 15, 1945 and January 1, 1992.  
Aug 09 19  H  Public Act . . . . . . . . 101-0245  

HB 02089  Rep. Kathleen Willis  
Requires the Department of Transportation, on behalf of the State of Illinois, to convey, by quitclaim deed, all right, title, and interest of the State of Illinois and the Department of Transportation in and to certain real estate to the Village of Bensenville. Effective immediately.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02090  Rep. Kelly M. Burke-Curtis J. Tarver, II  
765 ILCS 605/2.1  from Ch. 30, par. 302.1  
Amends the Condominium Property Act. Makes a technical change in a Section concerning the applicability of the Act.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02091  Rep. Kelly M. Burke  
765 ILCS 605/1  from Ch. 30, par. 301  
Amends the Condominium Property Act. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02092  Rep. Fred Crespo  
55 ILCS 80/1  from Ch. 23, par. 1801  
Amends the Children's Advocacy Center Act. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02093

20 ILCS 3975/4.7 new
105 ILCS 433/15
105 ILCS 433/20 new
110 ILCS 805/2-16.02 from Ch. 122, par. 102-16.02

Amends the Illinois Workforce Innovation Board Act. Provides that on or before December 15, 2019, and on or before each December 15 thereafter, the Illinois Workforce Innovation Board must review labor market data and projections in this State and must submit to the State Board of Education and the Illinois Community College Board a list of each career area, along with a designation of one of 3 categories. Amends the Vocational Academies Act. Provides that, beginning July 1, 2020, the State Board must allocate grants to vocational academies with consideration to certain factors. Provides that on or before December 15, 2020, and on or before each December 15 thereafter, the State Board must report to the General Assembly enrollment and completion data for each vocational academy and the number and type of pathway endorsements issued to students under a Community Partnership for Pathway Endorsement grant program. Amends the Public Community College Act. Provides that, subject to appropriation and allocation of matching grants through the federal Carl D. Perkins Career and Technical Education Act of 2006, the Illinois Community College Board must administer a program to provide Community Partnership for Pathway Endorsement grants to community college districts; specifies grant requirements. Provides that no more than 20 grants may be awarded each year and the grant amount must be at least $40,000 for a partnership that serves 5 high schools and may be up to $75,000 for a partnership that serves more than 5 high schools. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02094

625 ILCS 5/12-614 new

Amends the Illinois Vehicle Code. Defines "relay box". Provides that any seller of a relay box in this State who reaches an agreement with a buyer for the purchase of the relay box shall conduct a criminal background check of the buyer before completing the purchase. Provides that a seller of a relay box who conducts a criminal background check shall not complete the purchase of the relay box if the background check reveals that the buyer has been convicted of a felony. Provides that a seller who violates the provision is guilty of a Class A misdemeanor. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02095
Rep. Bob Morgan and Kelly M. Burke

New Act

Creates the Environmental Impact Note Act. Provides that every bill and proposed rule, the purpose or effect of which may impact the environment or natural resources, shall have prepared for it a brief explanatory statement or note that shall include a reliable estimate of the anticipated environmental impact. Provides for the preparation of environmental impact notes. Provides for votes on the necessity of environmental impact notes. Provides for the requisites and contents of environmental impact notes. Provides that no comment or opinion shall be included in the environmental impact note with regard to the merits of the measure for which the environmental impact note is prepared, but allows technical or mechanical defects to be noted. Provides that the preparation of an environmental impact note for a bill or proposed rule does not preclude the appearance of State officials and employees in support or opposition of a measure. Provides requirements concerning amendments to a bill or proposed rule for which an environmental impact note has been prepared.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02096
Rep. Kathleen Willis

( Sen. Laura Fine)

70 ILCS 1205/8-1 from Ch. 105, par. 8-1

Amends the Park District Code. Excludes contracts for fuel (such as diesel, gasoline, oil, aviation, or propane), lubricants, or other petroleum products from contracts that must be awarded by competitive bidding. Effective immediately.

Mar 20 19 S Referred to Assignments

730 ILCS 5/3-2-5  from Ch. 38, par. 1003-2-5

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee


730 ILCS 5/3-2.5-1

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Department of Juvenile Justice.
Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee


730 ILCS 5/3-2.5-15

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the Department of Juvenile Justice assuming the duties of the Juvenile Division of the Department of Corrections.
Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
Amends the State Finance Act and the Charter Schools Law of the School Code. Provides that on July 1, 2020, the State Charter School Commission is abolished and the terms of all members end. Provides that all of the powers, duties, assets, liabilities, contracts, property, records, and pending business of the Commission are transferred to the State Board of Education on that date. Provides for transfer of authorization to a local school board or boards. Makes related changes. Removes the appeal process, and provides that final decisions of a local school board are subject to judicial review under the Administrative Review Law.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate

Fiscal Note (State Board of Education)

HB 2100 will result in a state fiscal impact of $460,000 based on a net reduction of $840,000 in state expenditures and a reduction in $1.3 million in state revenue beginning in FY 2021.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes a provision requiring a charter school whose authorization has been transferred to the State Board of Education to, as soon as practicable after July 1, 2020, seek transfer of authorization to a local school board or boards for the remainder of the charter school's current term. Provides that at the end of its charter term, a charter school may (rather than must) reapply to the board or boards for authorization. Removes provisions allowing a charter applicant to submit a charter school proposal to the State Board if a local school board fails to hold a public meeting to obtain information or vote on the proposal, fails to grant or deny the proposal, or votes to deny the proposal (including because of the complexities of joint administration with another school district). Provides that no local school board may arbitrarily or capriciously revoke or not renew a charter. Provides that, except for extenuating circumstances, if a local school board revokes or does not renew a charter, it must ensure that all students currently enrolled in the charter school are placed in schools that are higher performing than that charter school. Provides that in determining whether extenuating circumstances exist, a local school board must detail, by clear and convincing evidence, that factors unrelated to the charter school's accountability designation outweigh the charter school's academic performance.

House Floor Amendment No. 4

Provides that, beginning on July 1, 2020, the State Board of Education may charge a charter school that it authorizes a fee not to exceed 3% of the revenue provided to the school to be used exclusively for covering the cost of authorizing activities; specifies what the authorizing activities may include. Provides that no school board may revoke or not renew a charter unless it determines that doing so is in the best interests of the students currently enrolled in the charter school (rather than arbitrarily or capriciously revoke or not renew a charter). Provides that if a local school board revokes or does not renew a charter, it must ensure that all students currently enrolled in the charter school are offered placement (rather than placed) in schools that are higher performing than that charter school, as defined in the State's federal Every Student Succeeds Act accountability plan, and that they have reasonable options for transportation to those schools. Provides that the State Board may reverse a local school board's decision to not renew a charter if the State Board finds that the charter school (i) is in compliance with the Charter Schools Article of the School Code and (ii) is in the best interests of the students it is designed to serve. Provides that final decisions of the State Board shall be subject to judicial review under the Administrative Review Law. Provides that if the State Board reverses the local school board's decision to not renew a charter, the State Board shall act as the authorized chartering entity.
HB 02101  Rep. Nicholas K. Smith

New Act

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 430/5-5
5 ILCS 430/5-10.10 new
5 ILCS 430/5-70 new
5 ILCS 430/50-5
5 ILCS 430/70-5
15 ILCS 305/14
25 ILCS 170/4.8 new
25 ILCS 170/5
25 ILCS 170/10 from Ch. 63, par. 180
775 ILCS 5/2-108 new

Creates the Racial Impact Note Act. Provides that every bill which has or could have a disparate impact on racial and ethnic minorities, upon the request of any member, shall have prepared for it, before second reading in the house of introduction, a brief explanatory statement or note that shall include a reliable estimate of the anticipated impact on those racial and ethnic minorities likely to be impacted by the bill. Specifies the contents and provides for the preparation of each racial impact note. Amends the State Officials and Employees Ethics Act. Prohibits racial discrimination and harassment by State officers and employees. Provides that each State officer and employee shall annually complete a racial bias, discrimination, and harassment training program approved by the appropriate jurisdictional authority. Expands the jurisdiction of the Executive Ethics Commission to include allegations of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that the personnel policies of units of local government shall prohibit racial discrimination and harassment. Defines "racial discrimination and harassment". Provides for rulemaking, including emergency rulemaking. Amends the Secretary of State Act. Provides the Secretary of State's Inspector General with jurisdiction to investigate complaints of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Amends the Lobbyist Registration Act. Prohibits racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that each registered lobbyist shall annually complete a racial bias, discrimination, and harassment training program approved by the Secretary of State. Defines "racial discrimination and harassment". Amends the Illinois Human Rights Act. Requires the Department of Human Rights to establish a racial discrimination and harassment hotline for the anonymous reporting of racial discrimination and harassment in both public and private places of employment, and to provide for reporting by both telephone and Internet. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective immediately.

Apr 03 19  H  Tabled


New Act

Creates the Solitary Confinement Reform Act. Contains only a short title provision.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02103  Rep. Bob Morgan-Carol Ammons
(Sen. Scott M. Bennett-Chapin Rose)

70 ILCS 2305/8.1 from Ch. 42, par. 284.1
70 ILCS 2405/8.1 from Ch. 42, par. 307.1

Amends the North Shore Water Reclamation District Act and the Sanitary District Act of 1917. Provides that that the North Shore Water Reclamation District and sanitary districts may lease property not required for district use to others for a period not exceeding 50 years (rather than 20 years for the North Shore Water Reclamation District and 10 years for sanitary districts). Effective immediately.

Jul 26 19  H  Public Act . . . . . . . . 101-0128
HB 02104  Rep. Sonya M. Harper

20 ILCS 605/605-1025 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that on or before January 1, 2022, the Department of Commerce and Economic Opportunity shall conduct a study for the funding and implementation of the Low-Income Water Assistance Program. Provides requirements for the study. Provides that on or before February 1, 2022, the Department shall report to the General Assembly on its findings regarding the feasibility, financial stability, and desired structure of the Program. Repeals the provisions on February 1, 2023.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02105  Rep. Emanuel Chris Welch-Terra Costa Howard and Mary Edly-Allen

105 ILCS 5/10-20.69 new

105 ILCS 5/34-18.61 new

Amends the School Code. Requires a school board to adopt a mass incident policy and procedure guide that outlines the procedures that must be followed if a mass incident occurs within a school; defines "mass incident". Provides that the guide must include a plan for treating a child's trauma after a mass incident. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02106  Rep. Marcus C. Evans, Jr.

750 ILCS 5/103 from Ch. 40, par. 103

Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


605 ILCS 5/1-101 from Ch. 121, par. 1-101


Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


605 ILCS 5/1-101 from Ch. 121, par. 1-101


Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02110  Rep. Carol Ammons

720 ILCS 5/7-5 from Ch. 38, par. 7-5

Amends the Criminal Code of 2012. Provides that a peace officer is justified in using force likely to cause death or great bodily harm only when the officer reasonably believes that the force is necessary to prevent death or great bodily harm to the officer or the other person, or when the officer reasonably believes both that: (1) the force is necessary to prevent the arrest from being defeated by resistance or escape, the officer reasonably believes that the person to be arrested cannot be apprehended at a later date, and the officer reasonably believes that the person to be arrested is likely to cause great bodily harm to another; and (2) the person to be arrested just committed or attempted a forcible felony which involves the infliction or threatened infliction of great bodily harm and is attempting to escape by use of a deadly weapon, or otherwise indicates that the person will endanger human life or inflict great bodily harm unless arrested without delay.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02111  Rep. Carol Ammons

720 ILCS 5/33-3 from Ch. 38, par. 33-3

Amends the Criminal Code of 2012. Provides that an employee of a law enforcement agency commits misconduct when he or she knowingly fails to turn on an officer-worn body camera or turns off an officer-worn body camera when there is a reasonable opportunity to act in a manner that is consistent with the officer-worn body camera policy of the respective law enforcement agency. Provides that a violation is a Class 3 felony and forfeiture of employment. Defines "officer-worn body camera".

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02112
Rep. Carol Ammons

720 ILCS 5/33-3 from Ch. 38, par. 33-3

Amends the Criminal Code of 2012. Provides that an employee of a law enforcement agency commits misconduct when he or she knowingly misrepresents facts describing an incident in a police report or during investigations regarding the law enforcement employee's conduct. Provides that law enforcement employees and prosecutors have an affirmative obligation to report any knowledge of the misrepresentations to the law enforcement employee's supervisor or to whomever necessary for the law enforcement employee to be held accountable. Provides that a violation is a Class 3 felony and forfeiture of employment.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02113
Rep. Allen Skillicorn

5 ILCS 315/3 from Ch. 48, par. 1603
5 ILCS 315/4 from Ch. 48, par. 1604
5 ILCS 315/6 from Ch. 48, par. 1606
5 ILCS 315/7 from Ch. 48, par. 1607
5 ILCS 315/8 from Ch. 48, par. 1608
5 ILCS 315/9 from Ch. 48, par. 1609
5 ILCS 315/10 from Ch. 48, par. 1610
5 ILCS 315/12 from Ch. 48, par. 1612
5 ILCS 315/13 from Ch. 48, par. 1613

Amends the Illinois Public Labor Relations Act. Removes language requiring employees who are not members of a representing labor organization to pay a proportionate share of the costs of the collective bargaining process, contract administration, and pursuing matters affecting wages, hours, and conditions of employment under a collective bargaining agreement. Provides that employees shall not be required to perform certain acts as a condition of obtaining or continuing public employment. Provides that public employees shall have the right to bargain independently in their relations with the public employer. Provides that an agreement, contract, understanding, or practice between or involving a public employer, labor organization, or exclusive representative that violates the provisions concerning independent bargaining or requires an employee to perform certain forbidden acts as a condition of obtaining or continuing public employment is unlawful and unenforceable. Removes language concerning fair share agreements in collective bargaining. Provides that public employees who have chosen to bargain independently may be party to mediation and fact-finding proceedings. Modifies the terms "collective bargaining", "exclusive representative", and "labor organization". Removes the term "fair share agreement". Defines "independent bargaining" or "to bargain independently". Makes conforming changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02114
Rep. Allen Skillicorn

5 ILCS 805/Act rep.
15 ILCS 405/9.07 new
725 ILCS 5/Art. Art. 107B heading new
725 ILCS 5/107B-1 new
725 ILCS 5/107B-5 new
725 ILCS 5/107B-10 new
725 ILCS 5/107B-15 new
725 ILCS 5/107B-20 new
725 ILCS 5/107B-25 new
725 ILCS 5/107B-30 new
725 ILCS 5/107B-35 new
725 ILCS 5/107B-40 new
725 ILCS 5/107B-45 new

Amends the Code of Criminal Procedure of 1963. Provides that a peace officer may not stop a motor vehicle or conduct a search of a business or residence solely to enforce a federal law relating to immigrants or immigration, including the federal Immigration and Nationality Act, unless the officer is acting: (1) at the request of, and providing assistance to, an appropriate federal law enforcement officer; or (2) under the terms of an agreement between the law enforcement agency employing the officer and the federal government under which the agency receives delegated authority to enforce federal law relating to immigrants or immigration. Provides that a peace officer may arrest an undocumented person only if the officer is acting under the authority granted under the Code. Establishes procedures that a law enforcement agency must follow related to arrestees subject to immigration detainers. Provides that any person may file a complaint with the Attorney General if the person offers evidence to support an allegation that a unit of local government has adopted, enforced, or endorsed a policy under which the unit of local government prohibits or discourages the enforcement of immigration laws or that the unit of local government, by consistent actions, prohibits or discourages the enforcement of those laws. Provides for equitable relief. Preempts home rule. Amends the State Comptroller Act. Provides that a unit of local government may not receive State grant funds if the unit of local government adopts, enforces, or endorses a policy under which the unit of local government prohibits or discourages the enforcement of immigration laws or that the unit of local government, by consistent actions, prohibits or discourages the enforcement of immigration laws or, by consistent actions, prohibits or discourages the enforcement of immigration laws. Repeals the Illinois TRUST Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02115

New Act

Creates the Term Limit Referendum Act. Requires the State Board of Elections to cause a statewide advisory public question to be submitted to the voters at the 2020 general election asking whether there should be term limits for State Senators and State Representatives and whether executive officials should serve no more than 2 consecutive terms of office. Provides that if the provision of the Act conflicts with any other law, the Act controls. Repeals the Act on January 1, 2021. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02116
Rep. Allen Skillcorn

40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1

Amends the Downstate Teachers Article of the Illinois Pension Code. Prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Provides that employment contracts or collective bargaining agreements in effect on the effective date of the amendatory Act are not subject to the prohibition, but any such contract or collective bargaining agreement that is subsequently modified, amended, or renewed or that is in effect 3 or more years after the effective date of the amendatory Act shall be subject to the prohibition. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02117

305 ILCS 5/5-30.1
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires managed care organizations (MCOs) to publish, at least quarterly for the preceding quarter, on their websites: (1) the total number of claims received by the MCO; (2) the number and monetary amount of claims payments made to a service provider; (3) the dates of services rendered for the claims payments made under item (2); (4) the dates the claims were received by the MCO for the claims payments made under item (2); and (5) the dates on which claims payments under item (2) were released. Effective July 1, 2019.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02118

(Sen. Jacqueline Y. Collins-Iris Y. Martinez, Robert Peters, Ram Villivalam, Ann Gillespie, Napoleon Harris, III, Linda Holmes, Julie A. Morrison, Antonio Muñoz and Laura M. Murphy)

305 ILCS 5/16-7 rep.

House Floor Amendment No. 2
Deletes reference to:
305 ILCS 5/16-7 rep.
Adds reference to:
305 ILCS 5/16-7
Replaces everything after the enacting clause. Amends the Survivor Support and Trafficking Prevention Article of the Illinois Public Aid Code. Provides that the provisions of the Article are inoperative on and after June 30, 2022 (rather than June 30, 2019). Effective immediately.

Aug 09 19 H Public Act . . . . . . . 101-0246

HB 02119
Rep. Katie Stuart
(Sen. Rachelle Crowe)

625 ILCS 5/3-699.17 new
Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue United Nations Protection Force license plates to residents who served in the United Nations Protection Force in Yugoslavia. Provides that the original issuance fee shall be $15 and the renewal fee shall be $2.

Aug 09 19 H Public Act . . . . . . . 101-0247

HB 02120
Rep. Maurice A. West, II, Bob Morgan, Kathleen Willis, Diane Pappas, LaToya Greenwood, Sam Yingling and Rita Mayfield

35 ILCS 200/15-65
Amends the Property Tax Code. In a Section regarding property tax exemptions for charitable purposes, provides that property held by a charitable organization for the purpose of constructing or rehabilitating residences for eventual transfer to qualified low-income families through sale, lease, or contract for deed is exempt from property tax as a charitable purpose. Provides that the exemption commences on the day title to the property is transferred to the organization and continues to the end of the levy year in which the organization transfers title to the property to a qualified low-income family. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02121  Rep. Marcus C. Evans, Jr. and Mike Murphy
(Sen. Martin A. Sandoval)

625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1
Amends the Illinois Vehicle Code. Provides that an applicant for a school bus permit cannot be convicted of committing or attempting to commit the following offenses: (1) solicitation or solicitation of murder; (2) permitting sexual abuse of a child; (3) presence or loitering of a sexual predator or child sex offender in or near a public park; (4) agoraphobic battery; and (5) use of a dangerous place for the commission of a controlled substance or cannabis offense. Provides that an applicant for a school bus driver permit may not have been convicted of committing or attempting to commit a misdemeanor offense defined in specified Sections of the Cannabis Control Act within the last 20 years, or an offense in any other state or against the laws of the United States, which if committed or attempted in this State would be punishable as one or more of the foregoing offenses. From the list of offenses disqualifying the issuance of a school bus driver permit, removes specified offenses under the Wrongs to Children Act, the Criminal Code of 2012, the Liquor Control Act of 1934, and the Methamphetamine Precursor Control Act.
House Committee Amendment No. 1
Restores the prohibition on school bus driver licensure of applicants who have been convicted of specified offenses under the Wrongs to Children Act, the Criminal Code of 2012, the Liquor Control Act of 1934, and the Methamphetamine Precursor Control Act. Deletes language providing that an applicant for a school bus driver permit may not have been convicted of committing or attempting to commit a misdemeanor offense defined in specified Sections of the Cannabis Control Act within the last 20 years. Provides instead that an applicant must not have been convicted of committing or attempting to commit within the last 20 years specified Class A misdemeanors under the Cannabis Control Act.
Aug 26 19  H  Public Act . . . . . . . . . 101-0458


805 ILCS 5/15.93 new
Amends the Business Corporation Act of 1983. Provides that 5% of all money received by the State of Illinois from franchise tax litigation, administrative hearings, and investigations, either by judgment or settlement, shall be deposited into the Department of Business Services Special Operations Fund. Provides that the money shall be used by the Secretary of State for the expenses of the Department of Business Services that are incurred by the administration of the audit and enforcement duties and obligations imposed for the collection of the corporate franchise tax under the Act. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Emil Jones, III)

410 ILCS 620/11 from Ch. 56 1/2, par. 511
Amends the Illinois Food, Drug and Cosmetic Act. Provides that a food is misbranded if it contains sesame, unless it bears labeling stating that fact. Provides that the Director of Public Health may adopt rules to establish exemptions. Effective immediately.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Food, Drug and Cosmetic Act. Provides that a food is misbranded if it contains sesame, is offered for sale in package form but not for immediate consumption, and the label does not include sesame.
Jul 26 19  H  Public Act . . . . . . . . . 101-0129
HB 02124  Rep. Emanuel Chris Welch  
(Sen. Melinda Bush)

5 ILCS 120/2 from Ch. 102, par. 42

Amends the Open Meetings Act. Provides that a public body may hold a closed meeting to consider the appointment, employment, compensation, discipline, performance, or dismissal of specific employees, specific independent contractors, or specific volunteers (currently, only specific employees) of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee, independent contractor, or volunteer of the public body or against legal counsel for the public body to determine its validity. Effective immediately.

House Floor Amendment No. 1

Provides that a public body may hold a closed meeting to consider the appointment, employment, compensation, discipline, performance, or dismissal of specific employees, specific individuals who serve as independent contractors (currently, specific independent contractors), or specific volunteers of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee, a specific individual who serves as an independent contractor (currently, independent contractor), or a volunteer of the public body or against legal counsel for the public body to determine its validity.

Senate Committee Amendment No. 1

Provides that a public body may hold a closed meeting to consider the appointment, employment, compensation, discipline, performance, or dismissal of specific employees, specific individuals who serve as independent contractors in a park, recreational, or educational setting (rather than specific independent contractors), or specific volunteers of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee, a specific individual who serves as an independent contractor in a park, recreational, or educational setting (rather than an independent contractor), or a volunteer of the public body or against legal counsel for the public body to determine its validity.

Aug 26 19 H Public Act . . . . . . . . . 101-0459


30 ILCS 105/6z-17 from Ch. 127, par. 142z-17
35 ILCS 505/8 from Ch. 120, par. 424
50 ILCS 750/30
230 ILCS 10/12 from Ch. 120, par. 2412
230 ILCS 10/13 from Ch. 120, par. 2413
230 ILCS 40/75

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Riverboat Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02126  Rep. La Shawn K. Ford and Michael D. Unes  
(Sen. Kimberly A. Lightford and Robert Peters)

30 ILCS 105/5.891 new
625 ILCS 5/3-699.14

Amends the State Finance Act. Creates the Post-Traumatic Stress Disorder Awareness Fund as a special fund in the State treasury. Amends the Illinois Vehicle Code to allow for the issuance of decals for Universal special license plates by K9s for Veterans, NFP. Provides for the original fee, renewal fees, and fee distribution for Universal special license plates with decals issued by the K9s for Veterans, NFP.

Aug 09 19 H Public Act . . . . . . . . . 101-0248
HB 02127  Rep. Michelle Mussman

30 ILCS 500/35-45 new

Amends the Illinois Procurement Code. Provides that any contract entered into between a governmental entity and a contractor for the provision of professional or technical services in excess of $100,000 shall require a contractor to use software to verify that hours billed for work under the contract for services performed on a computer are legitimate. Provides that the contract shall specify that the governmental entity will not pay for hours worked on a computer, unless those hours are verifiable by the software or by data collected by the software. Provides for the required functions of the software to be used. Requires a contractor to store data collected by the software for 7 years, and to retrieve and make available that data to a governmental entity upon request. Provides that a contractor shall not charge the governmental entity, or an auditor of the entity, for access to or use of the work verification software, or for access to or retrievals of data collected by the software. Provides that the verification software shall be procured by the contractor from an independent entity. Provides that these provisions shall apply to all applicable contracts entered into on and after the effective date of this amendatory Act. Defines "governmental entity".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit for taxpayers who replace a lead water service pipe with a copper water service pipe at a qualified residence. Provides that the credit shall be equal to the lesser of (i) 25% of the cost of replacing the lead water service pipes in each taxable year for which the credit is taken or (ii) $2,500 in each such taxable year. Provides that the credit may be taken for the taxable year in which the pipes are replaced and in each of the next 3 consecutive years. Provides that the term “qualified residence” means a single family residence that is owned and occupied by the taxpayer as his or her primary residence. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02129  Rep. Anthony DeLuca-Debbie Meyers-Martin

(Sen. Cristina Castro)

70 ILCS 1205/8-13 from Ch. 105, par. 8-13

Amends the Park District Code. Provides that a park district may enter into a lease for a period of not to exceed 8 years (rather than 5 years) for equipment and machinery after an affirmative vote of two-thirds of the governing board of the park district. Effective immediately.

Aug 09 19  H  Public Act . . . . . . . . 101-0249

HB 02130  Rep. C.D. Davidsmeyer and Andrew S. Chesney

625 ILCS 5/3-402.1 from Ch. 95 1/2, par. 3-402.1
625 ILCS 5/20-101 from Ch. 95 1/2, par. 20-101
625 ILCS 5/3-815.1 rep.

Amends the Illinois Vehicle Code. Repeals a provision providing for the collection of an annual commercial distribution fee on vehicles of the second division weighing more than 8,000 pounds. Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02131  Rep. Margo McDermed

20 ILCS 2705/2705-615 new

Amends the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall create and implement a Type II Noise Suppression Program to provide noise abatement on existing highways in the State. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02132  Rep. Keith R. Wheeler

720 ILCS 5/16-1 from Ch. 38, par. 16-1

Amends the Criminal Code of 2012. Provides that the penalty for theft in which the offense is committed against a not-for-profit organization that is exempt from taxation under Section 501(c)(3) of the Internal Revenue Code of 1986 is one class higher than the penalty for theft committed against other persons. Provides that if the penalty for theft otherwise provided for is a Class X felony, the penalty under this provision is the penalty for a Class X felony with a minimum term of imprisonment of 7 years. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02133
(Sen. Brian W. Stewart)
720 ILCS 5/17-52.5 was 720 ILCS 5/16D-5.5
720 ILCS 5/17-55
Amends the Criminal Code of 2012. Expands the definition of "computer" to include equipment of cloud-based networks of remote servers hosted on the Internet to store, manage, and process data. Makes the definition of "computer" apply to multiple provisions under the computer fraud subdivision of the Code.
House Committee Amendment No. 1
Adds reference to:
720 ILCS 5/11-6.6
Adds reference to:
720 ILCS 5/11-20.1 from Ch. 38, par. 11-20.1
Adds reference to:
720 ILCS 5/17-0.5
Adds reference to:
720 ILCS 5/28-2 from Ch. 38, par. 28-2
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Defines "computer" as a device that accepts, processes, stores, retrieves, or outputs data and includes, but is not limited to, auxiliary storage including cloud-based networks of remote services hosted on the Internet, and telecommunications devices connected to computers for the purposes of solicitation to meet a child, child pornography, unlawful use of encryption, and gambling provisions of the Code. Makes other technical changes.
Jul 19 19 H Public Act . . . . . . . . . 101-0087

HB 02134
(Sen. Don Harmon)
725 ILCS 168/5
725 ILCS 168/10
725 ILCS 168/15
725 ILCS 168/20
725 ILCS 168/25
725 ILCS 168/30
Amends the Freedom From Location Surveillance Act. Provides that "electronic device" means any device that enables access to, or use of an electronic communication service that provides the ability to send or receive wire or electronic communications, including wireless communications connecting the device to a telephone network. Modifies the definition of "location information" to include information concerning the location of an electronic device that, in whole or in part, is generated by or derived from the possession of the device (rather than only operation of the device). Provides that a law enforcement agency shall not obtain location information (rather than current or future location information) pertaining to a person or his or her effects without first obtaining a court order under the Code of Criminal Procedure of 1963 based on probable cause. Provides that the Act does not apply to a law enforcement agency obtaining basic subscriber information from a service provider under a valid court order or search warrant (removes subpoena). Makes other changes. Effective immediately.
House Committee Amendment No. 3
Deletes reference to:
725 ILCS 168/5
Deletes reference to:
725 ILCS 168/30
Replaces everything after the enacting clause. Amends the Freedom From Location Surveillance Act. Reinserts the provisions of the introduced bill, except omits the amendatory changes to the provision concerning the inapplicability of the Act and definitional provisions. Effective immediately.
Aug 23 19 H Public Act . . . . . . . . . 101-0460
HB 02135  

720 ILCS 5/3-5  
Amends the Criminal Code of 2012. Provides that a prosecution for criminal sexual assault, aggravated criminal sexual assault, or aggravated criminal sexual abuse may be commenced at any time (rather than within 10 years of the commission of the offense if the victim reported the offense to law enforcement authorities within 3 years after the commission of the offense). Makes conforming changes.
Jul 26 19  
Public Act . . . . . . . . . 101-0130

HB 02136  
Rep. Keith R. Wheeler-Darren Bailey, Jeff Keicher, Mark Batinick, Thomas M. Bennett, Avery Bourne, Terri Bryant, Tim Butler, Dan Caulkins, Andrew S. Chesney, C.D. Davidsmeyer, Tom Demmer, Jim Durkin, Randy E. Frese, Brad Halbrook, Norine K. Hammond, Michael T. Marron, Deanne M. Mazzochi, Michael P. McAuliffe, Tony McCombie, David McSweeney, Chris Miller, Thomas Morrison, Mike Murphy, Lindsay Parkhurst, Steven Reick, Dave Severin, Ryan Spain, Daniel Swanson, Patrick Windhorst, Dan Ugaste, Michael D. Unes, Grant Wehrli, David A. Welter, Amy Grant, Margo McDermid and Tom Weber

25 ILCS 10/8 new
Amends the General Assembly Operations Act. Provides that on and after the effective date of the amendatory Act, the General Assembly shall, by joint resolution, establish a revenue estimate for the following State fiscal year by April 30th of each year. Effective immediately.
Mar 29 19  
Rule 19(a) / Re-referred to Rules Committee

HB 02137  
Rep. Keith R. Wheeler, Mark Batinick, Thomas M. Bennett, Terri Bryant, Tim Butler, Dan Caulkins, Andrew S. Chesney, C.D. Davidsmeyer, Tom Demmer, Jim Durkin, Randy E. Frese, Brad Halbrook, Norine K. Hammond, Jeff Keicher, Michael T. Marron, Deanne M. Mazzochi, Michael P. McAuliffe, Tony McCombie, David McSweeney, Chris Miller, Thomas Morrison, Mike Murphy, Lindsay Parkhurst, Steven Reick, Dave Severin, Ryan Spain, Daniel Swanson, Dan Ugaste, Michael D. Unes, Grant Wehrli, David A. Welter, Patrick Windhorst, Amy Grant, Margo McDermid, Tom Weber and Allen Skillicorn

New Act
Creates the Revenue Estimate Act. Provides that the General Assembly shall not enact any bill to appropriate funds within any fiscal year prior to its adoption of a joint resolution reflecting the estimate of funds available for that fiscal year as required under the Commission on Government Forecasting and Accountability Act. Effective immediately.
Mar 29 19  
Rule 19(a) / Re-referred to Rules Committee

HB 02138  
Rep. Keith R. Wheeler

735 ILCS 5/11-110  
Amends the Code of Civil Procedure. Provides that a unit of local government may not seek damages in connection with a temporary restraining order or preliminary injunction based upon a constitutional challenge to a tax. Provides that if a petition is filed in violation of the new provisions, the court shall award the respondent reasonable attorney's fees and costs incurred in connection with the petition. Effective immediately.
Mar 29 19  
Rule 19(a) / Re-referred to Rules Committee
HB 02139  Rep. Keith R. Wheeler
705 ILCS 505/8 from Ch. 37, par. 439.8
740 ILCS 175/4 from Ch. 127, par. 4104
740 ILCS 175/4.5 new

Amends the Illinois False Claims Act. Provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. Provides that the Department of Revenue has the sole authority to bring an administrative action and that the Attorney General has the sole authority to bring a judicial action under the Act for a false claim, statement, or record pertaining to certain taxes administered by the Department of Revenue. Contains provisions concerning reporting, investigative, and enforcement procedures for allegations of false claims pertaining to certain taxes. Contains provisions governing the payment of rewards to persons who provide information that leads to recovery of funds under the new provisions. Provides that the appeal of a determination regarding an award may be appealed exclusively to the Court of Claims and must be filed within 30 days of the determination of the award. Makes other changes, including a corresponding change in the Court of Claims Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02140  Rep. Keith R. Wheeler
20 ILCS 2310/2310-330 was 20 ILCS 2310/55.46

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to require each sperm bank operating in this State to keep records of the name and contact information of each sperm donor for a period of 50 years following the donation of sperm. Provides that before any sperm donor makes a donation at a sperm bank, the sperm bank shall require the sperm donor to agree in writing that he has no expectation of anonymity with regard to his donation and that his biological child may be provided with his contact information upon request of the child or the child's parent or guardian if the child is under the age of 18. Provides that the sperm bank shall provide the sperm donor's contact information to the Department and to the biological child of the sperm donor upon request of the child or the parent or guardian of the child if the child is under the age of 18. Requires the Department to create and maintain a database of the sperm donors' names and contact information provided by the sperm bank. Requires the Department to make the name and contact information of a sperm donor available to that sperm donor's verified biological child upon request. Defines "sperm donor".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02141  Rep. William Davis-Debbie Meyers-Martin
65 ILCS 5/10-1-7.3
65 ILCS 5/10-2.1-4 from Ch. 24, par. 10-2.1-4
70 ILCS 705/16.04b

Amends the Illinois Municipal Code and Fire Protection District Act. Removes the requirement that a person with a minimum of 10 years' experience as a firefighter may not be appointed a fire chief for more than 180 days if the experience is not at the fire department from which the appointment is being made. Provides that a person not meeting any of the 4 specified qualifications for a fire chief may be hired as fire chief for up to one year on the condition that the person obtain one of the applicable certifications within one year of appointment. Effective January 1, 2020.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02142  Rep. William Davis-Jonathan Carroll-Carol Ammons-Camille Y. Lilly, Kathleen Willis, Terra Costa Howard and Diane Pappas (Sen. Julie A. Morrison-Linda Holmes and Laura M. Murphy)
405 ILCS 5/2-101.1

Amends the Mental Health and Developmental Disabilities Code. Provides that until the consent of the adult's guardian has been obtained, counseling or psychotherapy provided to an adult under guardianship shall be limited to not more than 12 (rather than 5) sessions, a session lasting not more than 60 (rather than 45) minutes. Effective immediately.

Jul 12 19  H  Public Act . . . . . . . . . 101-0059
HB 02143  Rep. William Davis
20 ILCS 2705/2705-615 new
35 ILCS 505/8 from Ch. 120, par. 424
Amends the Motor Fuel Tax Law. Provides that the Department of Revenue shall prepare a list of all affected municipalities, counties, and road districts receiving more than $1,500,000 in motor fuel tax revenue in the previous year. Provides that no municipality, county, or road district that received distributions totaling more than $2,000,000 in any State fiscal year beginning on or after July 1, 2019 shall receive any funds on or after July 1 of the third fiscal year to occur after the fiscal year in which the municipality, county, or road district received distributions totaling more than $2,000,000 unless, on or before June 30 of the second fiscal year the municipality, county, or road district received distributions totaling more than $2,000,000, that municipality, county, or road district implements a disadvantaged business enterprise program setting goals for the inclusion of minority, veteran, and female-owned businesses in the procurement of all contracts. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall publish and maintain on its website all relevant data for establishing regional goals for affected municipalities, counties, and road districts to implement business enterprise programs. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02144  Rep. William Davis
305 ILCS 5/5-16 from Ch. 23, par. 5-16
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning managed care.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02145  Rep. Amy Grant
105 ILCS 5/10-22.36 from Ch. 122, par. 10-22.36
Amends the School Code. With regard to buildings for school purposes, provides that referendum approval is required for all school construction projects begun on or after the effective date of the amendatory Act, including, but not limited to, (i) projects with funding derived from the school district's bonded indebtedness or tax levy or any other taxes, revenues, or debt instruments, (ii) projects that involve a building being leased by the school district, (iii) projects with funding derived from the sale or disposition of other property, or (iv) projects with funding received from a grant, gift, or lease payment; defines "school construction project". Requires the referendum language to include a description of the project, the estimated total cost of the project, the source of funding for the project, and any other relevant financial information about the project, as currently required by statute. Removes provisions allowing no referendum approval for the certain purchase, construction, or building of a building. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02146  Rep. Robyn Gabel
          (Sen. David Koehler-Dave Syverson)

New Act

 Creates the Health in All Policies Act. Contains only a short title provision.

House Committee Amendment No. 1

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Health in All Policies Act. Provides that the University of Illinois at Chicago School of Public Health, in consultation with the Department of Public Health, shall convene a workgroup to review legislation and make new policy recommendations relating to the health of residents of the State. Provides that the workgroup shall examine: (1) the health of residents of the State, to the extent necessary to carry out the requirements of the Act; (2) ways for units of local government and State agencies to collaborate in implementing policies that will positively impact the health of residents of the State; and (3) the impact of specified factors on the health of residents of the State. Provides that the workgroup, using a health in all policies framework, shall review and make recommendations regarding how health considerations may be incorporated into the decision-making processes of government agencies and private stakeholders who interact with government agencies, foster collaboration among units of local government and State agencies, develop laws and policies to improve health and reduce health inequities, and make recommendations regarding how to implement laws and policies to improve health and reduce health inequities. Defines "health in all policies framework". Specifies who shall be members of the workgroup. Provides that, to the extent practicable, the members of the workgroup shall reflect the geographic, racial, ethnic, cultural, and gender diversity of the State. Provides that a State agency or entity shall provide information requested by the workgroup in a timely manner. Provides that the Department of Public Health shall provide administrative and other support to the workgroup. Provides that the workgroup shall meet at least twice a year. Provides that the workgroup shall prepare a report that summarizes its work and makes recommendations resulting from its study. Provides that the workgroup shall submit the report of its findings and recommendations to the General Assembly by December 31, 2020 and by December 31 of each year thereafter. Effective January 1, 2020.

Senate Floor Amendment No. 2

Adds reference to:

New Act

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:

Provides that one workgroup member shall be a representative of a statewide public health association (rather than a public health association). Provides that the following shall also be members of the workgroup: the Director of Healthcare and Family Services, or the Director's designee; the State Superintendent of Education, or the Superintendent's designee; the Director of Corrections, or the Director's designee; the Chair of the Criminal Justice Information Authority, or the Chair's designee; the Director of Commerce and Economic Opportunity, or the Director's designee; the Director of Aging, or the Director's designee; one representative of the Office of the Governor appointed by the Governor; one representative of a local health department located in a county with a population of less than 3,000,000; one representative of a statewide public health institute representing multisector public health system stakeholders; 2 representatives of organizations that represent minority populations in public health; and one representative of a statewide organization representing physicians licensed to practice medicine in all its branches. Removes language allowing workgroup members to be reimbursed for their travel expenses from funds appropriated for that purpose. Requires State agencies or entities to provide information in a timely manner in response to requests for information submitted by the workgroup, except where that information is otherwise prohibited from disclosure or dissemination by relevant legal authorities (rather than requiring State agencies or entities to provide information requested by the workgroup in a timely manner). Provides that the University of Illinois at Chicago School of Public Health, in consultation with the Department of Public Health and members of the workgroup, shall determine a focus area for the report on an annual basis. Requires the annual report and recommendations to be shared with the Department of Public Health and the State Board of Health and to be considered in the development of the State Health Improvement Plan every 5 years. Effective January 1, 2020.

Aug 09 19  H  Public Act . . . . . . . 101-0250

HB 02147  Rep. Robyn Gabel

Appropriates $25,800,000 from the Personal Property Tax Replacement Fund to the Illinois Department of Public Health for the purpose of making Local Health Protection Grants to Certified Local Health Departments. Effective July 1, 2019.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 02148

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall establish reimbursement rates that build toward livable wages for front-line personnel in residential and day programs and service coordination agencies serving persons with intellectual and developmental disabilities under the Act, including, but not limited to, intermediate care for the developmentally disabled facilities, medically complex for the developmentally disabled facilities, community-integrated living arrangements, community day services, employment, and other residential and day programs for persons with intellectual and developmental disabilities supported by State funds or funding under Title XIX of the federal Social Security Act. Provides that on or before July 1, 2019, the Department shall increase rates and reimbursements and on or before that date, direct support persons shall earn a base wage of not less than $5.25 per hour above the highest applicable federal, State, county, or municipal minimum wage, and on or before that date, other front-line personnel shall earn a commensurate wage. Provides that on or before July 1, 2021, the Department shall increase rates and reimbursements and on or before that date, direct support persons shall earn a base wage of not less than $6.75 per hour above the highest applicable federal, State, county, or municipal minimum Wage, and on or before July 1, 2021, other front-line personnel shall earn a commensurate wage. Amends the Illinois Public Aid Code to make conforming changes. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02149
Rep. Robyn Gabel

Amends the Children's Health Insurance Program Act. Makes a technical change in a Section concerning the legislative intent of the Act.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02150
Rep. Sue Scherer

Amends the School Code. Makes a technical change in a Section concerning licensure of educators.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02151

Amends the Illinois Vehicle Code. Creates the offense of operation of an uninsured motor vehicle causing death, a Class 4 felony. Provides that if a person convicted of the offense of uninsured operation of a motor vehicle causing death has previously been convicted 2 or more times of uninsured operation of a motor vehicle, operation of an uninsured motor vehicle causing bodily harm, or operation of an uninsured motor vehicle causing death, a fine of $5,000 in addition to any sentence of incarceration shall be imposed. Effective immediately.

House Committee Amendment No. 1
Changes the immediate effective date to an effective date of January 1, 2020.

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that, if a person is convicted of a third or subsequent offense of operation of an insured motor vehicle and the offense causes, as a proximate result of the person's operation of the motor vehicle, the death of one or more persons, the person is guilty of a Class 2 felony. Effective January 1, 2020.

May 10 19 S Rule 3-9(a) / Re-referred to Assignments
HB 02152

(Sen. Pat McGuire-Julie A. Morrison, Scott M. Bennett, Robert Peters, Ann Gillespie-Iris Y. Martinez, Cristina Castro, Laura Ellman, Christopher Belt, Bill Cunningham, Laura Fine, Patricia Van Pelt, Laura M. Murphy-Melinda Bush and Omar Aquino)

New Act

Creates the Mental Health Early Action on Campus Act. Provides for intent, legislative findings, purposes of the Act, and definitions. Provides that to raise mental health awareness on college campuses, each public college or university in this State must complete specified tasks. Provides that the board of trustees of each public college or university must designate an expert panel to develop and implement policies and procedures that (i) advise students, faculty, and staff on the proper procedures for identifying and addressing the needs of students exhibiting symptoms of mental health conditions, (ii) promote understanding of the rules of Section 504 of the federal Rehabilitation Act of 1973 and the Americans with Disabilities Act of 1990 to increase knowledge and understanding of student protections under the law, and (iii) provide training if appropriate. Provides that because peer support programs may be beneficial in improving the emotional well-being of the student population, each public college or university must develop and implement a peer support program utilizing student peers to support individuals living with mental health conditions on campus; specifies best practices for the peer support programs. Provides that each public college or university must form strategic partnerships with local mental health service providers to improve overall campus mental wellness and augment on-campus capacity; specifies what the partnerships must include. Requires the Board of Higher Education to develop a Technical Assistance Center; specifies the duties of the Center. Requires each public college or university to evaluate the required programs under the Act using specified criteria. Effective July 1, 2020.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that 2 years after the effective date of the Act, and once every 5 years thereafter, the Technical Assistance Center must propose to the General Assembly an updated ratio of clinical, non-student staff members to students based on actual ratios in this State and any new information related to appropriate benchmarks for clinician-to-student ratios. Provides that the updated benchmark must represent a ratio of no less than one clinical, non-student staff member to 1,250 students. Removes a provision providing that 5 years after the effective date of the Act, each public college or university must maintain a ratio of one clinical, non-student staff member to 1,000 students. Provides that the monitoring measures of local partnership programs must include the ratio of clinical, non-student staff to student population and the number of linkage agreements and contracts in place based on student population (rather than only the number of linkage agreements and contracts in place based on student population). Provides that the Commission on Government Forecasting and Accountability, in conjunction with the Illinois Community College Board and the Board of Higher Education, must make recommendations to the General Assembly on the amounts necessary to implement the Act. Provides that the initial recommendation must be provided by the Commission no later than December 31, 2019 and any appropriation provided in advance of this recommendation may be used for planning purposes. Provides that no provision of the Act may be funded by student fees created on or after July 1, 2020 (rather than new student fees). Makes other changes. Effective July 1, 2020, except that certain provisions are effective immediately.

HB 02153

Rep. Sara Feigenholtz-Keith P. Sommer

750 ILCS 50/18.08

Amends the Adoption Act. In a provision regarding the Adoption Registry-Confidential Intermediary Advisory Council, changes the name of the Jewish Children's Bureau to "Jewish Child & Family Services".

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Public Aid Code. Provides that, for recipients of public aid who are required to comply with the terms of a service plan developed by the Department of Children and Family Services, participation in substance abuse treatment, drug testing, parenting classes, anger management, domestic violence counseling, evaluations, or any other activities specified in the service plan shall count as an approvable job search activity under TANF employment, education, and training programs; the SNAP Employment and Training Program; and any job search, training, and work programs authorized under Article IX of the Code. Requires the Department of Human Services to apply for any federal waivers or approvals necessary to implement the job search exemption.

Senate Committee Amendment No. 1
Deletes reference to:
  305 ILCS 5/9-6
Deletes reference to:
  305 ILCS 5/9A-9.1 new
Deletes reference to:
  305 ILCS 5/12-4.52 new
Adds reference to:
  5 ILCS 375/6.11
 Adds reference to:
  55 ILCS 5/5-1069.3
Adds reference to:
  65 ILCS 5/10-4.2.3
Adds reference to:
  105 ILCS 5/10-22.3f
Adds reference to:
  215 ILCS 5/356z.33 new
Adds reference to:
  215 ILCS 125/5-3
 Adds reference to:
  305 ILCS 5/5-5.23
Adds reference to:
  305 ILCS 5/5-36 new
Adds reference to:
  305 ILCS 5/5-37 new
Adds reference to:
  305 ILCS 5/5-38 new

Replaces everything after the enacting clause. Provides that the Act may be referred to as the Children and Young Adult Mental Health Crisis Act. Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to restructure the Family Support Program (Program) to: to enable early treatment of youth, emerging adults, and transition-age adults, as defined, with a serious mental illness or serious emotional disturbance. Contains provisions on the new hallmarks of the Program; federal Medicaid matching dollars; and other matters. Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance, or managed care plan, that is amended, delivered, issued, or renewed after December 31, 2020 for the purpose of early treatment of a serious mental illness in a child or young adult under age 26 to provide coverage for: (i) coordinated specialty care for first episode psychosis treatment and (ii) assertive community treatment and community support team treatment. Contains provisions concerning adherence to the clinical models; mental health professionals; service payments; and other matters. Makes conforming changes to other Acts. Effective immediately.

Senate Floor Amendment No. 2
HB 02154 (CONTINUED)
In a provision requiring the Department of Human Services to consult with a working group of psychiatric hospitals and other specified stakeholders when establishing a process to notify and educate eligible persons about the Family Support Program and the Specialized Family Support Program, expands the composition of the working group to include a statewide association representing a majority of hospitals. Makes the amendatory Act effective January 1, 2020 (rather than immediately).

Aug 26 19 H Public Act . . . . . . . . . 101-0461

HB 02155 Rep. Deb Conroy, Kelly M. Burke and Mary Edly-Allen
35 ILCS 5/218
Amends the Illinois Income Tax Act. Provides that the credit for student assistance contributions sunsets on December 30, 2025 (instead of December 30, 2020). Provides that the credit for student-assistance contributions may not exceed $1,000 (currently, $500) per contributing employee per taxable year. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

815 ILCS 505/2LLL
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to offer to consumers at retail a rebate made on a rebate card that charges dormancy fees or other post-issuance fees. Defines "rebate card".

Senate Committee Amendment No. 1
Provides that the prohibition on imposing post-issuance fees in connection with a rebate made by means of a rebate card applies only to fees charged to the consumer.

Aug 26 19 H Public Act . . . . . . . . . 101-0462

HB 02157 Rep. Thaddeus Jones
65 ILCS 5/7-1-8 from Ch. 24, par. 7-1-8
65 ILCS 5/7-1-13 from Ch. 24, par. 7-1-13
Amends the Illinois Municipal Code. Requires that petitions for a municipality to annex contiguous territory that is not within the corporate limits of a municipality must also include: that the petition for annexation is made solely for the benefit of the owners of record of the land and, if applicable, the electors residing in the territory; and that the petition for annexation is not made for the purpose of assisting any municipality in annexing specified unincorporated territory containing 60 acres or less. In provisions concerning annexing unincorporated territory containing 60 acres or less, provides that the land being annexed must be wholly bounded by specified privately owned land. Defines "privately owned land". Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02158 Rep. Thaddeus Jones-Rita Mayfield and Elizabeth Hernandez
55 ILCS 5/Div. 5-5 heading
55 ILCS 5/5-5002 new
60 ILCS 1/200-20 new
65 ILCS 5/11-6-11 new
70 ILCS 705/11a-5 new
Amends the Counties Code, the Township Code, the Illinois Municipal Code, and the Fire Protection District Act. Provides that a nongovernmental entity with which a county, township, municipality, or fire protection district contracts to furnish fire protection services that displays a logo of the unit of local government on the entity’s vehicles or uniform shall conspicuously display on all vehicles and uniforms a disclosure with specified information. Defines "vehicle". Provides that a violation is a business offense with a $1,000 fine per occurrence. Limits home rule powers. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

5 ILCS 375/6.16 new

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


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02160  Rep. Deb Conroy and Jonathan Carroll

(Sen. Julie A. Morrison-Melinda Bush, Ram Villivalam-Don Harmon and Laura Fine)

215 ILCS 5/364.3 new

305 ILCS 5/5-5.12c new

Amends the Illinois Insurance Code. Requires the Department of Insurance to develop a uniform electronic prior authorization form to be used by an insurer that provides prescription drug benefits when requiring prior authorization. Provides that the development of the uniform electronic prior authorization form shall include input from specified interested parties and that the Department of Insurance shall take into consideration certain existing prior authorization forms and national standards pertaining to electronic authorization. Includes procedures for when a completed and accurate uniform electronic prior authorization form is not accepted by the insurer. Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to develop a uniform electronic prior authorization form to be used by a managed care organization that provides prescription drug benefits when requiring prior authorization. Provides that the development of the uniform electronic prior authorization form shall include input from specified interested parties and that the Department of Healthcare and Family Services shall take into consideration certain existing prior authorization forms and national standards pertaining to electronic authorization. Includes procedures for when a completed and accurate uniform electronic prior authorization form is not accepted by the managed care organization.

Aug 23 19  H  Public Act . . . . . . . . . 101-0463


720 ILCS 5/10-9

730 ILCS 150/2  from Ch. 38, par. 222

Amends the Criminal Code of 2012. Increases the penalties for trafficking in persons, involuntary servitude, and related offenses. For some Class X offenses, imposes a term of imprisonment of not less than 12 years and not more than 30 years. Amends the Sex Offender Registration Act. Provides that "sex offense" for registration purposes of the Act includes involuntary sexual servitude of a minor on or after January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02162  Rep. Jay Hoffman

215 ILCS 5/370b.2 new

Amends the Illinois Insurance Code. Provides that neither a group health plan nor an accident and health insurer offering group or individual health insurance coverage shall discriminate with respect to participation under the plan or coverage against any health care provider who is acting within the scope of that provider's license or certification under applicable State law.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02163  Rep. Arthur Turner

625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02164  Rep. Arthur Turner

625 ILCS 5/1-101  from Ch. 95 1/2, par. 1-101


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02165  Rep. Mike Murphy-Avery Bourne-Katie Stuart-Randy E. Frese, Camille Y. Lilly, Kelly M. Burke, Michelle Mussman, Mary Edly-Allen, Elizabeth Hernandez and Natalie A. Manley
(Sen. Andy Manar-Kimberly A. Lightford-Jennifer Bertino-Tarrant)

105 ILCS 5/27-22 from Ch. 122, par. 27-22
Amends the School Code. With regard to required high school courses as a prerequisite to receiving a high school diploma, removes a provision specifying that the 3 years of mathematics must include one year of Algebra I and one year that includes geometry content and may include one year of an Advanced Placement computer science course; makes a conforming change.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the School Code. With regard to required high school courses as a prerequisite to receiving a high school diploma, removes a provision specifying that one year of the required 3 years of mathematics may be an Advanced Placement computer science course. Provides that the required mathematics course that includes geometry content may be offered as an integrated, applied, interdisciplinary, or career and technical education course that prepares a student for a career readiness path.

Senate Committee Amendment No. 1
Restores a provision allowing one year of the required 3 years of mathematics to be an Advanced Placement computer science course.

Aug 26 19  H  Public Act . . . . . . . . 101-0464

HB 02166  Rep. Michael J. Zalewski

35 ILCS 505/20 from Ch. 120, par. 434
Amends the Motor Fuel Tax Law. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02167  Rep. Camille Y. Lilly

775 ILCS 5/1-103 from Ch. 68, par. 1-103
775 ILCS 5/7-101 from Ch. 68, par. 7-101
775 ILCS 5/7-114 new

Amends the Illinois Human Rights Act. Provides that a formerly convicted person may petition the Department of Human Rights for a grant of protected class status. Provides that the Department may grant protected class status to a formerly convicted person who meets the following conditions: the person has complied with each term and condition of his or her parole, mandatory supervised release, probation, or conditional discharge; the person has obtained a high school diploma or received a high school equivalency certificate; the person is employed or actively seeking employment or is enrolled in or has successfully completed a vocational training or college educational program; the person has not been convicted of a felony or misdemeanor within the last 5 years; and the person has completed all sanctions imposed upon him or her through due process of law. Provides that the Department shall adopt rules concerning what constitutes an intellectual or developmental disability that prevents the formerly convicted person from meeting some of the conditions and who is qualified to diagnose such a person. Provides that the Department shall adopt rules to carry out the provisions. Provides that protected class status previously granted to a formerly convicted person shall be revoked by the Department after notice and a hearing, if the formerly convicted person is subsequently convicted of a felony or misdemeanor. Provides that the revocation process shall be initiated by a petition that sets forth the date of the subsequent offense, description of the offense, date of conviction for the subsequent offense, and sentence imposed on the conviction. Provides that a copy of the petition and notice of the hearing date shall be served on the formerly convicted person.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 200/15-178 new

Amends the Property Tax Code. Provides for a reduction in the equalized assessed value of newly-constructed or rehabilitated rental property if the owner of the residential real property commits that, for a period of 10 years, at least 15% of the multifamily building's units will have rents that are at or below maximum rents and are occupied by households with household incomes at or below maximum income limits. Provides that the chief county assessment officer of a county with 3,000,000 or more inhabitants shall establish such a program, and the chief county assessment officer of a county with less than 3,000,000 inhabitants shall establish such a program upon passage of an ordinance by a majority vote of the county board. Sets forth application requirements and the amount of the reduction. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02169  Rep. Sara Feigenholtz
225 ILCS 100/2 from Ch. 111, par. 4802
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02170  Rep. Barbara Hernandez
(Sen. Omar Aquino)
105 ILCS 5/2-3.159
Amends the School Code. With regard to the State Seal of Biliteracy program, provides that if the State Board of Education establishes criteria that includes the use of the Evidence-Based Reading and Writing section of the SAT college admissions test as an acceptable English language proficiency assessment to demonstrate English language proficiency, the minimum qualifying score for eligibility to receive the State Seal of Biliteracy must be 480. Effective immediately.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change.
Provides that the minimum qualifying score for eligibility to receive the State Seal of Biliteracy must be established by the State Board of Education by rule (rather than must be 480). Effective immediately.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 02171  Rep. Thomas Morrison
220 ILCS 5/8-406 from Ch. 111 2/3, par. 8-406
220 ILCS 5/9-220.3
220 ILCS 5/9-228 new
220 ILCS 5/9-235 new
220 ILCS 5/9-237 new
Amends the Public Utilities Act. Provides that a public utility shall demonstrate to the Illinois Commerce Commission that existing customers will not subsidize the cost of new facilities beyond what is provided for in rules and in excess of certain payments by customers for the Commission to approve new construction. Provides that the Commission's order concerning new construction shall explicitly address the economic impact on customers. Requires the Commission to annually report to the General Assembly a gas utility's projects related to a qualifying infrastructure plant, the projected timeline for the replacement of the cast iron and bare and vintage steel in the utility's system, and whether that timeline is adequate to address public safety concerns and reliability. Provides that when a gas public utility connects an applicant to its gas distribution system, certain costs associated with investments in plant additions shall be excluded from a cost-recovery mechanism that allocates the excess cost among existing customers. Requires the Commission to investigate each gas public utility tariff that provides for gas main extensions without additional charge to new customers. Requires the Commission to initiate a rulemaking proceeding providing for rules to establish a uniform method by which a natural gas public utility determines the value of a gas main extension provided to new customers without additional charge.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02172  Rep. Thomas Morrison
220 ILCS 5/8-512 new
Amends the Service Obligations and Conditions Article of the Public Utilities Act. Requires a natural gas public utility serving more than 35,000 customers to submit with its annual filing certain information concerning existing and newly installed pipeline facilities to the Illinois Commerce Commission. Requires the Commission to submit a report containing the information and evaluating the safety and reliability of the natural gas distribution system in Illinois to the General Assembly. Requires the reports to be made available to the public on the Commission's website.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02173  Rep. Michael Halpin
(Sen. John G. Mulroe)

215 ILCS 5/534.3  from Ch. 73, par. 1065.84-3
215 ILCS 5/537.6  from Ch. 73, par. 1065.87-6
215 ILCS 5/537.7  from Ch. 73, par. 1065.87-7
215 ILCS 5/538.3  from Ch. 73, par. 1065.88-3
215 ILCS 5/538.4  from Ch. 73, par. 1065.88-4
215 ILCS 5/538.9 new
215 ILCS 5/545  from Ch. 73, par. 1065.95

Amends the Illinois Insurance Guaranty Fund Article of the Illinois Insurance Code. Provides that a "covered claim" does not include a claim for fines and penalties paid to government authorities. Provides that the board of directors of the Illinois Insurance Guaranty Fund has the authority to assess to pay off a loan necessary to pay covered claims. Provides that if the loan is projected to be outstanding for 3 years or more, the board of directors has the authority to increase the assessment to 3% of net direct written premiums for the previous year until the loan has been paid in full. Makes changes in provisions that specify conditions under which the Fund is bound by certain settlements, releases, compromises, waivers, and final judgments. Provides that the Fund may also take legal action to recover from insurers and insureds in certain circumstances. Provides that the Fund may bring an action against certain third-party representatives of an insolvent insurer to obtain custody and control of all claim information related to the insolvent company. Provides that any person recovering under the Article and any insured whose liabilities are satisfied under the Article shall be deemed to have assigned the person's or insured's rights under the policy to the Fund to the extent of his or her recovery or satisfaction obtained from the Fund's payments. Provides that the Fund may also pay certain workers' compensation claims or any other third-party claims covered by a policy of an insolvent company on behalf of a high net worth insured and may recover from the high net worth insured through any action necessary to collect the full amount to the Fund's reimbursement. Effective immediately.

House Floor Amendment No. 2

In provisions concerning actions regarding insolvent company records, provides that the Illinois Insurance Guaranty Fund has the absolute right through emergency equitable relief to obtain custody and control of certain claims information in possession of certain third-party administrators, agents, attorneys, or other representatives of an insolvent insurer (rather than the absolute right through emergency equitable relief to obtain custody and control of certain third-party administrators, agents, attorneys, or other representatives of an insolvent insurer).

House Floor Amendment No. 3

Provides that the Illinois Insurance Guaranty Fund shall recover (rather than may recover) from the high net worth insured for all amounts paid on its behalf, all allocated claim adjusted expenses related to such claims, the Fund's attorney's fees, and all court costs in any action necessary to collect the full amount to the Fund's reimbursement. Makes a grammatical change.

Jul 12 19  H  Public Act . . . . . . . . 101-0060

(Sen. Laura Fine, Scott M. Bennett, Christopher Belt, Julie A. Morrison, Mattie Hunter-Laura M. Murphy, Sue Rezin, Jacqueline Y. Collins, Cristina Castro, Robert Peters and Kimberly A. Lightford)

215 ILCS 134/45.3 new

Amends the Managed Care Reform and Patient Rights Act. Provides that every health insurance carrier that provides coverage for prescription drugs shall ensure that no fewer than 25% of certain individual and group plans offered shall apply a pre-deductible, flat-dollar copayment structure to the entire drug benefit. Provides that the flat-dollar copayment structure for prescription drugs must be reasonably graduated and proportionately related in all tier levels such that the copayment structure as a whole does not discriminate against or discourage the enrollment of individuals with significant health care needs. Requires the health insurance carriers to clearly and appropriately name the plans to aid in consumer or plan-sponsor plan selection. Requires the health insurance carriers to market the plans in the same manner as their other plans. Provides that if a health insurance carrier offers fewer than 4 plans, the health insurance carrier shall ensure that one plan shall use the drug benefit structure, including cost-sharing requirements. Requires the Department of Insurance to adopt rules necessary to implement and enforce the provisions. Effective January 1, 2020.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 02175  Rep. Kelly M. Burke

220 ILCS 5/20-110

Amends the Retail Electric Competition Act of 2006 of the Public Utilities Act. Provides that any information in the report submitted by the Office of Retail Market Development on June 30 of each year involving price comparison between electric utilities, electric utilities providing service outside their service territories, or alternative retail electric suppliers shall also include the combined value of certain additional products and services offered by the competitive retail electricity market. Provides that the Illinois Commerce Commission may include other energy savings and marketing savings programs as they develop in the market.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Iris Y. Martinez-Kimberly A. Lightford)

5 ILCS 312/3-103  from Ch. 102, par. 203-103

Amends the Illinois Notary Public Act. Modifies the required disavowal of legal representation notice. Provides that the failure of a notary public to follow specified notice requirements shall result in a fine of $1,500 (currently, $1,000) for each written violation. Provides that a second (rather than third) violation shall result in permanent revocation of the commission of notary public (currently, a second violation results in suspension of notary authorization). Provides that prior to rendering notary public services to a person seeking such services, a notary public shall, in addition to any written or electronic notice, also give a verbal disavowal of legal representation that is substantially the same as the statement required for written and electronic advertisements of notary services. Provides that upon providing the verbal disavowal of legal representation, the person seeking notary services shall be provided with an acknowledgment form reciting the disavowal of legal representation, and be required to sign such form acknowledging that he or she has been advised and understands that the notary public is not a licensed attorney and is not otherwise authorized to provide legal advice or services. Provides that the acknowledgment form shall be prescribed by the Secretary of State and be made available in English and in the non-English language in which notary services were solicited.

House Committee Amendment No. 1
Requires every notary public who is not an attorney or an accredited immigration representative to, prior to rendering notary services, provide any person seeking notary services with a written acknowledgment. Provides for the contents of the written acknowledgment. Provides that the provision shall not apply to notary services related to documents prepared or produced in accordance with the Illinois Election Code. Removes provisions concerning a verbal disavowal of legal representation and the production of an acknowledgment form reciting the disavowal of legal representation to be signed by the person seeking notary services.

House Floor Amendment No. 2
Provides that every notary public who is subject to specified provisions and who is not an attorney or an accredited immigration representative (currently, who is not an attorney or an accredited immigration representative only) shall, prior to rendering notary services, provide any person seeking notary services with a written acknowledgment. Provides that the acknowledgment shall be signed by the recipient of notary services before notary services are rendered, and the notary shall retain copies of all signed acknowledgments throughout their present commission and for 2 years thereafter. Provides that notaries shall provide recipients of notary services with a copy of their signed acknowledgment at the time services are rendered.

Senate Committee Amendment No. 1
Requires notaries public to provide a written acknowledgment in English and the language used in the advertisement for notary services. Requires the Office of the Secretary of State to translate an acknowledgment concerning notary services into Spanish and any other language the Secretary of State may deem necessary to achieve specified requirements, and to make the translations available on the website of the Secretary of State. Makes other changes.

Aug 23 19  H  Public Act ............ 101-0465

(Sen. Jil Tracy, Dale A. Righter, David Koehler and Mattie Hunter)

105 ILCS 5/22-27

Amends the School Code. Provides that, upon request, the school board of a school district that maintains grades 10 through 12 may posthumously award a diploma to any service member who was killed in action while performing active military duty in the armed forces of the United States if he or she: (1) resided in an area currently within the district; (2) left high school before graduating to serve in the armed forces of the United States; and (3) did not receive a high school diploma. Effective immediately.

Jul 26 19  Public Act . . . . . . . 101-0131

HB 02178  Rep. Michael D. Unes

625 ILCS 5/1-164.5

Amends the Illinois Vehicle Code. Increases the minimum mandatory coverage amounts for liability insurance policies in this State and increases the amounts sufficient to satisfy a judgment following a motor vehicle accident as follows: bodily injury or death to any one person from $25,000 to $50,000; bodily injury or death to more than one person from $50,000 to $100,000; and injury or destruction of property of others from $20,000 to $40,000.

Mar 29 19  Rule 19(a) / Re-referred to Rules Committee

HB 02179  Rep. Michael D. Unes

30 ILCS 105/5.891 new


Mar 29 19  Rule 19(a) / Re-referred to Rules Committee

HB 02180  Rep. Anne Stava-Murray, Jonathan Carroll and Will Guzzardi

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

Amends the Minimum Wage Law to provide that an employer shall pay a person no less than the minimum wage rate if the person is a student enrolled in an institution of higher education whose employment is part of a work study or internship program approved by that institution, regardless of whether the person is receiving course credit from that institution for the employment. Effective immediately.

Mar 29 19  Rule 19(a) / Re-referred to Rules Committee

HB 02181  Rep. Anne Stava-Murray

775 ILCS 5/2-102  from Ch. 68, par. 2-102

Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for an employer with 50 or more employees to: require an employee to sign a nondisclosure agreement if the employee is leaving his or her employment due to sexual harassment or assault; or fail to sign a nondisclosure agreement regarding the employee leaving his or her employment due to sexual harassment or assault. Provides that an employee may waive, in writing, the provisions of the employer's nondisclosure agreement for the purposes of commenting to a journalist. Provides that an employer that violates the provisions is subject to a $25,000 penalty and that the Department of Human Rights, after an investigation, may increase the amount of the penalty depending on the grievance of the violation. Effective immediately.

Mar 29 19  Rule 19(a) / Re-referred to Rules Committee
HB 02182

Rep. Michael T. Marron-Andrew S. Chesney
(Sen. Martin A. Sandoval-Jason Plummer)

625 ILCS 5/1-126.1
625 ILCS 5/15-107 from Ch. 95 1/2, par. 15-107
625 ILCS 5/15-116
625 ILCS 5/15-316 from Ch. 95 1/2, par. 15-316
625 ILCS 5/11-214 rep.

Amends the Illinois Vehicle Code. Deletes language allowing the Department of Transportation to designate streets or highways in the system of State highways as Class III highways and makes changes governing the designation of Class II highways. Deletes language regarding: the maximum length of vehicles on all non-State highways; and the highways that vehicles not exceeding 65 feet in overall length are allowed to access. Provides that combinations of vehicles over 65 feet in length with no overall length limitation are allowed certain access if there is no sign prohibiting access and the route is not being used as a thoroughfare between Class I or Class II highways. Provides that the maximum length limitation on non-designated highways for a truck tractor in combination with a semitrailer is 65 feet overall dimension and 60 feet overall dimension for a truck tractor-semitrailer-trailer or truck tractor semitrailer-semitrailer. Provides that length limitations do not apply on legal holidays and for a tow truck in combination with a disabled vehicle or combination of disabled vehicles. Provides that a unit of local government shall affirm to the Department if it has no Class II designated truck routes. Provides that units of local government may report to the Department, and the Department shall post on its website, any limitations prohibiting the operation of vehicles imposed by ordinance or resolution in the unit of local government's non-designated highway system. Provides that, to be effective, an ordinance or resolution designating a Class II roadway need not require that signs be erected, but the designation shall be reported to the Department. Repeals a provision that requires local units of government to report to the Department all preferred truck routes, designated truck route networks, or whether there are no such truck routes.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments

HB 02183


750 ILCS 60/214 from Ch. 40, par. 2312-14

Amends the Illinois Domestic Violence Act of 1986. Provides that if abuse is found in a case of a minor dating a non-minor, the court shall immediately issue an order of protection. Effective immediately.

Feb 28 19 H Tabled

HB 02184

Rep. Natalie A. Manley

50 ILCS 105/4.3 new

Amends the Public Officer Prohibited Activities Act. Provides that no person holding an office, either by election or appointment, in a unit of local government may hire himself or herself to a position over which that official has supervisory authority.

Apr 03 19 H Tabled

HB 02185


35 ILCS 200/15-170

Amends the Property Tax Code. Provides that a taxpayer who has been granted a senior citizens homestead exemption need not reapply for the exemption. Provides that the county assessor shall establish procedures with the county recorder of deeds or the county clerk to determine whether a person who has been granted a senior citizens homestead exemption has conveyed ownership of the property or is deceased. Provides that, if the person has conveyed ownership of the property or is deceased, then the county assessor shall mail notice to the new owner of the property, stating that (i) the exemption will be removed from the property and (ii) the new property owner may reapply for the exemption if the property becomes qualified.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02186

Rep. Natalie A. Manley

750 ILCS 5/600
750 ILCS 5/609.2

Amends the Illinois Marriage and Dissolution of Marriage Act. Changes the definition of "relocation" to mean: a change of residence from the child's current primary residence to a new residence within this State (rather than located in a specific county within in this State) that is more than 50 miles (rather than 25 miles) from the child's current residence; or a change of residence from the child's current primary residence to a residence outside the borders of this State that is more than 50 miles (rather than 25 miles) from the current primary residence. Makes conforming changes.

Apr 03 19 H Tabled
HB 02187  Rep. Natalie A. Manley

110 ILCS 947/40

Amends the Higher Education Student Assistance Act. Expands the applicability of the Illinois Veteran grant program to a qualified applicant who is enrolled in a private business and vocational school in this State (rather than only to a qualified applicant who is enrolled in a State-controlled university or public community college in this State). Provides that if a qualified applicant is enrolled in a private business and vocational school in this State, he or she must, subject to the conditions of the grant program, receive a grant in an amount sufficient to pay the tuition and fees of that school for a period that is equivalent to 4 years of full-time enrollment, including summer terms. Effective immediately.

Apr 03 19  H  Tabled


105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1

Amends the School Code. With regard to the required health examination, provides that the social and emotional screening must include questions on a child's medical history that pertain to the mental health issues of his or her family and any other matter that could impact the child's future mental health. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02189  Rep. Natalie A. Manley-Jonathan Carroll-Allen Skillicorn-Carol Ammons and Gregory Harris  
(Sen. Jennifer Bertino-Tarrant, Rachelle Crowe, Steve Stadelman and Antonio Muñoz)

410 ILCS 513/20

Amends the Genetic Information Privacy Act. Provides that long-term care and life insurance policies are among those for which an insurer may not seek information derived from genetic testing. Removes language specifying that a provision prohibiting an insurer from using or disclosing protected health information that is genetic information for underwriting purposes does not apply to insurers issuing long-term care policies.

House Committee Amendment No. 1

Adds reference to:

410 ILCS 513/10

Replaces everything after the enacting clause. Amends the Genetic Information Privacy Act. Provides that "genetic testing" includes direct-to-consumer commercial genetic testing. Provides that a company providing direct-to-consumer commercial genetic testing is prohibited from sharing any genetic test information or other personally identifiable information about a consumer with any health or life insurance company without written consent from the consumer.

Jul 26 19  H  Public Act . . . . . 101-0132

625 ILCS 5/3-704.2  
625 ILCS 5/6-201  
625 ILCS 5/6-204  
625 ILCS 5/6-205  
625 ILCS 5/6-206  
625 ILCS 5/6-209.1 new  
625 ILCS 5/6-306.5  
625 ILCS 5/6-306.7 rep.  
625 ILCS 5/6-205.2 rep.  
625 ILCS 5/6-306.7 rep.

Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act. Deletes language providing that all notices sent to a person involved in an administrative proceeding shall state that failure to satisfy any fine or penalty shall result in the Secretary of State suspending his or her driving privileges, vehicle registration, or both. Provides that the Secretary is authorized to cancel any license or permit if the holder failed to pay any fees owed to the Secretary for the license or permit (rather than failure to pay any fees, civil penalties owed to the Illinois Commerce Commission, or taxes due upon reasonable notice and demand). Provides that a person whose driver's license was canceled, suspended, or revoked under certain circumstances shall have his or her driving privileges reinstated. Deletes language providing that the reporting requirements for public officials shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Provides for the immediate revocation of the license, permit, or driving privileges of any driver if the driver was convicted of a misdemeanor relating to a motor vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that the Secretary is authorized to suspend or revoke the driving privileges of any person without a preliminary hearing if the person has been convicted of criminal trespass to vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that in order to be subject to suspension or revocation for violation of specific provisions of the Liquor Control Act of 1934, a person must also be an occupant of a motor vehicle at the time of the violation. Deletes language authorizing the Secretary to suspend or revoke the driving privileges of a person without a preliminary hearing for specific adjudications or violations. Deletes language providing that the owner of a registered vehicle that has failed to pay any fine or penalty due and owing as a result of 10 or more violations shall have his or her driving privileges suspended. Repeals Sections concerning the suspension of a driver's license for theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective July 1, 2020.


325 ILCS 20/13.1 new

Amends the Early Intervention Services System Act. Provides that, for State fiscal years 2020 through 2022, the Department of Human Services shall increase reimbursement rates for early intervention services and related services by 3% each State fiscal year; except that, for State fiscal years 2020 through 2022, the Department of Human Services shall increase reimbursement rates for developmental therapy services by 6% each State fiscal year. Effective immediately.
HB 02192
Rep. Mary E. Flowers-Delia C. Ramirez-LaToya Greenwood-Kelly M. Cassidy, Celina Villanueva, Theresa Mah, Anne Stava-Murray and Aaron M. Ortiz

New Act
10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
35 ILCS 5/229 new
735 ILCS 5/9-205.5 new
735 ILCS 5/9-207.7 new
735 ILCS 5/9-209 from Ch. 110, par. 9-209
735 ILCS 5/9-210 from Ch. 110, par. 9-210
735 ILCS 5/9-211 from Ch. 110, par. 9-211
735 ILCS 5/9-207 rep.
765 ILCS 605/30 from Ch. 30, par. 330
50 ILCS 825/Act rep.

Creates the Rent Control Act. Establishes 6 regional rent control boards in the State. Provides for the election of 7 members to each board beginning in the 2021 consolidated election. Provides that a board shall establish regulations concerning rent stabilization rates for specified lessors and shall impose rent control registration fees to fund a Small Rental Property Owner Repairs and Improvement Fund. Includes enforcement provisions against landlords who charge rent in excess of amounts allowed by the Act. Limits home rule powers except in home rule units that enact a specified rent stabilization regime. Amends the Election Code making conforming changes. Amends the Illinois Income Tax Act. Creates rent-controlled and rental property capital improvement tax credits. Amends the Code of Civil Procedure. Creates procedures for terminating a tenancy or lease of one year or more after expiration of the lease. Provides that a lessor may terminate a lease and recover possession, after providing specified notice and monetary relocation assistance: if the lessor or a qualified relative will reside at the premises; if the lessor is going to substantially rehabilitate, remodel, or repair the premises; or if the lessor intends to demolish or permanently remove the premises from residential use. Provides for damages for failure to pay lessee relocation assistance or for failure to act in good faith in seeking to recover possession under the provisions. Provides that a demand or notice must be accessible to a lessor by being presented in the language of the lessor and contain a statement that the lessor may seek legal advice. Makes other changes. Repeals the Rent Control Preemption Act. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02193

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the amount paid by the taxpayer during the taxable year for the purpose of purchasing acoustical materials, other materials, labor, and professional services to soundproof a residential home located at an eligible address against aircraft noise generated by an airport governed by the provisions of the Permanent Noise Monitoring Act. Provides that the credit may not reduce the taxpayer's liability to less than zero; however, the credit may be carried forward. Provides that the credit is exempt from the Act's automatic sunset provisions. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02194
Rep. Jay Hoffman

45 ILCS 105/0.01 from Ch. 127, par. 63s

Amends the Bi-State Development Agency Act. Makes a technical change in a Section concerning the short title.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02195
Rep. Jay Hoffman

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02196
Rep. Jay Hoffman

70 ILCS 2205/1 from Ch. 42, par. 247

Amends the Sanitary District Act of 1907. Makes a technical change in a Section concerning a petition to incorporate as a sanitary district.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02197  Rep. Jay Hoffman
70 ILCS 2405/2 from Ch. 42, par. 300
Amends the Sanitary District Act of 1917. Makes a technical change in a Section concerning judicial notice.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02198  Rep. Jay Hoffman
70 ILCS 2805/0.1 from Ch. 42, par. 411.99
Amends the Sanitary District Act of 1936. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02199  Rep. Jay Hoffman
70 ILCS 2905/1-1 from Ch. 42, par. 501-1
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02200  Rep. John C. D'Amico
(Sen. Julie A. Morrison)
625 ILCS 5/2-118.1 from Ch. 95 1/2, par. 2-118.1
Amends the Illinois Vehicle Code. Provides that any court order rescinding a statutory summary suspension or revocation must contain a factual basis for rescission. Provides that upon receipt of a court order rescinding a statutory summary suspension or revocation that does not contain a factual basis for the rescission, the Secretary of State shall return the order to the court and shall be prohibited from rescinding the statutory summary suspension until the Secretary receives a court order containing a factual basis for rescission. Effective immediately.
May 10 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 02201  Rep. Norine K. Hammond
410 ILCS 625/3.08 new
Amends the Food Handling Regulation Enforcement Act. Requires all food service establishments using latex gloves in handling or preparing food to display an allergenic notice.
Feb 28 19  H  Tabled

HB 02202  Rep. Norine K. Hammond
705 ILCS 505/24 from Ch. 37, par. 439.24
Amends the Court of Claims Act. Provides that all claims against the State for damages in cases sounding in tort, if a like cause of action would lie against a private person or corporation in a civil suit, and all like claims sounding in tort against the Board of Trustees of the University of Illinois, the Board of Trustees of Southern Illinois University, the Board of Trustees of Chicago State University, the Board of Trustees of Eastern Illinois University, the Board of Trustees of Governors State University, the Board of Trustees of Illinois State University, the Board of Trustees of Northeastern Illinois University, the Board of Trustees of Northern Illinois University, the Board of Trustees of Western Illinois University, or the Board of Trustees of the Illinois Mathematics and Science Academy shall be payable through the General Revenue Fund and not the University or Academy itself.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02203  Rep. Norine K. Hammond
705 ILCS 305/4.2 new
Amends the Jury Act. Provides that a circuit court shall develop a policy for allowing prospective jurors who are older than a certain age to be permanently excused from jury duty. Provides that a circuit court, when determining the age at which a prospective juror may be excused based on age, shall consider the following: the age at which jury duty may become difficult for a significant number of jurors; and the jury pool available for that circuit court. Provides that a prospective juror meeting the age requirement may apply for the exemption based on a self-assessment of his or her physical limitations and mobility issues. Provides that the county board, jury administrator, or jury commissioner shall permanently exclude the prospective juror from all current and subsequent jury lists.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02204  Rep. Tony McCombie

625 ILCS 5/18c-4901  from Ch. 95 1/2, par. 18c-4901

Amends the Illinois Vehicle Code. Removes the requirement that a motor carrier of property, in addition to possessing proof of continuous insurance or surety coverage in accordance with Commission regulations, have the proof on file with the Commission or its agents.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Elgie R. Sims, Jr.)

105 ILCS 5/34-230

Amends the Chicago School District Article of the School Code. With regard to a proposed school closure, requires the chief executive officer to publish on the school district's website a full financial report on the closure that includes an analysis of the closure's costs and benefits to the district. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Provides that the chief executive officer must post the full financial report on a school closure on the school district's website 8 months after he or she publishes notice of the proposed school closure (rather than at the time he or she publishes notice of the proposed school closure). Effective immediately.

Jul 26 19  H  Public Act . . . . . . . . . . . . 101-0133

HB 02206  Rep. Sam Yingling-Dan Brady, Camille Y. Lilly and Andrew S. Chesney

New Act

Creates the Local Government Residential Inspection Limitation Act. Provides that except for a fire, medical, or police emergency or as otherwise permitted by specified provisions of the Fire Investigation Act, a unit of local government may not conduct a physical inspection of residential property without the voluntary consent of the owner or occupant of the property, a lawful warrant, or court order. Limits home rule powers.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02207  Rep. Sam Yingling-Jonathan Carroll-David McSweeney and Mary Edly-Allen

50 ILCS 105/3.3 new

50 ILCS 105/4  from Ch. 102, par. 4

Amends the Public Officer Prohibited Activities Act. Provides that a unit of local government with taxing authority, or any person holding public office with that unit of local government, shall not use public resources or public funds to obstruct, fight, or challenge initiatives to consolidate, merge, or eliminate any unit of local government. Provides that State moneys shall be withheld from the unit of local government until the obstruction, fighting, or challenge is concluded.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 200/15-170

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the maximum reduction for the senior homestead exemption is $9,000 in counties with a population of more than 500,000 but not more than 1,000,000, $8,000 in counties with 3,000,000 or more inhabitants, and $5,000 in all other counties. Provides that the corporate authorities of the City of Chicago or the county board of a county with 3,000,000 or more inhabitants may, by ordinance, increase the maximum reduction for the senior homestead exemption for property under the jurisdiction of that city or county to not more than $9,000. Provides that the maximum reduction for the general homestead exemption is $12,000 in counties with a population of more than 500,000 but not more than 1,000,000, $10,000 in counties with 3,000,000 or more inhabitants, and $6,000 in all other counties. Provides that the corporate authorities of the City of Chicago or the county board of a county with 3,000,000 or more inhabitants may, by ordinance, increase the maximum reduction for the general homestead exemption for property under the jurisdiction of that city or county to not more than $12,000.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02209  Rep. Sam Yingling-Allen Skillicorn, Terra Costa Howard, Mary Edly-Allen, Margo McDermed, Stephanie A.
Kifowit and Keith R. Wheeler
(Sen. Laura Fine and Mattie Hunter)

35 ILCS 200/20-15
Amends the Property Tax Code. Provides that each tax bill shall contain a list of each tax increment financing (TIF) district in which the property is located and the dollar amount of tax due that is allocable to the TIF district. Effective immediately.
Jul 26 19  H  Public Act . . . . . . . . . 101-0134

HB 02210  Rep. Sam Yingling

60 ILCS 1/85-70 new
Amends the Township Code. Provides that a township board may not enter into or authorize an employment, equipment, or service contract, with the exception of a contract negotiated with a labor union, that would extend 90 days past the next township election. Provides that an employment, equipment, or service contracts entered into or authorized in violation of the provisions are voidable.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02211  Rep. Sam Yingling

10 ILCS 5/28-1
Amends the Property Tax Code. Provides that the election authority for Lake County shall cause to be submitted to the voters of Lake County at the general election held on November 3, 2020 a referendum to convert the Office of the Chief Assessment Officer of Lake County to an elected office rather than an appointed office. Provides for the form of the referendum to be submitted. Provides that in the event that a majority of the electors voting on the referendum are in favor thereof, the Office of the Chief Assessment Officer of Lake County shall become an elected office. Provides requirements for the candidacy, election, and assumption of office of a Chief Assessment Officer of Lake County. Amends the Election Code to allow for the submission of a referendum regarding the Office of the Chief Assessment Officer of Lake County. Effective immediately.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02212  Rep. Sam Yingling

35 ILCS 200/18-184.15 new
Amends the Property Tax Code. Provides that the county clerk shall abate property taxes levied by a unit of local government on property that is included in a neighborhood association that maintains the roads or sidewalks serving the property. Provides that the amount of the abatement shall be equal to the amount of property taxes levied by the unit of local government on that property for the purpose of maintaining roads or sidewalks. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02213  Rep. Sam Yingling and Mary Edly-Allen

35 ILCS 200/15-169
Amends the Property Tax Code. Provides that, for the 2015 and 2016 taxable years, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who was killed in the line of duty in the current taxable year or any preceding taxable year. Provides that, for the 2019 taxable year and thereafter, the exemption for veterans with disabilities carries over to the surviving spouse of a veteran who did not obtain the exemption before death, but who would have qualified for the exemption in the current taxable year if he or she had survived. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02214  Rep. Sam Yingling

10 ILCS 120/5-15 new
Amends the Illinois Voting Rights Act of 2011. Provides that apportionment plans pursuant to certain provisions of the Counties Code shall provide racial minorities or language minorities with equal opportunity to participate in the political process and elect candidates of their choice. Provides that the apportionment plan shall provide racial minorities or language minorities who constitute less than a voting-age majority of a district with an opportunity to substantially influence the outcome of an election. Provides that to the extent practicable, districts shall be drawn to create crossover districts, coalition districts, or influence districts. Provides that the requirements imposed are in addition and subordinate to other laws. Amends the Counties Code to make conforming changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02215


(Sen. Thomas Cullerton and Antonio Muñoz)

50 ILCS 740/8 from Ch. 85, par. 538

Amends the Illinois Fire Protection Training Act. Provides that training requirements for permanent employment as a fire fighter shall include training in the history of the fire service labor movement using curriculum and instructors provided by a statewide organization representing professional union firefighter in the State. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Fire Protection Training Act. Provides that training for firefighters hired under the Illinois Municipal Code and the Fire Protection District Act shall include the history of the fire service labor movement using curriculum provided by a statewide organization representing professional union firefighters in the State. Provides that the organization may also provide instructors. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (State Fire Marshal)

This bill will have no fiscal impact on the Office of the Illinois State Fire Marshal.

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

This bill does create a State mandate.

Senate Committee Amendment No. 1

Deletes reference to:

50 ILCS 740/8

Add reference to:

50 ILCS 740/12.7 new

Replaces everything after the enacting clause. Amends the Illinois Fire Protection Training Act. Provides that the Office of the State Fire Marshal shall distribute via its website or other electronic format an educational program for fire fighters in the history of the fire service labor movement provided by a statewide organization representing professional union fire fighters in the State. Provides that entities responsible for the training of fire fighters may request that the training program be presented in person by a statewide organization representing professional union fire fighters by contacting the organization. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

50 ILCS 740/12.7 new

Add reference to:

50 ILCS 740/12.6 new

Replaces everything after the enacting clause. Amends the Illinois Fire Protection Training Act. Provides that the Office of the State Fire Marshal shall maintain on its website a link to an educational program or literature for fire fighters in the history of the fire service labor movement. Provides that the training shall be completed by each fire fighter. Provides that entities responsible for the training of fire fighters may request that such educational program be presented in person by a statewide organization representing professional union fire fighters in the State. Defines "fire fighter". Effective immediately.

Aug 09 19 H Public Act . . . . . . . . . 101-0252

HB 02216

Rep. Lance Yednock

65 ILCS 5/11-74.4-3.5


Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02217  
Rep. William Davis-Michael J. Zalewski-Fred Crespo-Kelly M. Burke-Sam Yingling, Emanuel Chris Welch,  
Celina Villanueva, Robert Rita, Theresa Mah, Debbie Meyers-Martin, Arthur Turner, Justin Slaughter, Martin J.  
Moylan, Mark L. Walker, Luis Arroyo, Robyn Gabel, Will Guzzardi, La Shawn K. Ford, Aaron M. Ortiz, Kelly M.  
Cassidy, Delia C. Ramirez, Mary E. Flowers and Natalie A. Manley

35 ILCS 200/9-155
35 ILCS 200/9-160
35 ILCS 200/Art. 9 Div. 6 heading new
35 ILCS 200/9-280 new
35 ILCS 200/9-281 new

Amends the Property Tax Code. Provides that, in counties with 3,000,000 or more inhabitants, taxpayers of income  
producing property shall submit income and expense data related to the property annually to the chief county assessment officer. Provides that, in counties with fewer than 3,000,000 inhabitants, the county board may provide by resolution that taxpayers of income producing property shall submit income and expense data annually to the chief county assessment officer. Provides that, when determining the value of property for assessment purposes, the assessor may consider all relevant information pertaining to the fair cash value of the property, including, but not limited to, income and expense data, sales data, property characteristics data, construction cost data, appraisals, and other valuation information. Effective immediately.

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 02218  
Rep. Lawrence Walsh, Jr.

605 ILCS 5/1-101  from Ch. 121, par. 1-101


Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 02219  
Chapa LaVia, Lawrence Walsh, Jr., Margo McDermed, Michael P. McAuliffe, Lance Yednock, Randy E. Frese,  
Yehiel M. Kalish, Kathleen Willis, Elizabeth Hernandez and Andrew S. Chesney

105 ILCS 5/3-16

Amends the School Code. With regard to grants to alternative schools, safe schools, and alternative learning opportunities programs, for fiscal year 2019, to calculate grant amounts to the programs operated by regional offices of education, the State Board of Education shall calculate an amount equal to the greater of the regional program's best 3 months of average daily attendance for the 2017-2018 school year or the average of the best 3 months of average daily attendance for the 2015-2016 school year through the 2017-2018 school year, multiplied by the amount of $6,119. Effective immediately.

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 02220  
Rep. Emanuel Chris Welch

605 ILCS 5/9-113  from Ch. 121, par. 9-113

Amends the Illinois Highway Code. Provides that upon receipt of an application, consent to use a highway may be granted to any communications provider issued a certificate of public convenience and necessity from the Illinois Commerce Commission. Provides requirements (same as those under current law for a public utility) for communications provider use of a highway right-of-way if the highway authority does not have fee ownership of the property to be used. Defines "communications provider". Effective immediately.

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee
HB 02221  Rep. Chris Miller

New Act

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

Creates the No Taxpayer Funding for Abortion Act. Provides that neither the State nor any of its subdivisions may authorize the use of, appropriate, or expend funds to pay for an abortion or to cover any part of the costs of a health plan that includes coverage of abortion or to provide or refer for an abortion, unless a woman who suffers from a physical disorder, physical injury, or physical illness that would, as certified by a physician, place the woman in danger of death if an abortion is not performed. Amends the State Employees Group Insurance Act of 1971 and the Illinois Public Aid Code. Excludes from the programs of health benefits and services authorized under those Acts coverage for elective abortions as provided in the No Taxpayer Funding for Abortion Act. Prohibits a physician who has been found guilty of performing an abortion procedure in a willful and wanton manner upon a woman who was not pregnant when the abortion procedure was performed from participating in the State's Medical Assistance Program. Provides that the Department of Healthcare and Family Services shall require a written statement, including the required opinion of a physician, to accompany a claim for reimbursement for abortions or induced miscarriages or premature births. Makes other changes. Amends the Problem Pregnancy Health Services and Care Act. Permits the Department of Human Services to make grants to nonprofit agencies and organizations that do not use those grants to refer or counsel for, or perform, abortions. Contains provisions regarding applicability and preempts home rule. Effective June 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Bill Cunningham)

210 ILCS 50/3.233 new
30 ILCS 805/8.43 new

Amends the Emergency Medical Services (EMS) Systems Act. Provides that covered vehicle service provider personnel who treat and either release or transport to a health care facility an individual experiencing a suspected or an actual opioid overdose shall document in the patient's care report the date and time of the overdose, the location in latitude and longitude where the overdose victim was initially encountered, whether one or more doses of an opioid overdose reversal drug was administered, and whether the overdose was fatal or nonfatal when the overdose victim was initially encountered and during the transportation of the victim to a health care facility. Provides that a covered vehicle service provider shall also provide the information to a specified mapping application. Provides that the information documented by a covered vehicle service provider shall not be used in an opioid use-related criminal investigation or prosecution of the individual treated by the covered vehicle service provider personnel. Exempts from civil or criminal liability all covered vehicle service providers and covered vehicle service provider personnel who report the information in good faith. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Mar 20 19  S  Referred to Assignments

HB 02223  Rep. Frances Ann Hurley

510 ILCS 20/2 from Ch. 8, par. 124

Amends the Bees and Apiaries Act. Provides that a person registered with the Department of Agriculture who owns and operates an apiary in a reasonable manner in conformance with Department rules is not liable for any personal injury or property damage that occurs in connection with the keeping and maintaining of bees, bee equipment, queen breeding equipment, or apiaries and appliances. Provides that these limits of liability do not apply to intentional tortious conduct or acts or omission that constitute gross negligence.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02224  Rep. Chris Miller

430 ILCS 68/5-3 new

Amends the Firearm Dealer License Certification Act. Provides that notwithstanding any provision of law to the contrary, the Act shall only apply to a person or entity that is in the business of selling, leasing, or otherwise transferring firearms in Cook County, DuPage County, Kane County, McHenry County, or Will County.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02225  Rep. Linda Chapa LaVia

10 ILCS 5/19A-75
10 ILCS 5/Art. 17A heading new
10 ILCS 5/17A-5 new
10 ILCS 5/17A-10 new
10 ILCS 5/17A-15 new
10 ILCS 5/17A-20 new
10 ILCS 5/17A-25 new
10 ILCS 5/17A-30 new
10 ILCS 5/17A-35 new
10 ILCS 5/17A-40 new
10 ILCS 5/17A-45 new
10 ILCS 5/17A-50 new
10 ILCS 5/17A-55 new
10 ILCS 5/17A-60 new
10 ILCS 5/17A-65 new
10 ILCS 5/17A-70 new
10 ILCS 5/17A-75 new
10 ILCS 5/17A-80 new
10 ILCS 5/17A-85 new
10 ILCS 5/17A-90 new
10 ILCS 5/17A-95 new
10 ILCS 5/17A-100 new
10 ILCS 5/24B-2
10 ILCS 5/24B-16
10 ILCS 5/24C-2
10 ILCS 5/24C-9
10 ILCS 5/24C-16
30 ILCS 105/5.891 new

Amends the Election Code. Creates a new Article concerning audits. Requires that each election authority (i) conduct an election day audit of a random sample of 10% of votes cast and (ii) provide by contract or employment for the performance by one or more independent auditors of post-election parallel tabulations and audits. Provides for the scope of the audits and the resulting reports. Requires that optical scan technology and direct recording electronic voting systems meet certain federal and independent testing standards. Creates a voluntary tax checkoff for the Fund. With respect to early voting, requires that an election authority using only direct recording electronic voting systems have paper ballots available for voters wishing to use them. Amends the State Finance Act. Creates the Election Integrity Fund as a special fund in the State treasury. Provides that the amendatory Act may be referred to as the Illinois Election Integrity Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02226  Rep. Tim Butler
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02227  Rep. Debbie Meyers-Martin
30 ILCS 212/1
Amends the State Treasurer's Bank Services Trust Fund Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02228  Rep. Debbie Meyers-Martin
30 ILCS 120/1 from Ch. 85, par. 651
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02229  Rep. Debbie Meyers-Martin
50 ILCS 55/1
Amends the Local Government Electronic Notification Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02230  Rep. Debbie Meyers-Martin
5 ILCS 80/1 from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02231  Rep. Debbie Meyers-Martin
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02232  Rep. Debbie Meyers-Martin
20 ILCS 5/1-1 was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
735 ILCS 5/2-1108 rep.

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

Fiscal Note (Admin Office of the Illinois Courts)
Based on a review of the bill, it has been determined that the proposed legislation would have no fiscal impact on the state appropriation to the judicial branch. It is not possible to determine what fiscal impact, if any the bill would have on local judicial budgets.

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

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

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

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

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

House Floor Amendment No. 1
Deletes reference to:

735 ILCS 5/2-1108 rep.

Adds reference to:

735 ILCS 5/2-1108 from Ch. 110, par. 2-1108

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that within the discretion of the court, the jury may be asked (rather than required by the court, and must be required on the request of any party) to find specially upon any material question or questions of fact submitted to the jury in writing. Provides that any party may request special interrogatories. Provides that submitting or refusing to submit a question of fact to the jury may be reviewed on appeal to determine whether the trial court abused its discretion (rather than as a ruling on a question of law). Provides that when any special finding of fact is inconsistent with the general verdict, the court shall direct the jury to further consider its answers and verdicts, and if, in the discretion of the trial court, the jury is unable to render a general verdict consistent with any special finding, the trial court shall order a new trial (rather than the former controls the latter and the court may enter judgment accordingly). Provides that during closing arguments, the parties shall be allowed to explain to the jury what may result if the general verdict is inconsistent with any special findings. Provides that the Act applies only to trials commencing on or after January 1, 2020. Effective immediately.

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/27-6 from Ch. 122, par. 27-6

Amends the School Code. Provides that an approved waiver from or modification to a physical education mandate may remain in effect for a period not to exceed 2 school years (rather than 5 school years like other mandate waivers) and may be renewed no more than 2 times upon application by an eligible applicant. Provides that an approved waiver from or modification to a physical education mandate may be changed within the 2-year period by the school board or regional superintendent of schools, whichever is applicable, following the procedure set forth in the Code for the initial waiver or modification request. Provides that a school board may determine the schedule or frequency of physical education courses, provided that an elementary school pupil engage in a course of physical education for a minimum of 150 minutes per week and a middle school, junior high school, or high school pupil engage in a course of physical education for a minimum of 225 minutes per week (rather than engage in a course of physical education for a minimum of 3 days per 5-day week). Provides that if a student non-attendance day is scheduled for a day that would otherwise include a physical education class or if the school building is not otherwise open to students on a day that would otherwise include a physical education class, a student is not required to make up the minutes from that class; defines “student non-attendance day”. Effective July 1, 2019.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02235  Rep. Dan Caulkins

50 ILCS 705/10.22
105 ILCS 5/10-20.68

Amends the Illinois Police Training Act to provide that the Illinois Law Enforcement Training Standards Board may offer a school resource officer course to a qualified retired law enforcement officer. Provides that nothing in the school resource officer course provision prohibits a school resource officer or qualified retired law enforcement officer from carrying a firearm. Amends the School Code. Provides that beginning January 1, 2021, a school or school district may employ a qualified retired law enforcement officer who obtains a certificate of completion or approved waiver under the Illinois Police Training Act to carry out the duties of a school resource officer. Makes a conforming change. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02236  Rep. Avery Bourne-Monica Bristow

750 ILCS 5/602.9

Amends the Illinois Marriage and Dissolution of Marriage Act. Requires that proceedings concerning a petition for visitation brought by a grandparent or great-grandparent be given priority in being set for a hearing, and that a decision be rendered within 6 months of the petition for visitation being filed, unless the parties agree otherwise. Requires the court to set the first hearing date for a petition for visitation within 45 days of filing the petition. Requires that further hearing dates be set in court within 45 days of the prior hearing. Allows the court to impose penalties and sanctions on any party that intentionally or recklessly causes an undue delay in proceedings regarding a visitation petition brought by a grandparent or great-grandparent.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02237

Rep. Robyn Gabel-Emanuel Chris Welch-Aaron M. Ortiz, Monica Bristow, Mark Batinick, Mary Edly-Allen, Celina Villanueva, Daniel Didech, Will Guzzardi, Kelly M. Cassidy, Theresa Mah, Katie Stuart and LaToya Greenwood

(Sen. Pat McGuire-Don Harmon, Scott M. Bennett, Ram Villivalam, Bill Cunningham-Melinda Bush, Rachelle Crowe-Jacqueline Y. Collins, Cristina Castro-Iris Y. Martinez, Christopher Belt, Kimberly A. Lightford, Martin A. Sandoval, Antonio Muñoz, Toi W. Hutchinson, Robert Peters, Mattie Hunter, Elgie R. Sims, Jr. and Dan McConchie)

5 ILCS 140/7.5
15 ILCS 505/16.8 new

Amends the State Treasurer Act. Provides that the State Treasurer shall establish the Illinois Higher Education Savings Program for the purpose of expanding access to higher education through savings. Provides for enrollment in the Program. Provides further duties and requirements of the Treasurer regarding the Program. Creates the Illinois Higher Education Savings Program Fund as a fund held outside of the State treasury to be the official repository of all contributions, appropriations, interest, and dividend payments, gifts, or other financial assets received by the State Treasurer in connection with the operation of the Program or related partnerships. Provides for audits and reports concerning the Program. Allows the Treasurer to adopt any rules that may be necessary to implement the Program. Amends the Freedom of Information Act to provide an exemption for information that is exempt from disclosure under the Illinois Higher Education Savings Program.

House Floor Amendment No. 2

Provides that notwithstanding any court order which would otherwise prevent the release of information, the Department of Public Health is authorized to release specified information to the State Treasurer for the purposes of the Illinois Higher Education Savings Program.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.
Fiscal Note (Office of the Treasurer)

Based upon Illinois’ current birth rate of 155,000 to 165,000 newborns per year, the annual cost for this program is expected to be $9-10 million per year, beginning in FY21. This includes approximately $8 million for the initial seed funding of $50 per child and an estimated $1.5 million to develop local savings incentive partnerships, engage parents and children in related financial literacy initiatives, and administer the program. Because unclaimed and unused funds will remain with the program for future use, the need for annual appropriations will decline after year 10 of the program as unclaimed and unused funds are recycled.

House Floor Amendment No. 3

Modifies the definition of “eligible child”.

Aug 23 19 H Public Act . . . . . . . 101-0466

HB 02238

Rep. Stephanie A. Kifowit and Mike Murphy

(Sen. Laura Fine)

15 ILCS 520/10 from Ch. 130, par. 29
15 ILCS 520/11 from Ch. 130, par. 30
15 ILCS 520/22.5 from Ch. 130, par. 41a

Amends the Deposit of State Moneys Act. Modifies a Section concerning agreements entered into by the State Treasurer with any bank or savings and loan association relating to the deposit of securities. Provides that such agreements may authorize the holding of securities in any bank or a depository trust company in the United States (rather than New York City). Adds to the classes of securities that the State Treasurer may accept as collateral for deposits not insured by an agency of the federal government. Adds to and modifies the investments in which the State Treasurer may invest or reinvest on behalf of the State. Effective immediately.

Nov 06 19 S Placed on Calendar Order of 3rd Reading November 12, 2019

HB 02239

Rep. Katie Stuart-LaToya Greenwood-Monica Bristow-Terri Bryant-Jerry Costello, II

(Sen. Rachelle Crowe and Elgie R. Sims, Jr.)

110 ILCS 520/2 from Ch. 144, par. 652
110 ILCS 520/4 from Ch. 144, par. 654
110 ILCS 520/5 from Ch. 144, par. 655

Amends the Southern Illinois University Management Act. Provides that both student members (rather than only one student member) of the Board of Trustees of Southern Illinois University shall be voting student members; makes conforming changes.

Jul 30 19 H Public Act . . . . . . . 101-0175
HB 02240  Rep. Robert Martwick  
40 ILCS 5/17-127  from Ch. 108 1/2, par. 17-127  
40 ILCS 5/17-142.1  from Ch. 108 1/2, par. 17-142.1  
Amends the Chicago Teacher Article of the Illinois Pension Code. Beginning in 2020, requires (rather than allows) the Board of Trustees to pay to each recipient of a service retirement, disability retirement, or survivor's pension an amount to be determined by the Board, which shall represent partial or complete reimbursement (rather than partial) for the cost of the recipient's health insurance coverage. Provides that beginning in 2020, the total amount of payments for each year shall equal $65,000,000 plus any amount that was authorized or required to be paid in the preceding year but was not actually paid by the Board, including any interest earned thereon. Makes conforming changes. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02241  Rep. Robert Martwick  
35 ILCS 200/15-190 new  
Amends the Property Tax Code. Creates a homestead exemption of $1,000 for homestead property on which a stormwater retention basin has been constructed during the taxable year. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02242  Rep. Justin Slaughter  
40 ILCS 5/8-110  from Ch. 108 1/2, par. 8-110  
40 ILCS 5/8-113  from Ch. 108 1/2, par. 8-113  
40 ILCS 5/17-105.1  
40 ILCS 5/17-106  from Ch. 108 1/2, par. 17-106  
30 ILCS 805/8.43 new  
Amends the Chicago Municipal and the Chicago Teachers Articles of the Illinois Pension Code. In the Chicago Municipal Article, includes in the definition of "employee" any person employed by a charter school or contract school operating pursuant to an agreement with the Chicago Board of Education who is not a licensed teacher or employed in a position requiring certification or licensure under the School Code, except persons contributing to any other public employee pension system in Illinois for the same employment. Adds charter schools and contract schools to the definition of "employer". In the Chicago Teachers Article, includes in the definition of "teacher" any educational, administrative, professional, or other staff employed in a contract school operating pursuant to an agreement with the Chicago Board of Education who is employed in a position requiring certification or licensure under the School Code. Includes in the definition of "employer", a contract school operating pursuant to an agreement with the Chicago Board of Education. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02243  Rep. Michael T. Marron and Monica Bristow  
(Sen. Omar Aquino)  
35 ILCS 200/2-45  
35 ILCS 200/3-5  
Aug 23 19  H  Public Act . . . . . . . . 101-0467
HB 02244  Rep. Rita Mayfield-Tony McCombie-Allen Skillcorn-Kambium Buckner, Carol Ammons, Thaddeus Jones, Justin Slaughter, Michael Halpin and Theresa Mah
(Sen. Elgie R. Sims, Jr.-Patricia Van Pelt, Jim Oberweis and Mattie Hunter)

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

Amends the Unified Code of Corrections. Provides that the conditions of every parole and mandatory supervised release include that the subject: (1) not knowingly frequent (rather than frequent) places where controlled substances are illegally sold, used, distributed, or administered; and (2) except when the association described in (2)(A) or (2)(B) involves activities related to community programs, worship services, volunteering, engaging families, or some other pro-social activity in which there is no evidence of criminal intent: (A) not knowingly associate with other persons on parole or mandatory supervised release without prior written permission of his or her parole agent; or (B) not knowingly associate with persons who are members of an organized gang as that term is defined in the Illinois Streetgang Terrorism Omnibus Prevention Act. Effective immediately.

Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the department.

Aug 16 19  H Public Act . . . . . . . 101-0382

HB 02245  Rep. Linda Chapa LaVia

10 ILCS 5/13-1  from Ch. 46, par. 13-1
10 ILCS 5/13-2  from Ch. 46, par. 13-2
10 ILCS 5/14-1  from Ch. 46, par. 14-1

Amends the Election Code. Provides that, except in a county with a county board of election commissioners, an election authority may reduce the number of judges of election in each precinct from 5 to 3 for any election. Provides that in certain cities, villages, and incorporated towns with a board of election commissioners, the board shall select and choose no less than 3 (rather than choose 5) persons as judges of election for each precinct. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02246  Rep. Linda Chapa LaVia

10 ILCS 5/11-2  from Ch. 46, par. 11-2
10 ILCS 5/11-3  from Ch. 46, par. 11-3

Amends the Election Code. Provides that each election precinct shall contain 1,200 voters (currently, 500 voters in counties, 600 voters in a municipality with a board of election commissioners and fewer than 500,000 inhabitants, or 400 voters in a municipality with a board of election commissioners and more than 500,000 inhabitants). Makes corresponding and other changes. In provisions concerning the county board of a county with less than 3,000,000 inhabitants, removes language providing that an election precinct with more than 600 voters may be divided. Provides that a county board may (rather than shall) at specified meetings, redivide, consolidate, or readjust (rather than redivide or readjust) election precincts to meet the 1,200 voters per precinct standard. In provisions concerning a municipality with a board of election commissioners, provides that a city with over 500,000 residents may (rather than shall) rearrange its precincts within 90 days of a presidential election or at any time when the number of votes cast exceeds 1,200 (rather than equals 600) to meet the 1,200 voters per precinct standard. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02247


(Sen. Julie A. Morrison-Kimberly A. Lightford-Jacqueline Y. Collins)

405 ILCS 80/Art. VII heading new

Amends the Developmental Disability and Mental Disability Services Act. Provides that the Department of Human Services shall establish family centers throughout the State to provide counseling and mental health services to families who are indigent based on any behavior or mental health condition as determined by Department rule. Provides that the Department shall employ or contract with psychiatrists, clinical psychologists, clinical social workers, and licensed marriage and family therapists to provide those services.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Developmental Disability and Mental Disability Services Act. Provides that subject to appropriation, the Department of Human Services’ Division of Mental Health shall make available funding for the development and implementation of a comprehensive and coordinated continuum of community-based pilot programs for persons with or at risk for a mental health diagnosis that is sensitive to the needs of local communities. Provides that the funding shall allow for the development of one or more pilot programs that will support the development of local social media campaigns that focus on the prevention or promotion of mental wellness and provide linkages to mental health services, especially for those individuals who are uninsured or underinsured. Sets forth certain criteria a provider must meet to be considered for the pilot program, including the ability to: (i) implement the pilot program in an area that shows a high need or underutilization of mental health services; (ii) collaborate with other systems and government entities that exist in a community; and (iii) provide a presence staffed by mental health professionals in natural community settings, which includes any setting where an individual who has not been diagnosed with a mental illness typically spends time. Authorizes the Department to adopt and implement administrative rules necessary to carry out the pilot program.

Jul 12 19 H Public Act . . . . . . . . . 101-0061

HB 02248

Rep. Camille Y. Lilly

20 ILCS 605/605-1025 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to award grants to local business groups to address and study small business concerns related to a change in the minimum wage. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02249

Rep. Camille Y. Lilly

730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Unified Code of Corrections. Provides that 45 days prior to the scheduled discharge of a person committed to the custody of the Department of Corrections, the Department shall give the person: (1) information about obtaining a standard Illinois Identification Card or a limited-term Illinois Identification Card; (2) information about voter registration and may distribute information prepared by the State Board of Elections and may enter into an interagency contract with the State Board of Elections to participate in the automatic voter registration program and be a designated automatic voter registration agency under the Election Code; (3) information about job listings upon discharge from the correctional institution or facility; (4) information about available housing upon discharge from the correctional institution or facility; (5) a directory of elected State officials and of officials elected in the county and municipality, if any, in which the committed person intends to reside upon discharge from the correctional institution or facility; and (6) any other information that the Department of Corrections deems necessary to provide the committed person in order for the committed person to reenter the community and avoid recidivism (currently, the committed person is provided information, if uninsured, about applying for health care coverage including medical assistance under the Illinois Public Aid Code).

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

730 ILCS 5/3-14-3 from Ch. 38, par. 1003-14-3

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall make information about the availability of referral services to any other State or local agencies known to a parolee or releasee prior to his or her release from the correctional facility where the parolee or releasee has been residing. Effective immediately.

Correctional Note (Dept of Corrections)

As the amendment provided for in House Bill 2250 is already current practice, the Department will continue to provide resources to assist persons with their successful reentry efforts. The Department estimates that the requirements of this proposed registration can be managed by current staff at no additional cost to the Department. There are no new incarceration sanctions or enhanced incarceration penalties for the Department associated with these provisions. Therefore population impact on the Department.

Fiscal Note (Dept of Corrections)

There is no corrections population impact on the Department.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02251  Rep. Thaddeus Jones

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Provides that each taxpayer who (i) was a resident of another State, (ii) first became a resident of Illinois in a taxable year beginning on or after January 1, 2019, (iii) agrees to reside in Illinois for a period of at least 10 consecutive years, and (iv) applies to the Department of Revenue for a new resident income tax credit is entitled to an income tax credit in the amount of $15,000 per year. Provides for recapture if the taxpayer fails to reside in the State for a period of at least 10 consecutive years after being approved for a credit by the Department. Provides that the credit is exempt from the Act's automatic sunset. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02252  Rep. Carol Ammons-Debbie Meyers-Martin

(Sen. Scott M. Bennett)

55 ILCS 5/3-2001 from Ch. 34, par. 3-2001
55 ILCS 5/3-2002 from Ch. 34, par. 3-2002
55 ILCS 5/3-2003.1 from Ch. 34, par. 3-2003.1
55 ILCS 5/3-2003.2 from Ch. 34, par. 3-2003.2
55 ILCS 5/3-2003.3 from Ch. 34, par. 3-2003.3
55 ILCS 5/3-2003.4 from Ch. 34, par. 3-2003.4
55 ILCS 5/3-2005 from Ch. 34, par. 3-2005
55 ILCS 5/3-2007 from Ch. 34, par. 3-2007
55 ILCS 5/3-2008 from Ch. 34, par. 3-2008
55 ILCS 5/3-2009 from Ch. 34, par. 3-2009
55 ILCS 5/3-2010 from Ch. 34, par. 3-2010
55 ILCS 5/3-2012 from Ch. 34, par. 3-2012
55 ILCS 5/3-2013 from Ch. 34, par. 3-2013


Aug 09 19  H  Public Act . . . . . . 101-0253
Amends the Firearm Owners Identification Card Act. Provides that no person may acquire or possess an unfinished frame or receiver, unless otherwise exempted under the Act, without having in his or her possession a Firearm Owner's Identification Card previously issued in his or her name by the Department of State Police. Creates a new Article in the Criminal Code of 2012 for offenses regarding undetectable and untraceable firearms. Provides that a person commits unlawful manufacture of an undetectable firearm if he or she knowingly manufactures, assembles, sells, offers to sell, or transfers an undetectable firearm. Unlawful manufacture of an undetectable firearm is a Class 2 felony. Provides that a person commits unlawful possession of an undetectable firearm if he or she knowingly possesses an undetectable firearm. Unlawful possession of an undetectable firearm is a Class 2 felony. Provides that a person also commits unlawful possession of an undetectable firearm if he or she knowingly possesses an undetectable firearm in a public building or possess an undetectable firearm with the intent to bring the undetectable firearm into or onto a public building. This offense is a Class 2 felony. Defines terms. Makes other changes.

Mar 29 19  Rule 19(a) / Re-referred to Rules Committee
HB 02256  Rep. David A. Welter and Deanne M. Mazzochi
         (Sen. Dan McConchie)

750 ILCS 30/2  from Ch. 40, par. 2202
750 ILCS 30/9  from Ch. 40, par. 2209

Amends the Emancipation of Minors Act. Deletes language stating that no order of complete or partial emancipation may
be entered if there is any objection by the minor's parents or guardian. Provides instead that an order of complete or partial
emancipation may be entered if there is an objection by the minor's parents or guardian only if the court finds, in a hearing, that
emancipation would be in the minor's best interests. Effective immediately.
Jul 26 19  H  Public Act . . . . . . . . . 101-0135

HB 02257  Rep. David A. Welter

105 ILCS 5/15-7.5 new
105 ILCS 5/15-18  from Ch. 122, par. 15-18

Amends the School Code. Provides that township land commissioners or trustees of schools that have title to any school
real estate or lands may authorize by resolution the sale of common school lands to a government entity if two-thirds of the township
land commissioners or trustees of schools approve the resolution. Provides that the regional superintendent of schools of the county in
which the lands are located shall complete the sale and deliver a certificate of purchase to the government entity. Provides that a
government entity that purchases common school lands, or its assigns, may obtain a copy of a certificate of purchase or patent by (1)
for a certificate of purchase, filing an affidavit with the regional superintendent in which the lands are located proving the loss or
destruction of the original; (2) for a patent, filing an affidavit with the Secretary of State proving loss or destruction of the original; and
(3) presenting a copy of the certified resolution approving the sale that has been filed by the township land commissioners or trustees
of schools with the county recorder of deeds to the regional superintendent or Secretary of State. Provides that the regional
superintendent or the Secretary of State shall issue a replacement certificate or patent, which shall have the effect of the originals and
shall reflect the effective date of the transfer of title as the date of the filing of the resolution by the township land commissioners or
trustees of schools with the county recorder of deeds. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02258  Rep. David A. Welter-Emanuel Chris Welch-Grant Wehrli, Martin J. Moylan, Kathleen Willis, Sam Yingling,
         Maurice A. West, II, Katie Stuart, Joyce Mason, Terra Costa Howard, Deb Conroy, Robert Martwick and Jonathan
         Carroll
         (Sen. Sue Rezin)

105 ILCS 5/27-22  from Ch. 122, par. 27-22

Amends the School Code. With regard to the prerequisites to receiving a high school diploma, provides that a pupil must
complete one year chosen from music, art, foreign language, vocational education, or speech (rather than music, art, foreign language,
or vocational education).
May 10 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 02259

Rep. Sara Feigenholtz-Gregory Harris, Kelly M. Cassidy, Theresa Mah, Michael Halpin, Elizabeth Hernandez, Delia C. Ramirez and Karina Villa

(Sen. Julie A. Morrison and Laura Fine)

305 ILCS 5/5-30.11 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to develop, no later than January 1, 2020, a standardized format for all Medicaid managed care organization preferred drug lists in collaboration with Medicaid managed care organizations and other stakeholders, including, but not limited to, organizations that serve individuals impacted by HIV/AIDS or epilepsy, and community-based organizations, providers, and entities with expertise in drug formulary development. Requires the Department to allow Medicaid managed care organizations 6 months from the completion date of the standardized format to comply with the new Preferred Drug List format. Requires each Medicaid managed care organization to post its preferred drug list on its website without restricting access and to update the preferred drug list posted on its website no less than 30 days prior to the date upon which any update or change takes effect. Requires the Department to establish, no later than January 1, 2020, the Illinois Drug and Therapeutics Advisory Board to have the authority and responsibility to provide recommendations to the Department regarding which drug products to list on the Department's preferred drug list. Contains provisions concerning Board meetings and correspondence; the Board's composition; voting and non-voting members; and other matters. Requires the Department to adopt rules, to be in place no later than January 1, 2020, for the purpose of establishing and maintaining the Board. Effective immediately.

House Floor Amendment No. 2

Expands the membership on the Illinois Drug and Therapeutics Advisory Board by including the following members: (1) at least one clinician who specializes in the prevention and treatment of HIV, recommended by an HIV healthcare advocacy organization; and (2) at least one clinician recommended by a healthcare advocacy organization that serves individuals who are affected by chronic diseases that require significant pharmaceutical treatments. Provides that one non-voting clinician recommended by an association of Medicaid managed care health plans shall serve a term of 3 years on the Board without compensation. Includes organizations that serve individuals with rare diseases to the list of organizations that the Department of Healthcare and Family Services must collaborate with when developing a standardized format for all Medicaid managed care organization preferred drug lists. Provides that a licensed physician recommended by the Rare Disease Commission who is a rare disease specialist and possesses scientific knowledge and medical training with respect to rare diseases and is familiar with drug and biological products and treatment shall be notified in advance to attend an Illinois Drug and Therapeutics Advisory Board meeting when a drug or biological product is scheduled to be reviewed in order to advise and make recommendations on drugs or biological products. Makes technical changes.

Jul 12 19 H Public Act . . . . . . . 101-0062

HB 02260

Rep. Sara Feigenholtz and Kelly M. Burke

765 ILCS 615/20

Amends the Condominium and Common Interest Community Ombudsperson Act. Provides that, subject to appropriation, the Ombudsperson may hire a staff member.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02261

Rep. Sara Feigenholtz

405 ILCS 10/1

from Ch. 91 1/2, par. 121

Amends the Uniform Act for the Extradition of Persons of Unsound Mind. Makes a technical change in a Section concerning the short title.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02262

Rep. Sara Feigenholtz

215 ILCS 5/1

from Ch. 73, par. 613


Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02263

Rep. Camille Y. Lilly

(Sen. Emil Jones, III)

110 ILCS 148/15

Amends the Postsecondary and Workforce Readiness Act. In provisions concerning postsecondary and career expectations, provides that, beginning in grade 6, students should be introduced to the importance of developing and applying a work ethic in a variety of contexts; sets forth what this introduction may include.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments
HB 02264

Marron, Dan Caulkins, David A. Welter, Allen Skillcom, Darren Bailey, Tony McCombie and Randy E. Frese 
(Sen. Scott M. Bennett-Chuck Weaver-Neil Anderson, Jil Tracy and Steve McClure)

505 ILCS 45/8 from Ch. 5, par. 248
Amends the County Cooperative Extension Law. In order to provide matching funds, which shall not exceed an amount 
equal to 50% of the funds needed as provided herein, and funds for the purpose of general support to counties for Cooperative 
Extension programs the State will recognize those needs and shall (rather than may) make an annual appropriation from the 
Agricultural Premium Fund or any other source of funding available. Effective immediately.

Aug 16 19  H  Public Act . . . . . . . . . 101-0383

HB 02265

Robert Martwick, Katie Stuart, Ann M. Williams, Sonya M. Harper, Michelle Mussman, Karina Villa, William 
Davis, Debbie Meyers-Martin, Theresa Mah, Aaron M. Ortiz, Arthur Turner, La Shawn K. Ford, Lamont J. 
Robinson, Jr., LaToya Greenwood, Carol Ammons, Maurice A. West, II, Melissa Conyears-Ervin, Marcus C. 
Evans, Jr., Nicholas K. Smith, Emanuel Chris Welch, Robyn Gabel, Sara Feigenholtz, Elizabeth Hernandez, Mary 
E. Flowers, Rita Mayfield, Jennifer Gong-Gershowitz, Kelly M. Burke, Jaime M. Andrade, Jr., Luis Arroyo, Robert 
Rita, Jawaharial Williams, Gregory Harris, Kelly M. Cassidy, Terra Costa Howard, John C. D'Amico, Anne 
Stava-Murray, Will Guzzardi, Justin Slaughter, André Thapedi, Barbara Hernandez, Celina Villanueva and Delia C. 
Ramirez
(Sen. Jacqueline Y. Collins, Laura Fine-Laura M. Murphy-Thomas Cullerton, Ram Villivalam, Robert Peters-Iris Y. Martinez, 
Laura Ellman and Christopher Belt)

105 ILCS 5/27-3.10 new
Amends the School Code. Provides that every public elementary school shall include in its 6th, 7th, or 8th grade 
curriculum, beginning with the 2019-2020 school year, at least one semester of civics education; specifies course content requirements 
and requires the education to be in accordance with Illinois Learning Standards for social science. Allows school districts to consult 
with civics education stakeholders, as deemed appropriate by the State Board of Education. Allows school districts to utilize private 
funding available for the purposes of offering civics education. Effective July 1, 2019.

House Committee Amendment No. 1
Provides that, beginning with the 2020-2021 school year (rather than the 2019-2020 school year), every public elementary 
school shall include in its 6th, 7th, or 8th grade curriculum at least one semester of civics education. Changes the effective date of the 
Act to July 1, 2020 (rather than July 1, 2019).

Aug 09 19  H  Public Act . . . . . . . . . 101-0254
HB 02266  Rep. Michael Halpin
(Sen. Bill Cunningham-Kimberly A. Lightford)

15 ILCS 405/16  from Ch. 15, par. 216
15 ILCS 405/20  from Ch. 15, par. 220
15 ILCS 405/23.7
30 ILCS 210/4  from Ch. 15, par. 154
55 ILCS 5/3-2014 new
815 ILCS 390/22  from Ch. 21, par. 222

Amends the State Comptroller Act. Modifies requirements concerning State agency quarterly fiscal reports. Requires the Comptroller to make an annual report available on the Comptroller's website (rather than to the Governor and General Assembly). Modifies the Comptroller's annually required list of all persons employed by the State to include the county in which such employees reside, and removes requirements and exemptions concerning the inclusion of employee addresses on the list. Provides that within 60 days following the creation or dissolution of a unit of local government or school district, each county clerk shall provide to the Comptroller information for the local government and school district registry. Amends the Illinois State Collection Act of 1986. Requires that the Comptroller's report on the amount of all delinquent debt owed to each State agency be made available on the Comptroller's website (rather than to the Governor and General Assembly). Amends the Counties Code to make a conforming change concerning the Comptroller's local government and school district registry. Amends the Illinois Pre-Need Cemetery Sales Act. Modifies a Section concerning the Cemetery Consumer Protection Fund concerning the use of monies in the Fund and restitution or reimbursement paid by the Fund. Requires application forms for restitution to include any information the Comptroller may reasonably require in order for the Comptroller to determine that restitution or reimbursement for cemetery merchandise or services is appropriate (rather than to determine that completion of the project or delivery of merchandise or service is appropriate). Makes conforming changes. Effective immediately.

House Floor Amendment No. 2

Adds reference to:

30 ILCS 105/9.02  from Ch. 127, par. 145c

Amends the State Finance Act. Provides that every voucher or corresponding balancing report (currently, only voucher) shall bear (i) the signature of the officer responsible for approving and certifying vouchers under the Act and (ii) if authority to sign the responsible officer's name has been properly delegated, also the signature of the person actually signing the voucher.

Jun 28 19  H  Public Act . . . . . . . . . . . 101-0034
HB 02267


10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-48 from Ch. 46, par. 2A-48
105 ILCS 5/34-3 from Ch. 122, par. 34-3
105 ILCS 5/34-4 from Ch. 122, par. 34-4
105 ILCS 5/34-4.1 new
105 ILCS 5/34-4.2 new
105 ILCS 5/34-13.1
105 ILCS 5/34-21.9 new

Amends the Election Code. Provides for the election of the Chicago Board of Education at the general primary election in 2020 only as a nonpartisan election on a separate ballot. Provides that a member of the Chicago Board of Education shall be elected at each consolidated election thereafter. Makes related changes. Amends the Chicago School District Article of the School Code. Provides that a person shall be a U.S. citizen and registered voter and shall have been a resident of the city and the electoral district for at least one year immediately preceding his or her election. Sets forth provisions concerning nominating petitions and ballots. Sets forth provisions providing that the City of Chicago shall be subdivided into 20 electoral districts by the General Assembly for seats on the Chicago Board of Education. Sets forth provisions providing that in the year following each decennial census, the General Assembly shall redistrict the electoral districts to reflect the results of each decennial census. Makes other changes. Effective immediately.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides for the election of the Chicago Board of Education for the 2023 and 2027 consolidated primary elections only (rather than beginning with the 2020 general primary election only as a nonpartisan election on a separate ballot and each consolidated election thereafter). Provides that no later than June 30, 2029, the General Assembly must review and revise the election of members of the Chicago Board of Education and if the General Assembly has not reauthorized the election of members of the Chicago Board of Education by June 30, 2029, then, on May 13, 2031, the terms of all members elected in 2027 shall end, and a new Chicago Board of Education consisting of 7 members shall be appointed by the Mayor. Makes conforming changes. Provides that, beginning on May 9, 2023 (rather than March 24, 2020) and until May 13, 2031, successors of the Inspector General for the Chicago school district shall be appointed by the school board instead of the Mayor. Effective immediately.

Apr 04 19 S Referred to Assignments

HB 02268

Rep. Robert Martwick

705 ILCS 35/2f from Ch. 37, par. 72.2f

Amends the Circuit Courts Act. Provides that in 2021, the General Assembly shall redraw the boundaries of the subcircuits of the Circuit of Cook County to reflect the results of the 2020 federal decennial census. Provides that a resident judgeship assigned to a subcircuit shall continue to be assigned to that subcircuit. Provides that any vacancy in a resident judgeship existing on or occurring after the effective date of a law redrawing the boundaries of the subcircuits shall be filled by a resident of the redrawn subcircuit. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02269

Rep. Robert Martwick

720 ILCS 5/17-10.4 new

Amends the Criminal Code of 2012. Provides that a person commits assessment fraud when he or she knowingly: (1) provides or submits fraudulent information to an assessment official to induce a reduction in an assessed value; or (2) provides fraudulent information to an agent or attorney for submission to an assessment official to induce a reduction in an assessed value. Assessment fraud is a Class 4 felony. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02270  Rep. Robert Martwick
65 ILCS 5/11-74.4-9   from Ch. 24, par. 11-74.4-9

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that if a county clerk determines that any lot, block, tract, or parcel of real property within a redevelopment project area is not taxable or has an initial equalized assessed value of $0, then the fair market value of the lot, block, tract, or parcel shall be instead determined by a written MAI-certified appraisal or by a written certified appraisal of a State-certified or State-licensed real estate appraiser. Provides that this reappraisal shall be the initial equalized assessed value of the lot, block, tract, or parcel and shall be added to the total initial equalized assessed value of the taxable real property within the redevelopment project area. Limits the provisions to tax increment allocation financing ordinances adopted after the effective date of the amendatory Act.
Mar 29 19     H  Rule 19(a) / Re-referred to Rules Committee

HB 02271  Rep. Robert Martwick
65 ILCS 5/11-74.4-9   from Ch. 24, par. 11-74.4-9

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that if (1) three or more improved lots, blocks, tracts, or parcels of real property within a single redevelopment project area are purchased by a developer or a developer's parent company or wholly-owned subsidiary, or any combination thereof, within the 3 years prior to the date that the ordinance providing for the tax increment allocation was adopted by the municipality, and (2) an improvement on any of the lots, blocks, tracts, or parcels of real property is demolished or otherwise rendered uninhabitable, then the initial equalized assessed value for the lot, block, tract or parcel of real property shall be the equalized assessed value of the lot, block, tract, or parcel of real property on the date it was purchased by the developer, the developer's parent company, or the developer's wholly-owned subsidiary or purchased by any combination thereof. Limits the provisions to ordinances adopted after the effective date of the amendatory Act.
Mar 29 19     H  Rule 19(a) / Re-referred to Rules Committee
HB 02272

Rep. Delia C. Ramirez-Aaron M. Ortiz, Yehiel M. Kalish, Justin Slaughter, Barbara Hernandez, Celina Villanueva, Theresa Mah, Marcus C. Evans, Jr., Jaime M. Andrade, Jr., Robert Martwick and Sue Scherer

(Sen. Omar Aquino-Jacqueline Y. Collins)

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/21B-75
105 ILCS 5/24-9.5 new
105 ILCS 5/24-11 from Ch. 122, par. 24-11
105 ILCS 5/24-12 from Ch. 122, par. 24-12
105 ILCS 5/24-16.5
105 ILCS 5/24A-4 from Ch. 122, par. 24A-4
105 ILCS 5/24A-5 from Ch. 122, par. 24A-5
105 ILCS 5/24A-5.5 new
105 ILCS 5/24A-7 from Ch. 122, par. 24A-7
105 ILCS 5/34-84 from Ch. 122, par. 34-84
105 ILCS 5/34-85c
115 ILCS 5/18 from Ch. 48, par. 1718

Amends the School Code and the Illinois Educational Labor Relations Act. Provides that, on and after September 1, 2019, all teacher evaluation ratings on record as "excellent", "proficient", or "needs improvement" are considered "effective" and all teacher evaluation ratings on record as "unsatisfactory" are considered "ineffective" for the purposes of the Employment of Teachers Article. Makes other changes concerning the waiver or modification of mandates; school report cards; license suspension or revocation; contractual continued service; removal or dismissal of teachers; an optional alternative evaluative dismissal process; evaluation plans; a local appeal process for ineffective ratings; rules; the appointment and promotion of teachers in Chicago; alternative procedures for teacher evaluation, remediation, and removal in Chicago; and the Open Meetings Act. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
Deletes reference to:
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
Deletes reference to:
105 ILCS 5/21B-75
Deletes reference to:
105 ILCS 5/24-9.5 new
Deletes reference to:
105 ILCS 5/24-11 from Ch. 122, par. 24-11
Deletes reference to:
105 ILCS 5/24-12 from Ch. 122, par. 24-12
Deletes reference to:
105 ILCS 5/24-16.5
Deletes reference to:
105 ILCS 5/24A-4 from Ch. 122, par. 24A-4
Deletes reference to:
105 ILCS 5/24A-5 from Ch. 122, par. 24A-5
Deletes reference to:
105 ILCS 5/24A-5.5 new
Deletes reference to:
105 ILCS 5/24A-7 from Ch. 122, par. 24A-7
Deletes reference to:
105 ILCS 5/34-84 from Ch. 122, par. 34-84
HB 02272 (CONTINUED)

Deletes reference to:
  105 ILCS 5/34-85c

Deletes reference to:
  115 ILCS 5/18

Adds reference to:
  105 ILCS 5/34-18 from Ch. 122, par. 34-18

Replaces everything after the enacting clause. Amends the Chicago School District Article of the School Code to provide that the governing bodies of contract schools are subject to the Freedom of Information Act and Open Meetings Act.

Jul 19 19  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . . . . . . 101-0088

HB 02273
Rep. Emanuel Chris Welch

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02274
Rep. William Davis

110 ILCS 140/1

Amends the Higher Education Green Jobs and Technology Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02275

115 ILCS 5/12 from Ch. 48, par. 1712

115 ILCS 5/4.5 rep.

Amends the Illinois Educational Labor Relations Act. Removes language concerning impasse procedures involving an educational employer whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000. Repeals provisions concerning subjects of collective bargaining with that educational employer. Effective immediately.

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

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

Fiscal Note (IL, Educational Labor Relations Board)
This bill is not expected to have any measurable fiscal impact on the Illinois Educational Labor Relations Board.

Apr 03 19  S  Referred to Assignments
HB 02276
Stava-Murray
(Sen. Julie A. Morrison—Steve McClure—Jacqueline Y. Collins)

625 ILCS 5/11-1432 new

Amends the Illinois Vehicle Code. Provides that a person shall not smoke in a motor vehicle containing a person under 18
years of age, regardless of whether the vehicle is in motion, at rest, or has its windows down. Defines smoking as inhaling, exhaling,
burning, or carrying a lighted cigarette, cigar, pipe, weed, plant, regulated narcotic, or other combustible substance. Provides that a
police officer may not stop a motor vehicle solely for a violation of the Section. Provides that a violation is a petty offense with a
maximum fine of $100 and that, for a second or subsequent offense, the fine is not to exceed $250.

Senate Floor Amendment No. 1

Provides that the prohibition on smoking in a motor vehicle with a minor present does not apply to a person who is the sole
occupant of the vehicle.

Aug 23 19 H Public Act . . . . . . . . . 101-0468

HB 02277
Rep. Thomas Morrison

510 ILCS 70/4.04 from Ch. 8, par. 704.04

Amends the Humane Care for Animals Act. Provides that a person who willfully or maliciously tortures, mutilates, injures,
disable, poisons, or kills any animal used by a law enforcement department or agency in the performance of the functions or duties of
the department or agency or when off duty, any service animal, any search and rescue dog, any law enforcement, service, or search and
rescue animal in training, or any accelerant detection canine used by a fire officer for arson investigations in the performance of his or
her functions or when off duty, if the animal is not killed or totally disabled, the person is guilty of a Class 3 felony, and if the animal is
killed or totally disabled, the person is guilty of a Class 2 felony. Provides that a person who kills or severely injures any animal used
by a law enforcement department or agency in the performance of the functions or duties of the department or agency or when off duty,
any service animal, any search and rescue dog, any law enforcement, service, or search and rescue animal in training, or any accelerant
detection canine used by a fire officer for arson investigations in the performance of his or her functions or when off duty, while he or
she is in the commission of a felony, is guilty of a Class 2 felony. If the offender is found to be guilty under the provision, the offender
shall be responsible for any veterinarian bills for an animal that was injured, and training costs for another animal, if the animal injured
or killed is no longer able to be in service. Makes other changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02278
Rep. Thomas Morrison

105 ILCS 5/27-2.5 new

Amends the School Code. If any payments from this State to a school district are delayed for at least one payment cycle,
then allows the school board to discontinue, by publicly adopted resolution, any instructional mandate in the Courses of Study Article
of the School Code during that time (with exceptions). Provides that if a student requests information on any instructional mandate that
has been discontinued, then the school district shall provide the student with the requested information. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02279  Rep. Thomas Morrison

5 ILCS 375/3  from Ch. 127, par. 523
5 ILCS 375/10 from Ch. 127, par. 530
40 ILCS 5/1-160
40 ILCS 5/1-161
40 ILCS 5/2-105.3 new
40 ILCS 5/2-117  from Ch. 108 1/2, par. 2-117
40 ILCS 5/2-162
40 ILCS 5/2-165.5 new
40 ILCS 5/7-114  from Ch. 108 1/2, par. 7-114
40 ILCS 5/7-116  from Ch. 108 1/2, par. 7-116
40 ILCS 5/7-139  from Ch. 108 1/2, par. 7-139
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.41
40 ILCS 5/14-104.3 from Ch. 108 1/2, par. 14-104.3
40 ILCS 5/14-106 from Ch. 108 1/2, par. 14-106
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/15-108.1
40 ILCS 5/15-108.2
40 ILCS 5/15-108.3 new
40 ILCS 5/15-112  from Ch. 108 1/2, par. 15-112
40 ILCS 5/15-113.4 from Ch. 108 1/2, par. 15-113.4
40 ILCS 5/15-134 from Ch. 108 1/2, par. 15-134
40 ILCS 5/15-198
40 ILCS 5/15-200.5 new
40 ILCS 5/16-106.41
40 ILCS 5/16-123  from Ch. 108 1/2, par. 16-123
40 ILCS 5/16-127  from Ch. 108 1/2, par. 16-127
40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1
40 ILCS 5/16-203
40 ILCS 5/16-205.5 new
40 ILCS 5/18-110.1 new
40 ILCS 5/18-120  from Ch. 108 1/2, par. 18-120
40 ILCS 5/18-121.5 new
40 ILCS 5/18-124  from Ch. 108 1/2, par. 18-124
40 ILCS 5/18-125  from Ch. 108 1/2, par. 18-125
40 ILCS 5/18-125.1 from Ch. 108 1/2, par. 18-125.1
40 ILCS 5/18-127  from Ch. 108 1/2, par. 18-127
40 ILCS 5/18-128.01 from Ch. 108 1/2, par. 18-128.01
40 ILCS 5/18-133 from Ch. 108 1/2, par. 18-133
40 ILCS 5/18-169
40 ILCS 5/20-121  from Ch. 108 1/2, par. 20-121
HB 02279 (CONTINUED)

40 ILCS 5/20-123 from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124 from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125 from Ch. 108 1/2, par. 20-125
115 ILCS 5/4 from Ch. 48, par. 1704
115 ILCS 5/10.6 new
115 ILCS 5/17 from Ch. 48, par. 1717

Amends the Illinois Pension Code. With respect to the 5 State-funded Retirement Systems: requires each System to prepare and implement a Tier 3 plan by July 1, 2020 that aggregates State and employee contributions in individual participant accounts that are used for payouts after retirement. Provides that a Tier 1 or Tier 2 participant may irrevocably elect to participate in the Tier 3 plan instead of the defined benefit plan and may also elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account under the Tier 3 plan. Makes related changes in the State Employees Group Insurance Act of 1971. In the Downstate Teachers, State Employees, and State Universities Articles, authorizes a person to elect not to participate or to terminate participation in those Systems. In the General Assembly and Judges Articles, authorizes a participant to terminate his or her participation in the System. In the Illinois Municipal Retirement Fund (IMRF), State Employees, State Universities, and Downstate Teachers Articles, for participants who first become participants on or after the effective date, prohibits (i) payments for unused sick or vacation time from being used to calculate pensionable salary and (ii) unused sick or vacation time from being used to establish service credit. In the Downstate Teachers Article, prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Amends the Illinois Educational Labor Relations Act to prohibit collective bargaining over that prohibition. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02280 Rep. Thomas Morrison

New Act

Creates the Campus Free Speech Act. Requires the governing board of each public university and community college to develop and adopt a policy on free expression; sets forth what the policy must contain. Requires the Board of Higher Education to create a Committee on Free Expression to issue an annual report. Requires public institutions of higher education to include in their freshman orientation programs a section describing to all students the policies and rules regarding free expression that are consistent with the Act. Contains provisions concerning rules, construction of the Act, permitted restrictions, and enforcement.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Abortion Law of 1975. Provides that a person may not perform an abortion of a fetus solely because of the fetus's race, color, national origin, ancestry, sex, or diagnosis or potential diagnosis of the fetus having Down syndrome or any other disability. Provides that at least 18 hours before an abortion is performed on a pregnant woman whose fetus is diagnosed with a lethal fetal anomaly, the physician who will perform the abortion shall: (1) orally and in person, inform the pregnant woman of the availability of perinatal hospice services; and (2) provide the pregnant woman copies of the perinatal hospice brochure developed by the Department of Public Health and the list of perinatal hospice providers and programs by printing the perinatal hospice brochure and list of perinatal hospice providers from the Department's Internet web site. Provides that the Department shall adopt rules within 90 days after the effective date of the bill to implement these provisions. Provides that the report of abortions submitted to the Department shall include the gender of the fetus, if detectable; and whether the fetus has been diagnosed with or has a potential diagnosis of having Down syndrome or any other disability. Provides that a person who knowingly or intentionally performs an abortion in violation of these provisions may be subject to: (1) disciplinary sanctions under the Medical Practice Act of 1987; and (2) civil liability for wrongful death. Amends the Medical Practice Act of 1987 to make conforming changes. Amends the Illinois Human Rights Act. Provides that it is unlawful discrimination under the Act to perform an abortion solely because of the race, color, sex, disability, national origin, or ancestry of the fetus. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02283  Rep. Thomas Morrison

Amends the Open Meetings Act. Requires a unit of local government or school district with an operating budget of $1 million or more to maintain an Internet website and post to that website, for the current calendar or fiscal year, the following information: (1) information about elected and appointed officials; (2) notice of and materials prepared for meetings; (3) procedures for requesting information from the unit of local government or school district; (4) annual budget; (5) ordinances; (6) procedures to apply for building permits and zoning variances; (7) financial reports and audits; (8) information concerning employee compensation; (9) contracts with lobbying firms; (10) taxes and fees imposed by the unit of local government or school district; (11) rules governing the award of contracts; (12) bids and contracts worth $25,000 or more; (13) a debt disclosure report; and (14) public notices. Provides that any citizen who is a resident of the unit of local government or school district may bring a mandamus or injunction action to compel the unit of local government or school district to comply with the Internet posting requirements. Limits home rule powers. Amends the State Mandates Act to require implementation without reimbursement. Amends the Freedom of Information Act. Provides for a statutory exemption for any electronic copy of a record or information maintained on specified websites. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois to make conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02284  Rep. Thomas Morrison

720 ILCS 5/9-1 from Ch. 38, par. 9-1

Amends the Criminal Code of 2012. Provides that a defendant who has been found guilty of first degree murder and who at the time of the commission of the offense had attained the age of 18 years or more may be sentenced to natural life imprisonment if the murder was committed against a victim who was the parent of a child under 18 years of age at the time of the commission of the offense and the defendant is: (1) the spouse or former spouse of the victim; (2) a person who shares or formerly shared a common dwelling with the victim; or (3) a person who has or allegedly had a child in common with the victim.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02285  Rep. Thomas Morrison

730 ILCS 5/5-5-3

Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment, or conditional discharge may not be imposed if the defendant is convicted of a Class 3 felony or higher violation of an offense involving the corruption of a public official when the offense consists of theft, fraud, extortion or a violation of the Official Misconduct or Public Contracts Article of the Criminal Code of 2012 and either: (1) the defendant was an elected official at the time of the offense, or (2) the offense involved more than $10,000 in money or property, based on either the value of any payments or the value of the item that was the object of the offense. Provides that this provision does not apply if the prosecutor certifies to the court at the time of sentencing that the defendant has provided substantial assistance in the case or another prosecution of substantial public importance.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02286  Rep. Thomas Morrison-Darren Bailey-Chris Miller and Amy Grant

New Act

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

Creates the No Taxpayer Funding for Abortion Act. Provides that neither the State nor any of its subdivisions may authorize the use of, appropriate, or expend funds to pay for an abortion or to cover any part of the costs of a health plan that includes coverage of abortion or to provide or refer for an abortion, unless a woman who suffers from a physical disorder, physical injury, or physical illness that would, as certified by a physician, place the woman in danger of death if an abortion is not performed. Amends the State Employees Group Insurance Act of 1971 and the Illinois Public Aid Code. Excludes from the programs of health benefits and services authorized under those Acts coverage for elective abortions as provided in the No Taxpayer Funding for Abortion Act. Prohibits a physician who has been found guilty of performing an abortion procedure in a willful and wanton manner upon a woman who was not pregnant when the abortion procedure was performed from participating in the State's Medical Assistance Program. Provides that the Department of Healthcare and Family Services shall require a written statement, including the required opinion of a physician, to accompany a claim for reimbursement for abortions or induced miscarriages or premature births. Makes other changes. Amends the Problem Pregnancy Health Services and Care Act. Permits the Department of Human Services to make grants to nonprofit agencies and organizations that do not use those grants to refer or counsel for, or perform, abortions. Contains provisions regarding applicability and preempts home rule. Effective June 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02287  Rep. Robyn Gabel

(Sen. Laura Fine)

735 ILCS 5/13-214.1 from Ch. 110, par. 13-214.1

Amends the Code of Civil Procedure. Provides that an action may be commenced within 10 years of the last act committed in furtherance of the crime for an action arising out of: theft of property exceeding $100,000 in value; identity theft; aggravated identity theft; financial exploitation of an elderly person or a person with a disability; or other specific offenses in the Criminal Code of 2012. Effective July 1, 2019.

House Committee Amendment No. 1

Provides that if any other law provides for a longer limitation period, then the longer limitation period shall apply.

Jul 26 19  H  Public Act . . . . . . . . . 101-0136
HB 02288  Rep. Camille Y. Lilly and Gregory Harris

305 ILCS 5/5-4.1  from Ch. 23, par. 5-4.1

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall not require any person committed to the custody of the Department of Corrections who is eligible for medical assistance to pay a fee as a co-payment for services.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02289  Rep. Carol Ammons

110 ILCS 13/1

Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02290  Rep. Carol Ammons

40 ILCS 5/4-102  from Ch. 108 1/2, par. 4-102


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02291
Rep. Carol Ammons-Justin Slaughter, William Davis, Anne Stava-Murray, Delia C. Ramirez, Camille Y. Lilly and Robyn Gabel

New Act

Creates the Opioid Crisis Recovery Act. Contains only a short title provision.

House Committee Amendment No. 1

Deletes reference to:

New Act

Adds reference to:

20 ILCS 2630/5.2

Adds reference to:

720 ILCS 550/10 from Ch. 56 1/2, par. 710

Adds reference to:

720 ILCS 570/402 from Ch. 56 1/2, par. 1402

Adds reference to:

720 ILCS 570/408 from Ch. 56 1/2, par. 1408

Adds reference to:

720 ILCS 570/410 from Ch. 56 1/2, par. 1410

Adds reference to:

720 ILCS 646/60

Adds reference to:

720 ILCS 646/70

Adds reference to:

725 ILCS 5/116-2.2 new

Adds reference to:

730 ILCS 5/5-6-3.3

Adds reference to:

730 ILCS 5/5-6-3.4

Adds reference to:

730 ILCS 5/5-6-3.7 new

Replaces everything after the enacting clause. Amends the Criminal Identification Act. Provides eligibility for expungement and sealing for participants of a diversion program. Amends the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act. Lowers penalties for certain specified offenses. Provides that a defendant shall not be ineligible for a sentence of probation as a result of having been previously convicted of a Class 4 felony violation of possession of a controlled or counterfeit substance or controlled substance analog or a Class 3 felony violation of methamphetamine possession prior to the effective date of the amendatory Act. Amends the Code of Criminal Procedure of 1963. Provides that a person serving a sentence for an offense for which the statutory penalty has been subsequently reduced under the amendatory Act may petition the trial court that entered the judgment of conviction to request resentencing in accordance with the statutory penalty in effect at the time of the filing of the petition. Amends the Unified Code of Corrections. Modifies eligibility requirements for participation in the Offender Initiative Program and second chance probation. Creates a Misdemeanor Diversion Program. Creates requirements for participation in the Program. Makes other changes.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02292
Rep. Rita Mayfield

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02293  Rep. Stephanie A. Kifowit
(Sen. Paul Schimpf)

625 ILCS 5/3-651

Amends the Illinois Vehicle Code. Provides that the money in the Marine Corps Scholarship Fund shall be paid to the Marine Corps Coordinating Council of Illinois, Inc. (instead of the Marine Corps Scholarship Foundation, Inc.). Authorizes the Marine Corps Coordinating Council of Illinois to provide grants to the Marine Corps Scholarship Foundation, the Young Marine National Foundation, and the various chapters of the Marine Corps League throughout the State. Provides that any grant money paid from the Marine Corps Scholarship Fund shall be used for any academic, financial assistance, or monetary award to veterans or veterans' families that are located within the State of Illinois. Effective July 1, 2019.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes. Authorizes the Marine Corps Coordinating Council of Illinois to also provide grants to the Women Marines Association. Provides that any grant money paid from the Marine Corps Scholarship Fund shall be used, among other things, for scholarships for undergraduate, graduate, and career and technical education and certification (instead of "for any academic award"). Effective July 1, 2019.

Jul 19 19  H  Public Act . . . . . . . . . . . 101-0089

HB 02294  Rep. Charles Meier

New Act

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02295  Rep. Jay Hoffman

620 ILCS 5/42.1

Amends the Illinois Aeronautics Act. Provides that the Department of Transportation, to the exclusion of all other government entities, may adopt any rules that it finds appropriate to address the safe and legal operation of unmanned aircraft systems in the State. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02296  Rep. Ann M. Williams-Carol Ammons, Camille Y. Lilly, Deb Conroy and Diane Pappas
(Sen. Melinda Bush and Laura Fine)

415 ILCS 5/22.23 from Ch. 111 1/2, par. 1022.23
415 ILCS 5/22.23d new

Amends the Environmental Protection Act to prohibit lead-acid battery retailers from disposing of lead-acid batteries by
delivery to a collection or recycling facility, unless that collection or recycling facility accepts lead-acid batteries. Prohibits the
knowing mixing of lead-acid batteries with material intended for collection as a recyclable material by a hauler, and the knowing
placement of a lead-acid battery into a container intended for collection and processing at a recycling center. Defines "rechargeable
battery". Prohibits any person from knowingly disposing of a rechargeable battery, either as municipal waste or as a recyclable
material. Denies home rule units from regulating the collection or disposal of rechargeable batteries. Requires the Agency to provide
educational information regarding rechargeable batteries on its website. Requires the Agency to encourage the waste industry,
recyclers, haulers, local governments, and other stakeholders to collaborate on educating the public regarding the collection and
recycling of rechargeable batteries. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Defines
"rechargeable battery" partly as any battery containing lithium ion, lithium metal, or lithium polymer or that uses lithium as an anode
or cathode (currently, partly as any dry cell battery containing an electrode composed of cadmium or lead, or any combination thereof,
of any shape). Removes language providing that, beginning January 1, 2020, no person shall knowingly mix a rechargeable battery that
is intended for disposal at a sanitary landfill with any other municipal waste. Provides that unless expressly authorized as part of a
recycling collection program, beginning January 1, 2020 no person shall knowingly mix a rechargeable battery or any appliance,
device, or other item that contains a rechargeable battery with any other material intended for collection by a hauler as a recyclable
material or place a rechargeable battery or any appliance, device, or other item that contains a rechargeable battery into a container
intended for collection by a hauler for processing at a recycling center. Removes a provision prohibiting home rule units from
regulating the collection or disposal of rechargeable batteries. Effective immediately.

House Floor Amendment No. 3

Redefines "rechargeable battery" as one or more voltaic or galvanic cells, electrically connected to produce electric energy,
that is designed to be recharged for repeated uses, but includes a battery containing lithium ion, lithium metal, or lithium polymer or
that uses lithium as an anode or cathode, that is designed to be recharged for repeated uses (currently, as any battery containing lithium
ion, lithium metal, or lithium polymer or that uses lithium as an anode or cathode, is designed for reuse, and is capable of being
recharged after repeated uses). Provides that specified acts shall only be done if expressly authorized by (currently, authorized as part
of) a recycling collection program. Provides that the Agency shall include on its website information regarding the recycling
(currently, collection and recycling) of rechargeable batteries. Removes language requiring the Agency to undertake other
communications to educate the public regarding the collection and recycling of rechargeable batteries.

Jul 26 19  H  Public Act . . . . . . . 101-0137

HB 02297  Rep. Fred Crespo-Jonathan Carroll

70 ILCS 810/15 from Ch. 96 1/2, par. 6418

Amends the Cook County Forest Preserve District Act. Provides that 91 days after the effective date of the amendatory
Act: (1) the forest preserve district board's authority to appoint and maintain a police force is terminated; and (2) the Cook County
Sheriff's Department shall exercise primary jurisdiction over the territory within the forest preserve district. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02298  Rep. Delia C. Ramirez and Elizabeth Hernandez

30 ILCS 500/45-37 new
30 ILCS 575/2
220 ILCS 5/5-117

Amends the Illinois Procurement Code. Creates a procurement preference for not-for-profit organizations owned by
women, minorities, and persons with a disability. Amends the Business Enterprise for Minorities, Women, and Persons with
Disabilities Act. Allows for the certification of and the preference in awarding of State contracts to not-for-profit organizations owned
by women, minorities, and persons with a disability under the Act. Amends the Public Utilities Act. Provides that specified supplier
diversity goal requirements under the Act apply to not-for-profit female-owned (women-owned), minority-owned, veteran-owned, and
person with a disability-owned companies or businesses.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02299  Rep. Delia C. Ramirez-Theresa Mah-Justin Slaughter-Carol Ammons-Emanuel Chris Welch, Anne Stava-Murray, Nicholas K. Smith, Elizabeth Hernandez, Sonya M. Harper, Camille Y. Lilly, Jaime M. Andrade, Jr., Marcus C. Evans, Jr., William Davis, Lindsey LaPointe and Michelle Mussman

735 ILCS 5/9-121 735 ILCS 5/9-122 new

815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Amends the Eviction Article of the Code of Civil Procedure. Provides that upon the filing of an eviction action, the clerk of the circuit court shall immediately impound the court file unless: the tenancy is commercial; or the property the plaintiff seeks possession of is a condominium unit and at least one of the defendants named is the unit owner. Provides that the court shall make specific findings when an eviction order is entered against a defendant. Provides that the court may order a court file in an eviction be or remain impounded (rather than placed under seal) when the interests of justice outweigh the interests of the government and the public in maintaining a public record of the case (rather than clearly in the interests of justice and those interests are not outweighed by the public's interest in knowing about the record). Provides that a court file shall be impounded: (1) in any case not resulting in an eviction order entered in favor of the plaintiff; (2) in a foreclosure-related eviction action; (3) in a not-for-cause eviction action; or (4) if the parties to the eviction action so agree. Provides factors that the court shall consider in determining whether to grant or deny a motion or petition to impound or unimpound a court file. Provides that the clerk of the circuit court shall automatically seal an eviction action no later than 5 years after a plaintiff's initial filing. Provides that a person shall not disseminate any information contained in a sealed or impounded court file. Provides that a consumer reporting agency shall not disclose the existence of a sealed or impounded eviction action in a consumer report or use an eviction action as a factor to determination a score or recommendation to be included in a consumer report pertaining to a person for whom dissemination has been prohibited. Makes a conforming change in the Consumer Fraud and Deceptive Business Practices Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02300  Rep. Bob Morgan

35 ILCS 105/3-5 from Ch. 120, par. 439.3-5

35 ILCS 105/3-50 from Ch. 120, par. 439.3-50

35 ILCS 105/3-85 from Ch. 120, par. 439.32

35 ILCS 110/2 from Ch. 120, par. 439.102

35 ILCS 115/9 from Ch. 120, par. 439.109

35 ILCS 120/2-5 from Ch. 120, par. 441-45

35 ILCS 120/3 from Ch. 120, par. 442

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the manufacturing and assembling machinery and equipment exemption includes production related tangible personal property. Provides that a Manufacturer's Purchase Credit may not be taken on or after July 1, 2019. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 5/5-125  was 20 ILCS 5/5.13i
20 ILCS 5/5-155  was 20 ILCS 5/5.04
20 ILCS 5/5-540  was 20 ILCS 5/6.28 and 5/7.01
820 ILCS 305/4  from Ch. 48, par. 138.4
820 ILCS 305/8.3
820 ILCS 305/13.1  from Ch. 48, par. 138.13-1
820 ILCS 305/19  from Ch. 48, par. 138.19
820 ILCS 310/19  from Ch. 48, par. 172.54

Amends the Civil Administrative Code of Illinois, the Workers' Compensation Act, and the Workers' Occupational Diseases Act. Replaces "employee class" and related terms with "representative of a labor organization recognized under the National Labor Relations Act".

House Committee Amendment No. 2

Adds reference to:
225 ILCS 705/8.02  from Ch. 96 1/2, par. 802
Adds reference to:
225 ILCS 705/8.03  from Ch. 96 1/2, par. 803

Amends the Coal Mining Act. Provides that, of the 4 officers appointed by the Governor to the Miners' Examining Board, 2 must be from a labor organization recognized under the National Labor Relations Act. Removes the requirement that a member of the Miners' Examining Board must have been engaged in coal mining in the State continuously for 12 months preceding his appointment.

Amends the Civil Administrative Code of Illinois. Provides that members of the State Mining Board appointed from the employing class must hold a certificate of competency as an Illinois mine examiner or Illinois mine manager rather than as a mine examiner or mine manager. Provides that members of the Board chosen from a labor organization must be chosen from a labor organization representing coal miners. Makes other changes.

House Floor Amendment No. 3

Adds reference to:
225 ILCS 705/8.02  from Ch. 96 1/2, par. 802
Adds reference to:
225 ILCS 705/8.03  from Ch. 96 1/2, par. 803

Amends the Coal Mining Act. Provides that, of the 4 officers appointed by the Governor to the Miners' Examining Board, 2 must be from a labor organization recognized under the National Labor Relations Act representing coal miners. Removes the requirement that a member of the Miners' Examining Board must have been engaged in coal mining in the State continuously for 12 months preceding his appointment. Amends the Civil Administrative Code of Illinois. Provides that members of the State Mining Board appointed from the employing class must hold a certificate of competency as an Illinois mine examiner or Illinois mine manager rather than as a mine examiner or mine manager. Provides that members of the Board chosen from a labor organization must be chosen from a labor organization representing coal miners. Makes other changes.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the engrossed bill and further provides that a panel of Commissioners under the Workers' Compensation Act include a representative of a recognized labor organization or an attorney who has represented labor organizations or has represented employees in workers compensation cases (instead of only a representative of a recognized labor organization). Makes an identical change with respect to the Workers' Compensation Medical Fee Advisory Board, the Workers' Compensation Advisory Board, and three-member panels of the Workers' Compensation Commission.

Senate Floor Amendment No. 2

Adds reference to:
820 ILCS 305/13  from Ch. 48, par. 138.13

Provides that the Illinois Workers' Compensation Commission shall include 3 members who are from a labor organization recognized under the National Labor Relations Act or are attorneys who have represented labor organizations or have represented employees in workers' compensation cases (rather than the 3 members being representative citizens of the class of employees covered under the Act).
HB 02302

20 ILCS 205/205-70 new

Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department of Agriculture shall make resources available for future and existing community gardens and farms located within urban areas of the State that seek to screen or test the soil for contaminants that could pose a hazard to human health.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02303
Rep. Kambium Buckner-Justin Slaughter
(Sen. Rachelle Crowe)

720 ILCS 570/406 from Ch. 56 1/2, par. 1406

Amends the registrant violation provisions of the Illinois Controlled Substances Act. Provides that it is unlawful for any person knowingly to use or possess a prescriber's Illinois controlled substance license or United States Drug Enforcement Administration registration number: (A) other than for: (i) prescribing or dispensing controlled substances; (ii) insurance processing related to controlled substances; (iii) professional employment; (iv) collecting credentials data under the Health Care Professional Credentials Data Collection Act; or (v) licensure purposes; (B) without authorization; (C) to fraudulently obtain any medication or to fraudulently create a prescription or order; or (D) except as authorized by law. Provides that a violation is a Class 4 felony for the first offense and a Class 3 felony for each subsequent offense. The fine for the first offense shall be not more than $100,000. Provides that the fine for each subsequent offense shall not be more than $200,000.

Apr 10 19 S Referred to Assignments

(Sen. Iris Y. Martinez and Emil Jones, III-Robert Peters-Ram Villivalam-Omar Aquino)

20 ILCS 1305/10-48 new
20 ILCS 3805/7.32 new
30 ILCS 105/5.891 new
30 ILCS 105/5.892 new

Amends the Department of Human Services Act. Requires the Department of Human Services to establish a Youth Training and Education in the Building Trades Program to award grants to community-based organizations for the purpose of establishing training programs for youth with an interest in the building trades. Provides that under the training programs, each youth shall receive: (1) formal training and education in the fundamentals and core competencies in the youth's chosen trade; and (2) hands-on experience in the building trades by participating in community improvement projects involving the rehabilitation of vacant and abandoned residential property. Requires selected organizations to use the grant money to establish an entrepreneurship program to provide eligible youth with the capital and business management skills necessary to launch their own businesses. Contains provisions concerning residential property that is eligible for acquisition under the Program; the selection criteria for community-based organizations; and the Youth Training and Education in the Building Trades Fund. Amends the Illinois Housing Development Act. Requires the Illinois Housing Development Authority to establish a Training Youth in the Building Trades Program that is substantially similar to the Youth Training and Education in the Building Trades Program. Contains provisions concerning residential property that is eligible for acquisition under the Program; the selection criteria for community-based organizations; and the Training Youth in the Building Trades Fund. Amends the State Finance Act to create the Youth Training and Education in the Building Trades Fund and the Training Youth in the Building Trades Fund. Effective January 1, 2020.

Senate Floor Amendment No. 1
Deletes reference to:
  20 ILCS 1305/10-48 new
Deletes reference to:
  20 ILCS 3805/7.32 new
Deletes reference to:
  30 ILCS 105/5.892 new
Adds reference to:
  20 ILCS 605/605-1025 new

Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that subject to appropriation, the Department of Commerce and Economic Opportunity may establish a Training in the Building Trades Program (Program) to award grants to community-based organizations for the purpose of establishing training programs for persons who are 18 through 35 years of age and have an interest in the building trades. Provides that persons eligible to participate in the Program shall include youth who have aged out of foster care and have an interest in the building trades. Provides that under the training programs, participating persons shall receive: (i) formal training and education in the fundamentals and core competencies in the person's chosen trade; and (ii) hands-on experience to further develop the person's building trade skills by participating in community improvement projects involving the rehabilitation of vacant and abandoned residential property in economically depressed areas of the State. Requires selected organizations to also use the grant money to establish an entrepreneurship program to provide eligible persons with the capital and business management skills necessary to successfully launch their own businesses as contractors, subcontractors, real estate agents, or property managers or as any other entrepreneurs in the building trades. Contains provisions concerning residential property that is eligible for acquisition and rehabilitation under the Program; the selection criteria for community-based organizations; and the Training in the Building Trades Fund. Amends the State Finance Act to create the Training in the Building Trades Fund. Effective January 1, 2020.

Aug 23 19  H  Public Act . . . . . . . . . . 101-0469

HB 02305  Rep. Justin Slaughter

705 ILCS 405/5-710
705 ILCS 405/5-750

Amends the Juvenile Court Act of 1987. Provides that an adjudged delinquent for the offense of first degree murder may be committed to the Department of Juvenile Justice when he or she is 14 years old (rather than 13 years old).

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02306  Rep. Justin Slaughter
705 ILCS 405/5-407
705 ILCS 405/5-410
705 ILCS 405/5-415
Amends the Juvenile Court Act of 1987. Provides that minors shall be brought before a judicial officer within 40 hours, which includes Saturdays, Sundays, and court-designated holidays (rather than within 40 hours exclusive of Saturdays, Sundays, and court-designated holidays. Makes conforming changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02307  Rep. John M. Cabello
720 ILCS 5/14-3
Amends the Criminal Code of 2012. Removes the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02308  Rep. Patrick Windhorst-Deanne M. Mazzochi
(Sen. Dale A. Righter and Bill Cunningham-Jason Plummer-Dan McConchie)
725 ILCS 5/110-10  from Ch. 38, par. 110-10
Amends the Code of Criminal Procedure of 1963. Provides that in the event the defendant is unable to post bond, the court may impose a no contact provision with the victim or other interested party that shall be enforced while the defendant remains in custody.
Jul 26 19  H  Public Act . . . . . . 101-0138

HB 02309  Rep. Patrick Windhorst-Kelly M. Cassidy-Joyce Mason
(Sen. Dale A. Righter-Jason Plummer)
740 ILCS 21/20
740 ILCS 21/95
740 ILCS 22/202
740 ILCS 22/213
750 ILCS 60/202  from Ch. 40, par. 2312-2
750 ILCS 60/217  from Ch. 40, par. 2312-17
Amends the Stalking No Contact Order Act, the Civil No Contact Order Act, and the Illinois Domestic Violence Act of 1986. Provides that when a petition for an emergency stalking no contact order, a civil no contact order, or an emergency order of protection is filed, the petition shall not be publicly available until the petition is served on the respondent. Provides that when a petition for an emergency stalking no contact order, a civil no contact order, or an emergency order of protection is granted, the order shall not be publicly available until the order is served on the respondent.
Aug 09 19  H  Public Act . . . . . . 101-0255

HB 02310  Rep. Deanne M. Mazzochi
35 ILCS 200/16-10
Amends the Property Tax Code. Provides that, if an individual or entity (i) has been found by any court, administrative agency, assessor, deputy, or inspector general to have knowingly made fraudulent or material misrepresentations in connection with securing a reduced assessed value for any property and (ii) has a legal interest in any other property subject to the jurisdiction of any other county or township assessor within the State, then the board of review having jurisdiction over that property may initiate and conduct an investigation, and may summon any assessor, deputy, or other person to appear before it, so as to determine the accuracy of the assessed value of that property or the accuracy of the representations previously made by the person or entity regarding the assessment or valuation of that property.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02311  Rep. Natalie A. Manley

225 ILCS 330/2  from Ch. 111, par. 3252
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02312  Rep. Sonya M. Harper

720 ILCS 550/2  from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02313  Rep. Sonya M. Harper, Robert Rita and Anna Moeller

New Act
Creates the Illinois Violence Reduction Funding Act of 2019. Requires the Secretary of the Department of Human Services to make grants to community-based organizations for the purpose of carrying out community-based violence reduction programs. Provides that the programs shall reflect strong community involvement and provide specified services including: (i) youth services; (ii) trauma-informed counseling services; (iii) public awareness campaigns; and (iv) job readiness training programs. Contains provisions concerning eligible activities; selection criteria; eligible entities; application requirements; and reporting requirements. Effective July 1, 2019.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02314  Rep. Theresa Mah

20 ILCS 105/3  from Ch. 23, par. 6103
20 ILCS 105/3.11 new
210 ILCS 9/97 new
Amends the Illinois Act on the Aging. Defines "greatest social need" for the purpose of a specified rule. Makes a conforming change. Amends the Assisted Living and Shared Housing Act. Prohibits unlawful discrimination by an owner, licensee, administrator, employee, or agent of an assisted living establishment of residents in assisted living establishments. Provides that unlawful discrimination does not include an action by an owner, licensee, administrator, employee, or agent that is required by the Act or rules adopted under the Act. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02315


(Sen. Elgie R. Sims, Jr.)

5 ILCS 100/10-75

15 ILCS 335/8 from Ch. 124, par. 28

625 ILCS 5/2-111 from Ch. 95 1/2, par. 2-111

625 ILCS 5/3-704 from Ch. 95 1/2, par. 3-704

625 ILCS 5/6-115 from Ch. 95 1/2, par. 6-115

625 ILCS 5/6-209 from Ch. 95 1/2, par. 6-209

625 ILCS 5/6-500 from Ch. 95 1/2, par. 6-500

625 ILCS 5/6-508.1

Amends the Illinois Administrative Procedure Act. Allows the Secretary of State to provide service by email of a document containing a driver's license number. Amends the Illinois Identification Card Act. Provides that every Real ID compliant identification card or Real ID compliant Person with a Disability Identification Card issued under the Act to an applicant who is not a United States citizen or permanent resident, other than a conditional resident, shall be marked "Limited Term". Amends the Illinois Vehicle Code. Provides that every Real ID compliant driver's license issued under this Code to an applicant who is not a United States citizen or permanent resident, other than a conditional resident, shall be marked "Limited Term". Defines "medical examiner's certificate". Provides that the Secretary shall deny, suspend, or revoke registration if the applicant fails to disclose material information required or if the applicant has made a materially false statement on the application, or the applicant has applied as a subterfuge for the real party in interest who has been issued a Federal out-of-service order or if the applicant's business is operated, managed or otherwise controlled or affiliated with a person who is ineligible for registration, including the applicant entity, a relative, family member, corporate officer or shareholder. The Secretary shall deny, suspend, or revoke registration for either a (i) vehicle if the motor carrier responsible for the safety of the vehicle has been prohibited from operating by the Federal Motor Carrier Safety Administration; or (ii) for a carrier whose business is operated, managed or otherwise controlled or affiliated with a person who is ineligible for registration, which may include the owner, a relative, family member, corporate officer, or shareholder of the carrier. Provides that any law enforcement agency, in addition to the Secretary of State, may seize or confiscate documents or plates issued by the Secretary upon expiration, revocation, cancellation or suspension thereof, or if it is fictitious, or if it has been unlawfully or erroneously issued.

House Committee Amendment No. 1

Adds reference to:

15 ILCS 335/17 new

Adds reference to:

625 ILCS 5/6-508 from Ch. 95 1/2, par. 6-508

Provides that the Secretary of State may invalidate a standard Illinois Identification Card or an Illinois Person with a Disability Identification Card: (1) when the holder voluntarily surrenders the standard Illinois Identification Card or an Illinois Person with a Disability Identification Card and declares his or her intention to do so in writing; (2) upon the death of the holder; (3) upon the refusal of the holder to correct or update information contained on a standard Illinois Identification Card or an Illinois Person with a Disability Identification Card; and (4) as the Secretary deems appropriate by administrative rule. Defines "entry-level driver training". Provides that effective February 7, 2020, unless the person is exempted by federal regulation, no person shall be issued an original (first time issuance) CDL, an upgraded CDL or a school bus (S), passenger (P), or hazardous Materials (H) endorsement unless the person has successfully completed entry-level driver training (ELDT) taught by a training provider listed on the federal Training Provider Registry. Provides that persons who obtain a CLP before February 7, 2020 are not required to complete ELDT if the person obtains a CDL before the CLP or renewed CLP expires. Provides that except for persons seeking the H endorsement, persons must complete the theory and behind-the-wheel (range and public road) portions of ELDT within one year of completing the first portion. Provides that the Secretary shall post specified information to the CDLIS driver record beginning June 22, 2021 (instead of 2018).

House Floor Amendment No. 2

Provides that provisions regarding the expiration of REAL ID-compliant identification cards and driver's licenses apply to persons with an approved application for asylum or that have entered the United States in refugee status.

Aug 02 19 H Public Act . . . . . . . . . 101-0185
HB 02316  Rep. Bob Morgan

105 ILCS 5/17-2 from Ch. 122, par. 17-2
Amends the School Code. Makes a technical change in a Section concerning tax levies.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02317  Rep. Justin Slaughter

725 ILCS 5/110-14 from Ch. 38, par. 110-14
Amends the Code of Criminal Procedure of 1963. Provides that any person incarcerated on a bailable offense who does not supply bail and against whom a fine is levied on conviction of the offense shall be allowed a credit of $30 (rather than $5) for each day so incarcerated upon application of the defendant.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02318  Rep. Justin Slaughter

625 ILCS 5/15-316 from Ch. 95 1/2, par. 15-316
Amends the Illinois Vehicle Code. Provides that local authorities, with respect to highways under their jurisdiction, may limit the operation of trucks or other commercial vehicles in areas with poor air quality. Defines "poor air quality".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02319  Rep. Justin Slaughter

725 ILCS 5/110-14 from Ch. 38, par. 110-14
Amends the Code of Criminal Procedure of 1963. Provides that a person subject to bail on a Category B offense shall have $60 deducted (rather than $30) from his or her 10% cash bond amount every day the person is incarcerated.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02320  Rep. Sam Yingling

35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
30 ILCS 805/8.43 new
Amends the Property Tax Code. Provides that, for the 2019 and 2020 levy years, the Property Tax Extension Limitation Law applies to all non-home rule taxing districts. Provides that, for the 2019 and 2020 levy year, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02321  Rep. Kelly M. Cassidy
735 ILCS 5/21-101 from Ch. 110, par. 21-101
735 ILCS 5/21-103 from Ch. 110, par. 21-103
735 ILCS 5/21-103.3 new

Amends the Code of Civil Procedure. In provisions concerning change of name, provides that a person interested in the matter shall make known any objection to the granting of the petition for change of name by filing a written objection stating the reasons for the objection with the court at least 2 court days before the matter is scheduled to be heard and by appearing in court at the hearing to show cause why the petition for change of name should not be granted. Provides that if no written objection is timely filed, the court may grant the petition. Deletes language restricting or prohibiting the filing of a petition for change of name by persons convicted of certain crimes. Provides instead that if the petitioner has been convicted of identity theft, aggravated identity theft, felony or misdemeanor criminal sexual abuse when the victim of the offense at the time of its commission is under 18 years of age, felony or misdemeanor sexual exploitation of a child, felony or misdemeanor indecent solicitation of a child, felony or misdemeanor indecent solicitation of an adult, or any other offense for which a person is required to register under the Sex Offender Registration Act in this State or any other state, and the petitioner has not been pardoned, the clerk shall notify the Illinois State Police so that they may have the opportunity to file a timely objection to the petition for change of name. Provides that the court may waive specified publication requirements and order that the record of the proceeding be designated confidential if the court finds good cause for entering such an order, including evidence that publication or availability of a record of the proceeding will place the petitioner or another individual in physical danger and evidence that the petitioner or another individual has been the victim of stalking or assaultive behavior.

Apr 03 19  H  Tabled

215 ILCS 125/1-1 from Ch. 111 1/2, par. 1401

Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 5/210.5


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02324  Rep. Marcus C. Evans, Jr.
35 ILCS 5/501 from Ch. 120, par. 5-501

Amends the Illinois Income Tax Act. Makes a technical change in a Section concerning notices or regulations requiring records, statements, and special reports.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02325  Rep. Marcus C. Evans, Jr.
35 ILCS 5/101 from Ch. 120, par. 1-101


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02326  Rep. Fred Crespo
215 ILCS 5/364.3 new
305 ILCS 5/5-12c new

Amends the Illinois Insurance Code and the Illinois Public Aid Code. Requires that on or before July 1, 2020, the Department of Insurance and Department of Healthcare and Family Services to jointly develop a uniform prior authorization form to be used by prescribing providers to request prior authorization for prescription drug benefits. Provides that on and after January 1, 2021 or 6 months after the uniform prior authorization form is developed, whichever is later, health insurers, managed care organizations, and fee-for-service medical assistance programs that provide prescription drug benefits shall utilize and accept the uniform prior authorization form and prescribing providers may use the uniform prior authorization form. Provides criteria for developing the uniform prior authorization form. Provides requirements and limitations of prior authorization requests. Effective immediately.

Feb 28 19  H  Tabled
HB 02327

30 ILCS 120/12 from Ch. 85, par. 662
Amends the Agricultural Fair Act. Provides that county fairs whose fiscal accounting reports are not filed or postmarked by December 31 of each year shall not qualify to receive premium reimbursements from the Department of Agriculture for that year. Makes conforming changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02328
Rep. André Thapedi

210 ILCS 85/10.8
Amends the Hospital Licensing Act. Provides that employment agreements between hospitals and physicians may not contain any provision to restrict the ability of a physician to leave employment with the hospital or hospital affiliate and immediately continue to practice in the same field of medicine in the same geographic area.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02329
Rep. Deanne M. Mazzochi-Allen Skillicorn

725 ILCS 5/116-4
735 ILCS 5/Art. VIII Pt. 29 heading new
735 ILCS 5/8-2901 new
Amends the Code of Criminal Procedure of 1963. Provides that the law enforcement agency shall present the documentation demonstrating the chain of custody that accompanies the forensic evidence at trial, as well as authenticated copies of the original testing, including, but not limited to, laboratory notebooks, the resumes and qualifications of each individual performing and analyzing the testing and results, as well as supporting documentation from the test methodology itself. Provides that the provision does not apply if a representative of the defendant witnesses the testing as it is being performed or if stipulated to by counsel. Amends the Code of Civil Procedure. Provides that any party seeking to introduce forensic or scientific testing evidence shall present the documentation demonstrating the chain of custody that accompanies the forensic or scientific evidence at trial, as well as authenticated copies of the original testing, including, but not limited to, laboratory notebooks, the resumes and qualifications of each individual performing and analyzing the testing and results, as well as supporting documentation from the test methodology itself. Provides that the receiving party of the evidence in the discovery phase may also request the raw electronic files underlying analytical testing performed on any article or sample.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02330
Rep. Aaron M. Ortiz-Karina Villa

105 ILCS 5/2-3.142
Amends the School Code. Removes a provision making the grants issued by the State Board of Education to the Illinois School Psychology Internship Consortium subject to appropriation. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02331  Rep. Rita Mayfield

30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10
35 ILCS 120/3 from Ch. 120, par. 442

Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Imposes a 3.75% surcharge on firearms and firearm component parts. Amends the State Finance Act. Creates the Youthbuild Assistance Fund. Provides that the 3.75% surcharge shall be deposited into the Fund. Sets forth the purposes for which moneys in the Fund may be used. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02332  Rep. Katie Stuart and Michael Halpin

35 ILCS 5/217

Amends the Illinois Income Tax Act. Provides that the credit for wages paid to qualified veterans also extends to wages paid to a qualified veteran's spouse. Provides that active duty member of the United States Armed Forces are also considered "qualified veterans". Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02333  Rep. Celina Villanueva

725 ILCS 5/Art. 104A heading new
725 ILCS 5/104A-1 new
725 ILCS 5/104A-2 new
725 ILCS 5/104A-3 new
725 ILCS 5/104A-4 new

Amends the Code of Criminal Procedure of 1963. Provides that a defendant charged with one or more misdemeanors and for whom a court has determined under the Code that a bona fide doubt of the defendant's fitness has been raised may be admitted into an unfit misdemeanor diversion program only upon the approval of the court. Provides that the court shall require an eligibility screening and an assessment of the defendant to determine whether the defendant may be able to receive mental health services under the Mental Health and Developmental Disabilities Code which shall reasonably assure her or his safety and that of the public and her or his continued participation in treatment. Provides that if, following this screening, the court determines that the defendant is appropriate for diversion, the criminal charges may be dismissed with or without prejudice. Provides that the misdemeanor diversion program may maintain or collaborate with mental health and substance use treatment providers necessary to provide a continuum of treatment options commensurate with the needs of the defendant and available resources. Makes other changes.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02334


(Sen. Dan McConchie)

705 ILCS 405/2-3 from Ch. 37, par. 802-3
720 ILCS 5/12C-10 was 720 ILCS 5/12-21.5

Amends the Juvenile Court Act of 1987. Provides that a neglected minor includes any minor under the age of 12 (rather than 14) years whose parent or other person responsible for the minor's welfare leaves the minor without supervision for an unreasonable period of time without regard for the mental or physical health, safety, or welfare of that minor. Provides that neglect does not include permitting a child, whose basic needs are met and who is of sufficient age and maturity to avoid harm or unreasonable risk of harm, to engage in independent activities, including: (1) traveling to and from school, including by walking, running, or bicycling; (2) traveling to and from nearby commercial or recreational activities; (3) engaging in outdoor play; (4) remaining in a vehicle unattended, except as otherwise provided by law; (5) remaining at home unattended; or (6) engaging in a similar independent activity. Amends the Criminal Code of 2012. Provides that a person commits child abandonment when he or she, as a parent, guardian, or other person having physical custody or control of a child, without regard for the mental or physical health, safety, or welfare of that child, knowingly leaves that child who is under the age of 12 (rather than 13) without supervision by a responsible person over the age of 14 for a period of 24 hours or more.

May 10 19 S Rule 3-9(a) / Re-referred to Assignments

HB 02335

Rep. Joe Sosnowski

750 ILCS 50/9.1 new
750 ILCS 50/20b

Amends the Adoption Act. Provides that a final order of adoption shall not be overturned by the court for any reason other than fraud on the part of the party adopting the child. Provides that if consent to adoption has been given by the Department of Children and Family Services and the Department seeks to withdraw or revoke its consent to adoption, it must, within 60 days after the date of the filing of the adoption petition containing the consent, file a petition asking the court to revoke the Department's consent and dismiss the adoption petition. Provides that within 30 days after filing the petition, the Department shall make a formal report to the court explaining it is seeking to withdraw or revoke consent. Provides that if the Department does not file the report within 30 days, the court shall dismiss the Department's petition. Provides that after an order of adoption by the court becomes final, the Department shall be fully bound by the order and may not later challenge the validity of the adoption proceedings. Provides that if the Department withdraws or revokes a consent to adoption or appeals a finalized order of adoption, the court shall order the Department to reimburse the prospective adoptive parents and other interested parties for all adoption expenses, including, but not limited to, all medical fees and costs and all legal fees and costs. Provides that the Department is barred from filing a motion or petition to vacate a final order of adoption or revoke consent to an adoption.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02336    Rep. Jay Hoffman

625 ILCS 5/3-401.5 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall implement a program for the creation of a
digital electronic license plate for the purpose of (i) providing accurate and reliable information to law enforcement regarding specific
temporary uses of commercial vehicles, (ii) reducing abuse and increasing compliance with the use and transfer of commercial license
plates, (iii) providing for a dual-number and dynamic plate numbering system with dynamic expiration for plates, (iv) providing digital
electronic license plates for commercial vehicle sharing, ride-sharing platforms, and non-owned commercial vehicle usage, (v)
providing temporary and dynamic numbering for temporary approvals issued to commercial trucks, including U.S. Department of
Transportation numbers, and (vi) generating revenue for the State by and through in-state and out-of-state licensing for utilization
across all states. Provides that the program shall only be available to no more than 1,000 motor vehicles that are used commercially,
used for hire, or owned by a commercial business. Provides that the Secretary shall enter into a contract by December 31, 2019 with a
private vendor for the purposes of researching, reporting, developing, acquiring, and implementing the utilization of a digital electronic
license plate for temporary uses of commercial vehicles. Provides that on or before January 1, 2021, the Secretary of State shall submit
a report to the General Assembly on the operation of the program. Effective immediately.

House Committee Amendment No. 2

Adds reference to:
30 ILCS 610/2 from Ch. 127, par. 133e2
Adds reference to:
30 ILCS 610/3 from Ch. 127, par. 133e3
Adds reference to:
55 ILCS 5/5-12006 from Ch. 34, par. 5-12006
Adds reference to:
605 ILCS 10/27.2
Adds reference to:
625 ILCS 5/1-171 from Ch. 95 1/2, par. 1-171
Adds reference to:
625 ILCS 5/1-190.1
Adds reference to:
625 ILCS 5/2-111 from Ch. 95 1/2, par. 2-111
Adds reference to:
625 ILCS 5/3-400 from Ch. 95 1/2, par. 3-400
Adds reference to:
625 ILCS 5/3-401.6 new
Adds reference to:
625 ILCS 5/3-402 from Ch. 95 1/2, par. 3-402
Adds reference to:
625 ILCS 5/3-404 from Ch. 95 1/2, par. 3-404
Adds reference to:
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
Adds reference to:
625 ILCS 5/3-413 from Ch. 95 1/2, par. 3-413
Adds reference to:
625 ILCS 5/3-414 from Ch. 95 1/2, par. 3-414
Adds reference to:
625 ILCS 5/3-417 from Ch. 95 1/2, par. 3-417
Adds reference to:
625 ILCS 5/3-421 from Ch. 95 1/2, par. 3-421
Adds reference to:
625 ILCS 5/3-501.1 from Ch. 95 1/2, par. 3-501.1
Adds reference to:
625 ILCS 5/3-600 from Ch. 95 1/2, par. 3-600
HB 02336 (CONTINUED)

Adds reference to:
- 625 ILCS 5/3-607 from Ch. 95 1/2, par. 3-607

Adds reference to:
- 625 ILCS 5/3-609 from Ch. 95 1/2, par. 3-609

Adds reference to:
- 625 ILCS 5/3-639 from Ch. 95 1/2, par. 3-639

Adds reference to:
- 625 ILCS 5/3-701 from Ch. 95 1/2, par. 3-701

Adds reference to:
- 625 ILCS 5/3-702 from Ch. 95 1/2, par. 3-702

Adds reference to:
- 625 ILCS 5/3-703 from Ch. 95 1/2, par. 3-703

Adds reference to:
- 625 ILCS 5/3-704 from Ch. 95 1/2, par. 3-704

Adds reference to:
- 625 ILCS 5/3-704.1 from Ch. 95 1/2, par. 3-704.1

Adds reference to:
- 625 ILCS 5/3-706 from Ch. 95 1/2, par. 3-706

Adds reference to:
- 625 ILCS 5/3-802 from Ch. 95 1/2, par. 3-802

Adds reference to:
- 625 ILCS 5/3-806.3 from Ch. 95 1/2, par. 3-806.3

Adds reference to:
- 625 ILCS 5/3-814.3 from Ch. 95 1/2, par. 3-814.3

Adds reference to:
- 625 ILCS 5/3-814.4 from Ch. 95 1/2, par. 3-814.4

Adds reference to:
- 625 ILCS 5/3-820 from Ch. 95 1/2, par. 3-820

Adds reference to:
- 625 ILCS 5/3-824 from Ch. 95 1/2, par. 3-824

Adds reference to:
- 625 ILCS 5/4-104 from Ch. 95 1/2, par. 4-104

Adds reference to:
- 625 ILCS 5/4-105 from Ch. 95 1/2, par. 4-105

Adds reference to:
- 625 ILCS 5/4-204 from Ch. 95 1/2, par. 4-204

Adds reference to:
- 625 ILCS 5/5-202 from Ch. 95 1/2, par. 5-202

Adds reference to:
- 625 ILCS 5/6-305 from Ch. 95 1/2, par. 6-305

Adds reference to:
- 625 ILCS 5/7-303 from Ch. 95 1/2, par. 7-303

Adds reference to:
- 625 ILCS 5/7-402 from Ch. 95 1/2, par. 7-402

Adds reference to:
- 625 ILCS 5/7-602 from Ch. 95 1/2, par. 7-602

Adds reference to:
- 625 ILCS 5/8-113 from Ch. 95 1/2, par. 8-113
HB 02336 (CONTINUED)

Adds reference to:

625 ILCS 5/8-114 from Ch. 95 1/2, par. 8-114

Adds reference to:

625 ILCS 5/9-109 from Ch. 95 1/2, par. 9-109

Adds reference to:

625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204.1

Adds reference to:

625 ILCS 5/11-208.6

Adds reference to:

625 ILCS 5/11-208.8

Adds reference to:

625 ILCS 5/11-208.9

Adds reference to:

625 ILCS 5/11-1201.1

Adds reference to:

625 ILCS 5/11-1301.1 from Ch. 95 1/2, par. 11-1301.1

Adds reference to:

625 ILCS 5/11-1301.2 from Ch. 95 1/2, par. 11-1301.2

Adds reference to:

625 ILCS 5/11-1303 from Ch. 95 1/2, par. 11-1303

Adds reference to:

625 ILCS 5/11-1304.5

Adds reference to:

625 ILCS 5/11-1305 from Ch. 95 1/2, par. 11-1305

Adds reference to:

625 ILCS 5/12-610 from Ch. 95 1/2, par. 12-610

Adds reference to:

625 ILCS 5/13-101 from Ch. 95 1/2, par. 13-101

Adds reference to:

625 ILCS 5/13C-55

Adds reference to:

625 ILCS 5/20-401 from Ch. 95 1/2, par. 20-401

Adds reference to:

625 ILCS 7/15

Adds reference to:

625 ILCS 7/30

Replaces everything after the enacting clause. Amends the State Vehicle Identification Act, the Counties Code, the Toll Highway Act, the Illinois Vehicle Code, and the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Adds "digital registration plates" and "digital registration stickers" to references to "registration plates" and "registration stickers". Further amends the Illinois Vehicle Code. Provides that the Secretary of State shall implement a pilot program for the creation of commercial digital registration plates. Provides that the program shall only be available to no more than 1,000 motor vehicles that are used commercially, used for hire, or owned by a commercial business. Provides that the Secretary shall enter into a contract by December 31, 2019 with a private vendor for the purposes of researching, reporting, developing, acquiring, and implementing the use of a commercial digital registration plate for operational uses of commercial vehicles. Provides that on or before January 1, 2021, the Secretary of State shall submit a report to the General Assembly on the operation of the program. Defines terms and adds additional requirements for administration of the pilot program. Includes a statement of legislative intent. Provides that a person who rents a motor vehicle to another may inspect the person's driver's license through electronic or digital means. Requires a person renting a vehicle to another to verify that the driver's license of the person is unexpired (instead of comparing the signature on the driver's license to the signature on the rental agreement). Removes a requirement that a person renting a vehicle to another keep a record of when the person renting the vehicle was issued a driver's license. Effective immediately.
HB 02336 (CONTINUED)
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02337  Rep. Terri Bryant
Makes an appropriation to the Court of Claims from the General Revenue Fund for the payment of a specified claim. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02338  Rep. Robyn Gabel
20 ILCS 3945/2  from Ch. 144, par. 2002
105 ILCS 5/24-6
105 ILCS 5/26-1  from Ch. 122, par. 26-1
215 ILCS 5/122-1  from Ch. 73, par. 734-1
225 ILCS 60/2  from Ch. 111, par. 4400-2
225 ILCS 60/7  from Ch. 111, par. 4400-7
225 ILCS 60/8  from Ch. 111, par. 4400-8
225 ILCS 60/9  from Ch. 111, par. 4400-9
225 ILCS 60/10  from Ch. 111, par. 4400-10
225 ILCS 60/11  from Ch. 111, par. 4400-11
225 ILCS 60/14  from Ch. 111, par. 4400-14
225 ILCS 60/15  from Ch. 111, par. 4400-15
225 ILCS 60/16  from Ch. 111, par. 4400-16
225 ILCS 60/17  from Ch. 111, par. 4400-17
225 ILCS 60/18  from Ch. 111, par. 4400-18
225 ILCS 60/19  from Ch. 111, par. 4400-19
225 ILCS 60/22  from Ch. 111, par. 4400-22
225 ILCS 60/24  from Ch. 111, par. 4400-24
225 ILCS 60/33  from Ch. 111, par. 4400-33
225 ILCS 60/34  from Ch. 111, par. 4400-34
225 ILCS 61/5
225 ILCS 63/25
225 ILCS 63/110
225 ILCS 90/1  from Ch. 111, par. 4251
710 ILCS 15/2  from Ch. 10, par. 202

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02339  Rep. Arthur Turner
230 ILCS 10/1  from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02340  Rep. Arthur Turner
230 ILCS 10/1  from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02341  Rep. Arthur Turner

230 ILCS 40/1

Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.
Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02342  Rep. Arthur Turner

230 ILCS 40/1

Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.
Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee


New Act

30 ILCS 105/5.891 new

Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Provides that the Department of Labor shall administer the Act. Authorizes the imposition of civil penalties. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately.
Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee


15 ILCS 520/7 from Ch. 130, par. 26

Amends the Deposit of State Moneys Act. Provides that the State Treasurer may, in his discretion, accept a proposal from an eligible institution which provides for a reduced rate of interest provided that such institution documents the use of deposited funds for community development projects, with preference given to eligible institutions located in high unemployment communities. Defines “high unemployment communities”.
Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02345  Rep. Jehan Gordon-Booth-Carol Ammons

20 ILCS 605/605-1025 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall make grants to units of local government and school districts for the redevelopment of unused public buildings into housing units to be rented at below-market rates. Provides that a portion of the space redeveloped with grants and financial assistance to be set aside for minorities, women, and persons with disabilities.
Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 02346


65 ILCS 5/Div. 15.5 heading new
65 ILCS 5/11-15.5-5 new
65 ILCS 5/11-15.5-10 new
65 ILCS 5/11-15.5-15 new
65 ILCS 5/11-15.5-20 new
65 ILCS 5/11-15.5-25 new
65 ILCS 5/11-15.5-30 new
65 ILCS 5/11-15.5-35 new
65 ILCS 5/11-15.5-40 new
65 ILCS 5/11-15.5-45 new
65 ILCS 5/11-15.5-50 new
65 ILCS 5/11-15.5-55 new
65 ILCS 5/11-15.5-60 new
65 ILCS 5/11-15.5-65 new
65 ILCS 5/11-15.5-70 new
65 ILCS 5/11-15.5-75 new
65 ILCS 5/11-15.5-80 new
65 ILCS 5/11-15.5-85 new
65 ILCS 5/11-15.5-90 new
65 ILCS 5/11-15.5-95 new
65 ILCS 5/11-15.5-100 new
65 ILCS 5/11-15.5-105 new
65 ILCS 5/11-15.5-110 new
65 ILCS 5/11-15.5-115 new
65 ILCS 5/11-15.5-120 new
65 ILCS 5/11-15.5-125 new
65 ILCS 5/11-15.5-130 new
65 ILCS 5/11-15.5-135 new
65 ILCS 5/11-15.5-140 new
65 ILCS 5/11-15.5-145 new
65 ILCS 5/11-15.5-150 new
65 ILCS 5/11-15.5-155 new
65 ILCS 5/11-15.5-160 new
65 ILCS 5/11-15.5-165 new
65 ILCS 5/11-15.5-170 new
65 ILCS 5/11-15.5-175 new
65 ILCS 5/11-15.5-180 new
65 ILCS 5/11-15.5-185 new
65 ILCS 5/11-15.5-190 new
65 ILCS 5/11-15.5-195 new
65 ILCS 5/11-15.5-200 new
65 ILCS 5/11-15.5-205 new
65 ILCS 5/11-15.5-210 new
HB 02346 (CONTINUED)

65 ILCS 5/11-15.5-215 new
65 ILCS 5/11-15.5-220 new
65 ILCS 5/11-15.5-225 new
65 ILCS 5/11-15.5-230 new
65 ILCS 5/11-15.5-235 new
65 ILCS 5/11-15.5-240 new
65 ILCS 5/11-15.5-998 new
65 ILCS 5/11-15.5-999 new

Creates the Municipal Land Bank Authorities Division in the Illinois Municipal Code. Allows a municipality to create a land bank authority to use available resources to facilitate the return of vacant, abandoned, and tax-delinquent properties to productive use in order to combat community deterioration, create economic growth, and stabilize the housing and job market. Provides that the land bank authority is an agency of and funded by the municipality and that the land bank authority's board of directors are accountable to the city council of the municipality. Contains provisions relating to the appointment of members to the land bank authority's board of directors and operation of the land bank authority. Allows the hiring of an executive director and other staff. Provides that the municipality shall defend and indemnify the land bank authority's board of directors under specified circumstances.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02347
Rep. Gregory Harris and Lindsey LaPointe

5 ILCS 375/6.11
55 ILCS 5/1069.3
65 ILCS 5/10-4.2.3
105 ILCS 5/10-22.3f
215 ILCS 134/10
305 ILCS 5/5-16.8

Amends the Managed Care Reform and Patient Rights Act. Provides that specified medical conditions are included in the definition of "emergency medical condition" regardless of the final diagnosis that is given. Provides that provisions concerning emergency services prior to stabilization also apply to the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, and the Illinois Public Aid Code.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02348
Rep. Mike Murphy

755 ILCS 5/11a-3 from Ch. 110 1/2, par. 11a-3
755 ILCS 5/11a-11 from Ch. 110 1/2, par. 11a-11
755 ILCS 5/11a-12 from Ch. 110 1/2, par. 11a-12

Amends the Probate Act of 1975. Provides that the court may issue an order that specifically grants the guardian the power to enforce the rights of the person with a disability to receive visitors, telephone calls, and personal mail. Provides that at a hearing, the court shall inquire, among other things, the recent history of the respondent's family care and visitation. Provides that the court shall, during the selection of the guardian, give due consideration to, among other things, any history of the proposed guardian having unreasonably isolated the respondent from any close family member who was a longstanding, frequent visitor or caregiver of the respondent. Provides that at the time of its initial hearing, the court may enter an order providing immediate visitation with the respondent by an adult child, spouse, grandchild, or sibling of the respondent who alleges that his or her visitation with the respondent is being unreasonably denied.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02349
Rep. Mike Murphy

430 ILCS 65/1 from Ch. 38, par. 83-1

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

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02350  Rep. Kelly M. Cassidy  
210 ILCS 45/1-101  
from Ch. 111 1/2, par. 4151-101  
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02351  Rep. Kelly M. Cassidy  
210 ILCS 49/1-101  
Amends the Specialized Mental Health Rehabilitation Act of 2013. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02352  Rep. Kelly M. Cassidy  
210 ILCS 45/3-301  
from Ch. 111 1/2, par. 4153-301  
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning a notice of violation.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

305 ILCS 5/1-5  
from Ch. 23, par. 1-5  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02354  Rep. Kelly M. Cassidy  
210 ILCS 45/1-101  
from Ch. 111 1/2, par. 4151-101  
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02355  Rep. Kelly M. Cassidy  
210 ILCS 49/1-101  
Amends the Specialized Mental Health Rehabilitation Act of 2013. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02356  Rep. Kelly M. Cassidy  
210 ILCS 45/1-101  
from Ch. 111 1/2, par. 4151-101  
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02357  Rep. Kelly M. Cassidy  
210 ILCS 45/1-101  
from Ch. 111 1/2, par. 4151-101  
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02358  Rep. Justin Slaughter  
720 ILCS 5/1-1  
from Ch. 38, par. 1-1  
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02359  Rep. Kelly M. Cassidy  
720 ILCS 5/1-1  
from Ch. 38, par. 1-1  
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02360  Rep. Kelly M. Cassidy  
225 ILCS 10/1  
from Ch. 23, par. 2211  
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02361  Rep. Kelly M. Cassidy
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02362  Rep. Kelly M. Cassidy
35 ILCS 5/101  from Ch. 120, par. 1-101
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02363  Rep. Kelly M. Cassidy
35 ILCS 5/101  from Ch. 120, par. 1-101
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02364  Rep. Kelly M. Cassidy
820 ILCS 105/1  from Ch. 48, par. 1001
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02365  Rep. Kelly M. Cassidy
215 ILCS 5/1  from Ch. 73, par. 613
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02366  Rep. Kelly M. Cassidy
215 ILCS 5/1  from Ch. 73, par. 613
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02367  Rep. Kelly M. Cassidy
20 ILCS 105/1  from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02368  Rep. Kelly M. Cassidy
20 ILCS 105/1  from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02369  Rep. Kelly M. Cassidy
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02370  Rep. Kelly M. Cassidy
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02371  Rep. Rita Mayfield
40 ILCS 5/3-101  from Ch. 108 1/2, par. 3-101
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02372  Rep. Rita Mayfield
40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02373  Rep. Allen Skillicorn
625 ILCS 5/11-208.6
625 ILCS 5/11-208.8
Amends the Illinois Vehicle Code. Provides that no agency of the State shall disclose the personal information of a driver with a driver's license issued by the State to another state or an interstate motor vehicle information network for the purpose of imposing or collecting a fine or penalty resulting from an alleged violation committed in another state that was captured by an automated speed enforcement system or automated traffic law enforcement system located in that state. Defines "interstate motor vehicle information network". Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02374  Rep. Margo McDermed
625 ILCS 5/2-129 new
Amends the Illinois Vehicle Code. Provides that the Secretary of State, subject to appropriation, shall implement a statewide program for the creation and distribution of a universal sticker for persons with disabilities to place on their vehicles to notify law enforcement that they are disabled. Provides that the design of the universal sticker shall be at the discretion of the Secretary, except that it must first be approved by the Department of State Police. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02375  Rep. Mark Batinick
215 ILCS 190/10
Amends the Short-Term, Limited-Duration Health Insurance Coverage Act. Removes provisions concerning a required expiration date for any short-term, limited duration health insurance coverage policy that is delivered or issued for delivery. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02376  Rep. Carol Ammons
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02377  Rep. Carol Ammons
Appropriates $1,190,400 from the General Revenue Fund to the State Universities Civil Service System for the purpose of meeting its operational expenses for the fiscal year ending June 30, 2020. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02378  Rep. Carol Ammons
725 ILCS 5/110-7 from Ch. 38, par. 110-7
Amends the Code of Criminal Procedure of 1963. Provides that in no event shall the amount retained by the clerk as bail bond costs exceed $100 (currently, this requirement is applicable only to counties with a population of 3,000,000 or more).
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02379  Rep. Justin Slaughter

New Act

Creates the Limitations on Actions for Negligent Hiring Act. Provides that an action may not be brought against a party solely for hiring an employee or independent contractor who has been convicted of a nonviolent, non-sexual offense. Provides that in a negligent hiring action for the acts of an employee or independent contractor, the fact that the employee or independent contractor was convicted of a nonviolent, non-sexual offense before the beginning of the employee's or independent contractor's employment or contractual obligation may not be introduced into evidence. Provides that the new provisions do not preclude the filing of an action based upon any existing cause of action for failure of an employer or other person to provide adequate supervision of an employee or independent contractor, except that the fact that the employee or independent contractor has been convicted of a nonviolent, non-sexual criminal offense may be introduced into evidence in the suit only if: (1) the employer knew of the conviction or was grossly negligent in not knowing of the conviction; and (2) the conviction was directly related to the nature of the employee's or independent contractor's work and the conduct that gave rise to the alleged injury that is the basis of the suit. Provides exceptions in certain situations.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02380  Rep. Justin Slaughter

10 ILCS 5/1-25 new

Amends the Election Code. Provides that an election authority shall not locate a polling place for early voting, grace period registration and voting, or election day voting in a building permanently occupied by a local or State law enforcement agency. Provides an exception for an election authority with an office in a building occupied by local or State law enforcement, allowing early voting or grace period registration and voting at that site, provided that the election authority operates a permanent or temporary early voting or grace period registration and voting polling location in at least one location that is not located in a building occupied by a local or State law enforcement agency. Provides that an election authority with an office in a building occupied by local or State law enforcement may conduct election day voting at the site, provided the election authority operates an election day voting polling location in at least one location that is not located in a building occupied by a local or State law enforcement agency. Clarifies that these provisions do not prohibit an election authority from conducting early voting or grace period registration and voting at the student union on the campus of a public university due to presence of a university law enforcement office. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02381  Rep. Justin Slaughter

50 ILCS 105/4.1 new

Amends the Public Officer Prohibited Activities Act. Defines "auditing official", "employee", "improper governmental action", and "retaliation". Provides that it is prohibited for a unit of local government, any agent or representative of a unit of local government, or another employee to retaliate against an employee who (1) reports an improper governmental action, (2) cooperates with an investigation by an auditing official related to a report of improper governmental action, or (3) testifying in a proceeding or prosecution arising out of an improper governmental action if the employee files a report with the auditing official regarding improper governmental action. Provides that the reports are confidential as allowed by law. Provides for procedures for the auditing official to process reports. Provides for remedies available to an employee who has been subject of an improper governmental action. Provides for penalties for retaliation against a report of improper governmental action.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02382  Rep. Deanne M. Mazzochi-Margo McDermed, Martin J. Moylan and Mark Batinick

20 ILCS 2605/2605-40 was 20 ILCS 2605/55a-4

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the amendatory Act shall constitute an irrevocable continuing appropriation of all amounts necessary for the implementation the Department of State Police's Division of Forensic Services and the irrevocable and continuing authority for the Department and the State Treasurer to make the necessary transfers for that purpose. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02383  Rep. Lindsay Parkhurst
(Sen. Jason A. Barickman)

625 ILCS 5/11-909 new
625 ILCS 5/11-1002 from Ch. 95 1/2, par. 11-1002
625 ILCS 5/11-1002.5

Amends the Illinois Vehicle Code. Provides that any person who fails to yield a right-of-way and causes an accident causing great bodily harm to or the death of any person shall have his or her driver's license suspended for a period of one year. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/11-909 new
Deletes reference to:
625 ILCS 5/11-1002 from Ch. 95 1/2, par. 11-1002
Deletes reference to:
625 ILCS 5/11-1002.5
Adds reference to:
625 ILCS 5/6-206

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a person convicted of a violation of the provisions of the Code governing the right-of-way at crosswalks and in school zones that resulted in a Type A injury to another shall have his or her driving privileges suspended for 12 months. Provides that the Act may referred to as Mason's Law. Effective July 1, 2020.

House Floor Amendment No. 2
Deletes reference to:
625 ILCS 5/11-909 new
Deletes reference to:
625 ILCS 5/11-1002 from Ch. 95 1/2, par. 11-1002
Deletes reference to:
625 ILCS 5/11-1002.5
Adds reference to:
625 ILCS 5/6-206

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a person convicted of a violation of the provisions of the Code governing the right-of-way at crosswalks and in school zones that resulted in a Type A injury to another shall have his or her driving privileges suspended for 12 months. Provides that the Act may referred to as Mason's Law. Effective July 1, 2020.

Senate Committee Amendment No. 1
Deletes language authorizing the Secretary of State to suspend for 12 months the driving privileges of a person who has been convicted of a violation of provisions of the Illinois Vehicle Code governing right-of-way that resulted in a Type A injury to another.

Aug 23 19  H  Public Act . . . . . . . . 101-0470

Amends the Illinois Abortion Law of 1975. Provides that except in the case of a medical emergency, a physician or person may not knowingly perform, induce, or attempt to perform an abortion upon a pregnant woman when the probable gestational age of her unborn child has been determined to be viable. Provides that the woman, the father of the unborn child if married to the mother at the time she receives an abortion in violation of the Act, or, if the mother has not attained the age of 18 years at the time of the abortion, or both, the maternal grandparents of the unborn child, may in a civil action obtain appropriate relief, unless the pregnancy resulted from the plaintiff's criminal conduct or, if brought by the maternal grandparents, the maternal grandparents consented to the abortion. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall be subject to immediate revocation of its license by the Department of Public Health. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall lose all State funding for 2 years and shall reimburse the State for moneys or grants received from the State by the medical facility for the fiscal year in which the abortion in violation of the Act was performed.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


Amends the Illinois Police Training Act. Provides that all police dogs used by State and local law enforcement agencies for drug enforcement purposes under the Cannabis Control Act, the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act shall be trained by programs that meet the minimum certification requirements set by the Illinois Law Enforcement Training Standards Board, except for those certification requirements for drug enforcement purposes under the Cannabis Control Act or any drug enforcement purpose with respect to cannabis on or after the effective date of the amendatory Act if and only if recreational use of cannabis is enacted. Makes technical changes. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
(Sen. Jil Tracy-Jason Plummer and Rachelle Crowe-Dale Fowler)

625 ILCS 5/12-610.2
Amends the Illinois Vehicle Code. Provides that any person who commits a violation of the Section prohibiting the operation of an electronic communication device while operating a motor vehicle, and the violation results in an accident causing great bodily harm to any person, shall have his or her driver's license suspended for a period of one year and shall be assessed a fine of $1,000. Effective immediately.

House Floor Amendment No. 2
Adds reference to:
625 ILCS 5/6-206

Provides that the Secretary of State may suspend or revoke the driving privileges of a person who has committed a violation involving the use of an electronic communication device while driving that resulted in great bodily harm, permanent disability or disfigurement, and that in such case the driving privileges of the person shall be suspended for 12 months. Provides that a person who commits a violation of the Section prohibiting the operation of an electronic communication device while operating a motor vehicle, and the violation results in an accident causing great bodily harm to any person, shall be subject to a minimum fine of $1,000 (instead of shall have his or her driver's license suspended for a period of one year and shall be assessed a fine of $1,000). Changes the effective date to July 1, 2020.

Jul 19 19  H Public Act . . . . . . . . . 101-0090

HB 02387  Rep. Norine K. Hammond
815 ILCS 505/2  from Ch. 121 1/2, par. 262
Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section concerning unlawful practices.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02388  Rep. Norine K. Hammond
215 ILCS 5/1  from Ch. 73, par. 613

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

110 ILCS 947/5
Amends the Higher Education Student Assistance Act. Makes a technical change concerning the Act's purpose.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02390  Rep. Norine K. Hammond
110 ILCS 205/3  from Ch. 144, par. 183
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning terms.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02391  Rep. Norine K. Hammond
110 ILCS 690/35-10
Amends the Western Illinois University Law. Makes a technical change in a Section concerning creating the Board of Trustees.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

220 ILCS 5/9-210.5

Amends the Public Utilities Act. In provisions about procedures for a large public utility to acquire a water or sewer utility, provides that if the water or sewer utility being acquired is owned by the State or a political subdivision of the State, a referendum will be required to approve the acquisition of the water or sewer utility by the large public utility (rather than only requiring a public meeting and publication of the terms of acquisition in a newspaper of general circulation in the area that the water or sewer utility operates). Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02393  Rep. Charles Meier

230 ILCS 15/2 from Ch. 85, par. 2302
230 ILCS 15/3 from Ch. 85, par. 2303

Amends the Raffles and Poker Runs Act. Provides that a county may pass an ordinance prohibiting the conduct of poker runs within the county’s boundaries. Provides that a county that has prohibited poker runs is not required to establish a system for the licensing of organizations to operate poker runs. Provides that a license for a poker run authorizes the licensee to conduct the poker run at locations within the county with jurisdiction over the key location and at locations within any other county that licenses poker runs. Provides that a poker run conducted at locations in multiple counties is only required to be licensed by the county with jurisdiction over the key location. Removes provisions providing that the governing bodies of 2 or more adjacent counties may contract to jointly establish a licensing system for organizations to operate poker runs. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02394  Rep. Charles Meier

15 ILCS 20/50-6 new

Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that the State of Illinois shall allocate any new and additional revenue sources that exceed the fiscal year 2019 revenue forecasts reported by the Commission on Government Forecasting and Accountability in 2018 towards the payment of current and continuing pension obligations of the State of Illinois. Defines “new and additional revenue sources”. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02395  Rep. Charles Meier

30 ILCS 105/5.886 rep.
430 ILCS 68/Act rep.


Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02396  Rep. Charles Meier

430 ILCS 68/5-70

Amends the Firearm Dealer License Certification Act. Provides that the fee amount for a certified licensee shall be based upon the number of firearms sold per year. Provides that if the certified licensee sells less than 150,000 firearms per year, the fee is $200. Provides that if the certified licensee sells 150,000 to 500,000 firearms per year, the fee is $500. Provides that if the certified licensee sells over 500,000 firearms per year, the fee is $1,000.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02397

Rep. Tony McCombie-Grant Wehrli and Mike Murphy

(Sen. Neil Anderson)

30 ILCS 105/5.891 new
625 ILCS 5/3-699.14

Amends the State Finance Act. Creates the Experimental Aircraft Association Fund as a special fund in the State treasury. Amends the Illinois Vehicle Code to allow for the issuance of aviation enthusiast decals for Universal special license plates by the Department of Transportation. Provides fees for the issuance of the decals. Provides that money in the Experimental Aircraft Association Fund shall be paid, subject to appropriation by the General Assembly and distribution by the Secretary, as grants to promote recreational aviation. Effective immediately.

House Floor Amendment No. 1

Provides that the Illinois chapters of the Experimental Aircraft Association (rather than the Department of Transportation) may issue the decals.

Apr 12 19 S Referred to Assignments

HB 02398

Rep. Tony McCombie, Mike Murphy, Mark Batinick and Tom Weber

20 ILCS 1605/7.8b new

Amends the Illinois Lottery Law. Requires lottery tickets and instant scratch-off tickets to provide whether the proceeds from the purchase go toward the Common School Fund or a special cause. Requires the Department of the Lottery to adopt rules to implement the requirements, including providing the size of the description to be printed or published. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02399

Rep. Jeff Keicher

(Sen. Cristina Castro, Dave Syverson, John F. Curran and Dan McConchie)

110 ILCS 685/30-45

Amends the Northern Illinois University Law. Adds specified parcels not located on or adjacent to Northern Illinois University that the Board of Trustees may acquire, sublease or contract to purchase, or sell without compliance with the State Property Control Act and retain the proceeds in its development fund account. Provides that, in addition to other purposes, revenues from the development fund account may be withdrawn by the University for the purpose of repairs to existing campus facilities and infrastructure and professional services associated with planning and design. Removes provisions allowing revenues from the fund to be used for routine land and property acquisition, extension of utilities, streetscape work, landscape work, surface and structure parking, sidewalks, recreational paths, and street construction, and lease and lease purchase arrangements and the professional services associated with the planning and development of the area. Effective immediately.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Unified Code of Corrections. Provides that a committed person who is at least 50 years of age and who has served at least 30 consecutive years of imprisonment in a Department of Corrections institution or facility may petition the Department for participation in the Pathway to Community Program, which is a 5-year pilot program within the Department of Corrections. Provides that a maximum of 15 males and a maximum of 15 females may be selected for the Program. Excludes from the Program persons convicted of first degree murder of a peace officer or firefighter and sexual predators. Establishes eligibility requirements for the Program. Provides that before a participant is selected for the Program, the petitioner shall successfully complete an atonement and restorative justice program prepared by the Department. Following completion of this program of atonement and restorative justice, the Department shall notify the victim and the family members of the victim of the petitioner's offense and to afford them the opportunity to participate in the Department's final selection process for the Pathway to Community Program. Up to $1,000 of trauma-informed victim services or trauma-certified professional therapy shall be provided by the Department to family members of the victim of the petitioner's offense. Provides that optional participation by family members of the victim of petitioner's offense shall be provided by the Department at no cost to the family members of the victim. Provides that time served in the Program shall be credited toward time served on the sentence. Provides that the Program is terminated 6 years after the effective date of the amendatory Act.

Correctional Note (Dept of Corrections)
The impact of this legislation on the Department will depend on how many offenders would be accepted into and complete the Pathway to Community Program, how many offenders would receive executive clemency, how many staff are needed to meet the requirements outlined in this legislation, how victims and their families respond, and how fiscal needs will be met. Therefore, the fiscal impact on the Department is unknown. The correctional population impact is also unknown since program participants must petition for Governor clemency to receive an early release from prison based on their progress through the program. Also, though participants may be released from prison before their expected parole or mandatory supervised release date, the end date of their supervised release period does not change, leaving the offender under the jurisdiction of the Department for the entirety of their sentence. Second, House Bill 2400 does not specify the components of an atonement and restorative adjustment program. The Department does not currently operate such a program. In addition, Department efforts are presently focusing on evidence-based programs. Therefore, an atonement and restorative adjustment program would have to be created, or acquired, and this will result in costs for program development and/or acquisition. Staff would have to develop a research design necessary to implement a program with a potentially high success rate for older offenders who have been incarcerated for many years, and then develop and study the specific components. Among many undertakings, staff would have to be trained; selection criteria and methods would have to be developed; policies would be written; means to measure if offenders have demonstrated reform, changed behavior, remorse, and the ability to socialize; renunciation of criminal activity and gang affiliation would have to be identified; and outcome measures would have to be constructed. Moreover, this legislation specifies that offenders must participate for 5 years; however, there is no indication in House Bill 2400 as written for the justification for mandating that time period. The costs for these responsibilities, as well as costs for acquisition of licensed curriculum and supplies, if available, are unknown at this time. Third, House Bill 2400 stipulates that, following completion of this program of atonement and restorative justice, the Department shall make an exhaustive effort to find and notify family members of the victim of the petitioner's offense and to afford them the opportunity to participate in the Department's final selection process for the Pathway to Community Program. This presents numerous logistical problems for Department staff. Records are very old, and documents may not identify victims by name or where to contact them after more than 30 years. Department staff currently struggle to get victim information from the courts. Many victims' families would have to be contacted, and if found, may not want to participate in any activities with the offenders, relive the memories, or even be identified at all. Many victims want absolutely nothing to do with their offenders. Correctional staff do not treat victims; there are no staff to perform any necessary therapeutic services to victims. If the victims refuse this service, the Department is unsure if it would be mandated to withhold the program if a victim chooses not to participate. Despite efforts made by centralized program staff, as well as the facility staff, Victim Services is already inundated with work related to assisting the victims of Illinois' 39,000 inmates and 27,000 parolees. Current Victim Services staff would not be able to assist in meeting House Bill 2400 provisions. The Department estimates this program would need to be implemented in two facilities, one for males and one for females. The Department also estimates two additional staff members would need to be employed at each facility where Pathway programs are implemented, one to assist in Victim Services and one to assist in the administrative tasks of the program. Staff are estimated at an annual cost of $100,000 each for salary and benefits. Fourth, House Bill 2400 provides that up to $1,000 of trauma-informed victim services or trauma-certified professional therapy must be provided by the Department to family members of the victim of the petitioner's offense. Insurance policies of the family members of the victim of the petitioner's offense or family members' financial resources shall first be used to pay the costs of these services or therapy. Optional participation by family members of the victim of petitioner's offense would be provided by the Department at no cost to the family members of the victim. The impact of these fiscal constraints on the Department cannot be identified until the program is implemented, though the number of victims this legislation may address is unknown, and potentially quite large. Therefore, the fiscal impact on the Department is unknown. The correctional population impact is also unknown as offenders are not eligible for early release until granted clemency by the Governor based on petitions filed and an offender's program progress, a process that cannot be initiated until more than 5 years after enactment. The Department currently lacks the resources, training, curriculum, victim information, and funding to enact this proposal.

House Floor Amendment No. 1

Deletes provision that the Department of Corrections may enter an order releasing and discharging a participant in the Pathway to Community Program from mandatory supervised release if it determines that he or she is likely to remain at liberty without committing another offense.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02401  Rep. Ryan Spain
305 ILCS 5/5-1  from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02402  Rep. Ryan Spain
50 ILCS 750/15.4a
Amends the Emergency Telephone System Act. Provides that a 9-1-1 Authority in a county that: has a population of at least 250,000, has more than one Emergency Telephone System Board, Joint Emergency Telephone System Board, or qualified governmental entity, and is serving a population of less than 25,000 is exempt from consolidation requirements if the 9-1-1 Authority: (1) as of January 1, 2019, is the only remaining authority in the State that has not met the consolidation requirements; (2) serves a municipality with a population of less than 6,000 people; and (3) has received intergovernmental agreement rejections by 5 or more contiguous counties or 9-1-1 authorities to consolidate 9-1-1 services.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02403  Rep. Ryan Spain
625 ILCS 5/12-208  from Ch. 95 1/2, par. 12-208
Amends the Illinois Vehicle Code. Provides that every motor vehicle with 4 or more wheels shall have 3 rear stop lamps, except that a motor vehicle with a model year of 1994 or earlier may be equipped with 2 stop lamps. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02404  Rep. Ryan Spain and Andrew S. Chesney
35 ILCS 405/2  from Ch. 120, par. 405A-2
35 ILCS 405/3  from Ch. 120, par. 405A-3
35 ILCS 405/4  from Ch. 120, par. 405A-4
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act for persons dying on or after the effective date of the amendatory Act or for transfers made on or after the effective date of the amendatory Act. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02405  Rep. Avery Bourne-Darren Bailey
625 ILCS 5/6-508  from Ch. 95 1/2, par. 6-508
Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue a CDL with an agricultural endorsement to a person without requiring the person to demonstrate competence at parallel parking. Provides that the holder of a CDL with an agricultural endorsement may operate only covered farm vehicles. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02406  Rep. Avery Bourne
730 ILCS 5/5-5-3.2
Amends the Unified Code of Corrections concerning factors in aggravation. Provides that if the defendant verbally indicated or demonstrated by his or her actions to the victim that he or she was presently armed with a firearm or other dangerous weapon, including, but not limited to, a knife, club, ax, or bludgeon even if the defendant did not possess a firearm or dangerous weapon when he or she committed the offense, including the possession of an air rifle, shall be accorded weight in favor of imposing a term of imprisonment or may be considered by the court as reasons to impose a more severe sentence. Makes technical changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02407  Rep. Avery Bourne
105 ILCS 5/21B-20
105 ILCS 5/21B-50
Amends the School Code. With regard to the Alternative Educator Licensure Program for Teachers, provides that, beginning on January 1, 2022, the program shall be comprised of 3 phases (rather than 4 phases) by removing the second year of residency; makes conforming changes. Provides that an alternative provisional educator endorsement on an Educator License with Stipulations is valid for one year (rather than 2 years) of teaching in the public schools, but may be renewed for a second (rather than third) year if needed to complete the Alternative Educator Licensure Program for Teachers. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Steve McClure-Michael E. Hastings, Jason Plummer and Thomas Cullerton)

New Act

Creates the Removal of Private Compromising Images Act. Defines terms. Provides that a person shall not post a private compromising image of another person online. Provides that a person may file a petition for a take-down order if the person discovers that a private compromising image of himself or herself is posted online. Provides that if the court finds that the defendant posted a private compromising image from the website. Provides that if the court finds that the defendant posted a private compromising image, then the court shall enter a take-down order and the defendant shall immediately delete or remove the private compromising image from the website. Provides that upon the return of service date, if the plaintiff presents prima facie evidence that the image at issue is a private compromising image of the plaintiff, then the court shall enter an emergency take-down order without a hearing to have the image removed from the website immediately. Provides that a person who is found to have posted a private compromising image of another person by a court shall be liable for damages. Provides that the amount of damages shall be at the discretion of the court.

House Committee Amendment No. 1

Provides that nothing in the Act shall be construed to impose liability on an interactive computer service for content provided by another person.

Aug 16 19  H  Public Act . . . . . . . 101-0385

HB 02409  Rep. Avery Bourne

405 ILCS 5/3-605 from Ch. 91 1/2, par. 3-605

Amends the Mental Health and Developmental Disabilities Code. Provides that a person subject to involuntary admission on an inpatient basis may be transported to a hospital nearest to his or her residence (rather than only a mental health facility). Provides that if a person subject to involuntary admission on an inpatient basis is transported to a hospital that is unable to provide treatment to persons subject to involuntary admission on an inpatient basis, the hospital shall arrange for transport of the respondent to a hospital that treats persons subject to involuntary admission on an inpatient basis or a mental health facility.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02410  Rep. Avery Bourne

220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02411  Rep. Avery Bourne

625 ILCS 5/3-111.1 from Ch. 95 1/2, par. 3-111.1

Amends the Illinois Vehicle Code. Removes "not the actual mileage" language from the application for a corrected certificate of title. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02412  Rep. Katie Stuart-Stephanie A. Kifowit-Michael Halpin, Yehiel M. Kalish, Diane Pappas, Monica Bristow, Anna Moeller, Jaime M. Andrade, Jr., Linda Chapa LaVia, Theresa Mah, Anne Stava-Murray, Joyce Mason and Lindsey LaPointe

720 ILCS 5/11-1.25 new

Amends the Criminal Code of 2012. Provides that a person commits sexual assault by deception if the person commits an act of sexual penetration and the person submits under the belief that the person committing the act is someone known to the victim other than the accused, and this belief is induced by pretense or concealment by the accused with the intent to induce that belief. Sexual assault by deception is a Class 3 felony.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 200/15-170

Amends the Property Tax Code. In a Section concerning the Senior Citizens Homestead Exemption, provides that the assessor and the county recorder of deeds shall establish a policy and practice for the regular exchange of information for the purpose of alerting the assessor whenever a transfer of ownership of any property receiving a Senior Citizens Homestead Exemption has occurred. Provides that, if such a transfer occurs, the assessor shall mail a notice to the new owner of the property (i) informing the new owner that the exemption will remain in place through the year of the transfer, after which it will be cancelled, and (ii) providing information pertaining to the rules for reapplying for the exemption if the homeowner qualifies. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02414  Rep. David A. Welter
625 ILCS 5/11-1435 new
Amends the Illinois Vehicle Code. Provides that a person shall not operate a vehicle upon any street, roadway, or highway that is closed due to a rise in water level and is clearly marked by a sign stating the street, roadway, or highway is closed. Provides that a person who violates the new provision is guilty of a Class A misdemeanor and shall be fined up to $2,000. Provides that except for any cost of transporting the rescued person to a hospital or other facility for treatment of injuries, a person shall pay restitution to reimburse costs incurred in a rescue operation. Defines "rescue operation" as a response by a law enforcement officer, an ambulance, a firefighter on the rolls of a regularly constituted fire department or fire protection district, a firefighter of a volunteer fire department, or a member of a recognized not-for-profit rescue or emergency medical service provider. Provides that moneys shall be deposited into specific funds if the rescuer is an agent of either the Department of State Police or the Department of Natural Resources.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02415  Rep. David A. Welter
405 ILCS 5/3-606 from Ch. 91 1/2, par. 3-606
Amends the Mental Health and Developmental Disabilities Code. Provides that a peace officer may take a person into custody and transport the person to a mental health facility if the peace officer has administered an opioid antagonist to the person in response to an opioid overdose. Defines "opioid antagonist".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02416  Rep. David A. Welter
New Act
20 ILCS 1305/10-34.5 new
Creates the Human Trafficking Prevention Training Act. Provides that the Department of Human Services shall create a human trafficking prevention training program aimed at the prevention of human trafficking in hotels and motels. Provides that the Department shall use resources published by the United States Department of Homeland Security and the American Hotel and Lodging Association to develop the training program. Provides that an employee of a hotel or motel located in this State shall annually participate in the human trafficking prevention training program. Makes corresponding changes in the Department of Human Services Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02417  Rep. Tim Butler-Jerry Costello-II-Andrew S. Chesney-Tony McCombie-Mark Batinick, Dan Caulkins, Dan Ugaste, David McSweeney, Mike Murphy, Michael D. Unes, Ryan Spain, Deanne M. Mazzochi, Jaime M. Andrade, Jr. and Robert Martwick
625 ILCS 5/11-907 from Ch. 95 1/2, par. 11-907
Amends the Illinois Vehicle Code. Provides that a person who violates a provision in the Code governing the operation of a vehicle approaching a stationary emergency vehicle commits a petty (rather than business) offense punishable by a fine of not more than $75 (rather than a fine of not less than $100 or more than $10,000). Provides that a person who violates the provision and the violation results in damage to the property of another person commits a business offense punishable by a fine of not less than $100 and not more than $10,000. Provides that a person who violates the provision and the violation results in the injury or death of another person commits a Class A misdemeanor.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02418  Rep. Tim Butler-Darren Bailey
5 ILCS 420/2-105 new
Amends the Illinois Governmental Ethics Act. Provides that no legislator while serving as a member of the General Assembly shall concurrently serve as the chairperson for a statewide political party.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02419  Rep. Tim Butler
430 ILCS 66/15
430 ILCS 66/20
Amends the Firearm Concealed Carry Act. Provides that the referral of an objection from a law enforcement agency for the issuance of a concealed carry license to the Concealed Carry Licensing Review Board shall toll the 90-day period for not more than 60 days for the Department of State Police to issue or deny the applicant a license. Provides that if an objection of a law enforcement agency or the Department is not supported by clear and convincing evidence, the Board shall dismiss the objection and notify the Department that the applicant is eligible for a license. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02420  Rep. Tim Butler
225 ILCS 10/2.09 from Ch. 23, par. 2212.09
Amends the Child Care Act of 1969. Excludes from the definition of "day care center" a program or portion of a program that serves children that have attained the age of 3 and are enrolled in a preschool program operated by a school district, but need care for the remainder of the time in which they are not attending the preschool program.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02421  Rep. Tim Butler
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02422  Rep. Tim Butler
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02423  Rep. Tim Butler
415 ILCS 135/75
Amends the Drycleaner Environmental Response Trust Fund Act. Makes a technical change in a Section relating to the adjustment of fees and taxes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

225 ILCS 605/3.6
Amends the Animal Welfare Act. Provides that, while a stray dog or cat is being held for the period specified in local ordinance, an animal shelter may release the stray dog or cat to a facility operated by a rescue group for the purpose of providing medical care if the animal shelter is unable to provide that care.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02425

Rep. Andrew S. Chesney-Arthur Turner-Charles Meier-Luis Arroyo-Lawrence Walsh, Jr., Darren Bailey, Joe Sosnowski, Dan Caulkins, Chris Miller, Blaine Wilhour, Daniel Swanson, Tony McCombie, Michael T. Marron, C.D. Davidsmeyer, Randy E. Frese, Patrick Windhorst, Tom Demmer, Mike Murphy, Avery Bourne, Margo McDermed, John M. Cabello, William Davis, Steven Reich, Dan Ugaste, Thomas Morrison and Terri Bryant

520 ILCS 10/5.5
520 ILCS 10/5.6 new
520 ILCS 10/6 from Ch. 8, par. 336
520 ILCS 10/7 from Ch. 8, par. 337

Amends the Illinois Endangered Species Protection Act. Provides that a permit for incidental taking under the Act shall not be required if a federal conservation agreement, including, but not limited to, a candidate conservation agreement, habitat conservation plan, or safe harbor agreement that includes conservation practices conducted in the State in effect and approved by the United States Fish and Wildlife Service under the federal Endangered Species Act of 1973. Provides that incidental taking of species that are listed as endangered or threatened by the State only and not listed by the United States Fish and Wildlife Service shall follow the provisions under the Act. Provides that of the remaining appointed members, one member shall be a landowner representing the State's largest general farm organization. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:

520 ILCS 10/5.5
Deletes reference to:

520 ILCS 10/6

Replaces everything after the enacting clause. Amends the Illinois Endangered Species Protection Act. Provides that a permit for incidental taking under the Act shall not be required: (1) on land that is subject to and for activities that are implemented in compliance with a federal Candidate Conservation Agreement or Candidate Conservation Agreement with Assurances approved by the United States Fish and Wildlife Service under the federal Endangered Species Act of 1973; or (2) for covered conservation practices conducted in this State within a federal program authorized under a Conference Report under the federal Endangered Species Act of 1973 on land subject to that program. Provides that upon an automatic listing of a federally-listed species, the Endangered Species Protection Board shall immediately publish a notice for a public hearing and conduct a hearing within 14 days of the automatic listing. Provides that the listing, delisting, or change of listing status for any non-federally listed species shall be made only after a public hearing. Effective immediately.

Apr 11 19 Third Reading - Short Debate - Passed 060-047-003

HB 02426

Rep. Allen Skillicorn

65 ILCS 5/11-74.4-13 new

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that new redevelopment project areas may not be established under the Act until 2 years after the effective date of the amendatory Act. Repeals the provisions 2 years after the effective date of the amendatory Act. Effective immediately.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02427

Rep. Allen Skillicorn

35 ILCS 200/20-15

Amends the Property Tax Code. Provides that each tax bill shall contain a list of each tax increment financing (TIF) district in which the property is located and the dollar amount of tax due that is allocable to the TIF district. Effective immediately.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02428

Rep. Allen Skillicorn

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that if (i) the total equalized assessed value of all taxable property in the taxing district for the current levy year is less than the total equalized assessed value of all taxable property in the taxing district for the previous levy year, or (ii) the median equalized assessed value of all taxable property in the taxing district for the current levy year and the 2 levy years immediately preceding the current levy year is less than the median equalized assessed value of all taxable property in the taxing district for the 3 levy years immediately preceding that 3-year period, then the extension limitation is (a) 0% or (b) the rate of increase approved by voters (instead of the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or the rate of increase approved by the voters). Effective immediately.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee
HB 02429 Rep. Jonathan Carroll

815 ILCS 505/2WWW new

Amends the Consumer Fraud and Deceptive Practices Act. Provides that a person commits an unlawful practice when he or she, in connection with any telecommunications service or voice over Internet protocol (VoIP) service, knowingly causes any caller identification service to transmit misleading or inaccurate caller identification information with the intent to deceive, defraud, mislead, harass, cause emotional distress, or wrongfully obtain anything of value. Provides exemptions.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee


35 ILCS 200/15-170

Amends the Property Tax Code. Provides that, for taxable years 2019 and thereafter, the maximum reduction for the senior citizens homestead exemption is $8,000 in all counties (currently, $8,000 in counties with 3,000,000 or more inhabitants and $5,000 in all other counties). Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02431 Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield and Debbie Meyers-Martin

110 ILCS 330/11 new
210 ILCS 85/10.12 new
210 ILCS 86/25

Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Requires hospitals to require an intern, resident, or physician who provides medical services at the hospital to have proper credentials and any required certificates for ongoing training at the time the intern, resident, or physician renews his or her license. Amends the Hospital Report Card Act. Requires hospitals to include in their quarterly reports the number of female patients who have died within the reporting period, the number of female patients who have died of a preventable cause within the reporting period and the number of those preventable deaths that the hospital has otherwise reported within the reporting period, and the number of physicians who were required by the hospital to undergo any amount or type of retraining during the reporting period.

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

HB 02432 Rep. Mary E. Flowers-LaToya Greenwood

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

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

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee


110 ILCS 330/8b new
210 ILCS 85/11.1a new

Amends the Hospital Licensing Act and the University of Illinois Hospital Act. Requires every hospital to ensure that it has the proper instruments available for taking a pregnant woman's blood pressure. Provides that the Department of Public Health shall adopt rules for the implementation of the requirement.

Jul 19 19 H Public Act . . . . . . . . 101-0091
HB 02434  Rep. Mary E. Flowers-LaToya Greenwood

305 ILCS 5/1-10

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02435  Rep. Mary E. Flowers-LaToya Greenwood and Debbie Meyers-Martin

215 ILCS 134/87 new

Amends the Managed Care Reform and Patient Rights Act. Provides that a health insurance carrier, health maintenance organization, or other managed care entity for a health care plan and its employees and other representatives are liable for damages for harm to an enrollee proximately caused by their failure to exercise ordinary care. Prohibits a health insurance carrier, health maintenance organization, or other managed care entity from removing a provider from its health care plan for advocating on behalf of an enrollee for appropriate and medically necessary health care. Prohibits a health insurance carrier, health maintenance organization, or other managed care entity from entering into a contract with a provider that indemnifies the health insurance carrier, health maintenance organization, or other managed care entity. Provides that an insured or enrollee seeking damages has the right and duty to submit the claim to arbitration in accordance with the Uniform Arbitration Act. Provides that the provisions do not apply to workers' compensation insurance coverage, actions seeking only a review of an adverse utilization review determination, and licensed insurance agents.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02436  Rep. Mary E. Flowers-LaToya Greenwood

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that notwithstanding current law, objections to a petition to expunge or seal must be filed within 15 days in cases in which a petitioner has met all of eligibility requirements under the Act and has demonstrated employment. Provides that a hearing on the basis of an objection for such an eligible petitioner shall be held within 15 days. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


725 ILCS 5/112A-3  from Ch. 38, par. 112A-3

750 ILCS 60/103  from Ch. 40, par. 2311-3

Amends the Illinois Domestic Violence Act of 1986 and the Protective Orders Article of the Code of Criminal Procedure of 1963. Includes economic or financial abuse in the definition of "abuse". Defines "economic or financial abuse" as controlling a person's access to economic or financial resources in a way that forces him or her to depend on the person controlling the economic or financial resources.

May 31 19  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Jacqueline Y. Collins, Antonio Muñoz-Toi W. Hutchinson, Martin A. Sandoval, Ram Villivalam and Jennifer Bertino-Tarrant)
215 ILCS 5/370c.2 new
225 ILCS 60/24.5 new
225 ILCS 65/65-31 new
225 ILCS 95/7.8 new
Amends the Illinois Insurance Code. Requires an accident and health insurer to develop a maternal mental health program designed to promote quality and cost-effective outcomes. Amends the Medical Practice Act of 1987, the Nurse Practice Act, and the Physician Assistant Practice Act of 1987. Provides that licensed physicians, advanced practice registered nurses, and physician's assistants who provide prenatal and postpartum care for a patient shall ensure that the mother is offered screening or is appropriately screened for mental health conditions. Makes other changes. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
215 ILCS 5/370c.2  new
Deletes reference to:
225 ILCS 60/24.5  new
Deletes reference to:
225 ILCS 65/65-31  new
Deletes reference to:
225 ILCS 95/7.8 new
Adds reference to:
215 ILCS 5/370c  from Ch. 73, par. 982c
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. In provisions concerning mental and emotional disorders, provides that "mental, emotional, nervous, or substance use disorder or condition" includes any mental health condition that occurs during pregnancy or during the postpartum period and includes, but is not limited to, postpartum depression. Effective immediately.
Aug 16 19   Public Act ........ 101-0386

HB 02439  Rep. Michael P. McAuliffe
720 ILCS 570/314.5
720 ILCS 570/316
Amends the Illinois Controlled Substances Act concerning the Prescription Monitoring Program. Excludes licensed veterinarians from the reporting requirements under the Program. Provides that a licensed veterinarian shall report information required under the Prescription Monitoring Program if the person who is presenting an animal for treatment is suspected of fraudulently obtaining any controlled substance or prescription for a controlled substance to the Department of Human Services. Provides that a licensed veterinarian may not be subject to any licensure or disciplinary action by the Department of Financial and Professional Regulation for the failure to report such a person. Effective immediately.
Mar 29 19   Rule 19(a) / Re-referred to Rules Committee
HB 02440
Rep. Robert Martwick
(Sen. Omar Aquino)

40 ILCS 5/15-107 from Ch. 108 1/2, par. 15-107
40 ILCS 5/15-110 from Ch. 108 1/2, par. 15-110
40 ILCS 5/15-145 from Ch. 108 1/2, par. 15-145

Amends the State Universities Article of the Illinois Pension Code. In the definition of "employee", adds a reference to certain persons employed by the Department of Innovation and Technology. Provides that "basic compensation" includes the amount of any elective deferral to a deferred compensation plan established under the Article. In a provision concerning survivor's annuities, removes a reference to a person who has a disability that began prior to the date the child attained age 22 if the child was a full-time student. Effective immediately.

May 10 19 S Rule 3-9(a) / Re-referred to Assignments

HB 02441
Rep. Robert Martwick

30 ILCS 105/5.891 new
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.8 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/11 from Ch. 127, par. 661
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
40 ILCS 15/1.10 new

Amends the General Obligation Bond Act. Authorizes the issuance of an additional $105,620,000,000 in State State Serial Long Term Pension Obligation Bonds. Amends the State Pension Funds Continuing Appropriation Act to create a continuing appropriation for payments on those Bonds. Amends the State Finance Act to create the State Pension Serial Long Term Obligation Bond Fund. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02442
Rep. Sue Scherer

755 ILCS 5/18-10 from Ch. 110 1/2, par. 18-10

Amends the Probate Act of 1975. Provides that the fees incurred by a public guardian for services related to guardianship duties are a first class claim against the estate of a decedent.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02443
Rep. Robyn Gabel, Kelly M. Burke, Jennifer Gong-Gershowitz, Kelly M. Cassidy, Terra Costa Howard, Sara Feigenholtz and Elizabeth Hernandez

55 ILCS 5/5-1061.5 new
65 ILCS 5/11-30-8 from Ch. 24, par. 11-30-8
65 ILCS 5/11-80-24 new

Amends the Counties Code. Provides that the county board or board of county commissioners of a county may prohibit the sale of and the use of coal tar sealant product and high polycyclic aromatic hydrocarbon sealant product on any surface, except for highway structures, including, but not limited to, a driveway, parking area, playground, sidewalk, bike trail, or roadway within the county. Amends the Municipal Code making similar changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Jacqueline Y. Collins-Robert Peters-Iris Y. Martinez, Christopher Belt, Laura Ellman, Heather A. Steans, Ram Villivalam, Don Harmon, Patricia Van Pelt, Linda Holmes and Bill Cunningham)

725 ILCS 5/110-5.3 new
730 ILCS 5/5-5-3.1
Amends the Code of Criminal Procedure of 1963. Provides that at the initial bail hearing or any subsequent hearing, the defendant shall be released on recognizance if the judge finds that the defendant's pre-trial detention will harm any infant or child in the defendant's custody at the time of arrest, unless the harm is outweighed by a clear and serious risk of harm to a victim or the community. Provides circumstances that the court shall consider in favor of release. Amends the Unified Code of Corrections. Provides that the defendant is the parent of a child or infant whose well-being will be affected by the parent's absence shall be accorded weight in favor of withholding or minimizing a sentence of imprisonment. Provides circumstances to be considered in assessing this factor in mitigation. Makes other changes.

House Committee Amendment No. 1
Deletes reference to:
725 ILCS 5/110-5.3 new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Deletes language providing that at the initial bail hearing or any subsequent hearing, the defendant shall be released on recognizance if the judge finds that the defendant's pre-trial detention will harm any infant or child in the defendant's custody at the time of arrest, unless the harm is outweighed by a clear and serious risk of harm to a victim or the community. Provides circumstances that the court shall consider in favor of release. Removes a factor in mitigation. Makes other changes.

Aug 23 19  H  Public Act . . . . . . . 101-0471

HB 02445  Rep. Dan Caulkins
105 ILCS 5/10-16.7
Amends the School Code. Makes a technical change in the Section concerning school board duties with respect to the superintendent.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02446  Rep. Dan Caulkins
105 ILCS 5/10-21.4
Amends the School Code. Provides that a school board shall, upon passage of a referendum after submission of a petition signed by no less than 5% of the school district's voters in the last consolidated election, or may, by resolution, enter into a joint agreement with other school boards to share the services of a superintendent or other administrator. Provides that any savings realized by sharing services must be divided equally between classroom needs and property tax relief. Provides that a school district wishing to withdraw from the joint agreement shall obtain from its school board a written resolution approving the withdrawal and shall present a petition for withdrawal to the other member school districts within the timelines designated by the joint agreement if the school district entered into the joint agreement by resolution. Provides that a school district wishing to withdraw from the joint agreement shall submit to the voters of the district the question of whether the school district shall withdraw from the joint agreement if the school district entered into the joint agreement by a referendum vote (also provides for a referendum upon submission of a petition).

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02447  Rep. Dan Caulkins
5 ILCS 420/4A-102
5 ILCS 420/4A-103
Amends the Illinois Governmental Ethics Act. Requires members of the General Assembly and candidates for nomination or election to the General Assembly to make a statement of economic interests concerning any client or entity related to the legalized marijuana industry with whom the person making the statement, or his or her spouse or immediate family member living with that person, maintains an economic association and from which he or she has derived any economic benefit other than the salary received as a member of the General Assembly during the preceding calendar year. Makes a conforming modification to the statement of economic interests disclosure form to be filed with the Secretary of State.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02448  Rep. Elizabeth Hernandez

30 ILCS 105/5.306 from Ch. 127, par. 141.306
225 ILCS 515/12.6
815 ILCS 705/3 from Ch. 121 1/2, par. 1703
815 ILCS 705/5 from Ch. 121 1/2, par. 1705
815 ILCS 705/10 from Ch. 121 1/2, par. 1710
815 ILCS 705/16.5 new
815 ILCS 705/22 from Ch. 121 1/2, par. 1722
815 ILCS 705/26 from Ch. 121 1/2, par. 1726
815 ILCS 705/40 from Ch. 121 1/2, par. 1740
820 ILCS 175/80
820 ILCS 205/17.3 from Ch. 48, par. 31.17-3

Amends the Franchise Disclosure Act of 1987. Requires that prospective franchisees obtain counseling from a third-party
counselor before purchasing a franchise. Requires franchisors to provide to prospective franchisees a list of third-party counselors who
are approved by and who meet the qualifications established by the Attorney General. Provides for fees received under the Act to be
deposited into the Child Labor, Franchise Disclosure, and Day and Temporary Labor Services Enforcement Fund. Amends the State
Finance Act, the Private Employment Agency Act, the Day and Temporary Labor Services Act, and the Child Labor Law to change the
name of the Child Labor and Day and Temporary Labor Services Enforcement Fund and to establish additional purposes for the
renamed Fund.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02449  Rep. Robyn Gabel

New Act
5 ILCS 80/4.40 new
225 ILCS 60/4 from Ch. 111, par. 4400-4
225 ILCS 65/50-15 was 225 ILCS 65/5-15
305 ILCS 5/5-5 from Ch. 23, par. 5-5

Creates the Home Birth Safety Act. Provides for the licensure of midwives by the Department of Financial and
Professional Regulation and for certain limitations on the activities of licensed midwives. Creates the Illinois Midwifery Board. Sets
forth provisions concerning application, qualifications, grounds for disciplinary action, and administrative procedures. Amends the
Regulatory Sunset Act to set a repeal date for the new Act of January 1, 2030. Amends the Medical Practice Act of 1987, the Nurse
Practice Act, and the Illinois Public Aid Code to make related changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02450  Rep. Jay Hoffman

5 ILCS 315/1 from Ch. 48, par. 1601

Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02451  Rep. Robert Martwick-Michael J. Zalewski
(Sen. Robert F. Martwick)

40 ILCS 5/6-164 from Ch. 108 1/2, par. 6-164
30 ILCS 805/8.43 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Removes a birthdate restriction on eligibility at age
55 for a 3% automatic annual increase in retirement annuity that is not subject to a maximum increase of 30%. Makes a related change.
Adds provisions concerning calculations of annual increases in retirement annuities of annuitants who retire after September 1, 1967.
Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Nov 13 19  S  Assigned to Government Accountability and Pensions
HB 02452  Rep. Robert Martwick-Michael J. Zalewski

Amends the State Employee, State Universities, and Downstate Teacher Articles of the Illinois Pension Code. Provides that the System shall offer an accelerated pension benefit payment option for eligible Tier 1 members. Provides that the accelerated pension benefit payment is a lump sum payment equal to 50% of the difference of the net present value of the Tier 1 member's retirement annuity, including the value of the annual increases to that retirement annuity, and the amount of the old-age payments under Social Security, including the value of the annual increases, that he or she would have been entitled to, as determined by the Board, if he or she had been eligible for Social Security coverage with respect to his or her position. Provides that a person who elects the accelerated pension benefit payment option shall have his or her retirement annuity reduced to the amount of the old age payments under Social Security that he or she would have been entitled to, as determined by the Board, had he or she been participating in Social Security and any increase in retirement annuity shall be the annual unadjusted percentage increase (but not less than zero) in the consumer price index-w for the 12 months ending with the September preceding each November 1 of the originally granted retirement annuity. Contains provisions concerning return to active service; rulemaking; qualified plan status; and new benefit increases. Makes conforming changes. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02453  Rep. Lindsey LaPointe

Amends the Chicago Police Article of the Illinois Pension Code. Removes a birthdate restriction on eligibility at age 55 for a 3% automatic annual increase in retirement annuity that is not subject to a maximum increase of 30%. Makes a related change. Specifies the timing of an initial increase in retirement annuity for persons who have not received the initial increase before January 1, 2020. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02454  Rep. Dan Caulkins

Amends the State Employee Article of the Illinois Pension Code. In a provision that allows an annuitant to re-enter service of a department without impairing his or her retirement annuity if the temporary employment is for a period not exceeding 75 working days in a calendar year, limits the temporary employment to employment accepted by the annuitant before January 1, 2020. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02455  Rep. Robert Martwick
(Sen. Omar Aquino)
820 ILCS 80/5
820 ILCS 80/30
820 ILCS 80/45
820 ILCS 80/65
820 ILCS 80/80
Amends the Illinois Secure Choice Savings Program Act. Provides that an investment option may be a conservative fund rather than a conservative principal protection fund. Provides that the Illinois Secure Choice Savings Board may establish deadlines for payment of payroll deductions to the Fund and enter agreements to permit residents of other states to participate in the program. Includes a traditional IRA within the definition of the term "IRA". Provides for audits on a fiscal year basis rather than a calendar year basis and report by the following January rather than July. Requires the Treasurer to prepare annual reports on benefits provided by the Program and post the report on the Program website. Effective immediately.

Oct 28 19  S  Re-referred to Financial Institutions

HB 02456  Rep. Thaddeus Jones
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Provides that each taxpayer who (i) was a resident of another State, (ii) first became a resident of Illinois in a taxable year beginning on or after January 1, 2019, (iii) is employed as a police officer or firefighter in Illinois during the taxable year, (iv) agrees to reside in Illinois for a period of at least 10 consecutive years, and (v) applies to the Department of Revenue for a new resident income tax credit is entitled to an income tax credit in the amount of $15,000 per year. Provides for recapture if the taxpayer fails to reside in the State for a period of at least 10 consecutive years after being approved for a credit by the Department. Provides that the credit is exempt from the Act's automatic sunset. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02457  Rep. Elizabeth Hernandez
625 ILCS 5/3-699.16 new
Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue special registration plates designated as Prostate Cancer license plates. Provides that the fee for a Prostate Cancer license plate, for the original issuance and renewal issuance of the plate, shall be $25.

Apr 03 19  H  Tabled

HB 02458  Rep. Chris Miller-Darren Bailey and Andrew S. Chesney
225 ILCS 650/13 from Ch. 56 1/2, par. 313
Amends the Meat and Poultry Inspection Act. Provides that a processor or establishment may affix a label to meat or a meat food product or poultry or a poultry food product that states that the meat or poultry was Illinois-raised if that meat or poultry was raised in Illinois.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02459  Rep. Michael Halpin, Deb Conroy, Charles Meier, Daniel Swanson, Jeff Keicher and Tony McCombie
(Sen. Neil Anderson-Ram Villivalam)
405 ILCS 110/45
Amends the Out-of-State Person Subject to Involuntary Admission on an Inpatient Basis Mental Health Treatment Act. Extends the repeal date of the Act from January 1, 2020 to January 1, 2025. Effective immediately.

Aug 23 19  H  Public Act . . . . . . . . . . 101-0472
HB 02460


(Sen. Iris Y. Martinez, Jacqueline Y. Collins, Mattie Hunter, Cristina Castro and Martin A. Sandoval)

New Act
15 ILCS 520/22.8
30 ILCS 235/2.5
40 ILCS 5/1-113.6
40 ILCS 5/1-113.17 new

Creates the Illinois Sustainable Investing Act. Provides that any public agency or governmental unit shall develop, publish, and implement sustainable investment policies applicable to the management of all public funds under its control. Provides that the sustainable investment policy may be incorporated in existing investment policies developed, published, and implemented by a public agency or governmental unit. Provides that the sustainable investment policy shall include material, relevant, and decision-useful sustainability factors to be applied by the public agency or governmental unit in evaluating investment decisions. Provides that a public agency shall prudently integrate sustainability factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership in order to maximize anticipated financial returns, minimize projected risk, and more effectively execute its fiduciary duty. Specifies sustainability factors, and the ways in which such factors may be analyzed. Amends the Deposit of State Moneys Act, the Public Funds Investment Act, and the Illinois Pension Code to make changes concerning investment policy and the Illinois Sustainable Investing Act. Provides findings and purpose provisions. Defines terms.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Fiscal Note (Office of the Treasurer)

HB 2460 will have no fiscal impact on the State Treasurer's Office as the Treasurer's office already has a published investment policy that includes material, relevant and decision-useful sustainability factors in accordance with this legislation. HB 2460 is likely to have a positive economic impact to the State of Illinois because evaluating sustainability factors in investment decision-making minimizes risks and maximizes returns on the state's investments.

House Floor Amendment No. 1

Provides that the sustainable investment policy developed under the Illinois Sustainable Investing Act shall include material, relevant, and decision-useful sustainability factors to be considered (currently, applied) by the public agency or governmental unit as one component of its overall evaluation of investment decisions. Provides that nothing in the Act prohibits a public agency or governmental unit from integrating additional factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership of public funds. Provides that the Act shall not apply to bank time deposits or bank processing services. Makes conforming changes.

House Floor Amendment No. 2

Provides that sustainability factors include, among other factors, human capital factors that recognize that the workforce is an important asset to delivering long-term value, including factors such as labor practices, responsible contractor and responsible bidder policies, employee health and safety, employee engagement, diversity and inclusion, and incentives and compensation (currently, responsible contractor and responsible bidder policies are not included as human capital factors).

Senate Committee Amendment No. 1

Provides that any public agency or governmental unit should (currently, shall) develop, publish, and implement sustainable investment policies applicable to the management of all public funds under its control. Provides that the sustainable investment policy should (currently, shall) include material, relevant, and decision-useful sustainability factors to be considered by the public agency or governmental unit as one component of its overall evaluation of investment decisions, which may (currently, shall) include specified items. Makes other changes concerning specified investment policies. Defines "financial institution". Makes conforming changes.

Aug 23 19 H Public Act . . . . . . . . 101-0473
HB 02461  Rep. Debbie Meyers-Martin and Anne Stava-Murray

(Sen. Elgie R. Sims, Jr.)

765 ILCS 1026/15-904

Amends the Revised Uniform Unclaimed Property Act. Provides that an heir or agent who files an unclaimed property claim in which the decedent's property does not exceed $100 may submit an affidavit attesting to the heir's or agent's capacity to claim in lieu of submitting a certified copy to verify a claim. Provides that the affidavit shall be accompanied by a copy of other documentary proof that the State Treasurer requests. Provides that the State Treasurer may change the maximum value by administrative rule. Effective immediately.

Apr 10 19  S  Referred to Assignments


720 ILCS 510/2

from Ch. 38, par. 81-22

Amends the Illinois Abortion Law of 1975. Defines "viability" to include when, in the medical judgment of the attending physician based on the particular facts of the case before the attending physician, the unborn child has a fetal heartbeat. Defines "fetal heartbeat" as the cardiac activity or the steady and repetitive rhythmic contraction of the fetal heart within the gestational sac. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


30 ILCS 500/20-120

30 ILCS 540/7

Amends the Illinois Procurement Code. Provides that the Capital Development Board and the Department of Transportation shall each, by rule, implement a pilot program under which select construction contracts shall contain provisions that if a subcontractor has performed in accordance with the provisions of the subcontract and the work has been accepted by the State agency, the State agency shall pay the subcontractor directly. Provides that the program shall be implemented by January 1, 2021. Amends the State Prompt Payment Act. Provides that certain provisions concerning payments to subcontractors do not apply to payments to a subcontractor for work performed under a subcontract entered into with a construction contractor if the contract contains a provision that the State agency shall pay the subcontractor directly.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02464  Rep. Jay Hoffman

30 ILCS 740/1-1

from Ch. 111 2/3, par. 661

Amends the Downstate Public Transportation Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02465  Rep. Robyn Gabel, Kelly M. Burke and Kelly M. Cassidy

215 ILCS 5/352

215 ILCS 5/368a

305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that all managed care plans shall ensure that all claims and indemnities concerning health care services shall be paid within 30 days after receipt of a claim that has provided specified information on a CMS-1500 Health Insurance Claim Form or a UB-04 (CMS-1450) form. Provides that certain health care providers shall be notified of any known failure of the claim and provide detailed information on how the claim may be satisfied to receive payment within 30 days after receipt. Provides that any undisputed portions of a claim must be reimbursed by the managed care plan within 30 days after receipt. Grants the Department of Insurance specific authority to issue a cease and desist order, fine, or otherwise penalize managed care plans that violate provisions concerning timely payment for health care services. Provides that a policy issued or delivered to the Department of Healthcare and Family Services that provides coverage to certain persons is subject to the provisions concerning timely payment for health care services. Makes conforming changes in the Illinois Public Aid Code.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

720 ILCS 5/2-6 from Ch. 38, par. 2-6

720 ILCS 5/14-3

Amends the Criminal Code of 2012. Exempts from an eavesdropping violation, with the consent of the owner or lessee of the dwelling in which it is installed, the use of a doorbell or intercommunication device that has audio or video capabilities, or both. Defines "intercommunication device". Includes in the General Definitions Article of the Code that for the purposes of this eavesdropping exemption, "dwelling" means a house, apartment, mobile home, trailer, or other living quarters in which at the time of the alleged offense the owners or occupants actually reside or in their absence intend within a reasonable period of time to reside.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02467  Rep. Emanuel Chris Welch-Kelly M. Cassidy-Sara Feigenholtz, Robyn Gabel, Lindsey LaPointe, Kambium Buckner, Daniel Didech and Jonathan Carroll

55 ILCS 5/3-4006 from Ch. 34, par. 3-4006

225 ILCS 60/22 from Ch. 111, par. 4400-22

225 ILCS 60/23 from Ch. 111, par. 4400-23

410 ILCS 210/1.5

750 ILCS 70/Act rep.


Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee


205 ILCS 670/1 from Ch. 17, par. 5401

205 ILCS 670/15 from Ch. 17, par. 5415

205 ILCS 670/15f new

Amends the Consumer Installment Loan Act. Defines "title-secured loan". Provides that for title-secured loans entered into or renewed on or after the effective date of the Act: (i) a licensee shall not contract for or receive a charge exceeding 36% annual percentage rate on the unpaid balance of the amount financed for a title-secured loan; (ii) the loan contract shall provide for repayment of the principal and charges within specified maximum loan terms; (iii) upon or after default, a licensee shall not charge a borrower any finance charges, interest, fees, or charges of any kind; and (iv) the loan may be refinanced if the original principal of the loan has been reduced by at least 60%. Provides that nothing in these provisions abrogates a borrower's right to collect any surplus arising from the sale of a motor vehicle under the Uniform Commercial Code.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee


105 ILCS 5/27-23.13 new

Amends the School Code. Provides that, beginning with the 2019-2020 school year, each school district that maintains grade 9 must include in its curriculum and require all ninth grade students to take a unit of instruction on home economics that includes, but is not limited to, instruction on family finance, wellness, personal hygiene, food preparation, and nutrition. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02470  Rep. Kelly M. Burke-Frances Ann Hurley
(Sen. Bill Cunningham)

40 ILCS 5/5-228 from Ch. 108 1/2, par. 5-228
30 ILCS 805/8.43 new

Amends the Chicago Police Article of the Illinois Pension Code. Provides that if any policeman whose application for either a duty disability benefit or an occupational disease disability benefit has been denied by the Retirement Board brings an action for administrative review challenging the denial of disability benefits and the policeman prevails in the action in administrative review, then the prevailing policeman shall be entitled to recover from the Fund court costs and litigation expenses, including reasonable attorney's fees, as part of the costs of the action.

Senate Floor Amendment No. 1
 Adds reference to:

40 ILCS 5/5-227 from Ch. 108 1/2, par. 5-227

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.
Further amends the Chicago Police Article of the Illinois Pension Code. In provisions concerning felony forfeiture, provides that a person who intentionally and unjustifiably causes delay in proceedings in which the person is ultimately convicted of a felony relating to or arising out of or in connection with his service as a policeman shall not be entitled to any benefits under the Article on and after the filing date of the related indictment or charges, that any refund shall be calculated based on that person's contributions to the Fund, less the amount of any annuity benefit previously received by the person or his or her beneficiaries, and that the changes apply to all persons whose felony conviction was entered on or after January 1, 2019. Adds an immediate effective date.

Aug 16 19  H  Public Act . . . . . . . . 101-0387

HB 02471  Rep. Kathleen Willis

425 ILCS 25/13.1 from Ch. 127 1/2, par. 17.1

Amends the Fire Investigation Act. Makes a technical change in the Section creating the Fire Prevention Fund.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02472  Rep. Kelly M. Burke-Jay Hoffman-Rita Mayfield
(Sen. Terry Link, Bill Cunningham and Ram Villivalam-Iris Y. Martinez)

815 ILCS 505/10b from Ch. 121 1/2, par. 270b

Amends the Consumer Fraud and Deceptive Business Practices Act. Excludes from provisions of the Act making the Act inapplicable to actions or transactions specifically authorized by laws administered by a regulatory body or officer, the manufacture, distribution, or sale of a product that causes or contributes to cause bodily injury, death, or property damage. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the bill as introduced and expands the scope to apply to services as well as products that cause or contribute to injuries. Effective immediately.

Jun 21 19  H  Public Act . . . . . . . . 101-0025

(Sen. Linda Holmes and Neil Anderson)

70 ILCS 705/11k

Amends the Fire Protection District Act. Provides that a board of trustees may enter into contracts for supplies, materials, or work involving an expenditure in excess of $20,000 through participation in a joint governmental or nongovernmental purchasing program that requires as part of its selection procedure a competitive solicitation and procurement process. Effective immediately.

Jul 26 19  H  Public Act . . . . . . . . 101-0139
HB 02474

20 ILCS 2105/2105-131
20 ILCS 2105/2105-205

Amends the Civil Administrative Code of Illinois. Provides that, if the Department of Financial and Professional Regulation refuses to issue a license or certificate or grant registration to an applicant based upon a criminal conviction or convictions, the Department shall include in its notification to the applicant an explanation of how the conviction directly relates to and would prevent the person from effectively engaging in the position for which a license, registration, or certificate is sought. Provides that the Department shall post on its website a list of all State and federal licensing restrictions that would prohibit an applicant from working in a position for which a license is sought. In provisions concerning an annual report summarizing statistical information relating to new license, certification, or registration applications during the preceding calendar year, requires the Department to include the types of criminal convictions that contributed to the denial of a license, certificate, or registration.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02475
Rep. Kelly M. Burke

225 ILCS 75/1 from Ch. 111, par. 3701

Amends the Illinois Occupational Therapy Practice Act. Makes a technical change in a Section concerning the short title.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02476
Rep. Curtis J. Tarver, II

10 ILCS 5/19-2.3 new
10 ILCS 5/19A-20
55 ILCS 5/3-15003.3 new
55 ILCS 5/3-15003.4 new
730 ILCS 5/3-2-2.3 new
730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Election Code. Provides that each election authority shall collaborate with the county jail within the jurisdiction of the election authority to facilitate voting by mail for voters eligible to vote in the county who are confined or detained in the county jail. Provides that in a county with a population of 3,000,000 or more, the election authority in the county shall establish a temporary branch polling place in the county jail. Contains additional provisions concerning the temporary branch polling place in the county jail. Amends the Counties Code. Provides that each election authority shall collaborate with the county jail within the jurisdiction of the election authority to facilitate voter registration for voters eligible to vote in that county who are confined or detained in the county jail. Provides that a county jail shall provide a voter registration application to any person in custody at the jail who requests an application and is eligible to vote. Amends the Unified Code of Corrections. Provides that upon release of a person who is eligible to vote, the Department of Corrections shall provide the person with a specified form that informs him or her that his or her voting rights have been restored. Amends the Unified Code of Corrections and Counties Code. Provides that upon discharge from a county jail or release from the Department of Corrections, a person shall be provided with a voter registration form. Provides that the Department, each county jail, and each county probation office shall provide an individual in its custody with specified information on voting rights. Makes other changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02477
Rep. Kambium Buckner

New Act

Creates the Cannabis Legalization Act. Contains only a short title provision.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02478
Rep. Curtis J. Tarver, II

105 ILCS 5/24-8 from Ch. 122, par. 24-8

Amends the School Code. Provides that, beginning with the 2019-2020 school year, in fixing the salaries of pre-kindergarten teachers, school boards shall pay those who serve full-time an annual salary of not less than $35,000. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02479  Rep. Jay Hoffman

820 ILCS 305/1.2 new
820 ILCS 305/5  from Ch. 48, par. 138.5
820 ILCS 305/11  from Ch. 48, par. 138.11
820 ILCS 310/1.1 new
820 ILCS 310/5  from Ch. 48, par. 172.40
820 ILCS 310/11  from Ch. 48, par. 172.46

Amends the Worker's Compensation Act and the Workers' Occupational Diseases Act. Provides that specified Sections limiting recovery do not apply to injuries or death resulting from an occupational disease as to which the recovery of compensation benefits under the Act would be precluded due to the operation of any period of repose or repose provision. Provides that, as to any such injury occupational disease, the employee, the employee's heirs, and any person having the standing under law to bring a civil action at law has the nonwaivable right to bring such an action against any employer or employers. Effective immediately.

Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 02480  Rep. Marcus C. Evans, Jr.-John M. Cabello

820 ILCS 305/6  from Ch. 48, par. 138.6
820 ILCS 310/1  from Ch. 48, par. 172.36
820 ILCS 310/7  from Ch. 48, par. 172.42

Amends the Workers' Compensation Act and the Workers' Occupational Diseases Act. Includes Methicillin-resistant Staphylococcus aureus (MRSA) in the list of ailments giving rise to a rebuttable presumption that the ailment arose out of employment of firefighters, emergency medical technicians, and paramedics. Provides that the presumption is intended to shift the burden of proof and requires clear and convincing evidence to overcome the presumption. Contains applicability provisions. Excludes firefighters, emergency medical technicians, and paramedics from certain limitations on recovery for hearing loss. Effective immediately.

Apr 12 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 02481  Rep. Dave Severin

New Act
225 ILCS 227/5
425 ILCS 35/Act rep.

Creates the Pyrotechnic Use Act of 2019. Provides that display fireworks shall only be offered for sale, exposed for sale, sold at retail, or kept with intent to sell, possess, use, or explode under a permit with specific requirements, a specific license, or for a specific use. Provides requirements for selling consumer fireworks. Provides that the State Fire Marshal may revoke the registration of any seller of consumer fireworks if the seller violates the requirements. Provides the requirements for use of consumer fireworks. Provides exemptions. Provides the procedure regarding the seizure and sale of fireworks that are stored and held in violation of the Act. Provides requirements for the storage of consumer fireworks and display fireworks. Defines terms. Makes conforming changes. Repeals the Pyrotechnic Use Act. Effective immediately.

Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/3-699.14

Amends the Illinois Vehicle Code to allow for the issuance of In God We Trust special license plate decals by the Illinois Department of Veterans' Affairs. Provides that $11 of each original issuance and $24 of each renewal shall be deposited into the Illinois Veterans' Homes Fund, and that $15 of each original issuance and $2 of each renewal shall be deposited into the Secretary of State Special License Plate Fund.

Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee
HB 02483  Rep. Dave Severin

25 ILCS 115/1  from Ch. 63, par. 14
25 ILCS 120/6.7 new

Amends the General Assembly Compensation Act. Establishes the fiscal year 2020 mileage reimbursement rate and allowance for lodging and meals. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal year beginning July 1, 2019 for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02484  Rep. Dave Severin and Patrick Windhorst

35 ILCS 200/11-155
35 ILCS 200/11-160
35 ILCS 200/11-165

Amends the Property Tax Code. Provides that for providing to the Department of Revenue the Director of Natural Resources and shall be assessed by the Department of Revenue (rather than by proof of a valid facility number issued by the Illinois Environmental Protection Agency). Deletes language regarding the approval procedure for a qualifying water treatment facility, except for language regarding the effective date of certificates. Makes a technical correction concerning a reference to the Department of Natural Resources.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02485  Rep. Dave Severin-Carol Ammons-Rita Mayfield-Deanne M. Mazzochi, Terri Bryant, Daniel Swanson, Steven Reick and Joe Sosnowski

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

Amends the School Code. Requires a school board to publish a notice that the district's annual statement of affairs is available on the State Board of Education's Internet website and in the district's main administrative office (instead of requiring a summary of the statement of affairs to be published). Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Mental Health Modernization and Access Improvement Act. Requires the Department of Healthcare and Family Services to apply for a Medicaid waiver or State Plan amendment, or both, within 6 months after the effective date of the Act to develop and implement a regulatory framework that allows, incentivizes, and fosters payment reform models for all Medicaid community mental health services provided by community mental health centers or behavioral health clinics. Requires the regulatory framework to: (i) allow for and incentivize service innovation that is aimed at producing the best health outcomes for Medicaid enrollees with mental health conditions; (ii) reward high-quality care through annual incentive payments to community mental health centers and behavioral health clinics; (iii) require community mental health centers and behavioral health clinics to report on specified quality and outcomes metrics; and other matters. Provides that all documentation and reporting requirements under the regulatory framework must comply with the federal Mental Health Parity and Addiction Equity Act of 2008 and the State mental health parity requirements under the Illinois Insurance Code. Contains provisions concerning quality and outcomes metrics reporting; data sharing; the establishment of a Stakeholder Quality and Outcomes Metrics Development Working Group; statewide in-person trainings to ensure provider readiness for the regulatory framework; quality and patient safety protections; implementation timeline; certification of community mental health centers that opt into the regulatory framework; and other matters. Provides that the Act shall be implemented upon federal approval and only to the extent that federal financial participation is available. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02487  Rep. Michelle Mussman
(Sen. Laura M. Murphy)
20 ILCS 5140/10
20 ILCS 5140/15
Amends the Task Force on Human Services Contracting Act. Modifies the appointment of members to the Task Force on State Contracting with Private Nonprofit Human Service Providers. Provides, among other appointments, that 7 (currently, 6) members shall be appointed by the Senate Minority Leader and 7 (currently, 6) members shall be appointed by the Minority Leader of the House of Representatives. Provides that the Task Force shall submit a preliminary report to the Auditor General, the General Assembly, and the Governor no later than October 1, 2020 (currently, October 1, 2019), and a final report, along with recommendations and any proposed legislation, to the General Assembly and the Governor by January 1, 2021 (currently, January 1, 2020). Dissolves the Task Force and repeals the Act on January 1, 2022 (currently, January 1, 2021). Effective immediately.
Jul 19 19  H  Public Act . . . . . . . . . 101-0092

HB 02488  Rep. Kathleen Willis
(Sen. Don Harmon)
210 ILCS 40/13 new
Amends the Life Care Facilities Act. Creates the Continuing Care Retirement Community Transparency Task Force to research and collect information on transparency and consumer protection issues for life care contracts. Provides that the Task Force shall review existing legal frameworks to identify all existing consumer protections for residents living in continuing care retirement communities and all areas in which more consumer protections for continuing care retirement community residents are necessary. Provides that the Task Force shall identify any shortcomings of the definition of "life care contract" and determine whether that definition should be expanded to include more senior living facilities. Provides that members shall receive no compensation for their services but may be reimbursed for expenses. Requires the Department of Public Health shall provide administrative and other support to the Task Force. Provides that the Task Force shall report its findings to the Governor and General Assembly by December 31, 2019. Effective immediately.
House Committee Amendment No. 1
Provides that, in addition to those members already listed, the Director of Public Health shall appoint to the Continuing Care Retirement Community Task Force at least 2 providers who hold permits to enter into life care contracts, one of whom shall be a representative of a nonprofit organization exempt from federal income taxes, shall be members of the Task Force. Corrects typographical errors.
House Committee Amendment No. 2
Provides that the Task Force shall report its findings to the Governor and General Assembly by December 31, 2020 (rather than by December 31, 2019). Provides that the amendatory Act's provisions are repealed on January 1, 2021 (rather than January 1, 2020).
May 31 19  S  Rule 3-9(a)/Re-referred to Assignments

HB 02489  Rep. Lawrence Walsh, Jr.
(Sen. Jason A. Barickman-Pat McGuire)
35 ILCS 515/11.1 new
Amends the Mobile Home Local Services Tax Act. Provides that the Secretary of State shall provide the county collector in each county a quarterly report of the transfer of title of mobile homes. Effective immediately.
Jul 26 19  H  Public Act . . . . . . . . . 101-0140

HB 02490  Rep. Lawrence Walsh, Jr.
220 ILCS 5/5-105 from Ch. 111 2/3, par. 5-105
Amends the Public Utilities Act. Makes a technical change in a Section concerning audits of public utilities.
Mar 29 19  H  Rule 19(a)/Re-referred to Rules Committee
HB 02491  Rep. Lawrence Walsh, Jr.-Norine K. Hammond, David A. Welter, Monica Bristow, Jay Hoffman, Chris Miller, Brad Halbrook, Mark Batinick and Dave Severin
(Sen. Pat McGuire-Jason Plummer and Jennifer Bertino-Tarrant)

415 ILCS 5/22.59 new
Amends the Environmental Protection Act. Provides that to the extent allowed by federal law, uncontaminated plastics that meet feedstock specifications for a gasification facility or pyrolysis facility, and that are further processed by a gasification facility or pyrolysis facility and returned to the economic mainstream in the form of crude oil, diesel, gasoline, home heating oil or other fuels, chemicals, waxes, lubricants, chemical feedstocks, diesel and gasoline blendstocks, or other raw materials or intermediate or final products, are considered recycled and are not subject to regulation as waste. Defines terms for these provisions. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Provides that, to the extent allowed by federal law, uncontaminated plastics that have been processed into a feedstock meeting feedstock specifications for a plastics gasification facility or plastics pyrolysis facility, and that are further processed by such a facility and returned to the economic mainstream in the form of raw materials or products, are considered recycled and are not subject to regulation as waste. Provides that the Environmental Protection Agency may propose to the Pollution Control Board for adoption, and the Board may adopt, rules establishing standards for materials accepted as feedstocks by plastics gasification facilities and plastics pyrolysis facilities, rules establishing standards for the management of feedstocks at plastics gasification facilities and plastics pyrolysis facilities, and any other rules, as may be necessary to implement and administer the amendatory Act's provisions.

House Floor Amendment No. 2
Makes changes to the bill as amended by House Amendment No. 1 to provide that, if permitting and construction has commenced prior to July 1, 2025, a pilot project allowing for a pyrolysis or gasification facility is permitted for a locally zoned and approved site in either Will County or Grundy County. Provides that if permitting and construction for the pilot project has not commenced by July 1, 2025, the amendatory Act's provisions are repealed. Provides that the amendatory Act's effective date is July 1, 2020 (rather than immediate). Makes other changes.

House Floor Amendment No. 3
Makes changes to the bill as amended by House Amendments Nos. 1 and 2 to provide that a "plastics gasification facility" and "plastics pyrolysis facility" includes uncontaminated plastics that have been processed prior to receipt at the facility into a feedstock (currently, uncontaminated plastics that have been processed into a feedstock).

Jul 26 19  H  Public Act . . . . . . . . . 101-0141

HB 02492  Rep. Lawrence Walsh, Jr.
(Sen. Christopher Belt)

30 ILCS 105/5.891 new
30 ILCS 105/5.893 new
625 ILCS 5/3-699.14
Amends the Illinois Vehicle Code to allow for the issuance of decals for Universal special license plates by the International Association of Machinists and Aerospace Workers and its Local Lodge 701. Provides fees for the issuance of the decals. Creates the Guide Dogs of America Fund and the Mechanics Local 701 Training Fund as special funds in the State treasury. Makes corresponding changes in the State Finance Act.

Aug 09 19  H  Public Act . . . . . . . . . 101-0256

HB 02493  Rep. La Shawn K. Ford

20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that notwithstanding any other provision of the Act, on and after the effective date of the amendatory Act, a person who was convicted of or pled guilty to a possession of not more than 30 grams of any substance containing cannabis or possession of drug paraphernalia seized in relation to possession of not more than 10 grams of any substance containing cannabis is subject to automatic expungement. The person may petition the court of his or her right to have eligible records immediately expunged. Provides that the clerk shall deliver a certified copy of the expungement order to the Department of State Police and the arresting agency. Provides that upon request, the State's Attorney shall furnish the name of the arresting agency. Provides that the expungement shall be completed within 14 business days after the receipt of the expungement order.

Mar 29 19  H  Rule 19(a)/Re-referred to Rules Committee
HB 02494  Rep. La Shawn K. Ford

305 ILCS 5/10-17.6  from Ch. 23, par. 10-17.6
625 ILCS 5/6-118
625 ILCS 5/6-201
625 ILCS 5/6-303  from Ch. 95 1/2, par. 6-303
705 ILCS 105/27.1b
750 ILCS 5/505  from Ch. 40, par. 505
750 ILCS 5/607.5
750 ILCS 16/50
750 ILCS 46/805
625 ILCS 5/Ch. 7 Art. VII rep.


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02495


New Act

210 ILCS 5/6.1 rep.
410 ILCS 70/9 rep.
720 ILCS 510/Act rep.
720 ILCS 513/Act rep.
735 ILCS 5/11-107.1 rep.
745 ILCS 30/Act rep.
5 ILCS 375/6.11
20 ILCS 505/5 from Ch. 23, par. 5005
5 ILCS 140/7.5
55 ILCS 5/3-3013 from Ch. 34, par. 3-3013
210 ILCS 5/2 from Ch. 111 1/2, par. 157-8.2
210 ILCS 5/3 from Ch. 111 1/2, par. 157-8.3
215 ILCS 5/356z.4
215 ILCS 5/356z.4a new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10 from Ch. 32, par. 604
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/36 from Ch. 111, par. 4400-36
225 ILCS 65/65-35 was 225 ILCS 65/15-15
225 ILCS 65/65-43
410 ILCS 535/1 from Ch. 111 1/2, par. 73-1
415 ILCS 5/56.1 from Ch. 111 1/2, par. 1056.1
720 ILCS 5/9-1.2 from Ch. 38, par. 9-1.2
720 ILCS 5/9-2.1 from Ch. 38, par. 9-2.1
720 ILCS 5/9-3.2 from Ch. 38, par. 9-3.2
720 ILCS 5/12-3.1 from Ch. 38, par. 12-3.1
735 ILCS 5/8-802 from Ch. 110, par. 8-802
750 ILCS 65/15 from Ch. 40, par. 1015
HB 02495 (CONTINUED)

Creates the Reproductive Health Act. Provides that every individual has a fundamental right to make autonomous decisions about one's own reproductive health. Provides that every individual who becomes pregnant has a fundamental right to continue the pregnancy and give birth or to have an abortion, and to make autonomous decisions about how to exercise that right. Provides that a fertilized egg, embryo, or fetus does not have independent rights under the law, of this State. Provides prohibited State actions. Provides that a party aggrieved by a violation of the Act may bring a civil lawsuit. Provides that a health care professional shall report each abortion performed to the Department of Public Health. Limits home rule powers. Repeals provisions regarding abortion in the Ambulatory Surgical Treatment Center Act, the Sexual Assault Survivors Emergency Treatment Act, and the Injunction Article of the Code of Civil Procedure. Repeals the Illinois Abortion Law of 1975, the Partial-birth Abortion Ban Act, and the Abortion Performance Refusal Act. Makes corresponding changes in the Children and Family Services Act, the Counties Code, the Medical Practice Act of 1987, the Vital Records Act, the Criminal Code of 2012, and the Rights of Married Persons Act. Amends the Freedom of Information Act. Provides that information and records held by the Department collected under the Reproductive Health Act is exempt from inspection and copying. Amends the Ambulatory Surgical Treatment Center Act. Provides that that term “ambulatory surgical treatment center” does not include any facility in which the performance of abortion procedures is limited to those performed without general, epidural, or spinal anesthesia. Amends the Illinois Insurance Code. Provides insurance requirements for the coverage of abortion. Makes corresponding changes in the State Employees Group Insurance Act, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Amends the Nurse Practice Act. Provides that operative surgery does not include abortions performed without general, epidural, or spinal anesthesia, and other gynecological procedures related to abortions. Amends the Environmental Act. Provides that tissue and products from an abortion or miscarriage may be buried, entombed, or cremated. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02496

Rep. LaToya Greenwood

20 ILCS 105/4.02 from Ch. 23, par. 6104.02
20 ILCS 2405/3 from Ch. 23, par. 3434
210 ILCS 45/3-402 from Ch. 111 1/2, par. 4153-402
305 ILCS 5/5-5 from Ch. 23, par. 5-5
305 ILCS 5/5-5.01a

Amends the Illinois Act on the Aging, the Disabled Persons Rehabilitation Act, and the Illinois Public Aid Code. Regarding services under the Community Care Program (CCP), the Home Services Program, the supportive living facilities program, and the nursing home prescreening project, provides that individuals with a score of 29 or higher based on the determination of need assessment tool shall be eligible to receive institutional and home and community-based long term care services until the State receives federal approval and implements an updated assessment tool, and those individuals are found to be ineligible under that updated assessment tool. Requires the Department on Aging and the Departments of Human Services and Healthcare and Family Services to adopt rules, but not emergency rules, regarding the updated assessment tool. Contains provisions concerning continued eligibility for persons made ineligible for services under the updated assessment tool. Amends the Illinois Act on the Aging. Prohibits the Department on Aging from adopting any rule that: (i) restricts eligibility under CCP to persons who qualify for medical assistance; or (ii) establishes a separate program of home and community-based long term care services for persons eligible for CCP services but not eligible for medical assistance. Prohibits the Department from increasing copayment levels under CCP to those levels in effect on January 1, 2016. Amends the Illinois Public Aid Code. Deletes a provision concerning an increase in the determination of need scores, on and after July 1, 2012, from 29 to 37. Amends the Nursing Home Care Act. Prohibits the involuntary discharge of an individual receiving care in an institutional setting as the result of the updated assessment tool until a transition plan has been developed. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02497

Rep. LaToya Greenwood-Sam Yingling-Sara Feigenholtz-Maurice A. West, II-Natalie A. Manley, Kelly M. Cassidy, Camille Y. Lilly, Ann M. Williams and David A. Welter
(Sen. Christopher Belt, Sue Rezin-David Koehler, Laura Fine, Dan McConchie, Julie A. Morrison, Linda Holmes, Scott M. Bennett, Rachelle Crowe, Napoleon Harris, III, Elgie R. Sims, Jr., Martin A. Sandoval and Jil Tracy)

705 ILCS 135/10-5

Amends the Criminal and Traffic Assessment Act. Provides that in each county in which Court Appointed Special Advocates provide services, a Court Appointed Special Advocates Fund is specifically for the operations of the Court Appointed Special Advocates, from which the county board shall make grants to support the activities and services of the Court Appointed Special Advocates within that county. Effective July 1, 2019.

Senate Committee Amendment No. 2

Adds reference to:
705 ILCS 135/15-5

Adds reference to:
705 ILCS 135/15-10

Adds reference to:
705 ILCS 135/15-15

Adds reference to:
705 ILCS 135/15-20

Adds reference to:
705 ILCS 135/15-25

Adds reference to:
705 ILCS 135/15-30

Adds reference to:
705 ILCS 135/15-35

Adds reference to:
705 ILCS 135/15-40

Adds reference to:
705 ILCS 135/15-45

Adds reference to:
705 ILCS 135/15-65

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following change:
Provides that $10 shall be deposited from the county's portion into the Court Appointed Special Advocates Fund under the following fee schedules: generic felony offenses; felony DUI offenses; felony drug offenses; felony sex offenses; generic misdemeanor offenses; misdemeanor DUI offenses; misdemeanor drug offenses; misdemeanor sex offenses; major traffic offenses; and non-traffic violations. Effective July 1, 2019.

Senate Floor Amendment No. 3

Provides that the conditional assessment amount for a drug-related offense involving possession or delivery of cannabis or possession or delivery of a controlled substance shall be disbursed with 50% going to the treasurer of the arresting law enforcement agency of the municipality or county, or to the State Treasurer if the arresting agency was a state agency, to be deposited into the State Police Law Enforcement Administration Fund, the Conservation Police Operations Assistance Fund, the Secretary of State Police Services Fund, or the Public Utility Fund, depending on which state agency made the arrest.

Nov 28 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02498  
Rep. LaToya Greenwood, Terra Costa Howard, Mary Edly-Allen and Natalie A. Manley

35 ILCS 105/3-10
35 ILCS 110/3-10  from Ch. 120, par. 439.33-10
35 ILCS 115/3-10  from Ch. 120, par. 439.103-10
35 ILCS 120/2-10

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Reduces the rate of tax on diapers and baby wipes to 1% (currently, 6.25%), changing the distribution of the proceeds from the tax imposed on diapers and baby wipes.

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 02499  
Rep. Natalie A. Manley
(Sen. Elgie R. Sims, Jr.)

70 ILCS 1205/2-25  from Ch. 105, par. 2-25

Amends the Park District Code. Provides that whenever any member of the governing board of any park district is convicted in any court located in the United States of any infamous crime, bribery, perjury, or other felony (rather than is convicted of any infamous crime), that office may be declared vacant. Effective immediately.

Aug 09 19  
H  Public Act . . . . . . . . . . 101-0257

HB 02500  
Rep. Emanuel Chris Welch

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that objections to a petition to expunge or seal must be filed within 30 days (rather than 60 days) of the date of service of the petition.

Apr 12 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 02501  
Rep. Thaddeus Jones

105 ILCS 5/2-3.61a

Amends the School Code. With regard to the 21st Century Community Learning Center Grant Program, provides that for Fiscal Year 2020 only, the State Board of Education must award grants to eligible applicants under the Program to establish 50 after-school programs in 50 disadvantaged communities where the household income is greater than 95% of the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services. Effective immediately.

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Cristina Castro-Neil Anderson-Iris Y. Martinez, Dale Fowler-Linda Holmes and Thomas Cullerton)

40 ILCS 5/4-108.6
40 ILCS 5/4-108.7 new
40 ILCS 5/6-227
40 ILCS 5/6-227.1 new
30 ILCS 805/8.43 new

Amends the Downstate Firefighter and Chicago Firefighter Articles of the Illinois Pension Code. Provides that until 6 months after the effective date of the amendatory Act, creditable service may be transferred from municipal firefighters' pension funds to the Firemen's Annuity and Benefit Fund of Chicago. Removes a provision restricting the amount of creditable service that may be transferred. Authorizes, until 6 months after the effective date of the amendatory Act, the transfer of creditable service from the Firemen's Annuity and Benefit Fund of Chicago to municipal firefighters' pension funds. Amends the State Mandates Act to provide for implementation without reimbursement. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/4-108.6
Deletes reference to:
40 ILCS 5/6-227

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes provisions authorizing a firefighter to transfer creditable service from a municipal firefighters' pension fund to the Firemen's Annuity and Benefit Fund of Chicago.

Aug 23 19  H  Public Act . . . . . . . . . . 101-0474

HB 02503  Rep. Anne Stava-Murray-Delia C. Ramirez-Kambium Buckner-Will Guzzardi-Carol Ammons, Celina Villanueva, Maurice A. West, II and Justin Slaughter

55 ILCS 5/3-6041 new
65 ILCS 5/10-1-18.1-5 new

Amends the Counties Code and the Illinois Municipal Code. Provides that every sheriff's office and every municipal police department shall report on an annual basis to the General Assembly information regarding complaints filed by a member of the public against a law enforcement officer in his or her official capacity. Provides that the annual report shall include, but not be limited to: (1) a redacted copy of each original complaint submitted against each officer; (2) the results of completed investigations or status of any ongoing investigation as a result of a filed complaint; (3) the nature of any disciplinary action taken; and (4) an overall accounting of the number of complaints filed and the number of times discipline was imposed against an officer within a reporting period. Provides that if the office or department does not report any complaints filed, the office or department may be subject to inspection of records by the Illinois Criminal Justice Information Authority.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02504  Rep. Maurice A. West, II

820 ILCS 40/8 from Ch. 48, par. 2008

Amends the Personnel Record Review Act. Provides that, except as otherwise specified, an employer shall delete disciplinary reports, letters of reprimand, or other records of disciplinary action that are more than 10 (rather than 4) years old.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02505  Rep. Maurice A. West, II
(Sen. Dale Fowler-Steve Stadelman-Linda Holmes and Dave Syverson)

30 ILCS 595/5

Amends the Local Food, Farms, and Jobs Act. Modifies the term "local farm or food products" for purposes of the Act.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and further modifies the term "local farm or food products" to include products processed and packaged in Illinois using at least one ingredient grown in Illinois.

Aug 09 19  H  Public Act . . . . . . . . . . 101-0258
HB 02506  Rep. Jay Hoffman

410 ILCS 535/25  from Ch. 111 1/2, par. 73-25

Amends the Vital Records Act. Makes a technical change in a Section concerning fees.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02507  Rep. Patrick Windhorst

430 ILCS 66/60

Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $100 (rather than $150), of which $80 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $15 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $5 (rather than $10) shall be apportioned to the State Crime Laboratory Fund. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02508  Rep. Deanne M. Mazzochi-Allen Skillicorn

10 ILCS 5/4-22  from Ch. 46, par. 4-22

Amends the Election Code. Provides that if judges in charge of precinct registration files find that the signature on the certificate of registered voter and the signature on the registration card do not match for the applicant to vote, the applicant shall provide the judges with a valid State issued drivers license, State issued identification card, or passport (rather than requiring judges to ask an applicant the questions for identification that appear on the registration card if they are unsatisfied that the is the identical person who is registered under the same name; and if the applicant does not prove to the satisfaction of a majority of the judges that he is the identical person registered under the name in question, then the vote of the applicant shall be challenged by a judge and the same procedure followed as provided by law for challenged voters.). Provides that the judges shall find that the signature on the certificate and the signature on the registration card do not match in situations that include, but are not limited to, if one signature is in cursive writing and the other is in printed writing.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02509  Rep. Deanne M. Mazzochi

110 ILCS 205/9.39 new

Amends the Board of Higher Education Act. Provides that no later than December 31, 2020, the Board of Higher Education, in collaboration with the Illinois Community College Board and the State Board of Education, must develop a 4-year western civilization degree program that shall result in a student receiving a bachelor's degree in western civilization. Provides that a student in the degree program must complete the first year of the program in high school, the second and third year of the program at a public community college in this State, and the final year of the program at a public university in this State. Requires the Board, in collaboration with the Illinois Community College Board and the State Board of Education, to develop the curriculum of the degree program, which must include course instruction on philosophy, literature, history, art, and architecture from various periods of western civilization. Provides that any university that has a postgraduate degree program must accept a western civilization degree awarded to a student under the program to satisfy any requirements of a bachelor's degree. Requires the Board, in consultation with the Illinois Community College Board and the State Board of Education, to adopt rules.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02510  Rep. Deanne M. Mazzochi

10 ILCS 5/1A-60 new

Amends the Election Code. Requires the State Board of Elections to provide for a process by rule reconciling the results of the 2020 federal census with the State's voter registration rolls.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02511
Rep. Deanne M. Mazzochi-Charles Meier and Allen Skillicorn

New Act

740 ILCS 110/4 from Ch. 91 1/2, par. 804

Creates the Suicide Prevention Act. Provides that for a person 18 years of age or older who is receiving or has received mental health services for an attempted suicide, the person's therapist shall identify a family member or other person who shall consult with the therapist every 30 days following a suicide attempt for the period of one year. Provides that the period may be extended by the therapist based on need. Provides that the therapist shall be responsible for consulting with the designated person about the progress of the person who is receiving mental health services toward restoration of mental health. Provides that except as otherwise prohibited by the federal Health Insurance Portability and Accountability Act of 1996, a therapist is not criminally or civilly liable for disclosing the recipient's therapy or for discussing the progress of the recipient toward mental health to a person designated under the Act. Defines various terms. Amends the Mental Health and Developmental Disabilities Confidentiality Act to make conforming changes.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, except provides that for a person 12 years of age or older who is receiving or has received mental health services for an attempted suicide, the person's therapist may share mental health information with family members, friends, or others involved in the recipient's care, if the recipient agrees or does not object, and the information is relevant to the family member, friend, or caregiver's involvement with the recipient's healthcare or the payment for that care (rather than for a person 18 years of age or older who is receiving or has received mental health services for an attempted suicide, the person's therapist shall identify a family member or other person who shall consult with the therapist every 30 days following a suicide attempt for the period of one year that may be extended by the therapist based on need and that the therapist shall be responsible for consulting with the designated person about the progress of the person who is receiving mental health services toward restoration of mental health). Provides that the therapist must: (1) ask the recipient's permission to share relevant information with family members, friends, or other caregivers; (2) tell the recipient he or she plans to discuss the information, (3) give the recipient an opportunity to agree or object; or may infer from the circumstances, using professional judgment, that the recipient does not object, and (4) determine that the sharing of relevant information is in the recipient's best interest. Provides that the family, friends, or caregivers may consult with the therapist every 30 days following a suicide attempt for the period of one year. Provides that the period may be extended by the therapist based on need. Provides that the therapist shall be responsible for consulting with the designated person about the progress of the person who is receiving mental health services toward restoration of mental health. In the amending provisions of the Mental Health and Developmental Disabilities Confidentiality Act, provides that the person designated by a therapist under the Suicide Prevention Act to be consulted on the progress of a recipient of mental health services who has attempted suicide may be consulted only to the extent the information is necessary for the family member, friend, or caregiver's involvement with the recipient's health care or the payment for that care and consistent with the therapist's professional judgment that the consultation is in the recipient's best interest.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
(Sen. John F. Curran-Pat McGuire and Suzy Glowiak Hilton)

110 ILCS 305/105 new
110 ILCS 520/90 new
110 ILCS 660/5-200 new
110 ILCS 665/10-200 new
110 ILCS 670/15-200 new
110 ILCS 675/20-205 new
110 ILCS 680/25-200 new
110 ILCS 685/30-210 new
110 ILCS 690/35-205 new

Amends various acts relating to the governance of public universities in Illinois. Provides that on or before July 1, 2020, and on or before each July 1 thereafter, the board of trustees of each university must submit a report to the Board of Higher Education on the amount of tuition that students attending the university paid in the previous academic year that includes (i) the percentage of undergraduate and graduate students who paid more than 75% of full tuition costs, (ii) the percentage of undergraduate and graduate students who paid more than 50% but no more than 75% of full tuition costs, (iii) the percentage of undergraduate and graduate students who paid more than 25% but no more than 50% of full tuition costs, (iv) the percentage of undergraduate and graduate students who paid no more than 25% of full tuition costs, and (v) the percentage of undergraduate and graduate students who had no tuition costs. Provides that the tuition costs calculated must reflect the amount of tuition paid by a student after all scholarships, grants, and other financial assistance have been applied to his or her tuition charge.

House Floor Amendment No. 2
Deletes reference to:
   110 ILCS 305/105 new
Deletes reference to:
   110 ILCS 520/90 new
Deletes reference to:
   110 ILCS 660/5-200 new
Deletes reference to:
   110 ILCS 665/10-200 new
Deletes reference to:
   110 ILCS 670/15-200 new
Deletes reference to:
   110 ILCS 675/20-205 new
Deletes reference to:
   110 ILCS 680/25-200 new
Deletes reference to:
   110 ILCS 685/30-210 new
Deletes reference to:
   110 ILCS 690/35-205 new

Adds reference to:
   110 ILCS 205/9.29
HB 02512 (CONTINUED)

Replaces everything after the enacting clause. Amends the Board of Higher Education Act. Provides that, no later than July 1, 2020, and annually thereafter, each public university must submit a report to the Board of Higher Education on the amount of tuition that undergraduate, degree-seeking students attending the university paid in the previous academic year that includes (i) the percentage of undergraduate students who paid more than 75% of full tuition costs, (ii) the percentage of undergraduate students who paid more than 50% but no more than 75% of full tuition costs, (iii) the percentage of undergraduate students who paid more than 25% but no more than 50% of full tuition costs, (iv) the percentage of undergraduate students who paid no more than 25% of full tuition costs, and (v) the percentage of undergraduate students who had no tuition costs. Provides that the tuition costs calculated must reflect the amount of tuition paid by a student after all scholarships, grants, and other financial assistance have been applied to his or her tuition charge and must reflect only the amounts paid by undergraduate, degree-seeking students. Requires the Board of Higher Education to annually compile and submit, as part of its tuition and fee waiver report to the General Assembly, the information received by each public university.

Jul 19 19 Public Act . . . . . . . . . 101-0093

HB 02513 Rep. Deanne M. Mazzochi, Blaine Wilhour, Chris Miller, Brad Halbrook, C.D. Davidsmeyer, Grant Wehrli, Tom Weber and Allen Skillicorn

10 ILCS 5/4-14.1 from Ch. 46, par. 4-14.1

Amends the Election Code. Provides that the county clerk of a county where a decedent last resided shall (rather than may) issue certifications of death records from the electronic reporting system for death registrations and shall (rather than may) use that system to cancel the registration of any person who has died during the preceding month. Requires a county coroner, medical examiner, or physician for a county or any other individual responsible for certification of death under the Vital Records Act to promptly transmit certified records to the county clerk within 7 days after the death. Requires the county clerk and coroner to report quarterly to its affiliated county board and certify its full compliance with the provisions and accuracy of the voter rolls. Allows an individual to request a copy of the county clerk's or coroner's report and allows for relief if the county clerk fails to provide an accurate report within specified timeframes.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02514 Rep. Deanne M. Mazzochi

25 ILCS 170/5-5 new

Amends the Lobbyist Registration Act. Provides that beginning on and after July 1, 2019, any natural person (i) whose immediate previous employer was the State of Illinois, or any State official office contained therein, and (ii) whose position was policy-making or policy-oriented in nature shall, prior to receiving an initial registration for the purposes of lobbying by the Secretary of State, be charged an additional surcharge in the amount of no more than $1,000 or 10% of the salary or other form of compensation earned by that natural person being hired by a client or clients to lobby, whichever is less. Provides that the surcharge shall be imposed on a one-time basis per natural person. Provides that the surcharge requirement only applies to persons registering as lobbyists after the effective date of this amendatory Act. Effective immediately.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02515 Rep. Deanne M. Mazzochi

305 ILCS 5/11-22a from Ch. 23, par. 11-22a

Amends the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall (rather than may) enforce its right to be subrogated to any right of recovery a recipient of medical assistance may have under the terms of any private or public health care coverage or casualty coverage by joining an action brought by the recipient or by instituting specified legal proceedings against any person or entity that may be liable for the recipient's health care costs.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02516 Rep. Deanne M. Mazzochi

30 ILCS 805/9.2 new

Amends the State Mandates Act. Provides that any bill introduced in the General Assembly on or after the effective date of this amendatory Act that provides for an exemption from reimbursement for a State mandate shall require passage by a two-thirds majority vote in each house of the General Assembly.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee
HB 02517  Rep. Justin Slaughter
50 ILCS 706/10-15
50 ILCS 706/10-25
Amends the Law Enforcement Officer-Worn Body Camera Act. Provides that all law enforcement agencies must use officer-worn body cameras subject to the Act. Provides that each law enforcement agency must provide an annual report on the use of officer-worn body cameras to the Illinois Law Enforcement Training Standards Board.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02518  Rep. Justin Slaughter
720 ILCS 5/16-1 from Ch. 38, par. 16-1
Amends the Criminal Code of 2012. Provides that theft of property not from the person and not exceeding $500 in value is a petty offense if the offense was committed by a person under 18 years of age. Provides that theft of property not from the person and not exceeding $500 in value is a Class A misdemeanor if the theft was committed in a school or place of worship or if the theft was of governmental property committed by a person under 18 years of age.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

(Sen. Patricia Van Pelt-Omar Aquino-Mattie Hunter and Christopher Belt-Jacqueline Y. Collins-Robert Peters)
20 ILCS 2640/Act rep.
House Committee Amendment No. 1
Deletes reference to:
20 ILCS 2640/Act rep.
Adds reference to:
New Act
Adds reference to:
725 ILCS 5/115-10.5a new
Replaces everything after the enacting clause. Creates the Law Enforcement Gang Database Information Act. Provides that each law enforcement agency that maintains a gang database or has access to a shared gang database shall have a policy regarding those databases. Provides that the policy shall include, but not be limited to: (1) that personnel authorized to access a gang database or shared gang database are limited to sworn law enforcement personnel, non-sworn law enforcement support personnel, criminal justice entities, or non-criminal justice technical or maintenance personnel, including information technology and information security staff and contract employees, who have been subject to character or security clearance and who have received approved training; (2) any records contained in a gang database, shared gang database, gang-related information in a law enforcement agency case report, gang-related information in a law enforcement agency dispatch note, or gang-related information in a law enforcement agency dispatch system record shall not be disclosed for the following purposes: employment, education, licensing, or housing, except that law enforcement and criminal justice entities may use information contained in a gang database or shared gang database for employment purposes, and records contained in a gang database or shared gang database may be disclosed to comply with federal law, for national security or homeland security purposes, for military screening purposes, or for other appropriate law enforcement purpose; (3) security procedures; and (4) the review and purge process from gang databases and shared gang databases. Defines terms. Amends the Code of Criminal Procedure of 1963. Provides that in all criminal cases, evidence which indicates the mere presence that the person was or is on a gang database or a shared gang database is not admissible. Effective immediately.
May 10 19  S Rule 3-9(a) / Re-referred to Assignments

HB 02520  Rep. Justin Slaughter
105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new
Amends the School Code. Requires each school district maintaining any of grades 9 through 12 to post on the district's website information for its students on vocational schools, including how a student can access or apply to a vocational school. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02521	Rep. Justin Slaughter
New Act
Creates the Statewide Relocation Towing Licensure Commission Act of 2019. Creates the Statewide Relocation Towing Licensure Commission. Provides membership and meeting requirements for the Commission. Provides that the Commission shall submit a report to the Governor no later than December 31, 2020. Provides that the report shall include, but is not limited to: (1) an evaluation of the current towing laws in this State; (2) a recommendation for an appropriate towing licensure program for this State; (3) a review of all potential litigation costs for an owner of an impounded vehicle, a towing company, and a county or municipality; and (4) any other matters the Commission deems necessary. Repeals the Act on January 1, 2022. Effective immediately.
Mar 29 19	H Rule 19(a) / Re-referred to Rules Committee

New Act
Creates the Legislative Accessibility Act. Provides that the General Assembly shall make all efforts to increase public accessibility to the General Assembly, and specifies the efforts to be included. Provides that the Secretary of State shall make all efforts to increase public accessibility to all State buildings. Provides specified accessibility requirements for the State Capitol Building and the James R. Thompson Center.
Mar 29 19	H Rule 19(a) / Re-referred to Rules Committee

HB 02523	Rep. Marcus C. Evans, Jr.-Carol Ammons
625 ILCS 5/6-209.1 new
625 ILCS 5/11-208.3a new
Amends the Illinois Vehicle Code. Provides that the Secretary of State shall rescind the suspension or cancellation of a person's driver's license that has been suspended or canceled prior to the effective date due to specified violations. Provides that, in the case of a license suspended before the effective date due to the person failing to pay any fine or penalty due or owing as a result of 10 or more violations of local standing, parking, or compliance regulations, a local government shall, within 120 days of receiving a list of persons whose licenses have been suspended before the effective date provided by the Secretary of State, provide the person with notice of a right to a hearing. Provides that an individual subject to suspension who has received a notice may, within 45 days of receiving the notice, request a hearing. Provides that, upon individual request, the local government shall conduct a financial hardship hearing before suspension of a license for unpaid fines or penalties. Prescribes requirements for notice and factors to be considered for a determination of financial hardship. Provides that, if an individual qualifies for a payment plan and makes timely payments, the government may not pursue other means to collect on the debt, and, if the individual misses a payment, may, after providing 60 days' written notice, pursue collection of the debt. Provides that a fourth missed payment shall be considered noncompliance. Provides that, if the individual does not appear at the pre-suspension hearing, the hearing officer may find the person in default and provide notice of the determination. Provides that an individual subject to suspension as a result of 10 or more violations of a vehicular standing, parking, or compliance regulation established by ordinance after a hearing officer's determination that the individual is in a financial hardship is not entitled to another financial hardship hearing.
House Committee Amendment No. 1
Provides that the Secretary shall prescribe the form in which a municipality or county may request the Secretary to restore an individual's driver license. Adds an effective date of July 1, 2020.
Apr 12 19	H Rule 19(a) / Re-referred to Rules Committee
HB 02524

20 ILCS 505/5f new
Amends the Children and Family Services Act. Provides that, for State Fiscal Year 2020, the Department of Children and Family Services shall increase reimbursement rates payable to each private agency with a purchase of service contract or grant from the Department to an amount that equals the sum of all increases in general inflation during State Fiscal Years 2014 through 2018 as determined by the consumer price index-u published by the Bureau of Labor Statistics of the United States Department of Labor, less any rate increases, previously provided by the Department. Sets forth the types of services eligible for the increased reimbursement rate, including, (i) residential services, (ii) specialized, adolescent, treatment, or other non-traditional or Home-of-Relative foster care services, and (iii) intact family services. Provides that beginning in State Fiscal Year 2020, and for every State fiscal year thereafter, the Department shall implement the rate reimbursement methodology outlined in a specified provision of the Illinois Administrative Code when calculating and determining the payment rates for private agencies that contract with the Department to provide specified services. Provides that, for State Fiscal Year 2021, and for every State fiscal year thereafter, foster parent rates and payment rates for other specified services shall be adjusted each year to an amount that equals any increase in general inflation as determined by the consumer price index-u. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02525
Rep. Tom Demmer-Jonathan Carroll

60 ILCS 1/Art. 27 heading
60 ILCS 1/27-5
60 ILCS 1/27-10
60 ILCS 1/Art. 28 rep.

Amends the Township Code. Provides that all townships within a coterminous, or substantially coterminous, municipality may be discontinued (currently, municipalities in which the city council exercises the powers and duties of the township board, or in which one or more municipal officials serve as an officer or trustee of the township; that are located within a county with a population of 3 million or more; and which contain a territory of 7 square miles or more). Makes conforming changes. Repeals an Article of the Township Code regarding discontinuance of specified townships in St. Clair County. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02526
Rep. Tom Demmer

35 ILCS 105/3-10
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that adult diapers sold as incontinence products are taxed at the rate of 1% (currently, 6.25%).

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02527
Rep. Tom Demmer

110 ILCS 947/40
110 ILCS 947/45

Amends the Higher Education Student Assistance Act. With regard to the Illinois Veteran grant program, defines "mandatory fees" as the charges assessed by an institution to each and every full-time student for each term, including, but not limited to, charges assessed for any course leading to an undergraduate degree. Makes a similar change to the definition of "tuition and fees" under the Illinois National Guard and Naval Militia grant program. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02528
(Sen. Donald P. DeWitte)

805 ILCS 405/1a new

Amends the Assumed Business Name Act. Provides that a person conducting or transacting business under an assumed name at his or her residence is not required to include his or her home address while complying with the publication requirements of the Act if that person's safety would be put at risk by publishing his or her home address. Provides that, instead, the person may provide a post office box address.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Assumed Business Name Act. Provides that a person conducting or transacting business under an assumed name at his or her personal residence may list the address of the county clerk of the county of his or her personal residence as the default agent for service of process to meet the publication requirements of this Act if the following conditions are met: (1) the person reasonably believes that publishing his or her home address would put his or her safety at risk, and lists the reasoning for such on the form submitted to the county clerk, which shall be kept confidential; (2) the form is accompanied by a court order, police report, or other indicia that there is a true need for the address to be kept confidential; and (3) the person provides the address of his or her residence, which shall be kept confidential, to the county clerk. Provides that the county clerk may charge a nominal fee for performing this service and shall provide a check box on its form for a confidential address request and room for the explanation for the request. Requires the county clerk to notify the business when the county clerk has been served with process.

Senate Floor Amendment No. 1

Provides that if a person lists the county clerk as the default agent for service of process, the request must be accompanied by a court order or police report. Removes a provision permitting the form to be accompanied by some other indicia that there is a true need for the person's address to be kept confidential.

Aug 23 19 H Public Act . . . . . . . . 101-0475

HB 02529

105 ILCS 5/22-62 new

105 ILCS 5/22-60 rep.

Amends the School Code. Provides that school districts need not comply with and may discharge any mandate or requirement placed on school districts by the Code or by administrative rules adopted by the State Board of Education that is unfunded; with exceptions. Provides that before a school district may lawfully discharge an unfunded mandate, it must hold a public hearing on the matter; sets forth requirements concerning the hearing. Requires a school board to report each unfunded mandate it has discharged to the State Board of Education, and requires the State Board to compile and report this information to the General Assembly each year. Repeals a Section of the Code concerning an unfunded mandates prohibition.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02530
Rep. Jeff Keicher and Allen Skillicorn

105 ILCS 5/10-22.5a from Ch. 122, par. 10-22.5a

105 ILCS 5/34-18.30

Amends the School Code. Provides that if a dependent of active United States military personnel is a nonresident of the school district and his or her parent or guardian is being transferred to a military installation located within the district, then the district must permit the dependent to enroll in school and must not charge the dependent nonresident tuition if the dependent provides the district with official military documentation designating the transfer and arrival dates and proof, within 10 days after the arrival date, that the dependent is a district resident. Provides for electronic enrollment and course registration and what proof of district residency includes. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02531
Rep. Jeff Keicher

10 ILCS 5/2A-1.1 from Ch. 46, par. 2A-1.1

Amends the Election Code. Changes the general primary election to the third Tuesday in June (rather than the third Tuesday in March).

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02532  Rep. Kathleen Willis
305 ILCS 5/10-1      from Ch. 23, par. 10-1
305 ILCS 5/10-2      from Ch. 23, par. 10-2
305 ILCS 5/10-17      from Ch. 23, par. 10-17
305 ILCS 5/10-17.05 new
750 ILCS 5/510       from Ch. 40, par. 510
750 ILCS 5/513.6 new
750 ILCS 5/513.7 new
750 ILCS 46/802
750 ILCS 46/906 new
750 ILCS 46/907 new

Amends the Illinois Public Aid Code. In provisions concerning child support obligations, provides that the liability for the support of a child does not require a previous court order for custody and shall be in conjunction with the child support guidelines set forth in the Illinois Marriage and Dissolution of Marriage Act. Provides that the obligation to support, as provided under the Code, shall be concurrent to any other appropriate State law. Provides that an action to establish or enforce a support obligation, under the Code or under any other Act providing for the support of a child, may be brought subsequent to an adjudication dismissing that action based on specified reasons. Provides that in regard to certain cases, actions and remedies under the Code, the Uniform Interstate Family Support Act, or other State laws shall be cumulative and shall be used in conjunction with one another, as appropriate. Makes corresponding and other changes to the Illinois Marriage and Dissolution of Marriage Act and the Illinois Parentage Act of 2015.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee


New Act
30 ILCS 105/5.886 new

Creates the Transportation Benefit Program Act. Provides that an employer that is situated in Cook County and for which an average of 20 or more full-time employees work for compensation shall offer a program that allows a covered employee to elect to exclude from taxable wages and compensation the employee's commuting costs incurred for the purchase of a transit pass to use public transit up to a maximum level allowed by federal tax law. Provides that a covered employer may comply by participating in a program offered by the Chicago Transit Authority or the Regional Transit Authority. Provides that all transit agencies shall market the existence of the program to their riders. Establishes penalties for violations of the Act. Amends the State Finance Act to create the Transportation Benefits Program Fund. Effective January 1, 2020.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 02534  Rep. Rita Mayfield
20 ILCS 1315/15

Amends the Illinois Youthbuild Act. Directs the Department of Juvenile Justice, the Department of Commerce and Economic Opportunity, the Department of Corrections, the Department of Transportation, the Illinois State Board of Education, and the Department of Human Services (instead of only the Secretary of Human Services) to make grants to applicants for the purpose of carrying out Youthbuild programs. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 02535  Rep. Fred Crespo
5 ILCS 430/20-95

Amends the State Officials and Employees Ethics Act. Provides that all investigatory files and reports of the Office of an
Executive Inspector General, other than specified monthly reports, are confidential, are exempt from disclosure under the Freedom of
Information Act, and shall not be divulged to any person or agency, except, among other exceptions, to the head of a State agency
affected by or involved in the investigation. Makes conforming changes. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02536  Rep. Fred Crespo
5 ILCS 430/20-5

Amends the State Officials and Employees Ethics Act. Expands the jurisdiction of the Executive Ethics Commission to
include vendors and others doing business with State agencies (currently, officers and employees of State agencies). Effective
immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02537  Rep. Fred Crespo
5 ILCS 430/5-45

Amends the State Officials and Employees Ethics Act. Modifies provisions concerning procurement and revolving door
prohibitions to include specified persons involved in the fiscal administration of State contracts. Makes other changes concerning
persons subject to a specified revolving door prohibition. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

New Act

Creates the Healthy Food Program Development Act. Provides that the Department of Agriculture may coordinate with the
Department of Commerce and Economic Opportunity to establish a Healthy Food Development Program to expand access to healthy
foods in eligible areas in the State by providing assistance to grocery stores, corner stores, farmers' markets, and other small food
retailers. Provides that the benefits provided shall be awarded to grocery stores, corner stores, farmers' markets, and other small food
retailers in eligible areas on a competitive basis, with priority given to projects with the greatest potential impact to expand access to
healthy foods ineligible areas that are underserved by retail sales of healthy food in the State. Provides requirements for participation
in the program. Provides that the Department shall designate a grocery ambassador to assist retailers of healthy foods in the State by:
(1) providing research and data on eligible areas with insufficient grocery access; (2) coordinating with the Department of Agriculture
and the Department of Commerce and Economic Opportunity and other relevant State agencies; (3) providing assistance to small
grocery retailers in this State, including obtaining and expediting regulatory procedures; and (4) providing other assistance as needed.
Provides that the Department of Agriculture, in coordination with the Department of Commerce and Economic Opportunity, shall
convene a working group to develop a plan for establishing a commercial distribution system, for fresh produce and healthy foods to
corner stores and other small food retailers.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02539  Rep. Sonya M. Harper
New Act

Creates the Healthy Food Program Development Act. Provides that the Department of Agriculture may coordinate with the
Department of Commerce and Economic Opportunity to establish a Healthy Food Development Program to expand access to healthy
foods in eligible areas in the State by providing assistance to grocery stores, corner stores, farmers' markets, and other small food
retailers. Provides that the benefits provided shall be awarded to grocery stores, corner stores, farmers' markets, and other small food
retailers in eligible areas on a competitive basis, with priority given to projects with the greatest potential impact on expanding access to
healthy foods ineligible areas that are underserved by retail sales of healthy food in the State. Provides requirements for participation
in the program. Provides that the Department shall designate a grocery ambassador to assist retailers of healthy foods in this State by:
(1) providing research and data on eligible areas with insufficient grocery access; (2) coordinating with the Department and the Department of Commerce and Economic Opportunity and other relevant State agencies; (3) providing assistance to small
grocery retailers in this State, including obtaining and expediting regulatory procedures; and (4) providing other assistance as needed.
Provides that the Department, in coordination with the Department of Commerce and Economic Opportunity, shall convene a working
group to develop a plan for establishing a commercial distribution system, for fresh produce and healthy foods to corner stores and
other small food retailers.
Feb 21 19  H  Tabled
HB 02540
(Sen. Thomas Cullerton, Emil Jones, III, Elgie R. Sims, Jr.-Dan McConchie and Toi W. Hutchinson)

New Act

Creates the Blockchain Business Development Act. Provides for the creation and regulation of personal information protection companies. Provides for the creation and regulation of blockchain-based limited liability companies as businesses that utilize blockchain technology for a material portion of their business activities. Provides for a public record blockchain study and report. Provides for a blockchain insurance and banking study and report. Requires the Department of Commerce and Economic Opportunity to incorporate into one or more of its economic development marketing and business support programs, events, and activities topics concerning blockchain technology and financial technology. Defines terms.

House Committee Amendment No. 1

Removes provisions concerning the creation and regulation of personal information protection companies. In provisions concerning a public record blockchain study and report, provides that the Secretary of State shall recommend legislation, including uniform laws, necessary to support the possible use of blockchain technology for public records (currently, support the possible use of blockchain technology for the recording of land records and for other public records). Provides for the blockchain banking study (currently, blockchain insurance and banking study). Makes conforming changes.

House Floor Amendment No. 2

Modifies the definition of "blockchain" to mean an electronic record created by the use of a decentralized method by multiple parties to verify and store a digital record of transactions which is secured by the use of a cryptographic hash of previous transaction information (as introduced, "blockchain" is defined as a cryptographically secured, chronological, and decentralized consensus ledger or consensus database maintained via Internet, peer-to-peer network, or other interaction).

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, and makes the following changes: (1) removes a Section concerning blockchain-based limited liability companies; (2) removes a Section concerning a public record blockchain study and report; and (3) removes specified defined terms. Makes conforming changes.

Aug 09 19 Public Act . . . . . . . . 101-0259
HB 02541


New Act

Creates the Re-Entering Citizens Civics Education Act. Provides that the Department of Corrections and the Department of Juvenile Justice shall provide a nonpartisan peer-led civics program throughout the correctional institutions of the State to teach civics to soon-to-be released citizens who will be re-entering society. Provides for the curriculum and eligibility for the program. Provides that the program shall be taught by peer educators who are citizens incarcerated in the Department of Corrections and the Department of Juvenile Justice facilities and specially trained by experienced peer educators and established nonpartisan civic organizations. Provides that the nonpartisan civic organizations shall provide adequate training to peer educators on matters including, but not limited to, voting rights, governmental institutions, current affairs, and simulations of voter registration, election, and democratic processes, and shall provide periodic updates to program content and to peer educators. Provides that the Department of Corrections shall adopt rules to carry out the Act within 6 months after the effective date of the Act. Provides that the funding for the voting rights and registration peer education program shall be subject to appropriation by the General Assembly. Contains provisions regarding funding for the program. Effective January 1, 2020.

Senate Floor Amendment No. 2

Provides that the civic education program must be offered by the Department of Corrections and the Department of Juvenile Justice to prisoners scheduled to be discharged within 12 months (rather than 6 months). Provides that established nonpartisan civic organizations may be assisted by area political science or civics educators at colleges, universities, and high schools and by nonpartisan organizations providing re-entry services. Provides that the Department of Corrections and the Department of Juvenile Justice should aim to include the peer reeducation workshop in conjunction with other pre-release procedures and movements. Adds references to "or superintendents" wherever "wardens" appear in the engrossed bill.

Aug 21 19 H Public Act . . . . . . . . 101-0441

HB 02542

Rep. Sonya M. Harper

35 ILCS 5/216

Amends the Illinois Income Tax Act. In a Section concerning the credit for wages paid to ex-felons, provides that, if the taxpayer is a business located in a census tract with a high rate of unemployment and violent crime, then (i) the amount of the credit shall be 10% (currently, 5%) of qualified wages paid by the taxpayer during the taxable year to the qualified ex-offender and (ii) the total credit allowed to that taxpayer with respect to each qualified ex-offender may not exceed $3,000 (currently, $1,500) for all taxable years. Provides that, in the case of those taxpayers, the requirement that the ex-felon must be hired by the taxpayer within 3 years after being released from an Illinois adult correctional center does not apply. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02543  Rep. Sonya M. Harper

30 ILCS 105/5.891 new
35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10 from Ch. 120, par. 442
35 ILCS 120/3 from Ch. 120, par. 442
30 ILCS 105/5.891 new
35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10 from Ch. 120, par. 442
35 ILCS 120/3 from Ch. 120, par. 442
30 ILCS 105/5.891 new
35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10 from Ch. 120, par. 442
35 ILCS 120/3 from Ch. 120, par. 442
30 ILCS 105/5.891 new
35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10 from Ch. 120, par. 442
35 ILCS 120/3 from Ch. 120, par. 442

Amends the State Finance Act to create the Trauma Response Fund as a special fund in the State treasury. Amends the School Code. Requires school boards to develop a trauma response protocol that shall be implemented in response to a traumatic event at a school, including, but not limited to, a shooting at the school. Sets forth various requirements for the protocol, including response by hospitals, trauma intervention services, and community engagement. Provides that all moneys in the Trauma Response Fund shall be paid as grants to school districts to implement the trauma response protocol. Amends the University of Illinois Hospital Act and Hospital Licensing Act to make conforming changes. Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Imposes a 1% surcharge on firearm ammunition, which shall be deposited into the Trauma Response Fund. Effective immediately.

Feb 21 19     H     Tabled

HB 02544  Rep. Sonya M. Harper, Kelly M. Burke, Mary Edly-Allen and Lindsey LaPointe

New Act

775 ILCS 5/6-102

Creates the Hotel Employee Safety Act. Provides that each hotel shall equip an employee who is assigned to work in a guest room or restroom, under circumstances where no other employee is present in the room, with a panic button or notification device. Provides that the employee may use the panic button or notification device to summon help if the employee reasonably believes that an ongoing crime, sexual harassment, sexual assault, or other emergency is occurring in the employee's presence. Provides that the panic button or notification device shall be provided by the hotel at no cost to the employee. Provides that each hotel shall develop, maintain, and comply with a written anti-sexual harassment policy containing specified content to protect employees against sexual assault and sexual harassment by guests. Provides that each hotel shall provide all employees with a current copy in English, Spanish, and Polish of the hotel's anti-sexual harassment policy, and post the policy in English, Spanish, and Polish in conspicuous places in areas of the hotel where employees can reasonably be expected to see it. Provides that it is a violation of the Act for a hotel to retaliate against an employee for reasonably using a panic button or notification device; availing himself or herself of certain anti-sexual harassment policy provisions; or disclosing, reporting, or testifying about any violation of the Act or any rule adopted under the Act. Provides that a complaint alleging a violation shall be filed by the aggrieved party with the Department of Human Rights no later than 180 days after the occurrence of the alleged violation and in accordance with rules adopted by the Department. Provides that investigations to enforce specified provisions of the Act shall be conducted by the Department. Provides that a hotel that violates the Act or any rule adopted under the Act shall be subject to a fine of not less than $250 and not more than $500 for each offense. Makes a corresponding change in the Illinois Human Rights Act.

Mar 29 19     H     Rule 19(a) / Re-referred to Rules Committee
HB 02545
Rep. Sonya M. Harper

20 ILCS 205/205-65
35 ILCS 200/18-165
55 ILCS 5/Art. 5 Div. 5-45 heading new
55 ILCS 5/5-45005 new
55 ILCS 5/5-45010 new
55 ILCS 5/5-45015 new
55 ILCS 5/5-45020 new
55 ILCS 5/5-45025 new
55 ILCS 5/5-45030 new
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3

Amends the Counties Code. Provides that the county board or county board of commissioners may establish an urban agricultural area after receipt of an application by a qualified farmer or partner organization. Provides for the formation of an urban agricultural area committee that shall conduct the activities necessary to advise the county board or county board of commissioners on the designation, modification, and termination of an urban agricultural area. Provides that a county may provide for abatements of property taxes levied against real property located within an urban agricultural area that is used by a qualifying farmer for processing, growing, raising, or otherwise producing agricultural products. Provides that a county may authorize an entity providing water, electricity, or other utilities to an urban agricultural area to allow qualified farmers or partner organizations in the urban agricultural area to pay wholesale or otherwise reduced rates or pay reduced or waived connection charges. Limits restrictions, regulations, special assessments, and levies that a county may place on property in urban agricultural areas. Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department shall adopt rules consistent with the purposes of the new provisions, including, at a minimum, rules defining specified terms. Provides that upon request from a county, the Department shall issue opinions regarding the consistency of applicants covered under these definitions. Amends the Property Tax Code and Illinois Municipal Code making conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02546
Rep. Camille Y. Lilly

605 ILCS 10/19 from Ch. 121, par. 100-19

Amends the Toll Highway Act. Provides that a person is permitted to use a toll highway without paying the toll on August 7 of each year, the designated Purple Heart Day, if the person is displaying a Purple Heart license plate on his or her vehicle. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02547


New Act

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 430/5-5
5 ILCS 430/5-10.10 new
5 ILCS 430/5-70 new
5 ILCS 430/50-5
5 ILCS 430/70-5
15 ILCS 305/14
25 ILCS 170/4.8 new
25 ILCS 170/5
25 ILCS 170/10 from Ch. 63, par. 180

775 ILCS 5/2-108 new

Creates the Racial Impact Note Act. Provides that every bill which has or could have a disparate impact on racial and ethnic minorities, upon the request of any member, shall have prepared for it, before second reading in the house of introduction, a brief explanatory statement or note that shall include a reliable estimate of the anticipated impact on those racial and ethnic minorities likely to be impacted by the bill. Specifies the contents and provides for the preparation of each racial impact note. Amends the State Officials and Employees Ethics Act. Prohibits racial discrimination and harassment by State officers and employees. Provides that each State officer and employee shall annually complete a racial bias, discrimination, and harassment training program approved by the appropriate jurisdictional authority. Expands the jurisdiction of the Executive Ethics Commission to include allegations of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that the personnel policies of units of local government shall prohibit racial discrimination and harassment. Defines "racial discrimination and harassment". Provides for rulemaking, including emergency rulemaking. Amends the Secretary of State Act. Provides the Secretary of State's Inspector General with jurisdiction to investigate complaints of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Amends the Lobbyist Registration Act. Prohibits racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that each registered lobbyist shall annually complete a racial bias, discrimination, and harassment training program approved by the Secretary of State. Defines "racial discrimination and harassment". Amends the Illinois Human Rights Act. Requires the Department of Human Rights to establish a racial discrimination and harassment hotline for the anonymous reporting of racial discrimination and harassment in both public and private places of employment, and to provide for reporting by both telephone and Internet. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02548

Rep. Camille Y. Lilly and Elizabeth Hernandez

20 ILCS 2805/3 from Ch. 126 1/2, par. 68

Amends the Department of Veterans' Affairs Act. Provides that the Department of Veterans' Affairs shall establish a field office in each Legislative District (rather than such field offices as it shall find necessary to enable it to perform its duties).
HB 02549  Rep. Camille Y. Lilly  
(Sen. Napoleon Harris, III)

30 ILCS 105/5.891 new
105 ILCS 5/2-3.176 new

Amends the State Finance Act and the School Code. Creates the Roundtable on Educational Opportunity and Development. Contains provisions concerning the members of the Roundtable, meetings of the Roundtable, administrative support to the Roundtable, and annual reports to the General Assembly. Provides that the Roundtable shall study ways to expand educational opportunities and develop sources of private funding for students in primary and secondary education in the areas of (i) developing a business ethics curriculum, (ii) promoting and funding the arts, (iii) establishing and funding global travel programs, and (iv) funding trips to museums. Requires the Roundtable to study ways to secure private donations and public funding in order to help expand opportunities for students and implement Roundtable recommendations. Provides that funding for programs recommended by the Roundtable must prioritize low-income students. Requires the State Board of Education, in consultation with the Roundtable, to provide administrative support to all school districts and their students wishing to utilize these opportunities. Creates the Educational Opportunity and Development Fund as a special fund in the State treasury to accept private donations and public funding. Provides that all money in the Fund shall be used, subject to appropriation, by the State Board of Education for the purposes of implementing the priorities and recommendations of the Roundtable. Effective immediately.

House Committee Amendment No. 1

Requires the Roundtable on Educational Opportunity and Development to, in addition to other areas, study the ways to expand educational opportunities and sources of private funding for students by (i) developing a before-school, in-school, or after-school drama therapy program that is designed for vulnerable youth with histories of exposure to familial and community violence, school bullying, intolerance or hate crimes, maltreatment or neglect, disrupted caregiving, or any other life adversities and that focuses on the core components of complex trauma intervention, including, but not limited to, a student’s safety, self-regulation, healthy attachments, discovery and development of his or her identity, self-worth, esteem, and competency and (ii) developing a school model for students in kindergarten through grade 6 that integrates an identity-affirming pedagogy with a rigorous, intentional curriculum that utilizes a no-nonsense nurturing framework and prioritizes an arts education.

Fiscal Note, House Committee Amendment No. 1 (State Board of Education)

House Bill 2549, with House Amendment 1, is estimated to have a fiscal impact of up to $1.1 million on the Illinois State Board of Education's (ISBE) budget. ISBE estimates that approximately $100,000 will be needed for administrative costs to fund one staff person to support and assist the Roundtable on Educational Opportunity and Development and all school districts and students wishing to utilize these opportunities. For purposes of this fiscal note, it is assumed that $1.1 million will be deposited into the new Educational Opportunity and Development Fund to promote and share opportunities through regional programming and professional learning supports to all school districts based on recommendations and priorities established by the Roundtable including the $100,000 in administrative costs.

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

This bill does not create a State mandate.

May 10 19  S Rule 3-9(a) / Re-referred to Assignments

HB 02550  Rep. Camille Y. Lilly

Appropriates $10,000,000 to the Illinois State Board of Education for after-school art programs and $10,000,000 to the Illinois Arts Council for community art programs. Effective July 1, 2019.

Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee
HB 02551  Rep. Camille Y. Lilly-Kathleen Willis

30 ILCS 500/Art. 47 heading new
30 ILCS 500/47-5 new
30 ILCS 500/47-10 new
30 ILCS 500/47-15 new
30 ILCS 500/47-20 new
30 ILCS 500/47-25 new
30 ILCS 500/47-30 new
30 ILCS 500/47-35 new
30 ILCS 500/47-40 new
30 ILCS 500/47-45 new
30 ILCS 500/47-50 new
30 ILCS 105/5.891 new

Amends the Illinois Procurement Code. Requires bidders to obtain an equal pay certificate before a purchasing agency may issue a contract to the bidder. Provides for the Department of Employment Security to issue the certificates. Specifies information to be included in an application for an equal pay certificate. Requires bidders to comply with the Equal Pay Act of 2003, Equal Wage Act, Illinois Human Rights Act, and Title VII of the Civil Rights Act of 1964. Amends the State Finance Act to create the Equal Pay Certificate Fund. Provides for moneys in the Fund to be used to administer the equal pay certificate requirements.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02552  Rep. Camille Y. Lilly

Appropriates $40,000,000 from the General Revenue Fund to the Illinois Arts Council to distribute grants for arts-based after school programs in communities that are at or below 125% of the poverty level according to the United States Census Bureau. Effective July 1, 2019.

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

HB 02553  Rep. Camille Y. Lilly

New Act

105 ILCS 5/2-3.28  from Ch. 122, par. 2-3.28
105 ILCS 5/18-8.15
30 ILCS 805/8.43 new

 Creates the Education Prioritization Act. Beginning with fiscal year 2020, requires the General Assembly to appropriate for the evidence-based funding formula under the School Code an amount that is equal to or exceeds the sum of: (i) the total amount appropriated for the evidence-based funding formula during the fiscal year immediately preceding the fiscal year for which the appropriation is being made; and (ii) 51% of total new general funds available for spending from estimated growth in revenues and funds available because of budgeted program growth and decline in the fiscal year for which the appropriation is being made; but in no event shall the sum be less than a certain percentage required under the Act. Requires a continuing appropriation if the General Assembly fails to make sufficient appropriations to fund the evidence-based funding formula. Amends the School Code to make changes concerning a system for accounting for revenues and expenditures and evidence-based funding. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02554  Rep. Camille Y. Lilly

720 ILCS 5/48-11

Amends the Criminal Code of 2012. Provides that a person commits unlawful use of an exotic animal in a traveling animal act when he or she knowingly allows for the participation of an exotic animal (rather than an elephant) in a traveling animal act. This offense is a Class A misdemeanor. Defines “exotic animal”.

Apr 03 19  H  Tabled
HB 02555  Rep. Camille Y. Lilly

20 ILCS 1005/1005-130  was 20 ILCS 1005/43a.14

Amends the Department of Employment Security Law. Directs the Department of Employment Security to work with the Department of Healthcare and Family Services to identify employment opportunities in the State for persons who are in arrears in child support obligations.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02556  Rep. Mike Murphy-Tim Butler, Andrew S. Chesney and Darren Bailey

225 ILCS 650/2  from Ch. 56 1/2, par. 302
410 ILCS 620/11  from Ch. 56 1/2, par. 511

Amends the Meat and Poultry Inspection Act. Provides that a carcass, part thereof, meat or meat food product, or poultry or poultry food product is misbranded if it purports to be or is represented as a meat or meat food product or poultry or poultry product but is a cell-cultured food product. Defines "cell-cultured food product". Amends the Illinois Food, Drug and Cosmetic Act. Provides that a food is misbranded if it purports to be or is represented as a meat or meat food product or poultry or poultry product but is a cell-cultured food product as defined in the Meat and Poultry Inspection Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Iris Y. Martinez)

New Act

Creates the Artificial Intelligence Video Interview Act. Provides that an employer that asks applicants to record video interviews and uses an artificial intelligence analysis of applicant-submitted videos shall: notify each applicant in writing before the interview that artificial intelligence may be used to analyze the applicant's facial expressions and consider the applicant's fitness for the position; provide each applicant with an information sheet before the interview explaining how the artificial intelligence works and what characteristics it uses to evaluate applicants; and obtain written consent from the applicant to be evaluated by the artificial intelligence program. Provides that an employer may not use artificial intelligence to evaluate applicants who have not consented to the use of artificial intelligence analysis. Provides that an employer may not share applicant videos, except with persons whose expertise is necessary in order to evaluate an applicant's fitness for a position.

Senate Floor Amendment No. 1

Removes the requirement that the disclosure regarding the use of artificial intelligence analysis be in writing. Provides that the notice disclose an analysis of the applicant's video interview rather than an analysis of the applicant's facial expressions. Provides that the applicant's consent does not have to be in writing. Provides that destruction of the videos is contingent upon an applicant's request for destruction.

Aug 09 19  H  Public Act . . . . . . . . . 101-0260

HB 02558  Rep. Rita Mayfield

225 ILCS 340/2  from Ch. 111, par. 6602


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


55 ILCS 5/2-1003  from Ch. 34, par. 2-1003

Amends the Counties Code. Provides that a chairman of a county board who is chosen by the board may be removed, with or without cause, upon a motion adopted by an affirmative vote of four-fifths of the board. Provides that upon adoption of a motion to remove the chairman: (i) the chairman position becomes vacant the and former chairman's compensation shall be prorated to the date the motion was approved; (ii) the vice-chairman immediately assumes the duties of chairman without chairman compensation; and (iii) a new chairman shall be elected at the next regularly scheduled county board meeting. Further provides that a chairman removed maintains his or her status as a member of the county board.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02560  Rep. Nicholas K. Smith

205 ILCS 405/19.3 from Ch. 17, par. 4838

Amends the Currency Exchange Act. Provides the maximum rates to be charged by community and ambulatory currency exchanges for cashing any check or issuing any money order. Provides that no community or ambulatory currency exchange shall charge a fee for cashing any check or issuing any money order in excess of the maximum rates. Deletes language requiring the Secretary of Financial and Professional Regulation to formulate and issue schedules of reasonable maximum rates for check cashing and money orders.

Apr 03 19  H  Tabled

HB 02561  Rep. Theresa Mah

820 ILCS 405/612 from Ch. 48, par. 442

Amends the Unemployment Insurance Act. In the case of a college or university meeting certain criteria, for services performed in an instructional, research, or principal administrative capacity, provides that a person is presumed not to have reasonable assurance of employment under an offer that is conditioned on enrollment, funding, or program changes. Provides that: it is the employer's burden to provide sufficient documentation to overcome the presumption; reasonable assurance must be determined on a case-by-case basis by the total weight of the evidence rather than the existence of any one factor; and primary weight must be given to the contingent nature of an offer of employment based on enrollment, funding, and program changes. Provides that a letter from an employer to an employee that makes employment conditional is not prima facie evidence of reasonable assurance to be used to deny a claim for unemployment insurance.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02562  Rep. Anne Stava-Murray

55 ILCS 5/3-4013 new

Amends the Public Defender and Appointed Counsel Division of the Counties Code. Creates the Public Defender Quality Defense Task Force. Provides that the Task Force is established to: (i) examine the current caseload and determine the optimal caseload for public defenders in the State; (ii) examine the quality of legal services being offered to defendants by public defenders of the State; and (iii) make recommendations to improve the caseload of public defenders and quality of legal services offered by public defenders. Provides that the Task Force shall hold a minimum of 2 public hearings and at other times of its choosing. Provides that the Task Force shall prepare a report that summarizes its work and makes recommendations resulting from its study to the General Assembly and Governor no later than December 31, 2020. Repeals the provisions on December 31, 2021. Effective immediately.

Fiscal Note (Office of the State Appellate Defender)
If the only responsibility to the Agency would be to provide space for meetings, the cost would be minimal because meetings could be held in our Chicago or Springfield office. If the Agency was responsible for administrative costs, travel reimbursement for board members, preparation of meeting materials or research and analysis, the cost could be significantly more.

House Floor Amendment No. 1
Removes a requirement that the Governor appoint at least one Task Force member from the Legal Resources Division of the Office of the Cook County Public Defender. Provides that the Governor shall appoint 5 (rather than 3) public defenders or assistant public defenders to the Task Force from 5 (rather than 3) counties other than Cook County.

May 08 19  S  Referred to Assignments

HB 02563  Rep. Anne Stava-Murray

New Act

505 ILCS 30/3 from Ch. 56 1/2, par. 66.3

Creates Prohibit Animal Remains in Pet Food Act. Provides that pet food is prohibited in the State if it contains: (1) any animal remains from an animal that has been euthanized by the use of any drug injected intravenously or through a nonvascular route; or (2) any dog or cat remains, regardless of how the dog or cat was killed. Makes conforming changes to the Illinois Commercial Feed Act of 1961. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02564  Rep. Anne Stava-Murray
705 ILCS 405/2-3  from Ch. 37, par. 802-3
Amends the Juvenile Court Act of 1987. Removes from the definition of "neglected" for purposes of the Act any minor under the age of 14 years whose parent or other person responsible for the minor's welfare leaves the minor without supervision for an unreasonable period of time without regard for the mental or physical health, safety, or welfare of that minor. Makes conforming changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02565  Rep. Anne Stava-Murray
Amends the Illinois Freedom to Work Act. Expands the scope of the Act to apply to all employees (rather than only low-wage employees). Prohibits all covenants not to compete. Effective immediately.
Fiscal Note (Dept of Labor)
This legislation has no fiscal impact on the Department.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Apr 11 19  H  Third Reading - Standard Debate - Lost 037-062-003

HB 02566  Rep. Anne Stava-Murray
New Act
Creates the Means Matter Suicide Prevention Act. Provides that beginning in 2020, and on a biennial basis thereafter, every public official in this State must complete a course of training on suicide prevention. Provides that the Secretary of State shall implement and conduct the training program, and shall set standards and determine the hours and frequency of training necessary for public officials under the Act. Provides that a person who fills a vacancy in an elective or appointed position that requires training under the Act must complete his or her initial suicide prevention training within 30 days after commencement of his or her office. Provides that upon completion of the training program, each public official must certify that he or she has completed the training program, and submit a signed copy of the certification to the Secretary. Requires the Secretary to submit a report to the General Assembly and the Governor on a biennial basis that summarizes the most recent suicide prevention training that was completed by public officials, and lays out the plan for the training program for the next year in which suicide prevention training shall take place. Provides that the Secretary of State shall adopt any rules necessary to implement and conduct the suicide prevention training program. Defines terms. Effective January 1, 2020.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02567  Rep. Anne Stava-Murray
New Act
Creates the Corporate Buyback Tax Act. Imposes a tax on the buyback of shares of a publicly held corporation at the rate of 0.25% of the purchase price paid by a corporation for the purchase of its own securities. Applies to publicly held corporations having 100 or more employees. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02569
Rep. Anne Stava-Murray-Mary E. Flowers-Carol Ammons-Joyce Mason-Emanuel Chris Welch, Jaime M. Andrade, Jr., Delia C. Ramirez, Mark L. Walker and Sara Feigenholtz

New Act

Creates the Polygraph Exam Integrity Act. Provides that every polygraph question submitted for the administration of a polygraph exam by a State agency or entity shall be screened by independent legal counsel to ensure compliance with the Illinois Constitution and the United States Constitution and federal and State law. Provides that screenings shall be paid by the entity requesting the service.

Fiscal Note (Illinois State Police)

The Illinois Attorney General serves as the legal counsel for the state of Illinois. The Illinois Attorney General would have to approve a Special Assistant Attorney General for this purpose. The Illinois Attorney General typically requires reimbursement for travel expenses from the agency being represented. Therefore, we would defer to the Illinois Attorney General concerning costs associated with this legislation becoming law. If the Illinois Attorney General were to agree the Illinois State Police should hire outside legal counsel, the Illinois State Police would be required to cover the attorney's fees.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 11 19 H Third Reading - Short Debate - Lost 036-067-003

HB 02570
Rep. Anne Stava-Murray-Delia C. Ramirez

50 ILCS 722/17 new

Amends the Missing Persons Identification Act. Provides that the law enforcement agency official, coroner, medical examiner, or other person who makes a public statement concerning the identification of human remains must report both the biological sex, based on the genitalia of the human remains, and the likely gender of the person based on the chosen appearance of the deceased.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02571
Rep. Sara Feigenholtz-Keith P. Sommer-Mary E. Flowers-Will Guzzardi-Karina Villa

(Sen. Heather A. Steans)

225 ILCS 10/2.17 from Ch. 23, par. 2212.17
705 ILCS 405/2-28 from Ch. 37, par. 802-28

Amends the Child Care Act of 1969. Provides that "foster family home" means a facility for child care in residences of families who receive no more than 6 (rather than 8) children unrelated to them, unless all the children are of common parentage, or residences of relatives who receive no more than 6 related children placed by the Department of Children and Family Services, unless the children are of common parentage, for the purpose of providing family care and training for the children on a full-time basis, except the Director of Children and Family Services, pursuant to Department regulations, may waive the numerical limitation of foster children who may be cared for in a foster family home for any of the following reasons to allow: (1) a parenting youth in foster care to remain with the child of the parenting youth; (2) siblings to remain together; (3) a child with an established meaningful relationship with the family to remain with the family; or (4) a family with special training or skills to provide care to a child who has a severe disability. Amends the Juvenile Court Act of 1987. Provides that within 35 days after placing a child in its care in a qualified residential treatment program, as defined by the federal Social Security Act, the Department shall file a written report with the court and send copies of the report to all parties. Provides that within 20 days of the filing of the report, the court shall hold a hearing to consider the Department's report and determine whether placement of the child in a qualified residential treatment program provides the most effective and appropriate level of care for the child in the least restrictive environment and if the placement is consistent with the short-term and long-term goals for the child, as specified in the permanency plan for the child. Makes other changes. Effective October 1, 2019.

House Committee Amendment No. 1

Adds reference to:

225 ILCS 10/4 from Ch. 23, par. 2214

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Further amends the Child Care Act of 1969. Provides that an application to operate a foster family home shall include the name and address of at least one relative who can attest to the applicant's capability to care for the child or children. Effective July 1, 2019, except the Juvenile Court Act of 1987 provisions of the bill are effective October 1, 2019.

Jul 12 19 H Public Act . . . . . . . . . 101-0063
HB 02572
Rep. Sara Feigenholtz-Deb Conroy-Robyn Gabel, Jennifer Gong-Gershowitz, Theresa Mah, Kelly M. Cassidy,
Yehiel M. Kalish, Elizabeth Hernandez, Bob Morgan, Michelle Mussman, Will Guzzardi, Joyce Mason, Kathleen
Willis, Ryan Spain, Delia C. Ramirez, Jonathan Carroll and Karina Villa

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 375/6.11
20 ILCS 301/55-36 new
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
305 ILCS 5/5-5.23
305 ILCS 5/5-36 new
305 ILCS 5/5-37 new
305 ILCS 5/5-38 new
305 ILCS 5/5-39 new
750 ILCS 50/1 from Ch. 40, par. 1501
750 ILCS 50/18.9

Provides that the Act may be referred to as the Children and Young Adult Mental Health Crisis Act. Amends the Illinois
Public Aid Code. Requires the Department of Healthcare and Family Services to restructure the Family Support Program (Program) to:
(i) enable early treatment of a child or young adult with serious mental health needs; (ii) align the program with system of care
principles; and (iii) include both community-based and residential treatment services. Contains provisions on the new hallmarks of the
Program; federal Medicaid matching dollars; an In-Home Therapy Pilot Program; and other matters. Amends the Illinois Insurance
Code. Requires a group or individual policy of accident and health insurance, or managed care plan, that is amended, delivered, issued,
or renewed after June 30, 2020 to provide coverage for: (i) coordinated specialty care for first episode psychosis treatment and (ii)
assertive community treatment and community support team treatment. Contains provisions concerning mental health professionals;
service payments; and other matters. Makes conforming changes to other Acts. Amends the Substance Use Disorder Act. Requires the
Department of Human Services to allow outpatient substance use treatment providers to keep a substance use treatment case open for
90 days when a person has not received a treatment service during such period. Amends the Adoption Act. Requires the Department of
Children and Family Services to establish and maintain a toll-free number to respond to requests from the public about its
post-placement and post-adoption support services; and to review and update its Post Adoption and Guardianship Services booklet.
Requires the Department and the Department of Healthcare and Family Services to coordinate in the development of specified
resources. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02573  Rep. Michael J. Zalewski

Amends the Revised Uniform Unclaimed Property Act. Provides that property due or owed by a business association resulting from a transaction occurring in the normal and ordinary course of business is exempt from the Act. Provides that an action or proceeding may not be maintained by the administrator more than 10 years after the holder filed a non-fraudulent report with the administrator (rather than after the holder specifically identified the property in a report filed with the administrator or gave express notice to the administrator of a dispute regarding the property). Deletes language regarding the tolling of the period of limitation. Provides instead that the parties may agree to extend the period of limitation. Provides that the administrator may not commence an action, proceeding, or examination with respect to a duty of a holder more than 10 years after the duty arose. Provides that if a person subject to examination does not retain the records, the administrator may use specific estimation techniques to determine the amount of unclaimed property and shall incorporate a net method of extrapolation (rather than determine the value of property due using a reasonable method of estimation based on all information available to the administrator). Deletes language providing that a payment made based on estimation is a penalty for failure to maintain the records and does not relieve a person from an obligation to report and deliver property to a State in which the holder is domiciled. Provides that a holder may request a hearing to contest the use or validity of the estimation technique. Provides that the examination is final upon the failure of the holder to request a hearing. Provides that if a hearing is held, the State Treasurer shall issue an order approving or disapproving the use or validity of the estimation techniques. Deletes language providing that if the administrator contracts with a person, the contract may provide for compensation of the person based on a contingent fee. Deletes language providing that an initial report filed for property that was not required to be reported before the Act took effect must include all items of property that would have been presumed abandoned during the 5-year period preceding the effective date as if the Act had been in effect during that period.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02574  Rep. Michael J. Zalewski

Amends the Illinois Income Tax Act. Provides that any person required to file a federal Form 1099 with respect to a nonresident who performed services within the State during the taxable year shall file a copy of that form with the Department of Revenue. Provides that a third-party settlement organization that is required to file an information return under certain provisions of the Internal Revenue Code shall, within 30 days of the date the filing is due to the Internal Revenue Service, file a duplicate return with the Department of Revenue. Provides that third-party network transactions are subject to the $600 de minimis reporting requirements set forth in the Internal Revenue Code, rather than the de minimis reporting requirements otherwise applicable to third-party settlement organizations under the Internal Revenue Code.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02575  Rep. Michael J. Zalewski and Curtis J. Tarver, II

New Act

Creates the Autonomous Vehicle Act. Defines terms. Provides that a fully autonomous vehicle may drive or operate upon the highways of this State, regardless of whether a human operator is physically present in the vehicle. Provides that when engaged, the automated driving system shall be considered the driver or operator for purposes of assessing conformance to applicable traffic or motor vehicle laws and shall be deemed to satisfy any physical acts required of a driver or operator. Provides that liability for incidents involving a fully autonomous vehicle shall be determined under existing product liability law or common law negligence principles. Preempts home rule powers. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Bill Cunningham)

520 ILCS 5/2.26  from Ch. 61, par. 2.26
Amends the Wildlife Code. Provides that deer hunting permits for youth hunters shall be open statewide and not limited to
one specific county.
House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Wildlife Code. Provides that the Department of Natural Resources
shall create a pilot program for youth deer hunters statewide. Provides that under the pilot program, the Department shall issue 1,500
youth deer licenses annually. Grants the Department rulemaking authority to implement the program. Provides for the sunset of the
provision on January 1, 2023.
May 20 19  S  Referred to Assignments

HB 02577  Rep. Michael J. Zalewski
(Sen. Antonio Muñoz)

235 ILCS 5/8-2  from Ch. 43, par. 159
Amends the Liquor Control Act of 1934. Excludes manufacturers and importing distributors that in the preceding year had
less than $50,000 of tax liability under the Taxation of Liquor Article from a provision requiring manufacturers and importing
distributors to file a specified bond with the Department of Revenue. Effective January 1, 2020.
Senate Floor Amendment No. 1
Adds reference to:
235 ILCS 5/3-4  from Ch. 43, par. 100
Adds reference to:
235 ILCS 5/3-12
Adds reference to:
235 ILCS 5/10-1  from Ch. 43, par. 183
Adds reference to:
235 ILCS 5/10-7.1  from Ch. 43, par. 189.1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Further amends the
Liquor Control Act of 1934. Provides that inspectors obtained by the Liquor Control Commission shall not be peace officers and shall
not exercise any powers of a peace officer. Provides that investigators of the State Commission are peace officers with jurisdiction,
including arrest powers, throughout the State. Provides that no investigator shall exercise the powers of a peace officer until he or she
has qualified as a peace officer according to the requirements set by the Illinois Law Enforcement Training Standards Board. Requires
the Executive Director of the State Commission to authorize each investigator and to issue a distinctive badge and identification.
Provides that if any person is shipping alcoholic liquor into the State from a point outside the State in violation of the Act, authorizes
the State Commission to issue a cease and desist notice, impose civil penalties, notify the foreign jurisdiction, or file a complaint with
the State's Attorney's Office or the Attorney General. Provides that any retailer, caterer retailer, brew pub, special event retailer, special
use permit holder, homebrewer special event permit holder, or craft distiller tasting permit holder who knowingly causes alcoholic
liquors to be imported directly into the State from outside of the State for the purpose of furnishing, giving, or selling to another,
except when having received the product from a duly licensed distributor or importing distributor, shall have his license suspended for
30 days (instead of 7 days) for the first offense. Provides that, upon receipt of a complaint or upon having knowledge that a person is
engaged in the business as a manufacturer, importing distributor, distributor, or retailer, the State Commission shall conduct an
investigation. Provides that the State Commission may investigate any and all unlicensed activity, may issue cease and desist notices,
and may impose civil penalties. Makes other changes. Effective immediately.
Jul 03 19  H  Public Act . . . . . . . 101-0037
HB 02578  
Rep. Michael J. Zalewski-Carol Ammons and Marcus C. Evans, Jr.  
(Sen. Laura Fine)

35 ILCS 200/11-80.1  
35 ILCS 200/11-85  
35 ILCS 200/11-90

Amends the Property Tax Code. Removes a sunset provision concerning increases in a property's overall valuation that are directly attributable to the investment, improvement, replacement, or expansion of railroad operating property through State or federal government programs necessary for high speed passenger rail transportation (currently, those provisions sunset on December 31, 2019). Effective immediately.

House Committee Amendment No. 1

Makes changes to the introduced bill to provide that provisions of the Property Tax Code concerning increases in a property's overall valuation that are directly attributable to the investment, improvement, replacement, or expansion of railroad operating property through State or federal government programs necessary for high speed passenger rail transportation sunset on December 31, 2029 (currently, those provisions sunset on December 31, 2019; in the introduced bill, the sunset date is removed).  
Aug 02 19  H  Public Act . . . . . . . 101-0186

HB 02579  
Rep. Michael J. Zalewski

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


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02580  
Rep. Michael J. Zalewski

70 ILCS 810/1  from Ch. 96 1/2, par. 6401

Amends the Cook County Forest Preserve District Act. Makes a technical change in a Section concerning the application of the Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02581  
Rep. Michael J. Zalewski-Nicholas K. Smith, Celina Villanueva, John C. D'Amico, Marcus C. Evans, Jr., Yehiel M. Kalish, Camille Y. Lilly, Jawaharial Williams, William Davis, Theresa Mah, Sonya M. Harper and Anna Moeller

35 ILCS 200/15-170

Amends the Property Tax Code. Provides that, in counties with 3,000,000 or more inhabitants, a taxpayer who has been granted a senior citizens homestead exemption need not reapply for the exemption. Provides that the county assessor shall establish procedures with the county recorder of deeds or the county clerk, as applicable, to determine whether a person who has been granted a senior citizens homestead exemption has conveyed ownership of the property or is deceased. Provides that, if the person has conveyed ownership of the property or is deceased, then the county assessor shall mail notice to the new owner of the property stating that (i) the exemption will be removed from the property and (ii) the new property owner may reapply for the exemption if the property becomes qualified.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02582  
Rep. Michael J. Zalewski  
(Sen. John F. Curran)

40 ILCS 5/13-208  from Ch. 108 1/2, par. 13-208

Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Provides that "average final salary" means the highest average monthly (instead of annual) salary as calculated by accumulating the salary for the highest 520 consecutive paid days of service (instead of 52 consecutive pay periods) within the last 10 years of service immediately preceding the date of retirement and dividing by 24 (instead of 2). Provides that if the employee is paid for any portion of a work day, the fraction of the day worked and the salary for that fraction of the day shall be counted in accordance with the Fund's administrative rules. Effective immediately.

Apr 03 19  S  Referred to Assignments
(Sen. Jason A. Barickman)

70 ILCS 2105/3 from Ch. 42, par. 385

Amends the River Conservancy Districts Act. Provides that a petition to expand a conservancy district may include a new name of the expanded district. Creates referendum language when territory to be added to a conservation district encompasses an entire county or counties. Effective immediately.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the River Conservancy Districts Act. Provides that territory that may be added to a river conservancy district includes a part of a county or an entire county or counties. Requires notice of a public hearing regarding the addition of territory in each county in which the additional territory is located. Provides that a petition to expand a conservancy district may include a new name of the expanded district. Effective immediately.

Senate Committee Amendment No. 1

Removes provisions stating that territory that may be added to a river conservancy district includes a part of a county or an entire county or counties and requiring notice of a public hearing regarding the addition of territory in each county in which the additional territory is located.

Aug 23 19 Public Act . . . . . . . . . 101-0476

HB 02584  Rep. Thomas M. Bennett-Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

820 ILCS 305/8.1b

Amends the Workers' Compensation Act in relation to permanent partial disability. Provides that if an impairment report exists, it must be considered by the Illinois Workers' Compensation Commission in its determination of the level of permanent partial disability. Provides that in determining the level of permanent partial disability, the Commission shall base its determination on the level of impairment reported and shall consider specified factors. Provides that the relevance and weight of factors used in addition to the level of impairment as reported by a physician must be explained in a written order. Provides that an impairment report is not required for the arbitrator or Commission to approve a Settlement Contract Lump Sum Petition.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02585  Rep. Thomas M. Bennett-Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

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

Amends the Workers' Compensation Act. Provides that, when a bond is required because a party against whom the Illinois Workers' Compensation Commission rendered an award for the payment of money seeks judicial review of the award, the bond requirement may be satisfied by posting collateral or guarantee of payment, which may include an insurance policy, a certificate of self-insurance, or funds in an escrow account. Effective immediately.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02586  Rep. Thomas M. Bennett-Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

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

Amends the Workers' Compensation Act. Provides that for purposes of computing compensation for an employee who had a prior compensated injury to the spine, the prior compensation shall be deducted from compensation awarded for a subsequent injury to the same part of the spine. Effective immediately.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02587  Rep. Thomas M. Bennett-Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

820 ILCS 305/8.2

Amends the Workers' Compensation Act. Requires a recipient of certain pain management medication to sign a written agreement with the prescribing physician agreeing to comply with the conditions of the prescription. Prohibits additional prescriptions while the recipient is noncompliant. Limits the applicability of the lack of pain management as a consideration in awarding benefits. Provides for the disclosure of violations of the agreement upon request by the employer. Requires a prescribing physician to file quarterly reports to obtain payment. Effective immediately.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee
HB 02588  Rep. Thomas M. Bennett and Darren Bailey
605 ILCS 5/4-210  from Ch. 121, par. 4-210
Amends the Illinois Highway Code. Provides that the Department of Transportation may allow entrances to farm fields
with a maximum width of 40 feet. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Evans, Jr. and Lindsay Parkhurst
625 ILCS 5/11-1303  from Ch. 95 1/2, par. 11-1303
Amends the Illinois Vehicle Code. In language prohibiting parking within 20 feet of a crosswalk at an intersection or
within 30 feet upon the approach to any flashing signal, stop sign, yield sign, or traffic control signal, exempts vehicles parked in a
designated parking space created before the effective date of the amendatory Act. Effective immediately.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 605/605-1025 new
Provides that the Department of Commerce and Economic Opportunity shall compile a map of vacant commercial buildings, open
land, and incentives for the purpose of assisting businesses in finding available space to expand. Provides that counties and
municipalities shall provide locations of vacant commercial buildings and open land to the Department at least quarterly. Effective
immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02591  Rep. John M. Cabello-Justin Slaughter
(Sen. Terry Link-Elgie R. Sims, Jr., Brian W. Stewart and Rachelle Crowe)
50 ILCS 705/8.1  from Ch. 85, par. 508.1
Amends the Illinois Police Training Act concerning certification by the Illinois Law Enforcement Training Standards
Board. Provides that if the certification is not completed during the initial 6-month period or under the 90-day extension, the applicant
must wait one full calendar year before testing becomes available again under that same agency. Provides that if an applicant is hired
with another department, that recruit must wait one full calendar year with the original department he or she tested with prior to a
lateral transfer. Makes technical changes.
House Floor Amendment No. 1
Add reference to:
50 ILCS 705/6  from Ch. 85, par. 506
Add reference to:
50 ILCS 705/6.1
Add reference to:
50 ILCS 705/10.2
Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Requires denial to an applicant for
admission to a certified academy or decertification of a full-time or part-time police officer if the person has entered a plea guilty to
(currently, only convicted of) a felony or certain specified misdemeanor offenses. Provides that the Illinois Law Enforcement Training
Standards Board's investigators are peace officers and have all the powers possessed by policemen in cities and by sheriff's, and these
investigators may exercise those powers anywhere in the State. Provides that an investigator shall not have peace officer status or
exercise police powers unless he or she successfully completes the basic police training course mandated and approved by the Board
or the Board waives the training requirement by reason of the investigator's prior law enforcement experience, training, or both.
Provides that the Board shall not waive the training requirement unless the investigator has had a minimum of 5 years experience as a
sworn officer of a local, State, or federal law enforcement agency. Provides that any hiring agency that fails to train a law enforcement
officer within this period shall be prohibited from employing this individual in a law enforcement capacity for one year from the date
training was to be completed. Provides that if an agency again fails to train the individual a second time, the agency shall be
permanently barred from employing this individual in a law enforcement capacity. Makes conforming and technical changes.
Aug 02 19  H  Public Act . . . . . . . . . 101-0187
HB 02592  Rep. John M. Cabello

40 ILCS 5/1-170 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that a person may not participate in any pension fund or retirement system under the Code with respect to an elected position to which the person was first elected or appointed on or after the effective date of the amendatory Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02593  Rep. John M. Cabello

55 ILCS 5/3-6008 from Ch. 34, par. 3-6008

Amends the Counties Code. Removes a provision limiting the number of deputies a sheriff may appoint to a number allowed by the county board. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Terry Link)

20 ILCS 2605/2605-440 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall establish an electronic system to accept online payments for assessments for certain minor traffic violations issued under the Criminal and Traffic Assessment Act. Provides that the Department shall determine which violations are subject to the system and shall provide notice to a person who is eligible for its use. Provides that the Department shall charge a nominal fee of $2.50 for each transaction to maintain the system.

Senate Floor Amendment No. 3

Deletes reference to:

20 ILCS 2605/2605-440 new

Adds reference to:

30 ILCS 525/2 from Ch. 85, par. 1602

Replaces everything after the enacting clause. Amends the Governmental Joint Purchasing Act. Authorizes the Division of Forensic Services of the Department of State Police to purchase supplies and services made available by the Federal Acquisition Regulations System, and as allowed for by the federal government for state governmental entities. Provides that such procurements made by the Division of Forensic Services are presumptively approved methods of source selection under the Illinois Procurement Code without further source selection approval required from the chief procurement officers established under the Illinois Procurement Code. Makes conforming changes.

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


50 ILCS 705/10.12

Amends the Illinois Police Training Act. Provides that all police dogs used by State and local law enforcement agencies for drug enforcement purposes under the Illinois Controlled Substances Act and the Methamphetamine Control and Community Protection Act shall be trained by programs that meet the minimum certification requirements set by the Illinois Law Enforcement Training Standards Board or a national association qualified to certify working police dogs. Provides that on or after the effective date of the amendatory Act, notwithstanding any provision of law, police dogs used by State and local law enforcement agencies for drug enforcement purposes under the Cannabis Control Act may be trained by programs that meet the minimum certification requirements set by the Board or a national association qualified to certify working police dogs. Makes technical changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02596  Rep. Jim Durkin

5 ILCS 420/3-108 new

Amends the Illinois Governmental Ethics Act. Provides that a legislator shall consult with the ethics officer for his or her respective legislative caucus when he or she believes that there may be a possible conflict situation created by a personal, family, or client legislative interest.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02597  Rep. Jim Durkin

35 ILCS 200/32-25 new


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02598  Rep. Jim Durkin

765 ILCS 605/12 from Ch. 30, par. 312

Amends the Condominium Property Act. Provides that if a property manager has an insurance policy in the name of the management company for a property managed, the property manager shall, before termination of coverage, provide a 90-day notice to the condominium owners. Provides that if the property manager fails to do so, the property manager is liable for all claims on the building and guilty of a Class B misdemeanor. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02599  Rep. Deanne M. Mazzochi and Dan Ugaste

55 ILCS 5/5-43027 new

Amends the Counties Code. Provides that in counties with a population of 3,000,000 or more, a corporation or limited liability company may appear at an administrative hearing proceeding through an officer, a board member, a shareholder with a controlling interest in the corporation, a shareholder of an S Corporation, a member of a limited liability company, or a person with a Master of Laws degree.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Provides that a member of a limited liability company with power to bind the corporation (rather than only a member of a limited liability company) may appear at an administrative hearing for the limited liability company. Removes a reference to a person with a Master of Laws degree from being able to appear for a corporation or limited liability company at an administrative hearing.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Illinois Disability Integration Act. Provides that no public entity or long-term service or support (LTSS) insurance provider shall deny an individual with an LTSS disability who is eligible for institutional placement community-based long-term services and supports that enable the individual to live in the community and lead an independent life. Sets forth specific acts of discrimination by a public entity or LTSS insurance provider that are prohibited under the Act, including: (i) imposition or application of eligibility criteria or another policy that prevents or tends to prevent an individual with an LTSS disability from receiving a community-based long-term service or support; (ii) failure to establish an adequate rate or other payment structure that is necessary to ensure the availability of a workforce sufficient to support an individual with an LTSS disability in living in the community and leading an independent life; and (iii) failure to ensure that each institutionalized individual with an LTSS disability is regularly notified of the alternative of community-based long-term services and supports and that those community-based long-term services and supports are provided if the individual with an LTSS disability selects such services and supports. Provides that the Act shall not be construed to: (1) prevent a public entity or LTSS insurance provider from providing community-based long-term services and supports at a level that is greater than the level that is required under the Act; or (2) prohibit a public entity or LTSS insurance provider from using managed care techniques, as long as the use of such techniques does not have the effect of discriminating against an individual as prohibited under the Act. Defines terms.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02601  Rep. Bob Morgan, Ann M. Williams, Michael J. Zalewski, Delia C. Ramirez, Robyn Gabel, Theresa Mah, Margo McDermed and Jennifer Gong-Gershowitz

(Sen. Melinda Bush)

765 ILCS 120/1 from Ch. 30, par. 401
765 ILCS 120/2 from Ch. 30, par. 402
765 ILCS 120/4 from Ch. 30, par. 404
765 ILCS 120/6 from Ch. 30, par. 406

Amends the Real Property Conservation Rights Act. Provides that a conservation right may be amended or modified from time to time only by a written instrument executed by the grantor and grantee and recorded with the office of the recorder of deeds of the county in which the land is located. Provides that either party may, in the absolute discretion of the party, withhold consent to any amendment or modification requested by the other party. Provides that an amendment or modification shall not materially and adversely affect the conservation purposes of the conservation right or facilitate the extinguishment of the conservation right. Provides that the consent of any party other than the grantor and grantee is not required for amendment or modification, even if the other party is entitled to enforce an easement. Provides that the conservation right may contain other requirements for amendment or modification, and such other requirements shall control. Provides that a unit of local government has the authority to grant a conservation right on property that it owns to another unit of government or to a not-for-profit corporation or trust that meets certain criteria. Provides that an action to enforce a conservation right may be brought by any party entitled to enforce the conservation right against a nonowner who is violating the terms of the conservation right. Provides that a notice of violation may be recorded by the holder of the conservation right against any property that the holder of the conservation right reasonably determines is in violation of the conservation right. Provides that a conservation right shall not be extinguished by adverse possession, a claim of abandonment, or merger, and may be extinguished only by such procedure as may be set forth in the conservation right or by a release of the conservation right in accordance with the terms of the conservation right. Provides that no prescriptive easement shall be established that adversely impacts the conservation values protected by the conservation right. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:
Deletes language providing that a notice of violation may be recorded by the holder of the conservation right against any property that the holder of the conservation right reasonably determines is in violation of the conservation right. Provides instead that if the holder of a conservation right reasonably determines that there is a violation of the right, the holder of the conservation right may record a notice of violation against the property for which the conservation right applies. Effective immediately.

Jul 26 19  H  Public Act . . . . . . . 101-0142

HB 02602  Rep. Fred Crespo

225 ILCS 510/2 from Ch. 111, par. 952


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02603  Rep. Fred Crespo

225 ILCS 65/55-30

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02604

New Act

Creates the Safe Patient Limits Act. Provides the maximum number of patients that may be assigned to a registered nurse in specified situations. Provides that nothing shall preclude a facility from assigning fewer patients to a registered nurse than the limits provided in Act. Provides that nothing in the Act precludes the use of patient acuity systems consistent with the Nurse Staffing by Patient Acuity Act; however, the maximum patient assignments in the Act may not be exceeded, regardless of the use and application of any patient acuity system. Provides that the Department of Public Health shall adopt rules governing the implementation and operation of the Act. Provides that all facilities shall adopt written policies and procedures for training and orientation of nursing staff and that no registered nurse shall be assigned to a nursing unit or clinical area unless that nurse has, among other things, demonstrated competence in providing care in that area. Provides that the written policies and procedures for the training and orientation of nursing staff shall require that all temporary personnel receive the same amount and type of training and orientation that is required for permanent staff. Provides that the Act's provisions are severable.

House Committee Amendment No. 2

Adds reference to:
210 ILCS 85/10.10

Adds reference to:
225 ILCS 65/50-15.15 new

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Defines "registered nurse", "direct care registered professional nurse", and "rapid response team". Excludes specified facilities from the definition of "facility". Adds LTAC hospitals and ambulatory surgical treatment centers to the definition of "facility". Makes changes to the definition of "nursing care". Provides that in all units with critical care or intensive care patients, the maximum patient assignment of critical care patients to a registered nurse is 2. Provides that at least one direct care registered professional nurse shall be assigned to triage patients, shall be immediately available at all times to triage patients when they arrive in the emergency department, and shall perform triage functions only. Provides that in all units with acute rehabilitation patients the maximum patient assignment of acute rehabilitation patients to a registered nurse is 4 (rather than 3). Provides that in all units with conscious sedation patients, the maximum patient assignment of conscious sedation patients to a registered nurse is one. Provides that in all units with pediatric patients, the maximum patient assignment of pediatric patients to a registered nurse is 3 (instead of 4) and in all units with observational patients, the maximum patient assignment of observational patients to a registered nurse is 3 (instead of 4). Provides that a rapid response team nurse shall not be given direct care patient assignments while assigned as a nurse responsible for responding to a rapid response team request. Provides specified requirements for the Act's implementation by a facility. Provides that a facility shall plan for routine fluctuations in its patient census. Provides that if a health care emergency causes a change in the number of patients in a clinical care unit or patient care area, a facility must be able to demonstrate that immediate and diligent efforts were made to maintain required staffing levels. Establishes recordkeeping requirements. Provides that any method, software, or tool used to create or evaluate a staffing plan adopted by a facility shall be established in coordination with direct care registered professional nurses and shall be transparent in all respects. Requires the Department of Public Health to establish procedures to ensure that the documentation submitted is available for public inspection in its entirety. Provides specified nurse rights and protections. Amends the Hospital Licensing Act. Provides that a hospital shall not mandate that a registered professional nurse delegate nursing interventions. Amends the Nurse Practice Act. Provides that the exercise of professional judgment by a direct care registered professional nurse in the performance of his or her scope of practice shall be provided in the exclusive interests of the patient. Makes other changes.

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

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

Fiscal Note, House Committee Amendment No. 2 (Dept. of Public Health)
This bill would not pose any fiscal impact to the Department of Public Health.

May 31 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02605  Rep. Thomas Morrison-Fred Crespo-Keith P. Sommer-Jonathan Carroll  
(Sen. Jennifer Bertino-Tarrant, Sue Rezin-Pat McGuire and Laura M. Murphy)

105 ILCS 5/14-1.09b
Amends the Children with Disabilities Article of the School Code. With regard to the speech-language pathologist provision, provides that notwithstanding the requirements of the provision, a Professional Educator License with a school support personnel endorsement for non-teaching speech-language pathologist shall be issued to a speech-language pathologist who (i) holds a regular license as a speech-language pathologist pursuant to the Illinois Speech-Language Pathology and Audiology Practice Act and (ii) holds a current Certificate of Clinical Competence in speech-language pathology from the American Speech-Language-Hearing Association.

Jul 19 19  H  Public Act . . . . . . . . 101-0094

HB 02606  Rep. Barbara Hernandez

105 ILCS 305/4  from Ch. 122, par. 1503-4
Amends the Illinois Mathematics and Science Academy Law. Authorizes the Board of Trustees to enter into public-private partnership agreements with private entities for purposes relating to or affecting education in the school. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02607  Rep. Linda Chapa LaVia

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02608  Rep. Linda Chapa LaVia

10 ILCS 5/9-1.8  from Ch. 46, par. 9-1.8
10 ILCS 5/9-1.14
10 ILCS 5/9-3  from Ch. 46, par. 9-3
10 ILCS 5/9-8.10
10 ILCS 5/9-13  from Ch. 46, par. 9-13
10 ILCS 5/9-35
Amends the Election Code. Changes the contribution and expenditure threshold during any 12-month period to an aggregate amount exceeding $7,500 (rather than $5,000) for a candidate political committee, political action committee, ballot initiative committee, and independent expenditure committee. Provides that “electioneering communication” means any broadcast, cable, or satellite communication that is made within 120 days before an election (rather than within 60 days before a general election or consolidated election or within 30 days before a primary election). Provides that a political committee created within the 30 days before the election for which the committee was created (rather than within 30 days before an election) shall file a statement of organization within 2 business days in person. Makes changes to what shall be included in a political committee's statement of organization. Provides that the terms and conditions of any loan or credit agreement from a political committee shall be set forth in a written agreement. Makes changes concerning audits of political committees by the State Board of Elections. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02609  Rep. La Shawn K. Ford

105 ILCS 5/2-3.176 new

Amends the School Code to create the Office of School Safety within the State Board of Education. Provides for the
Office's duties. Requires the Office to create a grant program for expenditures related to improving school safety. Provides that grant
funds must be used for school security improvements, including training and safety-related upgrades to school buildings, equipment
(including metal detectors and x-ray machines), and facilities. Specifies the grant application requirements. Effective January 1, 2020.

Fiscal Note (State Board of Education)

House Bill 2609 is estimated to have a fiscal impact of up to $161,600,000 on the Illinois State Board of Education's
General Revenue Fund budget. The most recent Capital Needs Assessment Survey Results (2016) identified $161 million
in capital costs for school security measures based on 406 of 852 school districts responding to the survey. In addition,
ISBE estimates $350,000 in operational costs will be needed to support three new staff required to staff the new office and
carry out its functions and duties. An estimated $250,000 has also been included for grants for school district training.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02610  Rep. Tom Weber

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02611  Rep. Steven Reick

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

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02612  Rep. Chris Miller

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to the cost of obtaining an Illinois gun dealer
license. Provides that the credit may not exceed $1,500. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02613  Rep. Amy Grant-Jonathan Carroll-Dan Brady-Dan Ugaste-Randy E. Frese

(Sen. John F. Curran and Laura M. Murphy)

805 ILCS 10/3.6 from Ch. 32, par. 415-3.6

Amends the Professional Service Corporation Act. Includes within the scope of the term "related professions" and "related
professional services" the practice of speech-language therapy by persons licensed under the Illinois Speech-Language Pathology and
Audiology Practice Act. Effective immediately.

Jul 19 19  H  Public Act . . . . . . . . 101-0095

HB 02614  Rep. Amy Grant

405 ILCS 80/2-3 from Ch. 91 1/2, par. 1802-3

Amends the Developmental Disability and Mental Disability Services Act. Includes in the definition of in one's "own
home" that an adult with a mental disability lives in a facility licensed by a unit of local government authority with 4 or 5 other adults
unrelated to the adult with a mental disability who do not provide home-based services to the adult with a mental disability.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02615  Rep. Amy Grant

5 ILCS 120/3 from Ch. 102, par. 43

5 ILCS 140/11 from Ch. 116, par. 211

Amends the Open Meetings Act and the Freedom of Information Act. Provides that "substantially prevails" and "prevails"
mean: (1) the party obtains some of his or her requested relief through a judicial order in his or her favor or through any settlement
agreement approved by the court; or (2) the pursuit of a nonfrivolous claim was a catalyst for a unilateral change in position by the
opposing party relative to the relief sought.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02616

Rep. Amy Grant-Mary E. Flowers-Rita Mayfield and LaToya Greenwood

New Act

815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Creates the Human Trafficking and Child Exploitation Prevention Act. Provides that it is unlawful to make available a device that makes content accessible on the Internet unless the product contains digital blocking capability that renders inaccessible a website displaying obscene material, defined under the Criminal Code of 2012, and, if sold to a minor, the digital blocking capability is active. Permits the blocking capability to be deactivated if certain steps are undertaken. Provides a remedy if non-obscene material is blocked. Imposes a nominal fee upon devices for which blocking capability is disabled to be remitted to a fund to help the State bear the costs of upholding community standards and of combating sex crimes. Permits retailers to charge a separate opt-in fee for profit. Authorizes the Attorney General or a consumer to seek damages. Provides affirmative defenses and exemptions. Amends the Consumer Fraud and Deceptive Business Practices Act to include the Human Trafficking and Child Exploitation Prevention Act within the list of Acts subject to the Consumer Fraud and Deceptive Business Practice Act. Effective one year after becoming law.

Apr 03 19 H Tabled

HB 02617

Rep. Robert Martwick

(Sen. Omar Aquino)

40 ILCS 5/17-131 from Ch. 108 1/2, par. 17-131
40 ILCS 5/17-132 from Ch. 108 1/2, par. 17-132

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that an Employer or the Board of Trustees shall make pension deductions in each pay period on the basis of the salary earned in that period, exclusive of salaries for overtime, extracurricular activities (instead of special services), or any employment on an optional basis, such as summer school. Makes conforming changes. Effective immediately.

Aug 09 19 H Public Act . . . . . . . . . 101-0261

HB 02618


(Sen. Michael E. Hastings)

625 ILCS 5/1-142.3 new
625 ILCS 5/3-609.1 from Ch. 95 1/2, par. 3-609.1
625 ILCS 5/3-609.3 new

Amends the Illinois Vehicle Code. Provides that, in lieu of receiving registration plates without payment of a fee under the Section authorizing issuance of plates for veterans with disabilities, any veteran who holds proof of a 50% or greater service-connected disability from the United States Department of Veterans Affairs may apply for a military series registration plate in the manner prescribed by the Secretary of State. Provides that, upon the veteran showing proof of the disability, a military series registration plate may be issued to the veteran without fee for the registration of one motor vehicle of the first division or one motor vehicle of the second division weighing not more than 8,000 pounds. In the Section concerning Medal of Honor plates, changes "Congressional Medal of Honor" to "Medal of Honor". Provides that the Secretary, upon receipt of an application made in the form prescribed by the Secretary of State, may issue National Guard license plates to Illinois residents who are current members, former members, or surviving spouses of former members of the Illinois National Guard, or the National Guard of any other State, the Commonwealth of Puerto Rico, or Washington D.C. (instead of "to Illinois residents who are either members or former members of the Illinois National Guard or the surviving spouses of Illinois National Guard members").

Aug 09 19 H Public Act . . . . . . . . . 101-0262
HB 02619  Rep. Robert Martwick
New Act
30 ILCS 105/5.891 new

Creates the Independent Contractor Payment Protection Act and amends the State Finance Act. Provides that the agreed work terms between an independent contractor and a client shall be: (1) reduced to writing; (2) sufficiently detailed in describing how compensation earned and payable shall be calculated; (3) signed by the independent contractor; (4) signed by the client; (5) kept on file by the client for a period of not less than 6 years. Provides that an independent contractor shall be paid the compensation earned in accordance with the agreed work terms not later than the last day of the month following the month in which the compensation is earned. Provides that an independent contractor may file a complaint with the Department of Labor alleging a violation of the Act. Provides for enforcement of the Act by the Department. Establishes civil and criminal penalties. Creates the Independent Contractor Compensation Theft Enforcement Fund as a special fund in the State treasury and specifies the uses of the Fund.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

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

Amends the Unified Code of Corrections. Permits offenders subject to the truth in sentencing provisions of the Code to earn sentence credit for good conduct in specific instances as the Director of Corrections deems proper. Permits offenders subject to the truth in sentencing provisions of the Code to earn sentence credit for educational, vocational, substance abuse, behavior modification programs, life skills courses, re-entry planning, and correctional industry programs. Provides that sentence credit earned shall not reduce the sentence of the prisoner to less than: (1) 75% (rather than 85%) of his or her sentence if the prisoner is required to serve 85% of his or her sentence; and (2) 90% of his or her sentence if the prisoner is required to serve 100% of his or her sentence. Makes conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that a petitioner may petition the circuit court to expunge the records of his or her arrests and charges not initiated by arrest when each arrest or charge not initiated by arrest sought to be expunged resulted in the underlying conduct being later decriminalized.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02622  Rep. Allen Skillicorn

5 ILCS 120/2 from Ch. 102, par. 42
5 ILCS 140/7 from Ch. 116, par. 207
5 ILCS 315/7 from Ch. 48, par. 1607
5 ILCS 315/24 from Ch. 48, par. 1624
115 ILCS 5/10 from Ch. 48, par. 1710
115 ILCS 5/18 from Ch. 48, par. 1718

Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that once an agreement is reached between an employer and the representative of the employees concerning all of the terms of a collective bargaining agreement, that agreement shall be reduced to writing and published on the website of the employer. Provides that not less than 14 days after publication of the agreement on its website, the employer shall hold an open public meeting on ratification of the agreement. Provides that no agreement concerning all of the terms of a collective bargaining agreement shall be ratified by the parties until after the employer publishes the agreement on its website and holds an open public meeting on ratification of the agreement. Provides that upon ratification, the agreement shall be signed by the parties. Provides that rejection of an agreement by either the employer or the representative of the employees shall not constitute an unfair labor practice. Provides that no collective bargaining agreement shall be binding until it has been ratified by a majority vote, with that vote taking place after the public meeting. Requires that any contract between a public employer and an employee under the Illinois Public Labor Relations Act, in which the total compensation exceeds $150,000, shall also be published on the employer's website for a period of not less than 14 days prior to being signed by both the public employer and the employee. Provides that if a public contract requires board approval before it may take effect, then not less than 14 days after publication of the contract on its website, the public employer shall hold an open public meeting on the contract. Provides that no contract shall take effect until after the public employer publishes the contract on its website and holds an open public meeting on the contract. Amends the Open Meetings Act and the Freedom of Information Act to allow for open meetings and inspection and copying of records concerning specified provisions of the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02623  Rep. Nicholas K. Smith

110 ILCS 805/3-42.5 new
310 ILCS 10/33 new

Amends the Public Community College Act and the Housing Authorities Act. Permits the community colleges and housing authorities to develop affordable housing for community college students.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02624  Rep. Luis Arroyo

70 ILCS 2605/3 from Ch. 42, par. 322
70 ILCS 2605/3.3 new

Amends the Metropolitan Water Reclamation District Act. Provides that the board of commissioners of the Water Reclamation District of Greater Chicago shall: on or before July 1, 2021, divide the Water Reclamation District of Greater Chicago into 9 commissioner districts and assign the commissioner districts to reflect the results of the most recent federal decennial census; and thereafter, in the year following each federal decennial census, redistrict the commissioner districts to reflect the results of the most recent census. Provides that the commissioner districts shall be compact, contiguous, and substantially equal in population to each other district. Provides that one commissioner shall be elected from each commissioner district for a term of 6 years and that the commissioner shall be a resident of the commissioner district from which he or she was elected. Provides that if the corporate limits of the District expands between redistrictings, the board of commissioners shall determine which commissioner district or districts the expanded territory will join until the next redistricting. Provides that the terms of all commissioners serving at the time of the 2022 general election shall continue until the first Tuesday after the first Monday in the month following the 2022 general election or until the 9 new commissioners are elected and qualified, whichever is later. Makes conforming changes.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Provides that the General Assembly (rather than the board of commissioners of the Water Reclamation District of Greater Chicago) shall divide the Water Reclamation District of Greater Chicago into 9 commissioner districts on or before July 1, 2021 and redistrict after each federal decennial census. Provides that a redistricting plan created shall be drawn to create crossover districts, coalition districts, or influence districts. Makes conforming changes.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02625
Rep. Luis Arroyo-Robert Martwick
(Sen. Iris Y. Martinez and Laura M. Murphy)
705 ILCS 35/2f from Ch. 37, par. 72.2f
Amends the Circuit Courts Act. Provides that in 2021, the General Assembly shall redraw the boundaries of the subcircuits of the Circuit of Cook County to reflect the results of the 2020 federal decennial census. Provides that a resident judgeship assigned to a subcircuit shall continue to be assigned to that subcircuit. Provides that any vacancy in a resident judgeship existing on or occurring after the effective date of a law redrawing the boundaries of the subcircuits shall be filled by a resident of the redrawn subcircuit.
Senate Floor Amendment No. 1
Adds reference to:
705 ILCS 35/2f-2
Adds reference to:
705 ILCS 35/2f-4
Adds reference to:
705 ILCS 35/2f-5
Adds reference to:
705 ILCS 35/2f-6
Adds reference to:
705 ILCS 35/2f-9
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:
Provides that the General Assembly shall redraw the subcircuit boundaries after every federal decennial census. Provides that the subcircuits shall be compact, contiguous, and substantially equal in population. Provides that the General Assembly shall also redraw the subcircuit boundaries in 2021, and after every federal decennial census, in the 12th, 16th, 17th, 19th, and 22nd districts.
Aug 23 19 H Public Act . . . . . . . . . . . . . . . . . . . . . 101-0477

HB 02626
Rep. Luis Arroyo
605 ILCS 5/4-103.5 new
Amends the Illinois Highway Code. Provides that bids for State or federally funded road construction contracts shall include transportation costs itemized apart from the cost of the goods or materials transported.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Cristina Castro-Kimberly A. Lightford, Laura Ellman and Mattie Hunter)

105 ILCS 5/10-20.64
105 ILCS 5/34-18.57

Amends the School Code. Provides that a student may not be questioned or detained at a school site at which students are detained in connection with criminal charges or allegations, taken into custody, or engaged with law enforcement personnel without the presence of the student’s parent or guardian, a school social worker, or a licensed mental health professional. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
105 ILCS 5/10-20.64
Deletes reference to:
105 ILCS 5/34-18.57
Adds reference to:
105 ILCS 5/22-85 new

Replaces everything after the enacting clause. Amends the School Code. Provides that no student under 18 years of age may be questioned or detained by law enforcement personnel, a school resource officer, or other security personnel on school grounds in connection with a suspected or alleged criminal activity without the presence of the student’s parent or guardian or a designee requested by the parent or guardian. Provides that a student 18 years of age or older may request the presence of his or her parent or guardian if he or she is questioned or detained, and the student must be notified of this right. Effective immediately.

Fiscal Note, House Floor Amendment No. 2 (State Board of Education)
This bill has no fiscal impact to the Illinois State Board of Education.

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

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the School Code. Provides that, before detaining and questioning a student on school grounds who is under 18 years of age and who is suspected of committing a criminal act, a law enforcement officer, school resource officer, or other school security personnel must comply with certain requirements; defines “school grounds”. Provides that the requirements do not limit the authority of a law enforcement officer to make an arrest on school grounds and do not apply to specified circumstances that would cause a reasonable person to believe that urgent and immediate action is necessary. Effective immediately.

Senate Floor Amendment No. 2
Provides that, before detaining and questioning a student on school grounds who is under 18 years of age and who is suspected of committing a criminal act, a law enforcement officer, school resource officer, or other school security personnel must, among other requirements, (i) make reasonable efforts (rather than all reasonable efforts) to ensure that the student’s parent or guardian or school personnel is present during the questioning and (ii) if practicable, make reasonable efforts (rather than all reasonable efforts) to ensure that a law enforcement officer trained in promoting safe interactions and communications with youth is present during the questioning.

Aug 23 19 H Public Act . . . . . . 101-0478
HB 02628
(Sen. Iris Y. Martinez)
40 ILCS 5/17-116 from Ch. 108 1/2, par. 17-116
40 ILCS 5/17-125 from Ch. 108 1/2, par. 17-125
Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that service retirement pensions shall begin on the effective date of termination as reflected in the records of the Employer. Provides that upon certification of a member’s termination (instead of cancellation of his teaching certificate) and on written application, a teacher shall be paid a refund. Provides that to obtain a refund for a member who has completed the minimum term of service required to establish eligibility for a pension, the member must execute and deliver to the Board a written acknowledgment of forfeiture of all service credit and rights to pension payments (instead of a written receipt and acknowledgment). Makes other changes. Effective immediately.
Aug 09 19 H Public Act . . . . . . . . . . . . . 101-0263

HB 02629
Rep. Allen Skillicorn
430 ILCS 66/60
Amends the Firearms Concealed Carry Act. Provides that for a new or renewal concealed carry license, the fee shall be $75 (rather than $150), of which $60 (rather than $120) shall be apportioned to the State Police Firearm Services Fund, $5 (rather than $20) shall be apportioned to the Mental Health Reporting Fund, and $10 shall be apportioned to the State Crime Laboratory Fund. Provides that a non-resident applicant for a new license or renewal shall submit $150 (rather than $300) and a licensee requesting a new license shall submit $10 (rather than $75). Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02630
Rep. Allen Skillicorn
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-212
35 ILCS 200/18-213
35 ILCS 200/18-214
35 ILCS 200/18-242 new
30 ILCS 805/8.43 new
Amends the Property Tax Code. Provides that, beginning with the 2019 levy year, the Property Tax Extension Limitation Law applies to all taxing districts, including home rule units. Provides that, beginning with the 2019 levy year and until the first levy year to occur after a revenue neutral school funding formula is enacted, the extension limitation under the Property Tax Extension Limitation Law is 0% or the rate of increase approved by the voters. Preempts home rule. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02631  Rep. Allen Skillicorn

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/7-1 from Ch. 46, par. 7-1
10 ILCS 5/7-2 from Ch. 46, par. 7-2
10 ILCS 5/7-7 from Ch. 46, par. 7-7
10 ILCS 5/7-8 from Ch. 46, par. 7-8
10 ILCS 5/7-9 from Ch. 46, par. 7-9
10 ILCS 5/7-10 from Ch. 46, par. 7-10
10 ILCS 5/7-12 from Ch. 46, par. 7-12
10 ILCS 5/7-13 from Ch. 46, par. 7-13
10 ILCS 5/7-19 from Ch. 46, par. 7-19
10 ILCS 5/7-51 from Ch. 46, par. 7-51
10 ILCS 5/7-53 from Ch. 46, par. 7-53
10 ILCS 5/7-56 from Ch. 46, par. 7-56
10 ILCS 5/7-58 from Ch. 46, par. 7-58
10 ILCS 5/7-59 from Ch. 46, par. 7-59
10 ILCS 5/8-5 from Ch. 46, par. 8-5

Amends the Election Code. Removes ward committeepersons for each ward in cities containing a population of 500,000 or more and township committeepersons for each township or part of a township that lies outside of cities having a population of 200,000 or more, in counties having a population of 2,000,000 or more. Makes conforming changes throughout the Code.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


10 ILCS 5/29-21 new

Amends the Election Code. Prohibits a person from knowingly maintaining more than one registration to vote. Provides that a violation involving multiple registrations within the State is a Class A misdemeanor. Provides that a violation involving multiple registrations in this State and another state is a Class 4 felony. Provides an affirmative defense to the violation.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


10 ILCS 5/1A-60 new

Amends the Election Code. Requires the State Board of Elections to enter into an agreement with the Interstate Voter Registration Crosscheck Program.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02634  Rep. Allen Skillicorn

820 ILCS 305/16a from Ch. 48, par. 138.16a

Amends the Workers' Compensation Act. Limits attorney's fees to 15%, rather than 20%, of the sum that would be due under the Act for 364 weeks of permanent total disability based upon the employee's average weekly wage. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02635  Rep. Allen Skillicorn

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

820 ILCS 305/8.3

Amends the Workers' Compensation Act. Changes the compensation rates for certain accidental injuries to the levels that existed before Public Act 94-277 took effect. Removes language requiring employers to make payments on annual adjustments to the compensation rate in awards for permanent total disability for every accident occurring on or after July 20, 2005 but before November 11, 2005 (the date Public Act 94-695 took effect). Directs the Workers' Compensation Medical Fee Advisory Board to develop a fee payment schedule for procedures, treatments, and services covered under the Act based upon fees for such procedures, treatments, and services authorized under Medicare. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02636  Rep. Allen Skillicorn

5 ILCS 315/3  from Ch. 48, par. 1603
5 ILCS 315/4  from Ch. 48, par. 1604
5 ILCS 315/6  from Ch. 48, par. 1606
5 ILCS 315/7  from Ch. 48, par. 1607
5 ILCS 315/8  from Ch. 48, par. 1608
5 ILCS 315/9  from Ch. 48, par. 1609
5 ILCS 315/10  from Ch. 48, par. 1610
5 ILCS 315/12  from Ch. 48, par. 1612
5 ILCS 315/13  from Ch. 48, par. 1613

Amends the Illinois Public Labor Relations Act. Removes language requiring employees who are not members of a representing labor organization to pay a proportionate share of the costs of the collective bargaining process, contract administration, and pursuing matters affecting wages, hours, and conditions of employment under a collective bargaining agreement. Provides that employees shall not be required to perform certain acts as a condition of obtaining or continuing public employment. Provides that public employees shall have the right to bargain independently in their relations with the public employer. Provides that an agreement, contract, understanding, or practice between or involving a public employer, labor organization, or exclusive representative that violates the provisions concerning independent bargaining or requires an employee to perform certain forbidden acts as a condition of obtaining or continuing public employment is unlawful and unenforceable. Removes language concerning fair share agreements in collective bargaining. Provides that public employees who are not members of a labor organization may represent themselves in grievance resolution procedures. Provides that public employees who have chosen to bargain independently may be party to mediation and fact-finding proceedings. Modifies the terms "collective bargaining", "exclusive representative", and "labor organization". Removes the term "fair share agreement". Defines "independent bargaining" or "to bargain independently". Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


305 ILCS 5/5-5.01a
305 ILCS 5/5-5e

Amends the Medical Assistance Article of the Illinois Public Aid Code. Removes language providing that Medicaid rates for supportive living facilities effective on July 1, 2018 must be equal to the rates in effect for supportive living facilities on June 30, 2018. Provides that the Medicaid rates for supportive living services on and after July 1, 2019 must be equal to 60% of the average total nursing facility services per diem for the geographic areas defined by the Department of Healthcare and Family Services. Provides that for supportive living facilities specializing in dementia care, the rate must be 72% instead of 60%. Requires the Medicaid rates for supportive living services to be updated whenever the total nursing facility service per diems are updated. Requires the Department to delink the per diem rate paid for supportive living facility services from the per diem rate paid for nursing facility services, effective for services provided on or after May 1, 2011 through June 30, 2019 (rather than effective for services provided on or after May 1, 2011). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02638  Rep. Marcus C. Evans, Jr., Robyn Gabel, Katie Stuart and Michelle Mussman

720 ILCS 570/315.7 new

Amends the Illinois Controlled Substances Act. Provides that a prescriber shall offer a prescription for naloxone hydrochloride or another drug approved by the United States Food and Drug Administration for the complete or partial reversal of opioid depression to a patient when one or more of the following conditions are present: (1) the prescription dosage for the patient is 90 or more morphine milligram equivalents of an opioid medication per day; (2) an opioid medication is prescribed concurrently with a prescription for benzodiazepine; (3) the patient presents with an increased risk for overdose, including a patient with a history of overdose, a patient with a history of substance use disorder, or a patient at risk for returning to a high dose of opioid medication to which the patient is no longer tolerant. Provides other requirements and exemptions. Makes other changes. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Iris Y. Martinez)

50 ILCS 20/2.5
50 ILCS 20/20.3
50 ILCS 20/20.4
50 ILCS 20/20.5
50 ILCS 20/20.10
50 ILCS 20/20.15
50 ILCS 20/20.20
50 ILCS 20/20.25
50 ILCS 20/23.6 new

Amends the Public Building Commission Act. Reenacts certain Sections that were repealed on June 1, 2018. Provides for their continuation and validation, and extends their repeal to June 1, 2023. Effective immediately.

Aug 23 19  H  Public Act . . . . . . . . . 101-0479


New Act

Creates the Anti-Click Gambling Data Analytics Collection Act. Provides that no entity that operates a remote gambling platform or a subsidiary of the entity shall collect data from a participant with the intent to predict how the participant will gamble in a particular gambling or betting scenario. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

720 ILCS 5/28-1 from Ch. 38, par. 28-1

Creates the Gaming and Amusement Licensing, Cybersecurity, and Data Collection and Remittance Act. Authorizes fringe gambling to be conducted in locations authorized to conduct video gaming under the Video Gaming Act. Provides restrictions on fringe gambling and fringe gambling machines, including prohibiting a person under the age of 21 from using a fringe gambling machine. Provides minimum requirements for the licensing of fringe gambling machines. Includes provisions for issuing licenses under the Act. Limits locations authorized to conduct fringe gambling to 5 fringe gambling machines on their premises. Makes conforming changes in the Criminal Code of 2012.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02642  Rep. Michael T. Marron

415 ILCS 5/1 from Ch. 111 1/2, par. 1001

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02643
(Sen. Melinda Bush-Laura Ellman-Linda Holmes, Jennifer Bertino-Tarrant, Rachelle Crowe and Antonio Muñoz)

815 ILCS 505/2B from Ch. 121 1/2, par. 262B
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a person age 65 and older may cancel certain contracts within 15, rather than 3, days after the day the contract was signed. Effective January 1, 2020.

House Committee Amendment No. 1
Deletes reference to:
815 ILCS 505/2B
Adds reference to:
815 ILCS 513/20
Adds reference to:
815 ILCS 513/22 new
Replaces everything after the enacting clause. Amends the Home Repair and Remodeling Act. Provides that a consumer age 65 and older has 15, rather than 3, business days within which to cancel a contract if the sale is made at the consumer's home. Effective immediately.

Senate Committee Amendment No. 1
Limits the 15 day right of cancellation for persons age 65 or older to purchases made from an uninvited solicitor.
Aug 09 19 H Public Act . . . . . . 101-0264

HB 02644 Rep. Rita Mayfield
215 ILCS 5/236 from Ch. 73, par. 848
Amends the Illinois Insurance Code. Provides that an insurer or producer authorized to issue policies of insurance in the State may not make a distinction or otherwise discriminate between persons, reject an applicant, cancel a policy, or demand or require a higher rate of premium for reasons based solely upon the basis that an applicant or insured has been convicted of a felony.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02645 Rep. Stephanie A. Kifowit
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Provides that each taxpayer that makes a donation during the taxable year to a startup of an adult day program for adults with intellectual and developmental disabilities is entitled to an income tax credit in an amount equal to the amount of the donation. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02646 Rep. Thaddeus Jones
Appropriates $700,000 from the General Revenue Fund to the State Board of Education for the purpose of providing a grant to the Simon Wiesenthal Center’s Midwest Region office in Chicago to establish 2 mobile tolerance education centers. Effective July 1, 2019.
Jul 02 19 H Rule 19(b) / Re-referred to Rules Committee

HB 02647 Rep. Thaddeus Jones-William Davis-Debbie Meyers-Martin
20 ILCS 607/3-10
20 ILCS 607/3-20
Amends the Brownfields Redevelopment and Intermodal promotion Act. Expands the South Suburban Brownfields Redevelopment Zone to include Alsip, Blue Island, Burnham, Calumet city, Calumet park, Chicago Heights, Country Club Hills, Crestwood, Flossmoor, Ford Heights, Glenwood, Lansing, Lynwood, Matteson, Midlothian, Oak Forest, Olympia Fields, Orland Hills, Orland Park, Park Forest, Richton Park, Robbins, Sauk Village, South Chicago Heights, Steger, Tinley Park, University Park, Worth. Extends the life of the South Suburban Brownfields redevelopment fund to accommodate development agreements extend through 2026 (currently 2021).
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Video Gaming Act. Allows for video gaming by organization licensees and inter-track wagering location licensees under the Illinois Horse Racing Act of 1975; makes conforming changes throughout the Video Gaming Act and in the Criminal Code of 2012. Removes references to organization licensees and inter-track wagering location licensees from the definition of "licensed establishment". Provides that an organization licensee who held that license in 2016 may operate up to 500 video gaming terminals on its premises at any time and an inter-track wagering location licensee may operate up to 5 video gaming terminals at the inter-track wagering location licensee's location or on the premises of the organization licensee with which they are affiliated. Requires organization licensees and inter-track wagering location licensees to deposit 40% of their share of the net terminal income from video gaming into the horsemen purse accounts associated with their respective racetrack to be distributed by agreements between breeds. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02649


(Sen. Toi W. Hutchinson-Iris Y. Martinez, Robert Peters, Ram Villivalam, Laura Ellman-Don Harmon, Patricia Van Pelt, Linda Holmes-Jacqueline Y. Collins and Bill Cunningham)

725 ILCS 5/Art. 106F heading new
725 ILCS 5/106F-5 new
725 ILCS 5/106F-10 new

Amends the Code of Criminal Procedure of 1963. Creates a bill of rights for children of incarcerated parents. Provides that the Department of Corrections, the county sheriff, or county correctional department shall develop and implement policies and practices that adhere to the bill of rights for decisions that impact incarcerated individuals with children. Effective immediately.

Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the department.

House Floor Amendment No. 3
Deletes reference to:
725 ILCS 5/106F-5
Adds reference to:
725 ILCS 5/106F-15 new
Adds reference to:
725 ILCS 5/106F-20 new

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Creates the Task Force on Children of Incarcerated Parents. Provides for membership of the Task Force. Provides that the Office of the Lieutenant Governor shall provide administrative and technical support to the Task Force and shall be responsible for administering its operations, appointing a chairperson, and ensuring that the requirements of the Task Force are met. Provides that the Task Force shall have all appointments made within 30 days of the effective date of the amendatory Act. Provides that the first meeting shall be held no later than August 1, 2019. Provides that the Task Force shall review available research, best practices, and effective interventions to formulate recommendations. Provides that the Task Force shall submit a report of its findings and recommendations to the General Assembly and the Governor by December 31, 2019. Makes other changes. Effective immediately.

Aug 23 19 H Public Act . . . . . . . . . 101-0480

HB 02650

Rep. Robert Rita-Stephanie A. Kifowit-Barbara Hernandez

(Sen. Elgie R. Sims, Jr.)

415 ILCS 5/19.3 from Ch. 111 1/2, par. 1019.3

Amends the Environmental Protection Act. Requires the Environmental Protection Agency to adopt rules to expand the usage of federally allowable set-aside programs within the Water Revolving Fund, including, but not limited to, programs that provide financial assistance to utilities exploring consolidation or other collaborative approaches with separate utilities for the purpose of improving efficiency, sustainable water management, and equitable water rates. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that, beginning on the effective date of the amendatory Act, and running for a period of 5 years after that date, the Environmental Protection Agency shall prioritize within its annual intended use plan the usage of a portion of the Agency's capitalization grant for federally authorized set-aside activities. Provides that the prioritization is for the purpose of supporting disadvantaged communities and utilities throughout Illinois in building their capacity for sustainable and equitable water management. Provides specified methods of support.

Jul 26 19 H Public Act . . . . . . . . . 101-0143
HB 02651  Rep. Delia C. Ramirez and Robyn Gabel  
New Act  
30 ILCS 105/5.891 new  
Creates the Illinois Container Fee and Deposit Act. Provides for a deposit value of 5 cents to be paid by consumers on each beverage container sold in the State by a dealer for consumption. Provides that upon the return to a dealer or person operating a redemption center, the dealer or redemption center shall pay the value of the deposit back to the consumer as a refund. Sets forth requirements for the administration of the program. Provides certain exemptions to the program. Requires that the refund value be clearly indicated on all beverage containers sold in the State. Provides for the Environmental Protection Agency to certify redemption centers. Prohibits snap-top beverage containers. Provides that persons violating the Act shall be guilty of a Class C misdemeanor. Prohibits the manufacture of certain plastic metal beverage containers. Prohibits the disposal of beverage containers at sanitary landfills. Provides that deposits not passed on to the consumer through bottle redemption shall be distributed as follows: 75% to the Agency for environmental and conservation-related programs, and 25% to each distributor in proportion to the amount of beverage containers each distributor sold in the State. Amends the State Finance Act to create the Illinois Container Fee and Deposit Fund.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

(Sen. Christopher Belt)  
20 ILCS 3125/10  
  House Committee Amendment No. 1  
  House Floor Amendment No. 2  
Jul 26 19  H  Public Act . . . . . . . . . 101-0144  

HB 02653  Rep. Dan Ugaste  
720 ILCS 5/24-1  
720 ILCS 5/24-1.6  
720 ILCS 5/24-3.1  
from Ch. 38, par. 24-1  
Amends the Criminal Code of 2012. Increases penalties by one class for unlawful use of weapons when a person knowingly: (1) carries or possesses in any vehicle or concealed on or about his or her person except when on his or her land or in his or her own abode, legal dwelling, or fixed place of business, or on the land or in the legal dwelling of another person as an invitee with that person's permission, any pistol, revolver, stun gun, taser, or other firearm; or (2) carries or possesses on or about his or her person, upon any public street, alley, or other public lands within the corporate limits of a municipality except when an invitee in or on the public street, alley, or other public lands, for the purpose of the display of the weapon or the lawful commerce in weapons, or except when on his or her land or in his or her own abode, legal dwelling, or fixed place of business, or on the land or in the legal dwelling of another person as an invitee with that person's permission, any pistol, revolver, stun gun, taser, or other firearm. Provides that a first offense of aggravated unlawful use of a weapon committed with a firearm by a person 18 years of age or older where certain factors exist is a Class 3 felony (rather than a Class 4 felony), for which the person shall be sentenced to a term of imprisonment of not less than 2 years and not more than 5 years. Increases the penalty by one class for unlawful possession of firearms. Makes other changes.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02654  Rep. LaToya Greenwood  
Appropriates funds from the General Revenue Fund to the Department of Children and Family Services for grants to the Illinois Coalition Against Sexual Assault. Effective July 1, 2019.  
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 02655  Rep. LaToya Greenwood

35 ILCS 200/18-165

Amends the Property Tax Code. Provides that a taxing district may abate a portion of its taxes on property upon which affordable housing has been or will be constructed in a development mixed with commercial property. The value of the abatement under this paragraph (12) may not exceed $500,000.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02656  Rep. LaToya Greenwood-Katie Stuart-Robyn Gabel-Rita Mayfield-Camille Y. Lilly, Kelly M. Burke and Barbara Hernandez

(Sen. Christopher Belt-Robert Peters and Antonio Muñoz)

New Act

Creates the Feminine Hygiene Products For The Homeless Act. Provides that feminine hygiene products, including, but not limited to, sanitary napkins, tampons, and panty liners, shall be available free of charge at all homeless shelters that provide temporary housing assistance to women or youth.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 02657  Rep. Anna Moeller-Rita Mayfield and Arthur Turner

220 ILCS 5/16-115A
220 ILCS 5/16-115E new
220 ILCS 5/16-118
220 ILCS 5/19-115
220 ILCS 5/19-116 new
220 ILCS 5/19-135
815 ILCS 505/2EE
815 ILCS 505/2DDD

Amends the Public Utilities Act. Provides that an alternative retail electric supplier and alternative gas supplier shall: make certain information available on its website; send a separate written notice or electronic mail informing the residential customer of the upcoming change in price or other charge; and not automatically renew a contract with a residential customer at a rate higher than the initial term of the contract or automatically change or renew a fixed contract to a variable rate contract. Provides that all marketing materials shall contain the Historical Price to Compare from the immediately preceding 12 months. Provides, with exceptions, that beginning 90 days after the effective date of the Act, no customer who has received specified financial assistance within the preceding 12 months shall be switched to an alternative retail electric supplier or alternative gas supplier. Provides that beginning January 1, 2021, an alternative retail electric supplier or alternative gas supplier may apply to the Illinois Commerce Commission to offer a savings guarantee plan. Provides that every alternative retail electric supplier and alternative gas supplier shall include specific information on each bill to a residential customer who obtains supply from an alternative retail electric supplier or alternative gas supplier. Amends the Consumer Fraud and Deceptive Business Practices Act. Makes changes in provisions concerning electric service provider selection and alternative gas suppliers.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02658  Rep. Marcus C. Evans, Jr.-Kambium Buckner

305 ILCS 5/5-36 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Auditor General to perform a performance and financial audit of the State's managed care medical assistance program. Provides that any safety-net hospital that received grant funding in State Fiscal Year 2019 shall not be obligated to pay any assessment amount, including penalties, that is past due and payable to the Department of Healthcare and Family Services until the Auditor General determines through the required audits that the average denial rate for MCO payments to safety-net hospitals is below 10%.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02659  Rep. Norine K. Hammond
(Sen. John G. Mulroe)

305 ILCS 5/11-5.4
Amends the Illinois Public Aid Code. Makes technical changes to specify in provisions concerning provisional eligibility for long-term care services that the Department of Healthcare and Family Services shall adopt rules. Effective immediately.
Aug 09 19  H  Public Act . . . . . . . . 101-0265

HB 02660  Rep. Thomas M. Bennett

40 ILCS 5/4-125.5 new
Amends the Downstate Firefighter Article of the Illinois Pension Code. Authorizes a board of trustees to designate a firefighter as a hero for work performed in connection with his or her service as a firefighter. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02661  Rep. Robert Martwick
(Sen. Omar Aquino)

755 ILCS 5/11a-9 from Ch. 110 1/2, par. 11a-9
Amends the Guardians for Adults with Disabilities Article of the Probate Act of 1975. Provides that one of the persons who performed the evaluations upon which the report relating to the adjudication of disability is based shall be a licensed physician or a licensed clinical psychologist (rather than "shall be a licensed physician"). Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02662  Rep. Robert Martwick

40 ILCS 5/6-174 from Ch. 108 1/2, par. 6-174
Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that the board shall conduct regular elections for the election of a successor to the annuitant member of the board for a term of 3 (rather than 2) years. Makes a conforming change. Effective immediately.
Jul 19 19  H  Public Act . . . . . . . . 101-0096

HB 02663  Rep. David McSweeney

110 ILCS 1005/1.5 new
110 ILCS 1010/11 from Ch. 144, par. 241
110 ILCS 1010/11.5 new
Amends the Private College Act and the Academic Degree Act. Provides that a religious institution may file an annual application with the Board of Higher Education to become exempt from the educational requirements, standards, or demands under the Acts or those Acts' administrative rules and the Board may annually grant the exemption; defines "religious institution". Specifies application requirements.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


765 ILCS 1026/15-1505 new
Amends the Revised Uniform Unclaimed Property Act. Provides that the Act does not apply to any annuity, pension, or benefit funds held in a fiduciary capacity by a retirement system. Provides that property assumed abandoned in an annuity, pension, or benefit fund held in a fiduciary capacity by a retirement system shall be reported by the retirement system to the administrator. Provides that no retirement system shall pay or deliver any annuity, pension, or benefit funds held in a fiduciary capacity to the administrator. Provides, with exceptions, that the provisions are retroactive to January 1, 2018.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


Amends the Consent by Minors to Health Care Services Act. Provides that a minor of 12 years or older who may have come into contact with any sexually transmitted disease or may be determined to be an intoxicated person or a person with a substance use disorder, or who may have a family member who abuses drugs or alcohol, may give consent to the furnishing of health care services or counseling related to the prevention, diagnosis, or treatment, rather than just the diagnosis or treatment, of the disease.

Aug 07 19  H  Public Act . . . . . . . . 101-0214


Appropriates $2,000,000 from the General Revenue Fund to the Supreme Court for the Neighborhood Sealing and Expungement Court pilot program. Effective July 1, 2019.

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


Amends the Illinois Procurement Code. Creates a small and mid-sized business enterprise initiative program. Provides that the program shall apply to construction contracts and contracts for goods and services by the Department of Transportation and Capital Development Board. Establishes a race and gender-neutral program to increase small and mid-sized business participation in those contracts. Allows the applicable chief procurement officer to set aside certain contracts for exclusive participation of small and mid-sized businesses. Sets forth reporting requirements and penalties for violations of the provisions. Allows the Department of Central Management Services to adopt rules to implement the program. Includes severability provisions.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02668


(Sen. Mattie Hunter)

105 ILCS 5/2-3.176 new

Amends the School Code. Requires the State Board of Education to develop child opportunity zones as a means to deliver comprehensive and coordinated social services at or near schools in this State that are related to specific community needs and that will ultimately increase student performance in schools in the community; defines "child opportunity zone". Provides that a child opportunity zone must provide a means to integrate education, health, and social services into schools and link families to school and community resources. Provides that on or before August 1, 2020, and on or before each August 1 thereafter, the State Board must submit a report to the General Assembly on the number of children and families served by a child opportunity zone program and any other outcome data for each program. Requires the State Board to adopt rules.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Fiscal Note (State Board of Education)

HB 2668 is estimated to have a fiscal impact of $15.1 million on the General Revenue Fund budget for the Illinois State Board of Education. This assumes approximately $80,000 to $100,000 in operational costs for one position to coordinate the child opportunity zone functions with school districts, community-based providers, other state agencies, local officials, community colleges, and other adult education and workforce training providers. The position would also complete required reporting. It also assumes $15 million in grant funds would be appropriated to the Illinois State Board of Education to make funding available to provide assistance and supports to the child opportunity zones.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Changes the definition of "child opportunity zone" to mean a coordinated system of early childhood education (rather than a site at or near a school that provides early childhood education). Provides that, subject to appropriation, the State Board of Education, in cooperation with regional superintendents of schools, school districts, and other State and community agencies (rather than only the State Board), must develop child opportunity zones as a means to deliver comprehensive and coordinated social services in this State (rather than delivering them at or near schools in this State) that are related to specific community needs and that will ultimately increase student performance in schools in the community. Provides that in addition to funds appropriated by the General Assembly, the State Board may use funds appropriated by the General Assembly for other grant programs to implement child opportunity zone programs. Makes other changes.

May 28 19 Referred to Assignments

HB 02669


(Sen. Neil Anderson-Jason Plummer)

625 ILCS 5/3-809 from Ch. 95 1/2, par. 3-809

Amends the Illinois Vehicle Code. Deletes language requiring registration of certain farm wagon type trailers having a fertilizer spreader attachment and farm wagon type tank trailers. Removes the registration fee and existing width and weight restrictions for single unit self-propelled agricultural fertilizer implements.

Aug 23 19 H Public Act . . . . . . . . . . 101-0481
HB 02670  Rep. Lamont J. Robinson, Jr.-Carol Ammons

(Sen. Mattie Hunter-Kimberly A. Lightford)

New Act

Creates the Illinois New Business Owner Act. Provides that no application for a license for any State or local department, agency, board, or commission shall be denied or acted on adversely by reason of the applicant having been previously convicted of one or more criminal offenses or by reason of a finding of lack of good moral character, except if certain determinations are made. Provides certain factors to be considered concerning a previous criminal conviction. Effective immediately.

House Floor Amendment No. 2

Deletes reference to:

New Act

Adds reference to:

20 ILCS 2105/2105-131

Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Defines "mitigating factors" for the purposes of provisions concerning the licensure, certification, or registration of applicants with criminal convictions. Provides that mitigating factors are not a bar to licensure, instead they provide guidance for the Department of Financial and Professional Regulation when considering licensure, registration, or certification for an applicant with criminal history. Provides that the Department, upon a finding that an applicant for a license, certificate, or registration was previously convicted of a felony or misdemeanor that may be grounds for refusing to issue a license or certificate or to grant a registration, shall consider the circumstances surrounding the offense or offenses. Provides that the Department shall consider any mitigating factors from the point of arrest or indictment when determined to be appropriate. Makes other changes.

Aug 16 19  H  Public Act . . . . . . . . 101-0388


30 ILCS 575/8k new

Amends the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. Requires the Department of Central Management Services to establish a credit program where certain contractors may receive credit applicable to meeting the requirements of the Act based on their utilization of minority owned businesses and female owned businesses. Requires the Department to review the program annually. Sets forth requirements of the program.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02672  Rep. Avery Bourne-Darren Bailey and Mike Murphy

430 ILCS 5/4.5 new

Amends the Liquefied Petroleum Gas Regulation Act. Provides that no legal action shall be commenced or maintained against any person engaged in the business of selling at retail, supplying, handling, or transporting liquefied petroleum gas in this State if the alleged injury, damage, or loss was caused by: (1) the alteration, modification, or repair of liquefied petroleum gas equipment or a liquefied petroleum gas appliance if done without the knowledge and consent of the liquefied petroleum gas seller, supplier, handler, or transporter; or (2) the use of liquefied petroleum gas equipment or a liquefied petroleum gas appliance in a manner or for a purpose other than that for which the equipment or appliance was intended and that could not reasonably have been expected.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02673  Rep. Michael J. Zalewski-Deb Conroy-Jonathan Carroll, David McSweeney, Daniel Swanson, Kelly M. Cassidy, Sara Feigenholtz, Kambium Buckner and Anne Stava-Murray

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

20 ILCS 1605/9.1

20 ILCS 1605/20  from Ch. 120, par. 1170

20 ILCS 1605/21.12 new

Amends the Illinois Lottery Law. Requires the Department of the Lottery to offer a special instant scratch-off game with the title of "The End of Alzheimer's Begins With Me". Requires the net revenue from that game to be deposited into the Alzheimer's Awareness Fund. Authorizes the Department to adopt rules necessary to implement and administer the game. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02674

Rep. Michael J. Zalewski-Jonathan Carroll-Will Guzzardi-Thaddeus Jones-Monica Bristow, Emanuel Chris Welch, LaToya Greenwood, Andrew S. Chesney, Robert Rita, Tom Demmer, Bob Morgan, Deb Conroy, Kelly M. Cassidy, Theresa Mah, Celina Villanueva, Ryan Spain, Jerry Costello, II, Amy Grant, Steven Reick, Yehiel M. Kalish, Terri Bryant, Gregory Harris, Sam Yingling, Margo McDermid, Robert Martwick, Joe Sosnowski and Marcus C. Evans, Jr.

235 ILCS 5/3-12
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/5-3 from Ch. 43, par. 118
235 ILCS 5/6-4 from Ch. 43, par. 121

Amends the Liquor Control Act of 1934. Provides that a craft distiller license and a craft distiller tasting permit license shall allow the sale and offering for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor. Provides that a craft distiller tasting permit license allows the licensee to sell and offer for sale at retail, but not for resale in any form, up to 5,000 gallons of transferred alcoholic liquor to the extent approved by the Illinois Liquor Control Commission. Provides that upon approval from the State Commission, a craft distiller tasting permit license shall allow the licensee to sell and offer for sale at (i) the craft distiller's licensed premises and (ii) at up to 2 additional locations for use and consumption and not for resale. Provides that certain craft distillers may sell up to 10,000 gallons (instead of 2,500 gallons) of spirits to non-licensees. Creates a craft distiller warehouse permit. Provides that a craft distiller warehouse permit license may be issued to the holder of a craft distiller tasting permit license and shall allow the holder to store or warehouse up to 500,000 gallons of spirits manufactured by the holder of the permit. Establishes fees for a craft distiller warehouse permit. Makes other changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Iris Y. Martinez-Terry Link-Dan McConchie and Brian W. Stewart)

235 ILCS 5/3-12
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/5-3 from Ch. 43, par. 118

Amends the Liquor Control Act of 1934. Establishes a distiller pub license. Provides that a distiller pub license shall allow the licensee to only (i) manufacture up to 5,000 gallons of spirits per year only on the premises specified in the license, (ii) make sales of the spirits manufactured on the premises, (iii) store the spirits upon the premises, (iv) sell and offer for sale at retail from the licensed premises for off-premises consumption no more than 5,000 gallons per year so long as such sales are only made in-person, (v) sell and offer for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor, and (vi) with the prior approval of the Illinois Liquor Control Commission, annually transfer no more than 5,000 gallons of spirits manufactured on the premises to a licensed distiller pub wholly owned and operated by the same licensee. Prohibits a distiller pub licensee from selling spirits manufactured by the licensee to retail licensees. Establishes fees for a distiller pub license. Provides that a craft distiller licensee may simultaneously hold a distiller pub license if certain requirements are met. Authorizes a craft distiller to transfer spirits to a wholly owned distiller pub if specified requirements are met. Makes conforming changes.

House Floor Amendment No. 2
Adds reference to:
235 ILCS 5/1-3.40
Adds reference to:
235 ILCS 5/5-6 from Ch. 43, par. 121
Adds reference to:
235 ILCS 5/6-31 from Ch. 43, par. 193

Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Removes the craft distiller license. Creates a class 1 craft distiller license. Provides that, among other authorizations, a class 1 craft distiller license shall allow the manufacture of up to 50,000 gallons of spirits per year provided that the class 1 craft distiller licensee does not manufacture more than a combined 50,000 gallons of spirits per year and is not a member of or affiliated with a manufacturer that produces more than 50,000 gallons of spirits per year or any other alcoholic liquor. Provides that a class 1 craft distiller or a non-resident dealer who manufactures less than 50,000 gallons of distilled spirits per year may make application to the State Commission for a self-distribution exemption. Creates a class 2 craft distiller license. Provides that, among other authorizations, a class 2 craft distiller license shall allow the manufacture of up to 100,000 gallons of spirits per year. Creates a craft distiller warehouse permit. Provides that a craft distiller warehouse permit license may be issued to the holder of a craft distiller tasting permit license and shall allow the holder to store or warehouse up to 500,000 gallons of spirits manufactured by the holder of the permit. Creates a distilling pub license. Provides that, among other authorizations, a distilling pub licensee may manufacture up to 5,000 gallons of spirits per year only on the premises specified in the license and make sales of the spirits manufactured on the premises or, with the approval of the State Commission, spirits manufactured on another distilling pub licensed premises that is wholly owned and operated by the same licensee to importing distributors and distributors and to non-licensees for use and consumption. Establishes fees for the class 1 distiller license, class 2 distiller license, craft distiller warehouse permit, and distilling pub license. Removes a provision authorizing craft distiller tasting permit licensees to conduct product sampling. Provides that if any provision of the Act, or its application to any person or circumstance, is determined by a court of competent jurisdiction to be unconstitutional, the remaining provisions shall be construed in accordance with the intent of the General Assembly to further limit rather than expand commerce in alcoholic liquor. Makes conforming and other changes.

House Floor Amendment No. 3
Deletes reference to:
235 ILCS 5/6-31
Deletes reference to:
235 ILCS 5/11-1 from Ch. 43, par. 193

Removes provisions concerning product sampling. Removes language that provides that if any provision of the Liquor Control Act of 1934, or its application to any person or circumstance, is determined by a court of competent jurisdiction to be unconstitutional, the remaining provisions shall be construed in accordance with the intent of the General Assembly to further limit rather than expand commerce in alcoholic liquor. Makes conforming changes.
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Provides that a craft distiller warehouse permit may be issued to the holder of a class 1 craft distiller or class 2 craft distiller (instead of a craft distiller premises). License. Provides that a distributor's license shall allow the sale of vermouth to class 1 craft distillers and class 2 craft distillers that sell spirits, vermouth, or both spirits and vermouth to non-licensees at their distilleries. Adds an immediate effective date.

Aug 23 19  H  Public Act . . . . . . 101-0482

HB 02675 (CONTINUED)
Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a craft distiller warehouse permit may be issued to the holder of a class 1 craft distiller or class 2 craft distiller (instead of a craft distiller premises). License. Provides that a distributor's license shall allow the sale of vermouth to class 1 craft distillers and class 2 craft distillers that sell spirits, vermouth, or both spirits and vermouth to non-licensees at their distilleries. Adds an immediate effective date.

Aug 23 19  H  Public Act . . . . . . 101-0482

HB 02676  Rep. Michael J. Zalewski-Dan Ugaste and Terra Costa Howard
(Sen. Jennifer Bertino-Tarrant, Emil Jones, III, Neil Anderson and Rachelle Crowe-Chuck Weaver)

225 ILCS 25/4 from Ch. 111, par. 2304

225 ILCS 25/13.5 new

Amends the Illinois Dental Practice Act. Changes the definition of "public health dental hygienist." Provides that the requirement that a public health dental hygienist have additional structured courses in dental education in advanced areas specific to public health dentistry shall include emergency procedures for medically compromised patients, pharmacology, medical recordkeeping procedures, geriatric dentistry, pediatric dentistry, and pathology provided by an educational institution accredited by the Commission on Dental Accreditation, such as a dental school or dental hygiene program, or a statewide dental association, approved by the Department of Financial and Professional Regulation to provide continuing education, that has developed and conducted training programs for expanded functions for dental assistants and hygienists. Provides that the training program must include a minimum of 26 hours of didactic study; include 8 hours of in-person classroom experience with an outcome assessment examination that tests the competency of the didactic subjects required by the Act; require the hygienist to complete an 8-hour, on-site mentoring experience monitored by the dentist who will have a public health supervision agreement with the hygienist; issue a certificate of completion of the training program, which must be kept on file at the supervising dentist's office and which will be made available to the Department upon request; and operate in a public health setting pursuant to a written public health supervision agreement with a dentist who is working in or has contracted with a local or State government agency or institution or who is providing services as part of a certified school-based program or school-based oral health program. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes that include the following. Specifies the number of hours of education required in certain advanced areas specific to public health dentistry and requires that the training program for a public health dental hygienist include a minimum of 29 hours of didactic study in those areas (instead of a minimum of 26 hours of didactic study). Provides that the education in advanced areas specific to public health dentistry may be provided by a statewide dental hygiene association that meets certain requirements. Provides that the didactic study may be taken in compliance with specified continued learning education requirements. Provides that the training program for a public health dental hygienist must require completion of 5 hours of didactic courses in the topic areas of special needs dentistry, teledentistry, nutritional needs of geriatric and low income patients, communication techniques with non-English speaking patients, cultural competency, and professional ethics. Provides that the training program must require completion of an 8 hour in-person classroom review (instead of classroom experience) that includes a comprehension exam on specified topics (instead of an outcome assessment examination) and submit certification of successful completion to the supervising dentist. Removes a requirement that the training program require the hygienist to complete an 8-hour, on-site mentoring experience monitored by the dentist who will have a public health supervision agreement with the hygienist. Makes grammatical and other changes.

House Floor Amendment No. 2

Adds reference to:

225 ILCS 25/13.10 new

Removes a provision requiring training programs for public health dental hygienists to operate in a public health setting pursuant to a written public health supervision agreement with a dentist who is working in or has contracted with a local or State government agency or institution or who is providing services as part of a certified school-based program or school-based oral health program. Further amends the Illinois Dental Practice Act. Provides that after completion of a training program for a public health dental hygienist, a public health dental hygienist may operate in a public health setting that meets specified requirements with a dentist who is working in or has contracted with a local or State government agency or institution or who is providing services as part of a certified school-based program or school-based oral health program.

Jul 12 19  H  Public Act . . . . . . 101-0064
Amends the Revised Uniform Unclaimed Property Act. Makes changes concerning the time and circumstances under which financial organization deposits are presumed abandoned. Makes changes in provisions governing extending the reporting date of certain reported renewable time deposits. Deletes language requiring a holder to inform the administrator to provide a telephone number to contact the administrator to inquire about or claim property. Provides that the administrator does not need to notify the Department of Revenue of the names or social security numbers of apparent owners of abandoned property if he or she reasonably believes that the Department of Revenue will be unable to provide information that would provide sufficient evidence to establish that the person in the Department of Revenue's records is the apparent owner of unclaimed property in the custody of the administrator. Provides that the State Treasurer may, at reasonable times and upon reasonable notice: (1) examine the records of specified types of financial organizations under certain conditions; (2) issue an administrative subpoena requiring the financial organization to make records available for examination; and (3) bring an action seeking judicial enforcement of the subpoena. Provides that records obtained in examinations of State-regulated financial organizations are subject to the same provisions concerning use and confidentiality as records obtained in examinations of other persons. Makes other changes. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that the final average salary of a person who first becomes a firefighter under the Article on or after January 1, 2011 shall be the greater of (1) the average monthly salary obtained by dividing the total salary of the firefighter during the 96 consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period, or (2) the average monthly salary obtained by dividing the total salary of the firefighter during the 48 consecutive months of service within the last 60 months of service in which the total salary was the highest by the number of months of service in that period (currently, the final average salary is the average monthly salary obtained by dividing the total salary of the firefighter during the 96 consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

Amends the Downstate Firefighters Article of the Illinois Pension Code. Provides that each annual increase for Tier 2 members shall be calculated at 3% of the originally granted pension (rather than the lesser of 3% or one-half the annual unadjusted percentage increase (but not less than zero) in the consumer price index-u for a 12-month period ending in September preceding each November 1). Provides that the changes shall apply without regard to whether a Tier 2 member is in active service under the Article on or after the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02680  Rep. Michael J. Zalewski

40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109

30 ILCS 805/8.43 new

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that, beginning in 2020, the limit on salary for all purposes under the Code for Tier 2 firefighters shall annually be increased by the lesser of 3%, including all previous adjustments, or the annual unadjusted percentage increase in the consumer price index-u (rather than one-half the annual unadjusted percentage increase in the consumer price index-u) for the 12 months ending with the September preceding each November 1, including all previous adjustments. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02681  Rep. Michael J. Zalewski

30 ILCS 105/5.891 new

625 ILCS 5/3-699.14

Amends the State Finance Act. Creates the Peace Officers Memorial Foundation of Cook County Fund as a special fund in the State treasury. Amends the Illinois Vehicle Code to allow for the issuance of decals for Universal special license plates by the Peace Officers Memorial Foundation of Cook County. Provides for the original fee, renewal fees, and fee distribution for Universal special license plates with decals issued by the Peace Officers Memorial Foundation of Cook County.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02682  Rep. Michael J. Zalewski
     (Sen. John J. Cullerton)

30 ILCS 105/5.891 new
30 ILCS 105/5.892 new
30 ILCS 105/5.893 new
30 ILCS 105/6z-20.1 new
30 ILCS 105/6z-20.2 new
30 ILCS 105/6z-20.3 new
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 105/19 from Ch. 120, par. 439.19
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 110/17 from Ch. 120, par. 439.47
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 115/17 from Ch. 120, par. 439.117
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 120/6 from Ch. 120, par. 445
35 ILCS 120/11 from Ch. 120, par. 450
35 ILCS 505/2 from Ch. 120, par. 418
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/8a from Ch. 120, par. 424a
50 ILCS 470/10
50 ILCS 470/31
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
55 ILCS 5/5-1008.5
55 ILCS 5/5-1009 from Ch. 34, par. 5-1009
55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
55 ILCS 5/5-1184 new
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a
65 ILCS 5/8-11-22 new
65 ILCS 5/11-74.3-6
65 ILCS 5/11-101-3 new
70 ILCS 200/245-12
70 ILCS 750/25
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
HB 02682 (CONTINUED)
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
415 ILCS 125/315
415 ILCS 125/320

Amends the State Finance Act. Creates the State Aviation Program Fund, the Local Government Aviation Trust Fund, and the Aviation Fuel Sales Tax Refund Fund. Provides that moneys in the State Aviation Program Fund shall be used by the Department of Transportation for the purposes of a State Aviation Program. Provides that the State Aviation Program shall include grants to units of local government for airport-related purposes. Provides that moneys in the Local Government Aviation Trust Fund shall be used by units of local government for airport-related purposes. Provides that moneys in the Aviation Fuel Sales Tax Refund Fund shall be used by the Department of Revenue to pay refunds. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act to provide that moneys received from the tax paid on aviation fuel shall be deposited into those Funds. Amends the Motor Fuel Tax Law to provide that certain money received by the Department of Revenue for aviation fuel sold or used on or after December 1 shall be deposited into the State Aviation Program Fund. Amends the Innovation Development and Economy Act, the Counties Code, the Illinois Municipal Code, the Civic Center Code, the Flood Prevention District Act, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Prohibits certain local retailers’ occupation taxes on aviation fuel unless the unit of local government has an airport-related purpose. Amends the Illinois Municipal Code. Requires municipalities that have implemented a Residential Sound Insulation Program to perform an in-home air quality test at a residence located in the municipality if certain conditions are met. Effective immediately.

House Committee Amendment No. 1
In provisions of the introduced bill creating the State Aviation Program Fund, provides that, for a municipality with a population of more than 500,000, grants may be used only for: (1) the replacement of sound-reducing windows and doors installed under the Residential Sound Insulation Program; and (2) in-home air quality testing in residences in which windows or doors were installed under the Residential Sound Insulation Program. For other units of local government, retains the provisions of the introduced bill providing that grants may be used for the capital or operating costs (in the introduced bill, capital costs only) of: (1) an airport; (2) a local airport system; or (3) any other local facility that is owned or operated by the person or entity that owns or operates the airport that is directly and substantially related to the air transportation of passengers or property.

House Floor Amendment No. 2
Makes changes to the bill as amended by House Amendment No. 1. Provides that grants to a municipality with a population of more than 500,000 from the State Aviation Program Fund may be used only for the replacement of sound-reducing windows and doors installed under the Residential Sound Insulation Program (in House Amendment No. 1, the replacement of sound-reducing windows and doors and in-home air quality testing).

Apr 12 19  S  Referred to Assignments

HB 02683
820 ILCS 40/8 from Ch. 48, par. 2008

Amends the Personnel Record Review Act. Provides that, except as otherwise specified, an employer shall delete disciplinary reports, letters of reprimand, or other records of disciplinary action that are more than 10 (rather than 4) years old.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02684

New Act

Creates the Illinois New Business Owner Act. Provides that no application for a license for any State or local department, agency, board, or commission shall be denied or acted on adversely because the applicant has been previously convicted of one or more criminal offenses or because of a finding of lack of good moral character, unless certain determinations are made. Sets forth factors to be considered concerning a previous criminal conviction. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02685


(Sen. Kimberly A. Lightford-Jacqueline Y. Collins)

New Act

15 ILCS 520/22.5 from Ch. 130, par. 41a

110 ILCS 992/1-5

Creates the Illinois Student Loan Investment Act. Provides for the establishment, operation, and administration of the Student Investment Account by the State Treasurer. Provides that the State Treasurer shall establish fees to cover the costs of administration, recordkeeping, marketing, and investment management related to the Student Investment Account. Provides that the State Treasurer may charge and collect insurance premiums and deduct wages under the Act. Requires the State Treasurer to develop, publish, and implement one or more investment policies covering the investment of moneys under the Act. Provides for the creation and use of specified Funds to be held outside of the State Treasury with the State Treasurer as custodian. Provides for the adoption of rules. Amends the Deposit of State Moneys Act. Allows the State Treasurer to invest or reinvest State money in, among other items or purposes, investments made in accordance with the Student Loan Investment Act. Amends the Student Loan Servicing Rights Act. Provides that the term "student loan servicer" shall not include, among other entities, the State Treasurer and its agents when the agents are acting on the State Treasurer's behalf. Defines terms. Effective immediately.

Fiscal Note (Office of the Treasurer)

The Treasurer's Office projects that $150,000 will be needed for additional staff and related operational expenses to oversee and implement the Student Loan Investment program, the cost of which is expected to be paid for from the Treasurer's Administrative Fund, which receives revenue from investment earnings. The program should become self-sustaining when investment earnings and administrative fees are earned to cover operational and administration costs.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Creates the Student Investment Account Act (currently, the Student Loan Investment Act). Adds a provision concerning the use of earnings from the Student Investment Account. Modifies provisions concerning the establishment, operation, and administration of the Student Investment Account by the State Treasurer, and adds requirements concerning income share agreements and income share agreement providers. Allows the State Treasurer to enter into income share agreements with participants (currently, borrowers) and to facilitate such arrangements between participants and eligible income share agreement providers (currently, lenders). Provides that the State Treasurer or his or her designee (currently, only State Treasurer) may charge and collect insurance premiums under the Act. Provides for the creation and use of specified Funds as non-appropriated separate and apart trust funds in the State Treasury (currently, Funds to be held outside of the State Treasury with the State Treasurer as custodian). Amends the Student Loan Servicing Rights Act. Provides that the term "student loan servicer" shall not include, among other entities, the State Treasurer (currently, the State Treasurer and its agents when the agents are acting on the State Treasurer's behalf). Modifies and defines terms. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2

Provides that "student loan servicer" or "servicer" includes persons or entities acting on behalf of the State Treasurer.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments
HB 02686  Rep. Margo McDermed

325 ILCS 5/3  from Ch. 23, par. 2053
325 ILCS 5/4
325 ILCS 5/4.02  from Ch. 23, par. 2054.02
325 ILCS 5/4.6 new

Amends the Abused and Neglected Child Reporting Act. Adds youth athletic program workers as mandated reporters. Provides that recreational or athletic program or facility personnel who are required to report child abuse must complete mandated reporter training by a provider or agency with expertise in recognizing and reporting child abuse. Enhances the criminal penalty for any person who knowingly and willfully violates certain reporting requirements for mandated reporters. Makes a violation a Class 4 felony (rather than a Class A misdemeanor for a first violation and a Class 4 felony for a second or subsequent violation), except that if the person acted as part of a plan or scheme having as its object the prevention of discovery of an abused or neglected child by lawful authorities for the purpose of protecting or insulating any person or entity from arrest or prosecution, the person commits a Class 3 felony (rather than a Class 4 felony for a first offense and a Class 3 felony for a second or subsequent offense). Enhances the criminal penalty for any other person required to report suspected child abuse or neglect who willfully fails to report such abuse or neglect by making it a Class 4 felony (rather than a Class A misdemeanor for a first violation and a Class 4 felony for a second or subsequent violation). Requires a youth athletic program to have a background check performed for each youth athletic program worker by a reputable, licensed third-party vendor. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


20 ILCS 3933/10
20 ILCS 3933/13 new
225 ILCS 10/3  from Ch. 23, par. 2213

Amends the Illinois Early Learning Council Act. Provides that at least 50% of the persons appointed to the Illinois Early Learning Council shall represent privately owned day care centers. Provides that any policy change or policy consideration of the Council shall, before being adopted, be provided to all licensed child care providers in this State in an electronic format allowing such providers a vote on the policy issue. Provides that any policy developed by the Council shall be adopted only upon receiving a majority approval of the child care providers notified of the proposed measure. Amends the Child Care Act of 1969. Provides that in addition to meeting the requirements of the Act or any specified administrative rules concerning qualifications for early childhood teachers and school-age workers, an early childhood teacher responsible for a group of children that includes infants, toddlers, or preschool-age children shall show proof of enrollment in an accredited college or university in which he or she is working towards or has achieved at least 6 hours of college credit related directly to early child care studies. Provides that showing proof of enrollment or completion in an accredited college or university of up to at least 6 semester hours of college credit related to early child care studies shall satisfy both the semester hours and clock hours requirements to be an early childhood teacher. Provides for specified personnel of a child care facility to be present at the open and close of the facility.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02688  Rep. Margo McDermed

5 ILCS 430/1-5
5 ILCS 430/5-70 new


Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02689  

20 ILCS 3930/7.7 new
20 ILCS 3930/7.8 new
55 ILCS 5/3-6041 new
55 ILCS 5/3-6042 new
55 ILCS 5/3-6403 new
705 ILCS 105/30 new
705 ILCS 105/31 new


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02690  
Rep. Sara Feigenholtz

305 ILCS 5/5-30.8

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires each managed care organization contracted with the Department of Healthcare and Family Services to file an annual cost report in a form and manner prescribed by the Department. Provides that the Department must make all cost reports available to the public, including, but not limited to, posting the cost reports on the Department's website.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02691

New Act
Creates the Retention of Illinois Students and Equity Act. Provides for legislative findings and a definition. Provides that, notwithstanding any other provision of law to the contrary, a student attending an institution of higher learning in this State who is deemed an Illinois resident for tuition purposes and is not otherwise eligible to receive federal financial aid shall be eligible to apply or receive assistance under the State financial aid programs, including any student aid or benefit funded or administered by the State, a State agency, or any public institution of higher learning, including, but not limited to, scholarships, grants, awards, stipends, free room and board, tuition waivers, or other financial or in-kind assistance.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes changes to the legislative findings. Provides that a student who is an Illinois resident and who is not otherwise eligible for federal financial aid, including, but not limited to, a transgender student who is disqualified for failure to register for selective service or a noncitizen student who has not obtained lawful permanent residence, shall be eligible for State financial aid and benefits. Provides that, to ensure equity, success, and the retention of Illinois residents, a student who is an Illinois resident may not be subject to any caps on grant assistance available under the Monetary Award Program other than those required by State law. Provides that the eligibility requirements for any student aid or benefit funded or administered by the State shall be interpreted to promote the broadest eligibility for students who are Illinois residents in accordance with State law or policy. Makes other changes.

Fiscal Note, House Committee Amendment No. 1 (IL Student Assistance Commission)
The scholarship and grant programs that ISAC administers are subject to appropriation. Thus, making more students eligible to apply for these programs (which HB 2691 does) will not automatically add to their cost. However, funding additional recipients would either require additional appropriations or shifting dollars from other low-income students who are currently eligible. Based on limited available data, including estimates provided by advocates for the bill of the number of undocumented Illinois students, approximately 3,500 students may become newly eligible for the Monetary Award Program under HB 2691, as amended, adding about $9.0 million in annual demand for the program. Without additional funding, adding new recipients would require shifting dollars from other recipients. This projection incorporates estimates of the number of undocumented Illinois students, transgender students who may be required to register for Selective Service, and students who are currently ineligible for MAP because they have used the program to help pay for at least 75 credit hours but have not yet attained junior status. This estimate could be low for several reasons. Overall demand for funding could increase in future years as additional students apply. Also, ISAC does not have adequate information to estimate the potential increase in demand for smaller grant programs (which are also subject to appropriation) or any increases in demand for ISAC-administered programs attributable to students who receive in-state tuition rates because of their military or veteran status.

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

Jun 21 19  H  Public Act . . . . . . . . 101-0021
HB 02692
Rep. Elizabeth Hernandez
Appropriates $3,000,000 from the General Revenue Fund to the State Board of Education for English language learner support software for school district instruction. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 02693  Rep. Kambium Buckner-Marcus C. Evans, Jr. and William Davis

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<tr>
<td>5 ILCS 420/4A-101</td>
<td>from Ch. 127, par. 604A-101</td>
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HB 02693 (CONTINUED)

735 ILCS 30/10-5-10 was 735 ILCS 5/7-102
735 ILCS 30/15-5-15 was 735 ILCS 5/7-103
735 ILCS 30/20-5-5 was 735 ILCS 5/7-103.27
735 ILCS 30/25-7-103.27 was 735 ILCS 5/7-103.27

Amends the Metropolitan Pier and Exposition Authority Act. Changes the name of the Act and Authority to the Metropolitan Public Exposition Authority Act and the Metropolitan Public Exposition Authority. Provides that the Authority may enter into installment payments contracts or lease purchase agreements for specified purposes. Limits the applicability of provisions concerning persons engaged in the business of providing ground transportation and livery vehicles. Requires imposition of a $1 occupation tax on specified persons engaged in the business of providing a transportation network service in the metropolitan area at the McCormick Square campus or a commercial service airport. Increases specified bonding authority of the Authority from $2,850,000,000 to $3,450,000,000. Increases the minimum contract amount requiring a contract to be competitively bid or require a request for proposal. Makes other changes relating to minority-owned, women-owned, and veteran-owned businesses and contractors, contracts for professional services, and contracts entered into pursuant to the Governmental Joint Purchasing Act. Amends various Acts, Laws, and Codes making conforming changes concerning the Act's title and Authority's name. Amends the State Finance Act, Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Increases the amounts that may be deposited into the McCormick Place Expansion Project Fund through the year 2036 (currently, through 2032), allowing for increases each fiscal year thereafter that bonds are outstanding, but not after fiscal year 2070 (currently, 2060). Effective immediately.

HB 02694

Rep. Joe Sosnowski

720 ILCS 5/21-2.5

Amends the Criminal Code of 2012. Provides that the prohibition on a person or entity in the State using an electronic tracking device to determine the location or movement of a person does not apply when the vehicle is under the control of a State agency and the electronic tracking device is used by the agency, or an Inspector General (rather than the Inspector General appointed under the State Officials and Employees Ethics Act) who has jurisdiction over that State agency, for the purpose of tracking vehicles driven by employees or contractors of that State agency. Provides that the prohibition on a person or entity in the State using an electronic tracking device to determine the location or movement of a person does not apply when the vehicle is owned, leased, or under the control of a local government agency and the electronic tracking device is used by the Inspector General who has jurisdiction over that local government agency, for the purpose of tracking a vehicle driven by an employee or contractor of that local government agency. Provides that a violation of this provision is a Class A misdemeanor. Effective immediately.

HB 02695

Rep. Joe Sosnowski

415 ILCS 5/12.5

Amends the Environmental Protection Act. Provides that a specified discharge fee shall not apply to a city with a population of 10,000 or less. Effective immediately.
HB 02696  Rep. David A. Welter
20 ILCS 805/805-536 new
20 ILCS 2610/37 new
50 ILCS 705/7 from Ch. 85, par. 507
50 ILCS 705/10.23 new
55 ILCS 5/3-6040
65 ILCS 5/11-1-13
410 ILCS 4/30

Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois, State Police Act, Counties Code, and Illinois Municipal Code. Provides that State and local law enforcement vehicles and facilities shall be equipped with an operational and accessible automated external defibrillator. Requires training for users of automated external defibrillators. Provides that users are exempt from liability for acts or omissions involving automated external defibrillators, except for willful or wanton misconduct. Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall conduct or approve an in-service training program to train police officers as automated external defibrillator users. Amends the Automated External Defibrillator Act. Adds vehicles (rather than only premises) to the limitation of liability for automated external defibrillators. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02697  Rep. David A. Welter
605 ILCS 5/6-207 from Ch. 121, par. 6-207

Amends the Illinois Highway Code. Provides that if a highway commissioner does not fulfill his or her responsibility to remove snow from a roadway under his or her jurisdiction, the township may contract for snow removal by a private service using township funds. Provides that the costs incurred by the township may then be deducted from the highway commissioner's pay. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02698  Rep. Gregory Harris-Robert Rita

Appropriates $7,147,000 to the Auditor General for the ordinary and contingent expenses of the Office of the Auditor General. Appropriates $27,784,864 to the Auditor General from the Audit Expense Fund for administrative and operations expenses and audits, studies, investigations, and expenses related to actuarial services. Effective July 1, 2019.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HB 02699  Rep. Mark L. Walker
(Sen. Laura M. Murphy)

765 ILCS 905/2 from Ch. 95, par. 52
765 ILCS 905/4 from Ch. 95, par. 54

Amends the Mortgage Act. Adds a person authorized by the mortgagor, grantor, heir, legal representative, or assign to the list of those who may request that the mortgagee of real property shall make, execute, and deliver an instrument in writing releasing a mortgage or deed of trust. Provides that if any mortgagee or trustee shall not, within 30 days (rather than "one month") after the payment of the debt secured by the mortgage or trust deed complies with specific requirements, then he or she shall be liable for the sum of $200 to the aggrieved party. Provides that the successor in interest to the mortgagee or trustee shall not be liable for the $200 penalty if he or she complies with specific requirements within 30 days (rather than "one month") after succeeding to the interest.
Jul 19 19  H Public Act . . . . . . . . . 101-0097

HB 02700  Rep. Katie Stuart-Norine K. Hammond
(Sen. Neil Anderson and Antonio Muñoz)

5 ILCS 375/6.5

Amends the State Employees Group Insurance Act of 1971. Provides that if in any case an error is made in billing a TRS benefit recipient, the Department of Central Management Services shall identify the error and refund the overpaid amount as soon as practicable. Provides that a TRS benefit recipient who has overpaid shall be entitled to a refund of overpayments for up to 7 years of past payments.
Aug 23 19  H Public Act . . . . . . . . . 101-0483
HB 02701  Rep. Robert Martwick
65 ILCS 5/11-74.4-3

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that in order to use a decline in the total equalized assessed value of the proposed redevelopment project area for 3 of the last 5 calendar years as a factor in designating an area "blighted", the municipality must rely on appraisal evidence to show the proposed redevelopment project area's equalized assessed value has declined if the properties within the redevelopment project area had been utilized using the properties' highest and best use during the relevant period. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02702  Rep. Robert Rita
5 ILCS 80/4.30 rep.
5 ILCS 80/4.31


Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

10 ILCS 5/1A-60 new

Amends the Election Code. Requires the State Board of Elections to provide a single, consolidated report to the Governor and General Assembly that includes a detailed analysis and accounting from all divisions of the Board of all activities from the preceding 12 months, the current state of each division, and a detailed statement of goals and expectations for the coming year. Provides that the Board's report shall contain the methodology used in gathering and analyzing the data. Provides that the Executive Director of the State Board of Elections shall certify that the data included in the Board's report is accurate and reliable. Provides that the Board shall publish its report on its website. Requires the General Assembly to request the Executive Director and all division heads to provide an in-person briefing to a committee of each chamber of the General Assembly concerning the information provided in the report. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02704  Rep. Robert Martwick
5 ILCS 430/5-70 new

Amends the State Officials and Employees Ethics Act. Provides that no person elected to public office as a member of the General Assembly or as Governor, including the staff of the Governor, shall hold any common stock in an Illinois business that may be affected by legislation. Provides that any specified elected person holding common stock shall be required to either place such holdings in a blind trust or divest himself or herself of that interest as soon as practicable: (1) after the effective date of this amendatory Act of the 101st General Assembly; or (2) after being sworn into office. Provides that nothing prohibits the ownership of mutual funds through a deferred compensation plan or a 401k plan that may invest in common stock, or prohibits a specified elected person from participating in any pension fund that may invest in common stock.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02705  Rep. Robert Rita

225 ILCS 454/1-1

Amends the Real Estate License Act of 2000. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1

Deletes reference to:
  225 ILCS 454/1-1

Adds reference to:
  5 ILCS 80/4.30

Adds reference to:
  5 ILCS 80/4.40 new

Adds reference to:
  225 ILCS 454/1-10

Adds reference to:
  225 ILCS 454/5-3 new

Adds reference to:
  225 ILCS 454/5-5

Adds reference to:
  225 ILCS 454/5-7

Adds reference to:
  225 ILCS 454/5-10

Adds reference to:
  225 ILCS 454/5-15

Adds reference to:
  225 ILCS 454/5-20

Adds reference to:
  225 ILCS 454/5-27

Adds reference to:
  225 ILCS 454/5-27.5 new

Adds reference to:
  225 ILCS 454/5-28

Adds reference to:
  225 ILCS 454/5-32

Adds reference to:
  225 ILCS 454/5-35

Adds reference to:
  225 ILCS 454/5-40

Adds reference to:
  225 ILCS 454/5-41

Adds reference to:
  225 ILCS 454/5-45

Adds reference to:
  225 ILCS 454/5-50

Adds reference to:
  225 ILCS 454/5-60

Adds reference to:
  225 ILCS 454/5-70

Adds reference to:
  225 ILCS 454/5-80

Adds reference to:
HB 02705 (CONTINUED)

225 ILCS 454/10-5
Adds reference to:
   225 ILCS 454/10-15
Adds reference to:
   225 ILCS 454/10-20
Adds reference to:
   225 ILCS 454/10-30
Adds reference to:
   225 ILCS 454/10-45
Adds reference to:
   225 ILCS 454/10-50 new
Adds reference to:
   225 ILCS 454/10-55 new
Adds reference to:
   225 ILCS 454/10-60 new
Adds reference to:
   225 ILCS 454/15-5
Adds reference to:
   225 ILCS 454/15-10
Adds reference to:
   225 ILCS 454/15-25
Adds reference to:
   225 ILCS 454/15-45
Adds reference to:
   225 ILCS 454/15-50
Adds reference to:
   225 ILCS 454/15-65
Adds reference to:
   225 ILCS 454/15-75
Adds reference to:
   225 ILCS 454/20-10
Adds reference to:
   225 ILCS 454/20-20
Adds reference to:
   225 ILCS 454/20-21
Adds reference to:
   225 ILCS 454/20-23
Adds reference to:
   225 ILCS 454/20-25
Adds reference to:
   225 ILCS 454/20-60
Adds reference to:
   225 ILCS 454/20-64
Adds reference to:
   225 ILCS 454/20-65
Adds reference to:
   225 ILCS 454/20-66
Adds reference to:
Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Real Estate License Act of 2000 from January 1, 2020 to January 1, 2030. Amends the Real Estate License Act of 2000. Creates a broker associate license and requires a person to be licensed as a broker associate for at least 2 years to be eligible for a broker license. Changes references to "managing broker" to "managing broker licensee". Creates a named managing broker to mean a managing broker licensee who has supervisory responsibilities for licensees in his or her office and who has been appointed by the sponsoring broker. Requires the Department of Financial and Professional Regulation to create an online license information portal. Allows the Department to create a commission to study the creation and use of a mandatory, statewide real estate purchase contract form. Provides duties and responsibilities to the Director of Real Estate. Makes changes to provisions concerning applications and requirements for licensure as a leasing agent, broker, and managing broker licensee; the necessity of a license and owner restrictions; exemptions from licensure; examinations; sponsorship; change of address; offices; expiration and renewal of licenses; licensure in another state; continuing education; payment of compensation; employment agreements; advertising; licensees' relationships with consumers and customers; dual agency; unlicensed practice; grounds for discipline; investigations notice and hearing; surrender of license; recovery and collection from the Real Estate Recovery Fund; the Real Estate Coordinator; the Real Estate Research and Education Fund; and licensing of education providers and instructors. Repeals provisions concerning the Real Estate Audit Fund. Makes other changes. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02706  
Rep. John Connor

35 ILCS 200/15-181 new

Amends the Property Tax Code. Provides for a homestead exemption for homestead properties located within 1,000 feet of an industrial park or a business park if (i) the development related to that industrial park or business park commenced after the owner first resided at that location and (ii) the property is principal place of residence of the owner. Provides that the amount of the exemption shall be a reduction of $5,000 from the equalized assessed value of the property.

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

HB 02707  
Rep. John Connor

30 ILCS 500/30-55 new

Amends the Illinois Procurement Code. Provides that any contract entered into under the Act on and after July 1, 2019 that provides for the addition, alteration, renovation, or repair of the plumbing infrastructure of any existing commercial building or structure, or the construction of any new building or structure, in this State shall require the purchase and use of energy-efficient toilets. Provides an exception to the required purchase and use of energy-efficient toilets. Effective immediately.

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee
HB 02708


(Sen. Antonio Muñoz-Jennifer Bertino-Tarrant-Kimberly A. Lightford and Rachelle Crowe)

50 ILCS 722/5

50 ILCS 722/10

Amends the Missing Persons Identification Act. Provides that, in the event that a missing person remains missing for 30 days after being identified in a missing person report, law enforcement may coordinate with partner laboratories of the National Missing and Unidentified Persons System. Provides that all DNA samples obtained in missing person cases shall be immediately forwarded to a National Missing and Unidentified Persons System partner laboratory within 30 days. Provides that DNA samples obtained from family members of missing persons shall not be retained after the location or identification of the remains of the missing person unless there is a search warrant. Provides that the responding local law enforcement agency shall submit a packet of all relevant reports and DNA samples to the National Missing and Unidentified Persons System within 30 days of collecting the information for any high-risk missing person cases and shall also submit any DNA samples voluntarily obtained from family members to a National Missing and Unidentified Persons System partner laboratory for DNA analysis within 30 Days. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

50 ILCS 722/5

Adds reference to:

50 ILCS 722/10

Replaces everything after the enacting clause. Amends the Missing Persons Identification Act. Reinserts the provisions of the engrossed bill with these changes. Provides that the law enforcement agency shall attempt to gather at the time of the missing person report: (1) a DNA sample of the missing person; and (2) a DNA reference sample created from family members DNA samples for submission to the Department of State Police or a National Missing and Unidentified Persons System (NamUs) partner laboratory. Provides that if the person identified in the missing person report remains missing after 30 days, but not more than 60 days, the law enforcement agency shall attempt to obtain the additional information and materials that have not been received. Provides that the law enforcement agency shall attempt to obtain a DNA sample from the missing person or a DNA reference sample created from family members DNA samples for submission to the Department of State Police or a NamUs partner laboratory. Provides that samples collected for DNA analysis shall be submitted to a NamUs partner laboratory or other resource where DNA profiles are entered into local, State, and national DNA Index Systems within 30 days (rather than immediately submitted to the Department of State Police for analysis). Provides that the responsible law enforcement agency shall make a NamUs report on the missing person within 60 days after the report of the disappearance of the missing person. Makes other changes. Effective January 1, 2020.

Senate Committee Amendment No. 2

Changes the effective date of the bill from January 1, 2020 to January 1, 2021.

Senate Floor Amendment No. 4

Replaces everything after the enacting clause. Amends the Missing Persons Identification Act. Reinserts the provisions of the engrossed bill with these changes. Provides that the law enforcement agency may attempt to gather at the time of the missing person report: (1) a DNA sample of the missing person; and (2) a DNA reference sample created from family members DNA samples for submission to the Department of State Police or a National Missing and Unidentified Persons System (NamUs) partner laboratory. Provides that if the person identified in the missing person report remains missing after 30 days, but not more than 60 days, the law enforcement agency may attempt to obtain the additional information and materials that have not been received. Provides that the law enforcement agency may attempt to obtain a DNA sample from the missing person or a DNA reference sample created from family members DNA samples for submission to the Department of State Police or a NamUs partner laboratory. Provides that samples collected for DNA analysis may be submitted to a NamUs partner laboratory or other resource where DNA profiles are entered into local, State, and national DNA Index Systems within 60 days (rather than immediately submitted to the Department of State Police for analysis). Provides that the responsible law enforcement agency may make a NamUs report on the missing person within 60 days after the report of the disappearance of the missing person. Makes other changes. Effective January 1, 2021.
HB 02709  Rep. Kathleen Willis-Yehiel M. Kalish
705 ILCS 505/8  from Ch. 37, par. 439.8
705 ILCS 505/22  from Ch. 37, par. 439.22
Amends the Court of Claims Act. Provides that the Court of Claims has exclusive jurisdiction to hear and determine all quantum meruit claims by medical vendors for medical services rendered by the claimant to a person eligible for medical assistance under programs administered by the Department of Healthcare and Family Services if: (1) the services or goods were provided between January 1, 2013 and December 31, 2017; (2) at the time the services or goods were provided, the vendor was certified by Medicaid to provide medical services to persons eligible for medical assistance; (3) the State accepted the services or goods provided; (4) the State has been unjustly enriched or benefited from the services or goods; and (5) the claim was filed with the Court of Claims before January 1, 2019. Provides that the existence of a vendor agreement between a vendor and the State shall not be a bar, defense, or otherwise defeat a quantum meruit claim. Provides that the amount due to a vendor shall not exceed the Medicaid fee for service rates that would have otherwise been paid to the vendor for a valid claim at the time the services were rendered. Makes a corresponding change. Effective immediately.
May 31 19  H  Rule 19(a) / Re-referred to Rules Committee

New Act
5 ILCS 80/4.40 new
Creates the Behavior Analyst Licensing Act. Provides for licensure of behavior analysts and assistant behavior analysts. Creates the Advisory Board of Behavior Analysts. Provides qualifications for licensure application, including for those who have met certain requirements before the effective date of the Act. Establishes the powers and duties of the Department of Financial and Professional Regulation, including, but not limited to, adopting rules setting forth minimum standards for licensure, taking disciplinary or nondisciplinary actions, and authorizing examinations. Provides for grounds for disciplinary actions and for civil and criminal penalties for violations of the Act. Creates provisions concerning hearings, appointment of hearing officers, and rehearings. Provides for judicial review of all final administrative decisions of the Department. Amends the Regulatory Sunset Act. Provides that the Behavior Analyst Licensing Act is repealed on January 1, 2030. Effective immediately.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02711  Rep. Linda Chapa LaVia
415 ILCS 5/52.4 new
Amends the Environmental Protection Act. Requires the Environmental Protection Agency to conduct a study comparing airborne emission reductions of coal-fired electric generating units within the State of Illinois between 1990 and 2018 and forecasting additional reductions for the period from 2019 to 2022. Requires the Agency to identify where and how Agency policies have led to such reductions and are likely to lead to additional reductions going forward and which Illinois regulations are unnecessary because of more stringent State or federal regulations. Requires the Agency to consult with only the owners of each coal-fired electric generating unit in the State when compiling this information. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02712  Rep. Linda Chapa LaVia
220 ILCS 5/16-126.1
Amends the Public Utilities Act. Provides that the State may not, rather than shall not, directly prohibit a qualifying electric utility from seeking membership in a Federal Energy Regulatory Commission approved regional transmission organization of its choosing.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02713  Rep. Luis Arroyo
20 ILCS 3501/825-65
20 ILCS 3855/1-10
 amplitude the Illinois Finance Authority Act. In the definition of “Energy Efficiency Project”, includes measures that
decrease the heat rate in the generation of electricity. Amends the Illinois Power Agency Act. In the definition of “energy efficiency”,
declares measures that decrease the heat rate in the generation of electricity.
House Committee Amendment No. 1
Deletes reference to:
20 ILCS 3501/825-65
Deletes reference to:
20 ILCS 3855/1-10
Adds reference to:
20 ILCS 3855/1-20
Adds reference to:
20 ILCS 3855/1-75
Adds reference to:
30 ILCS 105/5.891 new
Adds reference to:
220 ILCS 5/16-108
Adds reference to:
220 ILCS 5/16-111.5
Replaces everything after the enacting clause. Amends the Illinois Power Agency Act, the State Finance Act, and the Public
Utilities Act. Provides that this Act may be referred to as the Coal to Solar and Energy Storage Act. Authorizes the procurement of renewable energy credits by electric utilities serving more than 300,000 retail customers as of January 1, 2019. Provides for the renewable energy credits to be related to new renewable energy resources installed at the site of electric generation that on January 1, 2019 burned coal as the primary fuel source. Provides for the Illinois Power Agency to manage the procurement of the credits.
Establishes the requirements for eligibility for the credits. Requires the electric utilities to file a tariff for the billing and collection of a Coal to Solar Energy Storage Initiative Charge on each kilowatthour of electricity delivered to its delivery services customers within its service territory at specified rates and to deposit a percentage of its collections in the Coal to Solar and Energy Storage Incentive and Plant Transition Fund. Establishes the Coal to Solar and Energy Storage Incentive and Plant Transition Fund as a special fund in the State treasury to provide transitional support funding to coal-fueled electric utilities participating in the utilization of the renewable energy credits. Effective immediately.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02714  Rep. Robyn Gabel and Elizabeth Hernandez
305 ILCS 5/5-2.06 new
 Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall, for eligible individuals, reimburse Children's Community-Based Health Care Centers established in the Alternative Health Care Delivery Act and providing nursing care for the purpose of transitioning children from a hospital to home placement or other appropriate setting and reuniting families for a maximum of up to 120 days on a per diem basis at the lower of the Children's Community-Based Health Care Center's usual and customary charge to the public or at the Department rate of $950.
Provides that such payments are exempt from the 2.7% rate reduction required under a specified provision of the Code. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02715  Rep. Robyn Gabel, Kelly M. Cassidy, Karina Villa and Rita Mayfield

305 ILCS 5/5-30.1

305 ILCS 5/5-30.11 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Require managed care organizations (MCOs) to ensure (i) that contracted providers shall be paid for any medically necessary service rendered to any of the MCO's enrollees, regardless of inclusion on the MCO's published and publicly available roster of available providers; and (ii) that all contracted providers are contained on an updated roster within 7 days of entering into a contract with the MCO and that such roster be readily accessible by all medical assistance enrollees for purposes of selecting an approved healthcare provider. Requires the Department of Healthcare and Family Services to develop a single standard list of all additional clinical information that shall be considered essential information and may be requested from a hospital to adjudicate a claim. Provides that a provider shall not be required to submit additional information, justifying medical necessity, for a service which has previously received a service authorization by the MCO or its agent. Contains provisions concerning a timely payment interest penalty; an expedited provider payment schedule; a single list of standard codes to identify the reason for nonpayment on a claim; payments under the Department's fee-for-service system; a 90-day correction period for providers to correct errors or omissions in a payment claim; service authorization requests; discharge notification and facility placement; and other matters. Defines terms. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02716  Rep. Robyn Gabel

305 ILCS 5/11-5.5 new

Amends the Illinois Public Aid Code. Provides that, on January 1, 2020, all powers and duties of the Department of Human Services related to processing and administering eligibility for individuals with Medicaid long-term care benefits and any and all individuals applying for Medicaid who also apply for Medicaid long-term care benefits shall be transferred to the Department of Healthcare and Family Services, including, but not be limited to, the transfer of all powers and duties of the Department of Human Services related to eligibility determinations, redeterminations, admission approvals, income and address changes, appeals, and all associated tasks. Provides that all personnel, property, materials, supplies, and funds associated with the completion of these functions shall be transferred from the Department of Human Services to the Department of Healthcare and Family Services, including the transfer of all 3 Department of Human Services' Medical Field Operations offices (Long Term Care), and all other resources or personnel located outside those 3 offices who administer the functions of or provide support to those offices. Provides that all rules, standards, policies, and procedures adopted by the Department of Human Services shall continue in effect as the rules, standards, policies, and procedures of the Department of Healthcare and Family Services until they are modified or abolished by the Department of Healthcare and Family Services. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


Makes various appropriations to the Department of Human Services from the General Revenue Fund for rate increases for certified community mental health centers and community day services providers and grants to licensed providers of community-based addiction treatment services for persons with substance use disorders, reducing uncompensated hours in community-integrated living arrangements, increasing base nursing reimbursements to nurses in 5 to 8 bed community-integrated living arrangements, and increasing administration cost reimbursements in community-integrated living arrangements. Effective July 1, 2019.

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

HB 02718  Rep. Robyn Gabel

305 ILCS 5/5-4 from Ch. 23, par. 5-4

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the amount and nature of medical assistance.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02719

110 ILCS 930/3 from Ch. 144, par. 2303
Amends the Diversifying Higher Education Faculty in Illinois Act. Provides that the Program Board created to administer the grant program authorized by the Act shall be comprised of 11 (rather than 21) members. Effective immediately.
Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 930/3
Adds reference to:
105 ILCS 5/22-85 new
Replaces everything after the enacting clause. Amends the School Code. Provides that, beginning with the 2020-2021 school year, in addition to any other requirements under the Code, as a prerequisite to receiving a high school diploma, the parent or guardian of each student or, if a student is at least 18 years of age or legally emancipated, the student must (i) file a Free Application for Federal Student Aid with the United States Department of Education or, if applicable, an application for State financial aid or (ii) on a form created by the State Board of Education, file a waiver with the student's school district indicating that the parent or guardian or, if applicable, the student understands what the Free Application for Federal Student Aid and application for State financial aid are and has chosen not to file an application. Provides that a school district must require each high school student to comply with the requirements and must provide to each student and, if applicable, his or her parent or guardian any support or assistance necessary for compliance. Provides that a school district must award a high school diploma to a student who is unable to meet the requirements due to extenuating circumstances, as determined by the school district, if (i) the student has met all other graduation requirements under the Code and (ii) the principal attests that the school district has made a good faith effort to assist the student or, if applicable, his or her parent or guardian in filing an application or a waiver. Allows the State Board to adopt rules.
Aug 02 19 H Public Act . . . . . 101-0180

HB 02720
Rep. Katie Stuart
(Sen. Elgie R. Sims, Jr.)
30 ILCS 105/13.5
Amends the State Finance Act. Provides that within 150 (currently, 120) days after the conclusion of each fiscal year, each State-supported institution of higher learning must provide, through the Illinois Board of Higher Education, a financial report to the Governor and General Assembly documenting the institution's revenues and expenditures of funds for that fiscal year ending June 30 for all funds.
Aug 09 19 H Public Act . . . . . 101-0267

HB 02721
Rep. Jennifer Gong-Gershowitz
765 ILCS 160/1-35
765 ILCS 605/18.5 from Ch. 30, par. 318.5
765 ILCS 605/22.1 from Ch. 30, par. 322.1
Amends the Common Interest Community Association Act and the Condominium Property Act. Provides that in the event of any resale of a unit by a member or unit owner other than the developer, the board of directors or managers shall make available for inspection to the prospective purchaser, among other things, a copy of the most recent independent professional reserve study obtained by the association for the property or a statement that the association has not obtained such a study within the last 7 years.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02722  Rep. Jennifer Gong-Gershowitz-Camille Y. Lilly, Kelly M. Cassidy and Anne Stava-Murray
(Sen. John G. Mulroe)

30 ILCS 550/1  from Ch. 29, par. 15
30 ILCS 550/2  from Ch. 29, par. 16

Amends the Public Construction Bond Act. Provides for bonds issued under the Act to be used for, among other conditions, the payment of apparatus, fixtures, and machinery used in the completion of a contract. Provides that the terms "material", "labor", "apparatus", "fixtures", and "machinery" include those rented items that are on the construction site and those rented tools that are used or consumed on the construction site in the performance of the contract on account of which the bond is given. Makes conforming changes.

Jul 12 19  H Public Act . . . . . . . . . 101-0065

(Sen. Robert Peters-Julie A. Morrison-Mattie Hunter)

325 ILCS 70/10
325 ILCS 70/15

Amends the Strengthening the Child Welfare Workforce for Children and Families Act. Increases the membership of the Task Force on Strengthening the Child Welfare Workforce for Children and Families to include 2 persons who each serve as a chief executive officer or chief administrator of a private sector child welfare provider. Requires the Department of Children and Family Services (rather than the Children and Family Research Center of the University of Illinois at Urbana-Champaign) to provide administrative and other support to the Task Force. Requires the Department to engage the services of the Children and Family Research Center to aid in the collection, cataloguing, and analysis of child welfare data. Extends the deadline date by which the Task Force must submit certain reports to the Governor and the General Assembly concerning the State's child welfare workforce. Changes the date the Task Force is dissolved from January 1, 2021 to January 1, 2022. Changes the date the Act is repealed from January 1, 2021 to January 1, 2022. Effective immediately.

Senate Committee Amendment No. 1

Provides that the Task Force on Strengthening the Child Welfare Workforce for Children and Families shall include the following members: (i) one person appointed by the Governor who represents a non-profit, statewide organization that represents private sector child welfare providers (rather than a person representing a non-profit, statewide organization that represents private sector child welfare providers); and (ii) 2 persons appointed by the Governor who each serve as a chief executive officer or chief administrator of a private sector child welfare provider (rather than 2 persons who each serve as a chief executive officer or chief administrator of a private sector child welfare provider).

Aug 09 19  H Public Act . . . . . . . . . 101-0268

HB 02724  Rep. David A. Welter

625 ILCS 5/11-1432 new

Amends the Illinois Vehicle Code. Provides that a person shall not operate or be in actual physical control of a motor vehicle while a person in the motor vehicle is smoking if a person under 18 years of age is in the motor vehicle. Defines smoking as inhaling, exhaling, burning, or carrying a lighted cigarette, cigar, pipe, weed, plant, regulated narcotic, or other combustible substance. Provides that a police officer may not stop a motor vehicle solely for a violation of the new provisions. Provides that a violation is a petty offense with a maximum fine of $100. Provides that motorcycles and convertible motor vehicles in open-air or top down mode are exempt from this provision.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02725  Rep. Tom Demmer

35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the assessor or chief county assessment officer shall automatically apply the general homestead exemption to any qualified property that was approved for and received a general homestead exemption in the immediately preceding year.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02726  Rep. Tom Demmer-Grant Wehrli-Dan Ugaste-Thomas Morrison
New Act

Creates the Taxpayer Advocate and Empowerment Act. Creates the Office of Taxpayer Advocate as an independent agency. Provides that the Taxpayer Advocate shall be appointed by a joint resolution of the Senate and the House of Representatives. Provides that the Taxpayer Advocate shall serve for an 8-year term. Sets forth the duties and salary of the Taxpayer Advocate. Provides for 2 Deputy Taxpayer Advocates and employees of the Office of Taxpayer Advocate. Effective January 1, 2020.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02727  Rep. Tom Demmer

625 ILCS 40/6-1  from Ch. 95 1/2, par. 606-1
625 ILCS 40/6-2  from Ch. 95 1/2, par. 606-2
625 ILCS 45/3A-19 from Ch. 95 1/2, par. 313A-19
625 ILCS 45/4-1  from Ch. 95 1/2, par. 314-1
625 ILCS 45/4-2  from Ch. 95 1/2, par. 314-2
625 ILCS 45/5-3  from Ch. 95 1/2, par. 315-3
625 ILCS 45/5-13 from Ch. 95 1/2, par. 315-8
625 ILCS 45/5-16
625 ILCS 45/5-18  from Ch. 95 1/2, par. 315-13
625 ILCS 45/6-1  from Ch. 95 1/2, par. 316-1
625 ILCS 45/6-2  from Ch. 95 1/2, par. 316-2

Amends the Snowmobile Registration and Safety Act and the Boat Registration and Safety Act. Makes changes concerning an operator's duties to stop, give information, and render aid at the scene of a collision, accident, or casualty. Further amends the Boat Registration and Safety Act. Makes changes in Sections concerning: junk watercraft; personal flotation devices; navigation lights; interference with navigation; traffic rules; operating a watercraft under the influence of alcohol or drugs; and the operation of motorboats.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02728  Rep. Theresa Mah, Karina Villa, Kelly M. Cassidy and Elizabeth Hernandez

415 ILCS 5/40.4 new

Amends the Environmental Protection Act. Provides that the Environmental Protection Agency shall ensure that possible adverse economic, social, and environmental effects on environmental justice communities relating to any permit or permit renewal have been fully considered prior to publishing a draft permit or permit renewal for public comment, and that the final decision on the permit or permit renewal is made in the best overall public interest. Provides that any person or entity seeking a permit or permit renewal in an environmental justice community shall give public notice with specified information to the residents of the environmental justice community. Provides that environmental justice community residents shall have 90 days following a community meeting to submit comments to the Agency. Provides that a permit applicant for permitted activity sited in an environmental justice community shall enter into a community benefits agreement with the unit of local government in whose jurisdiction the permit applicant has applied. Provides that the community benefits agreement must, at a minimum, contain provisions requiring the permit applicant to mitigate the environmental and public health impact of the permitted activity in the environmental justice community. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02729  Rep. Daniel Didech-Jonathan Carroll-David McSweeney-Sam Yingling-Mary Edly-Allen

55 ILCS 5/4-10005 new

Amends the Counties Code. Provides that a member of the Lake County Board shall not receive a salary or other compensation from Lake County if they are receiving benefits from the Illinois Municipal Retirement Fund. Provides that if a member of the Lake County Board is receiving benefits from the Illinois Municipal Retirement Fund on the effective date of the amendatory Act, the member's salary and compensation shall be reduced to zero at the beginning of the member's next term. Effective immediately.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02730  Rep. Bob Morgan, Kelly M. Cassidy, Karina Villa and Rita Mayfield

305 ILCS 5/5-30.1
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a provider who has exhausted the written internal appeals process of a managed care organization (MCO) shall be entitled to an external independent third-party review of the MCO's final decision that denies, in whole or in part, a health care service to an enrollee or a claim for reimbursement to a provider for a health care service rendered to an enrollee of the Medicaid managed care organization. Requires a MCO's final decision letter to a provider to include: (i) a statement that the provider's internal appeal rights within the MCO have been exhausted; (ii) a statement that the provider is entitled to an external independent third-party review; (iii) the time period granted to request an external independent third-party review; and (iv) the mailing address to initiate an external independent third-party review. Provides that a party shall be entitled to appeal a final decision of the external independent third-party review within 30 days after the date upon which the appealing party receives the external independent third-party review. Provides that a final decision by the Director of Healthcare and Family Services shall be final and reviewable under the Administrative Review Law. Contains provisions concerning fees to help defray the cost of the administrative hearings; the specific claims of services that are appealable; and the Department's rulemaking authority. Effective immediately.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 805/805-50 new
20 ILCS 2605/2605-347 new
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that it is unlawful for a person to volunteer for the Department of Natural Resources on Department owned or controlled property until a criminal background check has been approved by the Department. Provides that each volunteer applicant shall complete and sign a Department of Central Management Services Authorization for Release of Criminal History Information. Provides for certain criteria to determine if the applicant may volunteer with the Department. Provides that if the applicant believes the criminal history information is inaccurate, incomplete, or maintained in violation of any State or federal law or regulation, the applicant may order a Federal Bureau Investigation identity history report and challenge the criminal history within 30 days of the notification of denial by the Department. Provides that a criminal background check may be required by the Department at any time during the volunteer's time with the Department. Makes conforming changes to the Department of State Police Law of the Civil Administrative Code of Illinois. Makes other changes.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 02732  Rep. Marcus C. Evans, Jr.

New Act
Creates the Affordability for All Act. Contains only a short title provision.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 02733  Rep. Thomas Morrison

220 ILCS 5/8-406 from Ch. 111 2/3, par. 8-406
220 ILCS 5/9-228 new
220 ILCS 5/9-235 new
220 ILCS 5/9-237 new
Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall determine that proposed construction will promote the public convenience and necessity only if the utility demonstrates, among other requirements, that for construction serving a discrete area, existing customers will not be required to subsidize the cost of new facilities in excess of any refundable or nonrefundable payments by customers to be served by the new facilities. Provides that if any gas public utility connects an applicant or applicants to its gas distribution system, any costs associated with investments in plant addition in excess of any refundable payment or nonrefundable payment shall be excluded from any cost-recovery mechanism that allocates the excess cost among existing customers. Provides that no later than 60 days after the effective date of this amendatory Act, the Commission shall initiate a docketed investigation reviewing each gas public utility tariff that provides for gas main extensions without additional charge to new customers in excess of the default extensions without charge, and provides for other requirements pertaining to the investigation process. Provides that no later than 60 days after the effective date of this amendatory Act, the Commission shall initiate a rulemaking proceeding providing for rules establishing a uniform method by which natural gas public utilities determine the value of any gas main extensions provided to new customers without additional charge.

Apr 03 19   H  Tabled
HB 02734  Rep. Curtis J. Tarver, II
20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that commencing 180 days after the effective date of the amendatory Act, a person who has committed a criminal violation under the Cannabis Control Act or a criminal violation of the Drug Paraphernalia Control Act with respect to cannabis is subject to automatic expungement. Provides that the law enforcement agency who initiated the violation shall automatically expunge, on or before January 1 and July 1 of each year, the law enforcement records of a person who is eligible. Provides that the law enforcement agency shall provide by rule the process for access, review, and confirmation of the automatic expungement by the law enforcement agency. Provides that commencing 180 after the effective date of the amendatory Act, the clerk of the circuit court shall expunge, upon order of the court, or in the absence of a court order on or before January 1 and July 1 of each year, the court records of a person found in the circuit court to have committed a criminal violation under the Cannabis Control Act or a criminal violation of the Drug Paraphernalia Control Act with respect to cannabis in the clerk's possession or control and which contains the final satisfactory disposition which pertain to a person who is eligible.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 25/10
35 ILCS 25/25
35 ILCS 25/35

Amends the Small Business Job Creation Tax Credit Act. Renews the program for incentive periods beginning on or after July 1, 2018 and ending on or before June 30, 2025. Removes language concerning the Put Illinois to Work Program for the second series of incentive periods. Provides that the term "full-time employee" means an individual who is employed for a basic wage for at least 35 hours each week (currently, employed for a basic wage for at least 35 hours each week or renders any other standard of service generally accepted by industry custom or practice as full-time employment). Provides that a net increase in the number of full-time Illinois employees shall be treated as continuous if a different new employee is hired as a replacement within 8 weeks after the position becomes vacant (currently, a reasonable time). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02736  Rep. Kambium Buckner
New Act

Creates the Right to Know Act. Provides that an operator of a commercial website or online service that collects personally identifiable information through the Internet about individual customers residing in Illinois who use or visit its commercial website or online service shall notify those customers of certain specified information pertaining to its personal information sharing practices. Requires an operator to make available certain specified information upon disclosing a customer's personal information to a third party, and to provide an e-mail address or toll-free telephone number whereby customers may request or obtain that information. Provides for a data protection safety plan. Provides for a right of action to customers whose rights are violated under the Act. Provides that any waiver of the provisions of the Act or any agreement that does not comply with the applicable provisions of the Act shall be void and unenforceable. Provides that no provision of the Act shall be construed to conflict with or apply to certain specified provisions of federal law or certain interactions with State or local government. Provides findings and purpose. Defines terms.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02737    Rep. Michael Halpin
(Sen. Scott M. Bennett-Jacqueline Y. Collins)

70 ILCS 405/2 from Ch. 5, par. 107
70 ILCS 405/3.23 new
70 ILCS 405/10 from Ch. 5, par. 115
70 ILCS 405/22.01 from Ch. 5, par. 127.1
70 ILCS 405/22.03 from Ch. 5, par. 127.3
70 ILCS 405/22.05 from Ch. 5, par. 127.5
70 ILCS 405/22.07a from Ch. 5, par. 127.7a

Amends the Soil and Water Conservation Districts Act. Provides that the purposes of soil and water conservation districts include the conservation of soil health, organic matter in soil and plants, and water quality (rather than just water); and the improvement of resilience to droughts, floods, and other extreme weather. Defines “soil health”. Allows districts to initiate and conduct specified activities regarding improvement of soil health, including surveys, investigations, research, development of comprehensive plans, entering into agreements with or cooperating with other entities, and making agricultural and engineering machinery and equipment available to landowners or occupiers within the district. Makes other changes.
Aug 23 19    H    Public Act . . . . . . . 101-0484

HB 02738    Rep. Thomas Morrison

105 ILCS 5/10-22.36 from Ch. 122, par. 10-22.36

Amends the School Code. With regard to buildings for school purposes, provides that referendum approval is required for all school construction projects begun on or after the effective date of the amendatory Act, including, but not limited to, (i) projects with funding derived from the school district's bonded indebtedness or tax levy or any other taxes, revenues, or debt instruments, (ii) projects that involve a building being leased by the school district, (iii) projects with funding derived from the sale or disposition of other property, or (iv) projects with funding received from a grant, gift, or lease payment; defines “school construction project”. Requires the referendum language to include a description of the project, the estimated total cost of the project, the source of funding for the project, and any other relevant financial information about the project, as currently required by statute. Removes provisions allowing no referendum approval for the certain purchase, construction, or building of a building. Effective immediately.
Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 02739    Rep. Thomas Morrison
New Act

105 ILCS 5/19-32 new

Creates the School District Debt Control and Taxpayer Protection Act, and amends the School Code. Provides that a school district may not refinance debt past the repayment period of the debt when issued, may not issue debt to be serviced over a period of greater than 20 years, and may not issue capital appreciation bonds. Provides that school districts may not be indebted in an amount greater than that indicated in the Act and if a school district does exceed the debt limitation, then the school district may not incur any new debt until the school district's debt is lower than the debt limitation. Effective immediately.
Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee
HB 02740  Rep. Thomas Morrison-Joe Sosnowski

Amends the General Assembly, State Employee, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Requires the Board of each System to establish and maintain a voluntary defined contribution plan to address the retirement preparedness gap for participants in a defined benefit plan who are not on track to maintain their standard of living in retirement. Provides that the contribution rate shall be established by the Board. Provides that the plan shall exist and serve in addition to other retirement, pension, and benefit plans established under the Code. Provides that any Tier 2 participant who first becomes a participant on or after establishment of the plan shall automatically be enrolled, unless he or she opts out within 60 days after first becoming a participant. Authorizes Tier 1 participants and Tier 2 participants who first became participants before the plan was established to enroll in the plan. Contains provisions concerning investment options, qualified plan status, and distribution requirements. Defines terms and repeals a definition added by Public Act 98-599, which has been held unconstitutional. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02741  Rep. Thomas Morrison

Amends the School Code. Makes changes with regard to the limitation of administrative costs. Defines "consumer price index", "expenditures per pupil", "general administration expenditures", and "school administration expenditures". Provides that for the 2020-2021 school year and each school year thereafter, each school district shall undertake budgetary and expenditure control actions so that the increase in each of the budgeted administrative expenditures per pupil (with the exception of the Chicago school district, whose limit is not changed), budgeted general administration expenditures per pupil, and budgeted school administration expenditures per pupil for that school year over the expenditures per pupil for the prior school year does not exceed the percentage increase, if any, in the consumer price index for the 12 months ending on the December 31 prior to the budgetary year or 5%, whichever one is less. Makes conforming changes and other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02742  Rep. Thomas Morrison

Amends the Service Obligations and Conditions Article of the Public Utilities Act. Requires a natural gas public utility serving more than 35,000 customers to submit with its annual filing certain information concerning existing and newly installed pipeline facilities to the Illinois Commerce Commission. Requires the Commission to submit a report containing the information and evaluating the safety and reliability of the natural gas distribution system in Illinois to the General Assembly. Requires the reports to be made available to the public on the Commission's website.

Feb 28 19  H  Tabled
**HB 02743**  
Rep. Thomas Morrison  

30 ILCS 105/5.427 rep.  
415 ILCS 120/Act rep.  
625 ILCS 5/13C-10  

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

**HB 02744**  
Rep. Thomas Morrison  

New Act  

Creates the Limitations on Actions for Negligent Hiring Act. Provides that an action may not be brought against a party solely for hiring an employee or independent contractor who has been convicted of a nonviolent, non-sexual offense. Provides that in a negligent hiring action for the acts of an employee or independent contractor, the fact that the employee or independent contractor was convicted of a nonviolent, non-sexual offense before the beginning of the employee's or independent contractor's employment or contractual obligation may not be introduced into evidence. Provides that the new provisions do not preclude the filing of an action based upon any existing cause of action for failure of an employer or other person to provide adequate supervision of an employee or independent contractor, except that the fact that the employee or independent contractor has been convicted of a nonviolent, non-sexual criminal offense may be introduced into evidence in the suit only if: (1) the employer knew of the conviction or was grossly negligent in not knowing of the conviction; and (2) the conviction was directly related to the nature of the employee's or independent contractor's work and the conduct that gave rise to the alleged injury that is the basis of the suit. Provides exceptions in certain situations.  
Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

**HB 02745**  
Rep. Thomas Morrison  

New Act  

Amends the General Assembly Article of the Illinois Pension Code. Requires the General Assembly Retirement System to establish a self-directed retirement plan. Provides that for persons who become participants on or after the effective date of the amendatory Act, participation in the System shall be limited to participation in the self-directed retirement plan. Allows a Tier 1 or Tier 2 participant to make an irrevocable election to participate in the self-directed retirement plan instead of the defined benefit plan. Makes changes to the pensionable salary for active participants. Provides that upon a participant's first day of participation in the self-directed retirement plan, the participant becomes vested in his or her contributions to the self-directed retirement plan, and the investment returns attributable to those contributions credited to his or her account.  
Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

**HB 02746**  
Rep. Thomas Morrison  

New Act  

Creates the Ultrasound Opportunity Act. Sets forth legislative findings and definitions. Provides that at any facility where abortions are performed, the physician who is to perform the abortion, the referring physician, or another qualified person working in conjunction with either physician shall offer any woman seeking an abortion after 8 weeks of gestation an opportunity to receive and view an active ultrasound of her unborn child by someone qualified to perform ultrasounds at the facility, or at a facility listed in a listing of local ultrasound providers provided by the facility, prior to the woman having any part of an abortion performed or induced and prior to the administration of any anesthesia or medication in preparation for the abortion. Provides that the requirements of the Act shall not apply when, in the medical judgment of the physician performing or inducing the abortion, there exists a medical emergency. Contains a severability provision. Effective immediately.  
Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

**HB 02747**  
Rep. Thomas Morrison  

Amends the Missing Persons Identification Act. Provides that no later than 30 days after a responding law enforcement agency has received a missing person report, that agency shall transmit the report to the National Missing and Unidentified Persons System. Effective immediately.  
Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee
HB 02748  Rep. Thomas Morrison

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

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02749  Rep. Thomas Morrison

5 ILCS 315/7.6 new

40 ILCS 5/3-101.5 new

40 ILCS 5/3-150 from Ch. 108 1/2, par. 3-150

40 ILCS 5/4-101.5 new

40 ILCS 5/4-142 from Ch. 108 1/2, par. 4-142

40 ILCS 5/5-101.5 new

40 ILCS 5/6-101.5 new

40 ILCS 5/7-101.5 new

40 ILCS 5/8-101.5 new

40 ILCS 5/9-101.5 new

40 ILCS 5/10-101.5 new

40 ILCS 5/10-103 from Ch. 108 1/2, par. 10-103

40 ILCS 5/11-101.5 new

40 ILCS 5/12-101.5 new

40 ILCS 5/13-101.5 new

40 ILCS 5/15-101.5 new

40 ILCS 5/16-101.5 new

40 ILCS 5/17-101.5 new

115 ILCS 5/10.6 new

Amends the Illinois Pension Code. Authorizes units of local government to provide alternative retirement plans in lieu of or in addition to the existing plan under the applicable Article. Provides that the alternative retirement plan may include a defined-benefit component, a defined contribution component, or both, and may include disability or survivor benefits and any other benefits that are permitted under federal law. Provides that the alternative retirement plan is not required to provide any minimum level of benefits and need not provide any benefits at all, other than mandatory Social Security coverage if applicable. Provides that service credit received under an alternative retirement plan may not be transferred to any other fund and may not be used under the Retirement Systems Reciprocal Act (Article 20 of the Code). Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that employers shall not be required to bargain over the changes made by the amendatory Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02750 Rep. Thomas Morrison

40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/7-137 from Ch. 108 1/2, par. 7-137
40 ILCS 5/8-113 from Ch. 108 1/2, par. 8-113
40 ILCS 5/8-243 from Ch. 108 1/2, par. 8-243
40 ILCS 5/9-108 from Ch. 108 1/2, par. 9-108

Amends the Illinois Pension Code. In the General Assembly Article, restricts participation in the General Assembly Retirement System to persons who become participants before the effective date of the amendatory Act and provides that, beginning on that date, the System shall not accept any new participants. Makes related changes. In the Illinois Municipal Retirement Fund, Chicago Municipal, and Cook County Articles, provides that a person who holds part-time elective office is not an employee, contributor, or participant with respect to that office, unless he or she (i) was elected to that office before the effective date of the amendatory Act and (ii) has elected while in that office to become a contributor. Provides that an elective office shall be presumed to be part-time in the absence of an official job description or determination by the legal advisor of the applicable unit of local government, filed with the Board of the Fund, declaring the elective office to be full-time.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02751 Rep. Thomas Morrison

30 ILCS 105/5.891 new
625 ILCS 5/3-699.14

Amends the State Finance Act. Creates the Choose Life Fund as a special fund in the State treasury. Amends the Illinois Vehicle Code to allow for the issuance of decals by Illinois Choose Life, Inc. Provides for the original and renewal fees and fee distribution for Universal special license plates with decals issued by Illinois Choose Life, Inc.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02752 Rep. Thomas Morrison

625 ILCS 5/3-805 from Ch. 95 1/2, par. 3-805

Amends the Illinois Vehicle Code. Provides that the registration period and fee for electric vehicles shall be the same as the registration period and fee for non-electric motor vehicles. Deletes language limiting the registration fee for electric vehicles to $18 per registration year.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02753 Rep. Thomas Morrison

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

Amends the Illinois Income Tax Act. Increases the maximum amount of the education expense credit to $1,500 (currently, $500). Adds athletic fees, driver's education fees, and fees and costs associated with certain out-of-school activities to the list of qualified education expenses. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02754  Rep. Thomas Morrison

5 ILCS 120/2  from Ch. 102, par. 42
5 ILCS 140/7  from Ch. 116, par. 207
5 ILCS 315/7  from Ch. 48, par. 1607
5 ILCS 315/24 from Ch. 48, par. 1624
115 ILCS 5/10 from Ch. 48, par. 1710
115 ILCS 5/18 from Ch. 48, par. 1718

Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that, once an agreement is reached between a public or educational employer and its employees regarding all of the terms of a collective bargaining agreement, the agreement shall be reduced to writing and published on the website of the public or educational employer. Requires the public or educational employer, not less than 14 days after publishing such an agreement, to hold an open public meeting on the ratification of that agreement. Provides that any contract between a public employer and an employee where the total compensation exceeds $150,000 shall be published on the employer's website for a period of not less than 14 days prior to being signed by both the employer and the employee. Requires the public employer to hold an open public meeting on the contract in addition to posting it for 14 days if that contract is subject to board approval. Makes conforming changes in the Open Meetings Act and the Freedom of Information Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02755  Rep. Thomas Morrison

New Act

30 ILCS 105/5.891 new

Creates the Illinois District Consolidation Commission Act. Creates the Illinois District Consolidation Commission for the purpose of recommending what school districts in the State to consolidate, with a goal of reducing the total number of school districts in the State by at least 60%. Requires all State agencies to assist the Commission as reasonably necessary, and provides that the State Board of Education shall provide administrative and other support. Sets forth requirements concerning membership and powers. Requires the Commission to issue a report concerning recommended consolidations by November 4, 2019. Requires the Commission to submit proposed legislation to the General Assembly enacting the proposed consolidations by November 4, 2019. Requires the General Assembly to vote on the legislation. Provides that the Commission shall spend no more than $1,000,000 on expenses. Amends the State Finance Act to create the Illinois District Consolidation Commission Fund as a special fund in the State treasury. Repeals the Act January 1, 2021. Contains a severability clause. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02756  Rep. Thomas Morrison

755 ILCS 50/1-10 was 755 ILCS 50/2
755 ILCS 50/5-5 was 755 ILCS 50/3

Amends the Illinois Anatomical Gift Act. Provides that the term "decedent" includes a deceased individual organism of the species homo sapiens from fertilization until live birth. Provides that notwithstanding any other provision of the Act, if the decedent is a fetus upon whom an abortion has been performed, then no part of the decedent's body may be used for any purpose specified in the Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02757  Rep. Thomas Morrison

40 ILCS 5/16-152.1 from Ch. 108 1/2, par. 16-152.1

Amends the Downstate Teachers Article of the Illinois Pension Code. Prohibits an employer from making employee contributions on behalf of an employee, except for the sole purpose of allowing an employee to make pre-tax contributions. Provides that employment contracts or collective bargaining agreements in effect on the effective date of the amendatory Act are not subject to the prohibition, but any such contract or collective bargaining agreement that is subsequently modified, amended, or renewed or that is in effect 3 or more years after the effective date of the amendatory Act shall be subject to the prohibition. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02758  Rep. Thomas Morrison

35 ILCS 200/15-172

Amends the Property Tax Code. Beginning in taxable year 2019, increases the maximum income limitation under the Senior Citizens Assessment Freeze Homestead Exemption from $65,000 to $75,000 for applicants who have occupied the residence for 5 years or more. Indexes the maximum income limitation to the Consumer Price Index. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02759  Rep. La Shawn K. Ford-Yehiel M. Kalish, Kelly M. Cassidy and Elizabeth Hernandez

110 ILCS 425/22 new

Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, no later than December 1, 2020, the Illinois State Water Survey, in coordination with the Department of Public Health, must issue a report evaluating the setting of water rates throughout Illinois; specifies report requirements. Provides that in developing the report, the Illinois State Water Survey shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Illinois State Water Survey must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2021. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02760  Rep. La Shawn K. Ford

230 ILCS 15/7 from Ch. 85, par. 2307
230 ILCS 15/8.1 from Ch. 85, par. 2308.1

Amends the Raffles and Poker Runs Act. Removes language concerning the ineligibility of certain political committees from receiving a license to conduct raffles. Provides that a violation of provisions concerning political committees is punishable by a specified fine imposed by the State Board of Elections (rather than a Class C misdemeanor). Makes conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02761  Rep. La Shawn K. Ford

40 ILCS 5/7-174 from Ch. 108 1/2, par. 7-174


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02762  Rep. Frances Ann Hurley

50 ILCS 742/5

Amends the Fire Department Promotion Act. Modifies the definition of "affected department" for purposes of the Act to include a municipality with a population over 1,000,000.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Bill Cunningham)

725 ILCS 5/107A-2

Amends the Code of Criminal Procedure of 1963. Provides that the lineup may be video recorded if the eyewitness consents.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Code of Criminal Procedure of 1963. Provides that a lineup shall be conducted using an independent administrator, unless it is not practical or if the eyewitness consents to having the lineup video recorded (in the introduced bill, the lineup may be video recorded if the eyewitness consents).

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 02764  Rep. Frances Ann Hurley-Grant Wehrli
            (Sen. David Koehler)

415 ILCS 5/22.01 from Ch. 111 1/2, par. 1022.01

Amends the Environmental Protection Act. Provides that when manifests are required by the Pollution Control Board for the shipment of nonhazardous special waste, the manifests shall consist of forms prescribed by the Environmental Protection Agency, rather than being identical to manifests required for the shipment of hazardous waste. Provides that the forms must comply with the requirements of the Act and may be purchased from a third party, rather than provided by the Agency. Effective immediately.

Jul 26 19  H  Public Act . . . . . . . 101-0145

HB 02765  Rep. Frances Ann Hurley-Robyn Gabel

New Act

Creates the Community Providers Billing Act. Provides that the State of Illinois shall establish a Medicaid technical assistance grant to fund the creation or procurement of a third-party administrator to assist community-based organizations to effectively and efficiently engage with Medicaid managed care organizations, including billing, contracting, and data sharing. Provides that the State shall provide for: the use of the third-party administrator by eligible organizations, including community-based organizations, local health departments, and other units of government; funding mechanisms; and the scope of the third-party administrator.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Terry Link-Bill Cunningham-Iris Y. Martinez-Laura M. Murphy, John G. Mulroe, Julie A. Morrison, Scott M. Bennett and Antonio Muñoz-Thomas Cullerton)

New Act
5 ILCS 140/7.5
20 ILCS 2605/2605-99 new
50 ILCS 705/10.17-2 new
50 ILCS 740/12.2 new

Creates the First Responders Suicide Prevention Act. Provides that emergency services personnel and public safety personnel may refer any person to an employee assistance program or peer support counselor within the emergency services provider or law enforcement agency, or if those services are not available within the agency, to another employee assistance program or peer support counseling program that is available. Provides that any communication made by a participant or counselor in a peer support counseling session conducted by a law enforcement agency or by an emergency services provider for public safety personnel or emergency services personnel and any oral or written information conveyed in the peer support counseling session is confidential and may not be disclosed by any person participating in the peer support counseling session. Provides that any oral communication or written information made or conveyed by a participant or counselor in a peer support session, including an employee assistance program, is not admissible in any judicial proceeding, arbitration proceeding, or other adjudicatory proceeding. Amends the Department of State Police Law of the Civil Administrative Code of Illinois, Illinois Police Training Act, and the Illinois Fire Protection Training Act to require training programs for police and fire fighters to recognize signs of work-related cumulative stress and other related issues that may lead to suicide and offer appropriate solutions for intervention. Makes other changes. Effective immediately.

House Floor Amendment No. 4
Deletes reference to:
20 ILCS 2605/2605-99 new
Deletes reference to:
50 ILCS 705/10.17-2 new
Deletes reference to:
50 ILCS 740/12.2 new
Adds reference to:
20 ILCS 801/1-31 new
Adds reference to:
20 ILCS 2605/2605-610 new
Adds reference to:
50 ILCS 705/7 from Ch. 85, par. 507
Adds reference to:
50 ILCS 725/7.2
Adds reference to:
50 ILCS 740/8 from Ch. 85, par. 538
Adds reference to:
55 ILCS 5/3-6012.2 new
Adds reference to:
55 ILCS 5/3-6050 new
Adds reference to:
65 ILCS 5/11-1-14 new
Adds reference to:
65 ILCS 5/11-6-11 new
Adds reference to:
730 ILCS 110/19 new
HB 02766 (CONTINUED)

Replaces everything after the enacting clause. Creates the First Responders Suicide Prevention Act. Provides that an emergency services provider, law enforcement agency, union, or other entity providing counseling support, referrals, information, or other social services to public safety personnel or emergency services personnel that creates an employee assistance program is subject to the Act. Provides for applicability and exemptions in the Act. Amends the Counties Code and Municipal Code. Requires employment of at least one mental health specialist for every 1,000 persons employed for sheriff offices, police departments, and firefighter stations. Amends the Department of Natural Resources Act, Department of State Police Law of the Civil Administrative Code of Illinois, the Counties Code, and the Probation and Probation Officers Act. Provides that the employer of a Conservation Police officer, State Police officer, law enforcement officer, or probation officer shall not make possession of a Firearm Owner's Identification Card a condition of continued employment if the officer's Firearm Owner's Identification Card is revoked or seized because the officer has been a patient of a mental health facility and the officer has not been determined to pose a clear and present danger to himself, herself, or others as determined by a physician, clinical psychologist, or qualified examiner. Provides that a collective bargaining agreement already in effect on this issue on the effective date of the amendatory Act cannot be modified, but on or after the effective date of the amendatory Act, the employer cannot require a Firearm Owner's Identification Card as a condition of continued employment in a collective bargaining agreement. Amends the Uniform Peace Officers' Disciplinary Act. Provides that the employer shall document if and why an officer has been determined to pose a clear and present danger. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
20 ILCS 801/1-31 new
Deletes reference to:
20 ILCS 2605/2605-610 new
Deletes reference to:
50 ILCS 740/12.2 new
Deletes reference to:
55 ILCS 705/10-17-2 new
Adds reference to:
50 ILCS 705/7 from Ch. 85, par. 507

Replaces everything after the enacting clause. Creates the First Responders Suicide Prevention Act. Provides that an emergency services provider, law enforcement agency, or collective bargaining organization shall ensure that peer support advisors receive appropriate training in counseling to conduct peer support counseling sessions. Provides that emergency services personnel and public safety personnel may refer any person to a peer support advisor within the emergency services provider or law enforcement agency, or if those services are not available within the agency, to another peer support counseling program that is available and approved by the emergency services provider or law enforcement agency. Creates the First Responders Suicide Task Force to pursue recommendations to help reduce the risk and rates of suicide among first responders, along with developing a mechanism to help reduce the risk and rates of suicide among first responders. Provides that the Department of State Police shall provide administrative support for the Task Force, and if the subject matter is either sensitive or classified, the Task Force may hold the hearings in private. Provides that the Task Force shall issue a final report to the General Assembly on or before December 31, 2020 and, one year after filing of its report, is dissolved. Amends the Department of State Police Law of the Civil Administrative Code of Illinois, Illinois Police Training Act, and the Illinois Fire Protection Training Act to require training programs for police and firefighters to recognize signs of work-related cumulative stress and other related issues that may lead to suicide and offer appropriate solutions for intervention. In the amendatory changes to the Department of State Police Law of the Civil Administrative Code of Illinois, provides that the Department of State Police shall not make possession of a Firearm Owner's Identification Card a condition of continued employment if the State Police officer's Firearm Owner's Identification Card is revoked or seized because the State Police officer has been a patient of a mental health facility and the State Police officer has not been determined to pose a clear and present danger to himself, herself, or others as determined by a physician, clinical psychologist, or qualified examiner. Makes other changes. Effective immediately.

Aug 16 19 H Public Act . . . . . . . . . 101-0375
HB 02767
(Sen. Bill Cunningham, Julie A. Morrison, Scott M. Bennett-Pat McGuire-John G. Mulroe and Antonio Muñoz)

50 ILCS 705/7 from Ch. 85, par. 507
Amends the Illinois Police Training Act. Provides that minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years, shall include mental health awareness and response as reflected in the Illinois Mental Health First Aid Training Act.

House Floor Amendment No. 1
Adds reference to:

50 ILCS 705/10.23 new
Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Provides that the curriculum for police officer training schools shall include recognizing signs and symptoms of work-related cumulative stress, issues that may lead to suicide, and solutions for intervention with peer support resources. Provides that the minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years, shall include officer wellness. Provides that the Illinois Law Enforcement Training Standards Board shall create, develop, or approve an in-service course addressing issues of officer wellness and suicide prevention. Provides that the course shall include instruction on job-related stress management techniques, skills for recognizing signs and symptoms of work-related cumulative stress, recognition of other issues that may lead to officer suicide, solutions for intervention, and a presentation on available peer support resources.

Aug 07 19 Public Act . . . . . . . . . 101-0215

HB 02768 Rep. Maurice A. West, II-Thaddeus Jones-Rita Mayfield, Jennifer Gong-Gershowitz, Delia C. Ramirez and Michelle Mussman
815 ILCS 505/2WWW new
Amends the Consumer Fraud and Deceptive Business Practices Act. Requires a business that extends credit to consumers in the conduct of its business to provide to consumers a document that explains to the consumer the interest rate applied to the transaction, the manner of calculating the interest rate, and the payments required under the terms of the credit extended. Provides that a violation constitutes an unlawful practice within the meaning of the Act.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02769 Rep. Maurice A. West, II, Terra Costa Howard and Mary Edly-Allen
705 ILCS 135/15-20
705 ILCS 135/15-40
730 ILCS 5/5-9-1.7 from Ch. 38, par. 1005-9-1.7
Amends the Crime and Traffic Assessment Act. Provides that an additional assessment of $100 shall be imposed upon any person who pleads guilty, is convicted of, or who receives a disposition of court supervision for, a sex offense or an attempted sex offense. Provides that the funds shall be deposited in the State Crime Laboratory Fund to pay for the costs of processing and analyzing the Illinois State Police Sexual Assault Evidence Collection Kits under the Sexual Assault Evidence Submission Act to assist in reduction of the number of unanalyzed and unprocessed Kits. Amends the Unified Code of Corrections. Defines "sex offense".

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee

HB 02770 Rep. Maurice A. West, II
20 ILCS 1705/4 from Ch. 91 1/2, par. 100-4
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that for the safety of mental health care patients and staff members, no fewer than a total of 4 registered nurses or mental health technicians shall be assigned to any unit at any time in the following State-operated hospitals: (1) the Alton Mental Health Center, at Alton; (2) the Chicago-Read Mental Health Center, at Chicago; (3) the Clyde L. Choate Mental Health and Developmental Center, at Anna; (4) the Elgin Mental Health Center, at Elgin; (5) the John J. Madden Mental Health Center, at Chicago; and (6) the Andrew McFarland Mental Health Center, at Springfield. Effective immediately.

Mar 29 19 Rule 19(a) / Re-referred to Rules Committee
HB 02771  Rep. Maurice A. West, II

820 ILCS 112/10
820 ILCS 112/30

Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer. Limits defenses. Provides for penalties and injunctive relief. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02772  Rep. Maurice A. West, II

820 ILCS 112/10
820 ILCS 112/30

Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer, with some exceptions. Provides for penalties and injunctive relief. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02773  Rep. Debbie Meyers-Martin

35 ILCS 145/3 from Ch. 120, par. 481b.33
55 ILCS 5/5-1030 from Ch. 34, par. 5-1030
65 ILCS 5/8-3-14 from Ch. 24, par. 8-3-14
65 ILCS 5/8-3-14a
65 ILCS 5/11-74.3-6
70 ILCS 210/13 from Ch. 85, par. 1233
70 ILCS 3205/19 from Ch. 85, par. 6019
70 ILCS 3210/105

Amends the Hotel Operators' Occupation Tax Act, the Counties Code, the Illinois Municipal Code, the Metropolitan Pier and Exposition Authority Act, the Illinois Sports Facilities Authority Act, and the Downstate Illinois Sports Facilities Authority Act. Provides that no tax is imposed under the Acts on the renting, leasing, or letting of hotel rooms to the American Red Cross for the provision or coordination of disaster relief services. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02774  Rep. Debbie Meyers-Martin

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit in the amount of $250 for taxpayers who (i) adopt an animal from a no kill animal shelter and (ii) retain ownership of the animal for a period of 6 consecutive months during the taxable year. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02775  Rep. Debbie Meyers-Martin

30 ILCS 805/8.28
35 ILCS 200/9-275
35 ILCS 200/15-10
35 ILCS 200/15-172
35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the Senior Citizens Assessment Freeze Homestead Exemption also applies to persons with a disability. Amends the State Mandates Act to make conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02776

20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Amends the Illinois Act on the Aging. Provides that the rates and minimum mandated wage increases for homemaker services shall be, at a minimum, as of January 1, 2019, a rate of $19.96 per hour, for a minimum wage of $12 per hour, and as of July 1, 2019, a rate of $21.64 per hour for a minimum wage of $13 per hour. Provides that rates in future State fiscal years shall be no lower than the rates in effect on July 1, 2019. Provides that in-home service provider agencies shall be required to certify to the Department on Aging that they are in compliance with the mandated wage increase for direct service workers. Provides that fringe benefits, including, but not limited to, any paid time off, payment for training, health insurance, travel, or transportation payment, shall not be reduced in relation to these rate increases. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02777 Rep. Andrew S. Chesney
(Sen. Brian W. Stewart)
520 ILCS 5/2.25 from Ch. 61, par. 2.25
Amends the Wildlife Code. Provides that beginning July 1, 2019, and on an annual basis thereafter, the Department of Natural Resources shall provide a report to the General Assembly providing information regarding deer management programs established by the Code or by administrative rule that includes: (1) the number of surplus deer taken during each separate harvest season; (2) the number of deer found to have a communicable disease or other abnormality; and (3) what happens to the deer taken during each separate harvest season. Effective immediately.

Jul 12 19 H Public Act . . . . . . . . . 101-0066

HB 02778 Rep. Andrew S. Chesney, Monica Bristow, Lance Yednoch, Michael Halpin, Tony McCombie, Dan Caulkins and Patrick Windhorst
520 ILCS 5/2.5b new
Amends the Wildlife Code. Provides that notwithstanding any provision of the Code, each opening weekend for every hunting season established by the Department of Natural Resources shall be at least 4 days long. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02779 Rep. Andrew S. Chesney-Tony McCombie
805 ILCS 180/50-10
Amends the Limited Liability Company Act. Reduces various filing fees payable to the Secretary of State by 50%. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02780 Rep. Andrew S. Chesney
55 ILCS 5/5-1030 from Ch. 34, par. 5-1030
Amends the Counties Code. Provides that a county board that imposes a non-home rule hotel tax may, by ordinance, impose up to a 1% additional hotel tax in the county, except not in municipalities that already impose a hotel tax. Prohibits taxes from being imposed on gross rental receipts of permanent residents of a hotel, motel, or resort. Provides that the additional hotel tax shall be used by the county for the costs associated with providing infrastructure, police protection, and emergency services in support of tourism and conventions within the county. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02781  Rep. Andrew S. Chesney-Darren Bailey

820 ILCS 130/1a new
820 ILCS 130/11c new

Amends the Prevailing Wage Act. Provides that the Act does not apply to wages paid to all laborers, workers, and mechanics employed by or on behalf of a public body engaged in a public works project with a total cost of $20,000 or less if the public body notifies the Department of Labor of each project for which the waiver is used within 60 days of commencing the project. Provides that the Department shall make available a form with which public bodies may make this notification. Provides that the Department shall submit an annual report detailing the number of projects engaged using the waiver in the preceding year, the total number of employees engaged in those projects, the total cost of those projects without using prevailing wage standards, the total cost of those projects using prevailing wage standards, and any other information the Department deems appropriate. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02782  Rep. Andrew S. Chesney and John M. Cabello

625 ILCS 45/5-14  from Ch. 95 1/2, par. 315-9

Amends the Boat Registration and Safety Act. Provides that a person may operate a motorboat that has in tow or is otherwise assisting a person on water skis, an aquaplane, or a similar contrivance in or upon any waterway if the motorboat is occupied by at least one competent person and it is equipped with wide-angle mirrors. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Brian W. Stewart-Neil Anderson)

520 ILCS 5/1.2m-0.5 new
520 ILCS 5/2.25  from Ch. 61, par. 2.25
520 ILCS 5/2.26  from Ch. 61, par. 2.26
520 ILCS 5/2.32a new
520 ILCS 5/2.33  from Ch. 61, par. 2.33

Amends the Wildlife Code. Permits hunting with a rifle for the taking of deer. Provides that rifle hunting permits issued by the Department of Natural Resources shall be approved by county ordinance. Provides that notwithstanding any provision of the Code, it is unlawful to take a deer with a rifle in a county of the State with a population of 500,000 or more. Defines "rifle" as any firearm designed, made, or adapted to be fired from the shoulder that uses the energy of an explosive in a fixed metallic cartridge to fire a projectile through a rifled bore by a single function of the trigger.

House Floor Amendment No. 2
Deletes reference to:

520 ILCS 5/2.32a new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that legal handguns and rifles include any bottleneck centerfire cartridge of .30 caliber or larger with a case length not exceeding 1.4 inches or any straight walled centerfire cartridge of .30 caliber or larger both of which must be available as a load with the published ballistic tables of the manufacturer showing a capability of at least 500 foot pounds of energy at the muzzle. Deletes language that provides that notwithstanding any provision of the Code, it is unlawful to take a deer with a rifle in a county of the State with a population of 500,000 or more.

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 02784

815 ILCS 530/5

Amends the Personal Information Protection Act. Provides that "consumer marketing information" means information related to a consumer's online browsing history, online search history, or purchasing history, including, but not limited to, consumer profiles that are based upon the information. Provides that "geolocation information" means information that is (i) generated or derived from the operation or use of an electronic communications device, (ii) stored and sufficient to identify the street name and the name of the city or town in which an individual is located, and (iii) likely to enable someone to determine an individual's regular pattern of behavior. Provides that "geolocation information" does not include the contents of an electronic communication. Provides that "medical information" includes genetic information. Provides that "personal information" means an individual's first name or first initial and last name and email address. Adds geolocation information, consumer marketing information, and audio recordings to the list of data elements included in the definition of "personal information".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02785

New Act

815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Creates the Geolocation Privacy Protection Act. Defines "geolocation information", "location-based application", "private entity", and "user". Provides that a private entity may not collect, use, store, or disclose geolocation information from a location-based application on a user's device unless the private entity first receives the person's affirmative express consent after complying with specified notice requirements. Provides exceptions. Provides that a violation of the Act constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Provides that the provisions of the Act may not be waived. Contains applicability language. Makes a corresponding change in the Consumer Fraud and Deceptive Business Practices Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02786

325 ILCS 5/7.6 from Ch. 23, par. 2057.6

Amends the Abused and Neglected Child Reporting Act. Permits school-aged children under the age of 18 to use the statewide toll-free telephone number established under the Act to report alleged incidents of bullying or hazing that occur at their school. Provides that children who report an alleged incident of bullying or hazing to the statewide toll-free telephone number may remain anonymous. Requires the Department of Children and Family Services to provide callers with information on how to handle an alleged incident of bullying or hazing, which may include a list of available resources developed or provided by other federal or State agencies concerning bullying or hazing prevention. Provides that upon receipt of a child's report of bullying or hazing, the Department shall report the incident as soon as possible to the superintendent of the school district in which the child resides or, if the child attends a non-public school, the administrator of the non-public school. Provides that reports of bullying or hazing made to the statewide toll-free telephone number shall not initiate a child abuse or neglect investigation under the Act. Requires the Department to (i) inform all school districts and non-public schools of the statewide toll-free telephone number and its function to receive reports of bullying or hazing and (ii) post on its website, in a relevant and conspicuous place, information on how a child can report an alleged incident of bullying or hazing to the statewide toll-free telephone number.

Fiscal Note (Dept. of Children & Family Services)
The Department estimates a minimum annual fiscal impact to the Department of Children & Family Services of $257,490 to comply with HB 2786.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02787
Rep. Jerry Costello, II

10 ILCS 5/1-1 from Ch. 46, par. 1-1

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02788
Rep. Jerry Costello, II

225 ILCS 715/2 from Ch. 96 1/2, par. 4502

Amends the Surface-Mined Land Conservation and Reclamation Act. Makes a technical change in a Section concerning a statement of policy.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02789  Rep. Lance Yednock

20 ILCS 805/805-280 new
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Department of Natural Resources shall designate a portion of the former Lone Star Quarry site near Oglesby as a fossil park to allow for the collection of fossils. Provides that Department by rule may designate which portion of the land shall constitute the fossil park and any requirements for admittance or permits for entry into the fossil park. Provides that the Department may collaborate with any State university to establish educational opportunities or events at the fossil park.

Mar 29  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02790  Rep. Lance Yednock

215 ILCS 5/356z.33 new
Amends the Illinois Insurance Code. Provides that no insurance company shall require pre-approval or pre-authorization for any treatment determined by a physician to be life-saving. Effective immediately.

Mar 29  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02791  Rep. Lance Yednock

35 ILCS 5/203 from Ch. 120, par. 2-203
Amends the Illinois Income Tax Act. Creates a deduction for the full amount of union dues paid by the taxpayer during the taxable year if the taxpayer was not allowed a federal deduction under the Internal Revenue Code. Provides that, if any amount of union dues representing federal miscellaneous itemized deductions was allowed as a federal deduction, then the amount allowed as an Illinois deduction shall be a percentage of the union dues disallowed under the Internal Revenue Code. Provides that the deduction is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 29  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02792  Rep. Dan Ugaste, Steven Reick, Darren Bailey and Chris Miller

820 ILCS 305/8.2
Amends the Workers' Compensation Act. Makes existing medical fee schedules inoperative after August 31, 2020. Provides that the Illinois Workers' Compensation Commission shall establish new medical fee schedules applicable on and after September 1, 2020 in accordance with specified criteria. Provides for 4 non-hospital fee schedules and 14 hospital fee schedules applicable to different geographic areas of the State. Sets forth a procedure for petitioning the Commission if a maximum fee causes a significant limitation on access to quality health care in either a specific field of health care services or a specific geographic limitation on access to health care. Effective immediately.

Mar 29  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02793  Rep. Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

820 ILCS 305/1 from Ch. 48, par. 138.1
Amends the Workers' Compensation Act concerning injuries sustained by employees during travel. Provides that accidental injuries sustained while traveling to or from work do not arise out of and in the course of employment, except under specified circumstances. Provides that the injury may arise out of and in the course of employment if, at the time of the injury, the employee was performing acts the employer instructed the employee to perform, acts that the employee had a common law or statutory duty to perform while performing duties for his employer, or acts that the employee might be reasonably expected to perform incident to his assigned duties. Effective immediately.

Mar 29  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02794  Rep. Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

820 ILCS 305/8.2
Amends the Workers' Compensation Act in relation to custom compound medications. Sets forth conditions for approval of payment. Provides that charges shall be based upon the specific amount of each component drug and its original manufacturer's National Drug Code number and also upon specified criteria. Provides that a provider may prescribe a one-time 7-day supply unless a prescription for more than 7 days is preauthorized by the employer. Effective immediately.

Mar 29  19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02795  Rep. Dan Ugaste

820 ILCS 305/8.2
Amends the Workers' Compensation Act. Provides that the Illinois Workers' Compensation Commission, upon consultation with the Workers' Compensation Medical Fee Advisory Board, shall promulgate an evidenced-based drug formulary. Requires prescriptions in workers’ compensation cases to be limited to the drugs on the formulary. Effective immediately.

Mar 29  19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02796  Rep. Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

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

Amends the Workers' Compensation Act. Provides that for purposes of awarding compensation for injuries, an injury to the shoulder shall be considered an injury to a part of the arm and an injury to the hip shall be considered an injury to a part of the leg. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02797  Rep. Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

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

Amends the Workers' Compensation Act. Provides that an injury arises out of and in the course of employment only if the accident significantly caused or contributed to both the resulting condition and the disability. Provides that an injury does not arise out of and in the course of employment if (1) the hazard or risk was not incidental to employment and was a hazard or risk to which the general public is also exposed, (2) the injury did not occur at a time and place and under circumstances reasonably required by the employment, or (3) the disability resulted from a personal risk. Limits conditions under which repetitive or cumulative trauma is compensable. Provides that gradual deterioration or progressive degeneration of the body caused by aging is not compensable as repetitive or cumulative trauma. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02798  Rep. Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

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

Amends the Workers' Compensation Act. Makes changes to the compensation periods for accidental injuries resulting in the loss of or the permanent and complete loss of use of the thumb, fingers, or toes; the amputation of an arm, foot, or leg; the enucleation of an eye; and other injuries to reduce the compensation to the amounts in effect for injuries occurring before February 1, 2006. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02799  Rep. Dan Ugaste, Andrew S. Chesney, Steven Reick, Darren Bailey and Chris Miller

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

Amends the Workers' Compensation Act. Provides that, in computing the compensation to be paid to an employee who, before the accident for which the employee claims compensation, had before that time sustained an injury resulting in a permanency award or settlement, the award or settlement shall be deducted from any award made for the subsequent injury. Provides that, if an employee received an award or settlement for a shoulder injury between 2012 and the effective date of the amendatory Act, then the award or settlement shall be converted to the appropriate number of weeks for an arm and the credit taken against any award or settlement shall be taken on the arm. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02800  Rep. Emanuel Chris Welch

(Sen. Kimberly A. Lightford)

805 ILCS 105/114.05 from Ch. 32, par. 114.05
805 ILCS 105/115.20 from Ch. 32, par. 115.20
805 ILCS 180/50-50
805 ILCS 206/1209

Amends the General Not For Profit Corporation Act of 1986. Provides that a domestic or foreign corporation shall, in its annual report, supply the rural route number, if applicable, for the address of its principal office. Provides that the Secretary of State may not consider a request submitted by electronic means a request for expedited services solely because of its submission by electronic means, unless expedited service is requested by the filer. Provides that the Secretary may not provide expedited services for the online electronic filing of annual reports or requests for certificates of good standing or certificates of existence under the General Not For Profit Corporation Act of 1986, the Limited Liability Company Act, and the Uniform Partnership Act (1997). Effective July 1, 2019.

House Floor Amendment No. 1

Amends the Limited Liability Company Act to delete a fee for filing articles of domestication.

Aug 26 19  H Public Act . . . . . . . . . . . . . . 101-0578
HB 02801  Rep. Emanuel Chris Welch, Sara Feigenholtz, Kelly M. Cassidy, Jennifer Gong-Gershowitz and Elizabeth Hernandez

New Act

Creates the Inter-Agency Report on Decarbonization and Economic Opportunities Act. Requires the Department of Commerce and Economic Opportunity, the Illinois Commerce Commission, the Illinois Environmental Protection Agency, and the Illinois Power Agency to work jointly to design a broad-based policy approach, including specific programs, to decarbonize Illinois' electric sector (including energy production and consumption) in a just and equitable way that puts our State on track to phase out polluting power plants by 2030 and create new economic opportunities across the State. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02802  Rep. Emanuel Chris Welch

(Sen. Cristina Castro)

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

Amends the School Code. With regard to boards of education in school districts having a population of not fewer than 1,000 and not more than 500,000 inhabitants, provides that if, whenever a vacancy occurs, members of the board fail to fill the vacancy within 60 (rather than 45) days after the vacancy occurs, the regional superintendent of schools shall fill the vacancy.

Jul 12 19  H  Public Act . . . . . . . . . 101-0067

HB 02803  Rep. Emanuel Chris Welch

110 ILCS 49/15

110 ILCS 49/20

Amends the Higher Education Veterans Service Act. With regard to the requirement to advertise the office location and phone number of and Internet access to the Coordinator of Veterans and Military Personnel and Student Services, provides that the advertisement must also include the website and any social media accounts of the public college or university. Requires each public college and university to annually report to the Board of Higher Education on the efforts of the public college or university in attracting, recruiting, and retaining veterans and military personnel. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02804  Rep. Emanuel Chris Welch

65 ILCS 5/8-11-15  from Ch. 24, par. 8-11-15

Amends the Illinois Municipal Code. Provides that a municipality may, by ordinance, impose a tax on motor fuel in one cent per gallon increments, but not to exceed $0.05 per gallon total (currently, a municipality of over 100,000 inhabitants may impose such a tax, but only upon referendum approval and only at the rate of one cent per gallon). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02805  Rep. Emanuel Chris Welch

10 ILCS 5/1-1  from Ch. 46, par. 1-1

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02806  Rep. Emanuel Chris Welch

105 ILCS 5/10-20.59

105 ILCS 5/34-18.52

Amends the School Code. Provides that each school board shall (rather than may) appoint at least one employee to act as a liaison to facilitate the enrollment and transfer of records of students in the legal custody of the Department of Children and Family Services when enrolling in or changing schools.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02807  Rep. Mary Edly-Allen and Lindsey LaPointe

35 ILCS 200/15-170
35 ILCS 200/15-175

Amends the Property Tax Code. Provides that the maximum reduction under the senior citizens homestead exemption is $8,000 in all counties (currently, $8,000 in counties with 3,000,000 or more inhabitants and $5,000 in all other counties). Provides that, for taxable years 2019 and thereafter, the maximum reduction under the general homestead exemption is $10,000 in counties with 3,000,000 or more inhabitants and $8,000 in all other counties (currently, $10,000 in counties with 3,000,000 or more inhabitants and $6,000 in all other counties). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02808  Rep. Mary Edly-Allen, Katie Stuart, Natalie A. Manley, Jawaharial Williams and Lindsey LaPointe

35 ILCS 5/225

Amends the Illinois Income Tax Act. Provides that the credit for instructional materials and supplies may not exceed $500 (currently, $250). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02809  Rep. Mary Edly-Allen

10 ILCS 5/9-50 new

Amends the Election Code. Provides that the treasurer of a candidate political committee shall freeze all funds, contributions, or other receipts held in a candidate political committee account upon the filing of an indictment or information against the candidate for violation of specified State or federal criminal statutes. Provides that the funds are frozen until the pending case has been resolved or a court with jurisdiction orders otherwise. Provides that any transfers, expenditures, or use of funds in violation of the provisions constitutes a class 4 felony. Provides that in the event that the Attorney General or a State's Attorney files a petition to conduct a hearing pursuant to the Public Corrupt Profit Forfeiture Act, the provisions of that Act shall control.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02810


5 ILCS 120/1.01 from Ch. 102, par. 41.01

Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1

Deleted reference to:

5 ILCS 120/1.01

Added reference to:

5 ILCS 120/2.03.5 new

5 ILCS 140/7.5

20 ILCS 405/405-335

30 ILCS 805/8.43 new

Replaces everything after the enacting clause. Amends the Open Meetings Act. Provides that a unit of local government or school district with an operating budget of $1,000,000 or more shall maintain a website and post to its website for the current calendar or fiscal year specified information. Provides that the information required to be posted must be easily accessible from the unit of local government's or school district's website home page and searchable. Provides penalties for noncompliance. Provides that no home rule unit may adopt posting requirements that are less restrictive than those provided in the Act. Provides that all local records required to be posted shall remain posted on the entity's website, or subsequent websites, for 10 years. Exempts the School District of the Department of Juvenile Justice. Amends the Freedom of Information Act. Provides an exemption from inspection and copying of any record or information that a unit of local government or school district maintains an electronic copy of on its website to comply with the Open Meetings Act. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that within 6 months after the effective date of the amendatory Act, the Illinois Transparency and Accountability Portal shall have the capability to compile and update its database with information received from all school districts and units of local government. Authorizes the Illinois Transparency and Accountability Portal to provide direct access to information compiled under specified provisions of the Open Meetings Act. Provides an exempt mandate provision. Provides a severability clause. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02811  Rep. Anna Moeller
(Sen. Chuck Weaver)

225 ILCS 84/75
Amends the Orthotics, Prosthetics, and Pedorthics Practice Act. Makes a technical change in a Section concerning fees.

House Committee Amendment No. 1
Deletes reference to:
  225 ILCS 84/75
Adds reference to:
  5 ILCS 80/4.30
Adds reference to:
  5 ILCS 80/4.40 new
Adds reference to:
  225 ILCS 84/10
Adds reference to:
  225 ILCS 84/10.5 new
Adds reference to:
  225 ILCS 84/25
Adds reference to:
  225 ILCS 84/30
Adds reference to:
  225 ILCS 84/35
Adds reference to:
  225 ILCS 84/40
Adds reference to:
  225 ILCS 84/90
Adds reference to:
  225 ILCS 84/95
Adds reference to:
  225 ILCS 84/100
Adds reference to:
  225 ILCS 84/105
Adds reference to:
  225 ILCS 84/130
Adds reference to:
  225 ILCS 84/150
Adds reference to:
  225 ILCS 84/155
Adds reference to:
  225 ILCS 84/160
Adds reference to:
  225 ILCS 84/170
Adds reference to:
  225 ILCS 84/180 new
Adds reference to:
  225 ILCS 84/80 rep.
HB 02811 (CONTINUED)

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Orthotics, Prosthetics, and Pedorthics Practice Act from January 1, 2020 to January 1, 2030. Amends the Orthotics, Prosthetics, and Pedorthics Practice Act. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Provides that members of the Board of Orthotics, Prosthetics, and Pedorthics shall be reimbursed for all legitimate, necessary, and authorized expenses (instead of reasonable expenses). Provides that a licensee willfully making or filing false records or reports related to that licensee's practice with a federal or State (instead of State alone) agency or department is grounds for disciplinary action. Provides that willfully failing to report an instance of suspected abuse, neglect, self-neglect, or financial exploitation of an eligible adult as required by the Adult Protective Services Act is grounds for disciplinary action. Provides that if the Department issues notice of a formal hearing to a person holding or claiming to hold a license under the Act and that person, after receiving the notice, fails to file an answer, his or her license may, in the discretion of the Secretary of Financial and Professional Regulation, be subject to disciplinary action. Adds provisions concerning confidentiality. Repeals provisions concerning rosters. Makes other changes. Effective immediately.

Aug 09 19  H Public Act . . . . . . . . 101-0269


20 ILCS 2105/2105-80 new

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to employ an investigator who is required to devote at least 50% of his or her time to the investigation of complaints that allege a violation of the Illinois Optometric Practice Act of 1987 or its rules.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02813  Rep. Anna Moeller, Mary Edly-Allen and Daniel Didech

225 ILCS 65/65-35  was 225 ILCS 65/15-15

225 ILCS 65/65-43

225 ILCS 65/65-45  was 225 ILCS 65/15-25

Amends the Nurse Practice Act. Provides that collaboration does not require an employment relationship between the collaborating physician, podiatric physician, or dentist and the advanced practice registered nurse. Provides that, in the case of anesthesia services provided by a certified registered nurse anesthetist, an anesthesiologist, a physician, a dentist, or a podiatric physician must participate through discussion of and agreement with the anesthesia plan and remain available (rather than remain physically present and available on the premises during the delivery of anesthesia services) for diagnosis, consultation, and treatment of emergency medical conditions. Makes changes concerning the written collaborative agreements between a certified registered nurse anesthetist and a dentist. Changes provisions concerning full practice authority to apply them to certified registered nurse anesthetists. Requires that during the delivery of anesthesia by a certified registered nurse anesthetists, the attestation for completion of clinical experience must be attested to by the collaborating physician or physicians, podiatrists, or dentists, and the certified registered nurse anesthetist. Makes other changes. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02814

305 ILCS 5/5-30.1
305 ILCS 5/5-30.11 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to require managed care organizations (MCOs) to ensure: (1) that any provider under contract with an MCO on the date of service shall be paid for any medically necessary service rendered to any of the MCO's enrollees, regardless of inclusion on the MCO's published and publicly available roster of available providers; (2) that all contracted providers are listed on an updated roster within 7 days of entering into a contract with the MCO; and (3) that the roster under item (2) is readily accessible by all medical assistance enrollees for purposes of selecting an approved healthcare provider. Requires the Department to require MCOs to expedite payments to providers based on specified criteria (rather than providing that the Department may establish a process for MCOs to expedite payments to providers based on criteria established by the Department). Contains provisions concerning discharge notifications and facility placements and other matters. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02815
Rep. Terra Costa Howard, Kelly M. Cassidy, Sara Feigenholtz, Theresa Mah, Anna Moeller, Michelle Mussman, Stephanie A. Kifowit and Karina Villa

305 ILCS 5/5-36 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that beginning no later than October 1, 2019, and for each State fiscal year thereafter, the monthly personal needs allowance required under Title XIX of the Social Security Act for any person residing in a facility licensed under the Community-Integrated Living Arrangements Licensure and Certification Act who is determined to be eligible for medical assistance under the Code and who is enrolled in the State's Home and Community-Based Services Waiver Program for adults with developmental disabilities shall be no less than 15% of the individual's monthly Supplemental Security Income benefits or Social Security Disability Insurance benefits, or both, for the previous calendar year. Establishes a similar personal needs allowance amount for any person residing in a facility licensed under the ID/DD Community Care Act who is determined to be eligible for medical assistance under the Code beginning no later than October 1, 2019 and for each State fiscal year thereafter. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02816

755 ILCS 5/11a-10 from Ch. 110 1/2, par. 11a-10
Amends the Adult Guardianship Article of the Probate Act of 1975. Deletes language providing that if the respondent is unable to pay the fee of the guardian ad litem or appointed counsel, or both, the court may enter an order for the petitioner to pay all such fees or such amounts as the respondent or the respondent's estate may be unable to pay. Provides instead that the allocation of guardian ad litem fees is within the discretion of the court.
House Committee Amendment No. 1
Provides that the allocation of guardian ad litem fees and costs (rather than just fees) is within the discretion of the court.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02817
Rep. Terra Costa Howard

70 ILCS 3615/3B.17 new
Amends the Regional Transportation Authority Act. Provides that on and after July 1, 2019, any fixed route public transportation services provided by or through the Commuter Rail Board shall be provided at a 50% discounted fare off the non-discounted adult fare to all students who present a valid student ID card issued within the previous 12 months by a college or university, or under such conditions as shall be prescribed by the Commuter Rail Board. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02818    Rep. Terra Costa Howard-Terri Bryant-Maurice A. West, II-Anne Stava-Murray, Mary Edly-Allen, Tony McCombie, Patrick Windhorst, Margo McDermid, Lindsay Parkhurst, Kelly M. Burke and Daniel Didech
(Sen. Suzy Glowiak Hilton-Laura Ellman, Jennifer Bertino-Tarrant, Ann Gillespie, Bill Cunningham-Kimberly A. Lightford, Julie A. Morrison, Rachelle Crowe and Antonio Muñoz)

750 ILCS 61/15
Amends the Address Confidentiality for Victims of Domestic Violence Act. Provides that a person who is a victim of, among other things, sexual assault or stalking may apply for the address confidentiality program under the Act.
Senate Committee Amendment No. 1
Adds reference to:
10 ILCS 5/20-3 from Ch. 46, par. 20-3
Adds reference to:
750 ILCS 61/1
Adds reference to:
750 ILCS 61/5
Adds reference to:
750 ILCS 61/10
Adds reference to:
750 ILCS 61/11
Adds reference to:
750 ILCS 61/40
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:
Changes the name of the Act to the Address Confidentiality for Victims of Domestic Violence, Sexual Assault, or Stalking Act.
Aug 09 19    H    Public Act . . . . . . . . 101-0270

HB 02819    Rep. Chris Miller and Jennifer Gong-Gershowitz

20 ILCS 801/1-20
Amends the Department of Natural Resources Act. Provides that the Department of Natural Resources may require the establishment of soil health practices on leases of land used for agricultural purposes.
Apr 03 19    H    Tabled


105 ILCS 5/27-9.1 from Ch. 122, par. 27-9.1
Amends the School Code. With regard to a sex education course, provides that course material and instruction in grades 6 through 12 must include an age-appropriate discussion on the meaning of consent that includes discussion on recognizing that (i) consent is a freely given agreement to sexual activity, (ii) a person's lack of verbal or physical resistance or submission resulting from the use or threat of force does not constitute consent, (iii) a person's manner of dress does not constitute consent, (iv) a person's consent to past sexual activity does not constitute consent to future sexual activity, (v) a person's consent to engage in sexual activity with one person does not constitute consent to engage in sexual activity with another person, (vi) a person can withdraw consent at any time, and (vii) a person cannot consent to sexual activity if that person is unable to understand the nature of the activity or give knowing consent due to certain circumstances. Removes a provision requiring material and instruction to include, with an emphasis on workplace environment and life on a college campus, discussion on what constitutes sexual consent.
Feb 21 19    H    Tabled

HB 02821    Rep. John C. D'Amico

625 ILCS 5/3-604 from Ch. 95 1/2, par. 3-604
Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee
(Sen. Steve Stadelman)

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

Amends the School Code. Provides that the State Board of Education's school report cards must include the most current data on the percentage of students who participated in job shadowing, the percentage of students who have completed an internship, and whether a school offered its students vocational training opportunities. Makes a related change for the State report card. Effective July 1, 2020.

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

Fiscal Note (State Board of Education)

House Bill 2822 is estimated to have a fiscal impact of up to $2,000 on the Illinois State Board of Education's budget for information technology development and miscellaneous costs for outreach and technical assistance to school districts.

House Floor Amendment No. 1

Provides that the State Board of Education's school report cards must include the most current data on the percentage of students who participated in workplace learning experiences (rather than the percentage of students who participated in job shadowing or who have completed an internship) and whether a school offered its students career and technical education opportunities (rather than vocational training opportunities). Changes the effective date to January 1, 2020 (rather than July 1, 2020).

Jul 12 19  H  Public Act . . . . . . . . 101-0068

HB 02823  Rep. Michael J. Zalewski
(Sen. Martin A. Sandoval-Donald P. DeWitte)

70 ILCS 3605/12a from Ch. 111 2/3, par. 312a
70 ILCS 3615/4.04 from Ch. 111 2/3, par. 704.04

Amends the Metropolitan Transit Authority Act and Regional Transportation Authority Act. Establishes procedures for repayment of defaulted interim financing notes issued by the Chicago Transit Authority and defaulted working cash notes issued by the Regional Transportation Authority, in which State money in the State treasury was invested. Provides that the Regional Transportation Authority may issue, sell, and deliver additional working cash notes and establish lines of credit (rather than only working cash notes) before July 1, 2022 (rather than July 1, 2018) that are over and above and in addition to the $100,000,000 bond or note authorization. Establishes procedures for establishment of lines of credit. Requires notice to the Governor's Office of Management and Budget and State Comptroller before establishing a line of credit and provides that money borrowed under a line of credit are general obligations of the Authority that are secured by the full faith and credit of the Authority. Effective immediately.

Aug 23 19  H  Public Act . . . . . . . . 101-0485

HB 02824  Rep. Michael J. Zalewski
(Sen. John G. Mulroe)

40 ILCS 5/8-125 from Ch. 108 1/2, par. 8-125
40 ILCS 5/8-162 from Ch. 108 1/2, par. 8-162
40 ILCS 5/8-244.1 from Ch. 108 1/2, par. 8-244.1

Amends the Chicago Municipal Article of the Illinois Pension Code. Provides that the date on which an annuity payment period begins shall not be prior to termination or more than one year prior to receipt by the board of the written application for benefits. Provides that each disabled employee who receives duty or ordinary disability benefit shall be examined at least once a year, or a longer period of time as determined by the board (rather than shall be examined at least once a year), by one or more licensed and practicing physicians appointed by the board. Provides that an annuitant who directs the board to pay the annuity due him or her to a financial institution shall hold the board and Fund harmless from any claim or loss related to any error as to whether the financial institution is or continues to be federally insured. Removes a provision concerning the payment of benefits to certain persons confined in publicly owned and operated mental institutions. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change.
Restores language concerning the payment of benefits to certain persons confined in publicly owned and operated mental institutions.

Jul 12 19  H  Public Act . . . . . . . . 101-0069
HB 02825  Rep. Michael J. Zalewski and Mark Batinick

New Act

30 ILCS 105/6z-26

Creates the Regulatory Sandbox Act. Creates the regulatory sandbox to enable persons to obtain limited access to the Illinois marketplace in order to test innovations in financial products or services. Provides requirements for approval to enter the regulatory sandbox, the application fee, and approval or denial time. Provides requirements for operating an innovation in the regulatory sandbox and extending a test period. Contains provisions regarding rules and judicial review of the administration of this Act. Makes conforming changes in the State Finance Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02826  Rep. Michael J. Zalewski

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

Amends the Toll Highway Act. Deletes language that requires the Illinois State Toll Highway Authority to construct and maintain at least one electric vehicle charging station at any location where the Authority has entered into an agreement with any entity for the purposes of providing motor fuel service stations and facilities, garages, stores, or restaurants. Deletes language that requires the Authority to charge a fee for the use of charging stations. Deletes language that requires the Authority to adopt rules to implement the creation, user fees, and maintenance of electric vehicle charging stations.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02827  Rep. Michael J. Zalewski

35 ILCS 5/509  from Ch. 120, par. 5-509


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02828  Rep. Anne Stava-Murray

New Act

Creates the Suicide Depiction Warning Act. Requires a black box warning to be presented at the beginning of and periodically throughout the presentation of a fictional show that includes a depiction of suicide. Provides that the warning must disclose that suicide not only harms the person who dies, but also harms others.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02829  Rep. Anne Stava-Murray

New Act

Creates the Financial Institution Cybersecurity Act. Provides that persons and entities operating under the authority of the Secretary of Financial and Professional Regulation under the Illinois Banking Act, the Illinois Insurance Code, the Savings Bank Act, the Illinois Credit Union Act, the Corporate Fiduciary Act, and the Residential Mortgage License Act of 1987 must maintain a cybersecurity program to protect the confidentiality of their information systems. Requires the implementation and maintenance of written policies to protect information systems. Makes provisions for testing, risk assessment, audit trails, and third-party service provider policies. Provides for supervision by the Secretary of Financial and Professional Regulation. Requires annual certifications beginning November 1, 2020. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Thomas Cullerton)

820 ILCS 147/35
Amends the School Visitation Rights Act. Prohibits an employer from terminating an employee because of an absence from work due to employee's attendance at a school conference or activity. Effective immediately.

House Committee Amendment No. 2
Provides that an employer may not terminate an employee for an absence from work if the absence is due to the employee's attendance at a school conference, behavioral meeting, or academic meeting (rather than a school conference or activity).

Senate Floor Amendment No. 1
Adds reference to:

820 ILCS 147/15
Replaces everything after the enacting clause. Amends the School Visitation Rights Act. Provides that employees may use school visitation privileges for purposes of academic and behavioral meetings in addition to school conferences. Provides that an employee may not be terminated for the use of school visitation privileges. Effect August 1, 2020.

Aug 23 19  H  Public Act . . . . . . . . . 101-0486

HB 02831  Rep. Michelle Mussman-Norine K. Hammond and Joyce Mason
(Sen. Emil Jones, III)

410 ILCS 625/3.08 new
Amends the Food Handling Regulation Enforcement Act. Prohibits the use of latex gloves in food service establishments. Effective immediately.

House Committee Amendment No. 1
Limits the prohibition on the use of latex gloves in food service establishments to the preparation and handling of food. Provides that enforcement for a first violation shall be limited to a warning notification in order to encourage compliance. Removes the immediate effective date.

Apr 30 19  S  Referred to Assignments

(Sen. Thomas Cullerton-Linda Holmes, Ram Villivalam-Ann Gillespie, Emil Jones, III, Laura Ellman, Elgie R. Sims, Jr., Steven M. Landek and Toi W. Hutchinson)

5 ILCS 490/8 new
Amends the State Commemorative Dates Act. Provides that the month of April of each year is designated as Sikh Awareness and Appreciation Month to be observed throughout the State as a month to recognize the many ways that Sikh Americans have influenced American history, achievement, culture, and innovation.

Aug 05 19  H  Public Act . . . . . . . . . 101-0208
HB 02833  Rep. Michelle Mussman and Kelly M. Burke

20 ILCS 5140/10

Amends the Task Force on Human Services Contracting Act. Provides that membership of the Task Force on State Contracting with Private Nonprofit Human Service Providers shall consist of, among other appointees, 6 (currently, 7) members appointed by the President of the Senate and 6 (currently, 7) members appointed by the Speaker of the House of Representatives.

House Committee Amendment No. 1

Deletes reference to:

20 ILCS 5140/10

Adds reference to:

20 ILCS 505/21.2a new

Replaces everything after the enacting clause. Amends the Children and Family Services Act.Contains findings concerning the Child Protection Training Academy (Academy) developed in 2015 by the Department of Children and Family Services and the Academy's innovative approach to training frontline child protection investigators using experiential learning through simulations. Provides that subject to appropriations, the Department of Children and Family Services, in collaboration with the University of Illinois at Springfield, shall continue operating the Academy. Provides that the training efforts of the Academy shall include, but not be limited to: (i) the continued development of foundation and simulation training for all child protection investigators, including those newly hired and seasoned investigators; (ii) the development of simulation training for intake and permanency workers both in the Department and at private agencies; and (iii) laboratory training facilities that may include, but not be limited to, mock houses, mock courtrooms, and mock forensic interview rooms that allow for simulated, interactive, and intensive training. Requires the Department to adopt rules, by July 1, 2020, for the administration of the Academy that not only establish statewide competence, assessment, and training standards for persons providing child welfare services, but that also ensure that persons who provide child welfare services have the knowledge, skills, professionalism, and abilities to make decisions that keep children safe and secure. Provides that the Department shall continue to arrange for an independent evaluation of the Academy for at least the first 5 years of operation to determine whether it is meeting the goals described in the amendatory Act. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02834  Rep. Allen Skillicorn

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

Amends the Illinois Income Tax Act. Creates a deduction in an amount equal to the amount received by the taxpayer in gratuities during the taxable year. Provides that the deduction is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02835  Rep. Allen Skillicorn

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if a taxing district's actual aggregate extension for any levy year is less than its maximum aggregate extension under that Law for that levy year, then, in any of the next 5 levy years, the district may provide that its maximum aggregate extension and limiting rate for any levy year occurring on or after the date the ordinance or resolution is passed shall be calculated as though the taxing district had used its entire maximum aggregate extension for the levy year in which its actual extension was reduced, subject to a public hearing. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02836  Rep. Emanuel Chris Welch-Sue Scherer-Jim Durkin-Tim Butler and Rita Mayfield  
(Sen. Andy Manar)

15 ILCS 505/35 new  
30 ILCS 105/8.12  

Amends the State Treasurer Act. Provides that, subject to the provisions of the Public Contract Fraud Act, the State Treasurer is authorized during fiscal years 2019 and 2020 to purchase real property located in the City of Springfield, Illinois which the State Treasurer deems necessary to properly carry out the powers and duties vested in him or her. Provides that, subject to provisions of the Treasurer's Procurement Rules, the State Treasurer may enter into contracts relating to construction, reconstruction, or renovation projects for any such buildings or lands acquired under this Act, and the State Treasurer may equip, lease, operate, and maintain those grounds, buildings, and facilities as may be appropriate to carry out the State Treasurer's statutory purposes and duties. Provides that the State Treasurer may enter into agreements with any person with respect to the use and occupancy of the grounds, buildings, and facilities of the State Treasurer, including concession, license, and lease agreements on terms and conditions as the State Treasurer determines and in accordance with the procurement processes for the Office of the State Treasurer, which shall be substantially in accordance with the requirements of Illinois Procurement Code. Provides that exercise of the authority vested by this Act is subject to the appropriation of the necessary funds. Amends the State Finance Act. Expands the use of moneys in the State Pension Fund to include the acquisition of land and buildings in State fiscal year 2019 and 2020 for use by the Office of the State Treasurer, as well as construction, reconstruction, improvement, repair, and maintenance, in accordance with the provisions of laws relating thereto, of such lands and buildings beginning in State fiscal year 2019 and thereafter. Effective immediately.

House Committee Amendment No. 1

Provides that the State Treasurer is authorized to acquire (currently, purchase) real property located in Springfield, Illinois. Provides that real property acquired by the State Treasurer under specified provisions may be acquired subject to any third party interests in the property that do not prevent the State Treasurer from exercising the intended beneficial use of such property. Removes provisions concerning the form in which property may be acquired by the State Treasurer. Removes provisions concerning a leaseback of property. Modifies the term "operational expenses of the Office of the State Treasurer".

Aug 23 19  H  Public Act . . . . . . 101-0487
(Sen. Julie A. Morrison, Jennifer Bertino-Tarrant and Antonio Muñoz)

15 ILCS 505/16.6
755 ILCS 5/11-13 from Ch. 110 1/2, par. 11-13
755 ILCS 5/11a-17 from Ch. 110 1/2, par. 11a-17
755 ILCS 5/11a-18 from Ch. 110 1/2, par. 11a-18

Amends the State Treasurer Act. Modifies and reorganizes provisions concerning the ABLE account program. Provides that a designated representative under the program includes, among other persons, the account owner's guardian of the person or any other State-appointed guardian. Provides that the State Treasurer may enter into agreements with other states to either allow Illinois residents to participate in a plan operated by another state or to allow residents of other states to participate in the Illinois ABLE plan. Modifies terms under the Act. Amends the Probate Act of 1975. Modifies provisions concerning duties of a guardian of a minor, duties of a personal guardian, and duties of an estate guardian to allow a specified guardian to, without an order of court, open, maintain, and transfer funds to an ABLE account on behalf of the ward and the ward's dependent children as specified under the ABLE account program. Makes conforming and other changes. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
15 ILCS 505/16.6
755 ILCS 5/11-13
755 ILCS 5/11a-17
755 ILCS 5/11a-18
Adds reference to:
15 ILCS 505/16.5

Replaces everything after the enacting clause. Amends the State Treasurer Act. Provides that the contributions deposited in the College Savings Pool, and any earnings thereon, shall not constitute property of the State or be commingled with State funds and the State shall have no claim to or against, or interest in, such funds; provides that the State Treasurer may collect fees in accordance with the Act. Provides that the State Treasurer shall provide a separate accounting for each designated beneficiary of a College Savings Pool account. Provides that the separate accounting shall be provided to the account owner of the account for the designated beneficiary at least annually and shall show the account balance, the investment in the account, the investment earnings, and the distributions from the account. Provides that the State Treasurer shall establish fees to be imposed on accounts to cover (currently, recover) the costs of administration, recordkeeping, and investment management. Provides that administrative fees, costs, and expenses, including investment fees and expenses, shall be paid from the assets of the College Savings Pool. Removes a provision specifying that, to the extent a nonqualified withdrawal is made from an account, the earnings portion of such distribution may be treated by the Internal Revenue Service as income subject to income tax and a 10% federal penalty tax. Specifies that the Illinois Student Assistance Commission shall provide the Treasurer with an electronic report listing those College Savings Pool account owners who also participate in the Illinois Prepaid Tuition Program (rather than the State's prepaid tuition program). Removes a provision specifying that the Illinois Student Assistance Commission shall be responsible for filing any combined tax reports regarding State qualified savings programs required by the United States Internal Revenue Service. Removes provisions concerning rules for the administration expenses of the College Savings Pool and amendments to rules and regulations. Provides that specified changes made by this amendatory Act are intended to be a restatement and clarification of existing law. Modifies defined terms and references. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2
Restores a provision defining "nonqualified withdrawal".

Jun 21 19  H  Public Act . . . . . . . 101-0026
HB 02838
(Sen. Laura Fine-Linda Holmes-Melinda Bush-Cristina Castro)

820 ILCS 115/13.5 new
Amends the Illinois Wage Payment and Collection Act. Provides that, for contracts entered into on or after July 1, 2019, a direct contractor making or taking a contract in the State for the erection, construction, alteration, or repair of a building, structure, or other private work shall assume, and is liable for, any debt owed to a wage claimant or third party on the wage claimant's behalf, incurred by a subcontractor at any tier acting under, by, or for the direct contractor for the wage claimant's performance of labor included in the subject of the contract between the direct contractor and the owner. Provides for enforcement by the Department of Labor. Provides authorization for third parties owed fringe or other benefits or a joint labor-management cooperation committee to bring a civil action to enforce liability against a direct contractor. Provides exemptions for work done by an employee of the State or any political subdivision of the State. Provides requirements and guidelines for notice, awards, filing, and records retention. Provides that the new provisions are severable, and that the obligations and remedies provided are in addition to any obligations and remedies otherwise provided by law. Provides that nothing the Section shall alter specified obligations and penalties set forth in the State Prompt Payment Act. Effective immediately.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments

HB 02839

735 ILCS 5/3-101.5 new from Ch. 110, par. 3-110
Amends the Code of Civil Procedure. Provides that unless the action is governed by the procedures or provisions of another statute, a person suffering legal wrong because of a final administrative decision, or adversely affected or aggrieved by a final administrative decision, is entitled to judicial review of the final administrative decision to the same extent, with the same rights and the same responsibilities, as a person who is a party, except that a person seeking judicial review is not entitled to relief if there was a previous public hearing at which the person failed to present his or her position. Provides that to the extent necessary, such a person may provide new or additional evidence to the court for the limited purpose of demonstrating the legal wrong or adverse effect or impairment that he or she has experienced or may experience as a result of the final administrative decision. Provides that the right to judicial review under the new provisions is limited to final administrative permitting decisions made by the Department of Agriculture, Environmental Protection Agency, Department of Natural Resources, Department of Public Health, or Department of Transportation that impact the public trust in the waters and lands of this State, State parks or natural areas, threatened or endangered species, surface or ground water quality, air quality, or other matters affecting the right to a healthful environment under the Illinois Constitution. Makes a corresponding change in a Section concerning scope of review. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02840  Rep. Jay Hoffman
105 ILCS 5/10-20.59
105 ILCS 5/10-20.69 new
105 ILCS 5/10-21.8 from Ch. 122, par. 10-21.8
105 ILCS 5/13B-60.10
105 ILCS 5/14-8.02 from Ch. 122, par. 14-8.02
105 ILCS 5/34-18.52
105 ILCS 5/34-18.61 new
105 ILCS 10/2 from Ch. 122, par. 50-2
105 ILCS 10/4 from Ch. 122, par. 50-4
105 ILCS 10/5 from Ch. 122, par. 50-5
105 ILCS 10/6 from Ch. 122, par. 50-6

Amends the School Code. Provides that each school board must (rather than may) appoint at least one employee to act as a liaison to facilitate enrollment and transfer of records of students in the legal custody of the Department of Children and Family Services. Provides that, for any student who is in the legal custody of the Department of Children and Family Services, a school board must inform the student's caseworker of a parent-teacher conference or any other meeting concerning the student that would otherwise involve a parent and must, at the option of the caseworker, allow the caseworker to attend the conference or meeting. Makes related changes. Amends the Illinois School Student Records Act. Provides that if a student is in the legal custody of the Department of Children and Family Services, his or her caseworker must be informed before a school student record is destroyed or any information in that record is deleted and shall have the right to inspect and copy all school student permanent and temporary records. Makes related changes. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02841  Rep. Anthony DeLuca-André Thapedi
(Sen. Thomas Cullerton-Antonio Muñoz)
750 ILCS 5/209 from Ch. 40, par. 209

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that a marriage may be solemnized by a mayor or president of a city, village, or incorporated town who is in office on the date of the solemnization. Effective immediately.

House Committee Amendment No. 1

Provides that a mayor or president of a city, village, or incorporated town shall not receive any compensation in return for the solemnization of a marriage.

Jun 14 19 H Public Act . . . . . . . . . . 101-0014

HB 02842  Rep. Norine K. Hammond
5 ILCS 420/4A-105 from Ch. 127, par. 604A-105
15 ILCS 405/10.05e new

Amends the Illinois Governmental Ethics Act. Provides that the Secretary of State shall compile a list of persons failing to file a statement of economic interests, or filing late statements of economic interests, along with the amount of fine owed by such persons, and submit a quarterly report containing such persons and fees owed to the State Comptroller. Provides that the Comptroller shall deduct any unpaid late filing fees from the persons specified in the report and such fees shall be paid over to the Secretary. Provides for the deposit of late fees into the General Revenue Fund in the State treasury, if the Secretary of State receives such statement for filing, or into the general fund in the county treasury, if the county clerk receives such statement for filing. Amends the State Comptroller Act. Provides that at the direction of the Secretary of State, the Comptroller shall deduct from a warrant or other payment and pay over to the Secretary that amount certified as necessary to satisfy, in whole or in part, late fees for failing to file a statement of economic interests under the Illinois Governmental Ethics Act.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02843  Rep. Ryan Spain
65 ILCS 5/8-11-6  from Ch. 24, par. 8-11-6

Amends the Home Rule Municipal Use Tax Act in the Illinois Municipal Code. Provides that all home rule municipalities imposing a home rule municipal use tax (rather than only home rule municipalities with 2,000,000 or more inhabitants) may impose an additional use tax at a rate that is an increment of 1/4% not to exceed 1% and based on the selling price of the tangible personal property. Provides that the Department of Revenue may collect a 2% monthly administrative fee from the amount to be remitted back to a municipality with under 2,000,000 inhabitants. Effective July 1, 2019.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02844  Rep. Keith R. Wheeler
765 ILCS 605/22.1  from Ch. 30, par. 322.1

Amends the Condominium Property Act. Provides that the principal officer of the unit owners' association or such other officer as is specifically designated shall furnish specified information when requested to do so in writing and within 5 business days (rather than 30 days) of the request. Limits the fee covering the direct out-of-pocket cost of providing and copying the information to $100.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

305 ILCS 5/5-30.11 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a Medicaid managed care plan amended, delivered, issued, or renewed after the effective date of the amendatory Act must provide individuals under 21 years of age coverage for the diagnosis of autism spectrum disorders and for the treatment of autism spectrum disorders to the extent that the diagnosis and treatment of autism spectrum disorders are not already covered by the Medicaid managed care plan. Provides that the coverage provided for the treatment of autism spectrum disorders shall not be subject to any limits on the number of visits to a service provider, but shall be subject to copayment, deductible, and coinsurance provisions of a Medicaid managed care plan to the extent that other medical services covered by the Medicaid managed care plan are subject to these provisions. Provides that the provisions of the amendatory Act shall not be construed as limiting benefits that are otherwise available to an individual under a Medicaid managed care plan and benefits provided under the amendatory Act may not be subject to dollar limits, deductibles, copayments, or coinsurance provisions that are less favorable to the insured than the dollar limits, deductibles, or coinsurance provisions that apply to physical illness generally. Requires a provider of treatment for autism spectrum disorders to furnish, upon request to the reimbursing managed care organization, medical records, clinical notes, or other necessary data that substantiate that initial or continued medical treatment is medically necessary and is resulting in improved clinical status. Defines terms. Makes other changes.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02846

(Sen. Laura Fine-Bill Cunningham-Jacqueline Y. Collins-Iris Y. Martinez-Thomas Cullerton, Steve McClure, Laura M. Murphy, Laura Ellman, Suzy Glowiak Hilton, Terry Link and Jennifer Bertino-Tarrant)

215 ILCS 5/356z.25

Amends the Illinois Insurance Code. In provisions concerning treatment for pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome, provides that treatment administered or prescribed after July 18, 2017 shall be covered. Provides that for billing and diagnosis purposes, pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome shall be coded as autoimmune encephalitis until a code is assigned. Provides that coverage for treatment of pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome may not be denied due to a diagnosis of autoimmune encephalopathy or autoimmune encephalitis. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that for billing and diagnosis purposes, pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome shall be coded as autoimmune encephalitis until the American Medical Association and the Centers for Medicare and Medicaid Services create and assign a specific code for pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome. Provides that thereafter, pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections and pediatric acute onset neuropsychiatric syndrome may be coded as autoimmune encephalitis, pediatric autoimmune neuropsychiatric disorders associated with streptococcal infections, or pediatric acute onset neuropsychiatric syndrome.

Aug 23 19 H Public Act . . . . . . . . . . 101-0488
HB 02847


(Sen. Julie A. Morrison-Laura Fine-Christopher Belt, Sue Rezin-Melinda Bush, Napoleon Harris, III, Chuck Weaver and Jacqueline Y. Collins)

5 ILCS 327/20
215 ILCS 5/155.46 new
625 ILCS 5/6-117 from Ch. 95 1/2, par. 6-117

Amends the Organ Donor Leave Act. Provides that an employer shall not retaliate against an employee for requesting or obtaining a leave of absence to donate blood, an organ, or bone marrow. Amends the Illinois Insurance Act. Provides prohibitions on denial of coverage and costs of premiums for living organ donors for life insurance, disability insurance, and long-term care insurance policies. Amends the Illinois Vehicle Code. Requires the Secretary of State to review and update certain public service announcements, websites, and other media relating to live organ donation to educate the public on the benefits of live organ donation and the impact of live organ donation on access to insurance. Effective January 1, 2020.

House Committee Amendment No. 1

In provisions amending the Illinois Insurance Code, provides that it is unlawful to refuse to insure, to refuse to continue to insure, to limit the amount, extent, or kind of coverage available for life insurance, disability insurance, or long-term care insurance to an individual, or to charge an individual a different rate for the same coverage, solely because of the individual's status as a living organ donor (rather than providing specific prohibitions on denial of coverage and cost of premiums for living organ donors for life insurance, disability insurance, and long-term care insurance policies). Provides that with respect to all other conditions, as persons who are living organ donors shall be subject to the same standards of sound actuarial principles or actual or reasonably anticipated experience as are persons who are not organ donors.

House Floor Amendment No. 2

Deletes reference to:

625 ILCS 5/6-117 from Ch. 95 1/2, par. 6-117

Adds reference to:

755 ILCS 50/5-47

Replaces everything after the enacting clause. Reinserts the introduced bill, as amended by House Amendment 1, with the following changes: Removes provisions amending the Illinois Vehicle Code. Amends the Illinois Anatomical Gift Act. Requires the Secretary of State to create a database consisting of all individuals who have consented to having their names included in the First Person Consent organ and tissue donor registry who have consented to having their names included in the First Person Consent organ and tissue donor registry. Provides what shall be included in the database and requires the Secretary of State to update the database not less than every 7 days. Allows an organ procurement organization that has executed a data access agreement with the Secretary of State to have online access to the database to determine whether a potential organ and tissue donor is included in the First Person Consent organ and tissue donor registry. Requires the organ procurement organization to indemnify and hold harmless the State, its officials, and employees for certain costs arising out of the organ procurement organization's use of the database. Effective January 1, 2020.

Aug 01 19 H Public Act . . . . . . . . . . . . . . . . 101-0179

HB 02848 Rep. Kelly M. Cassidy

New Act

Creates the Criminal History in College Applications Act. Defines terms. Provides that a college may not inquire about or consider an applicant's criminal history information at any time during the admission decision-making process, except as required by federal law or specified provisions of the Department of State Police Law of the Civil Administrative Code of Illinois or the Medical School Matriculant Criminal History Records Check Act, if applicable. Allows a college to use a multi-institution application, even if the application inquires about criminal history, but requires the college to disregard the information for the admission process. Allows a college to inquire about criminal history for certain purposes after the admission decision-making process, but forbids a college from rescinding an admission offer based on the information. Authorizes a college to provide certain information. Effective immediately.

Apr 03 19 H Tabled
HB 02849    Rep. Thomas Morrison

40 ILCS 5/2-126.6 new
40 ILCS 5/18-133.5 new

Amends the General Assembly and Judges Articles of the Illinois Pension Code. Provides that an administrative fee equal to 4.95% of the amount of the annuity payment shall be applied to every annuity payment made on or after the effective date of the amendatory Act. Provides that the amendatory Act applies without regard to whether the person receiving the annuity was in service on or after the effective date of the amendatory Act. Effective immediately.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 02850    Rep. Thomas Morrison

105 ILCS 5/22-80

Amends the School Code. With regard to the provision governing the concussion protocol during an interscholastic athletic activity, provides that the term "physician" includes a chiropractic physician licensed under the Medical Practice Act of 1987.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
Amends the General Assembly, State Employees, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Requires each System to establish a self-managed plan that shall offer participants the opportunity to accumulate assets for retirement through a combination of participant and State contributions that may be invested. Provides that the System shall establish an opening account balance in the self-managed plan for a participant who elects to participate in the self-managed plan and elects to terminate all rights and credits in the System due to previous participation in the traditional benefit package. Provides that a participant in the self-managed plan may not participate in any other retirement program administered by the System. Contains provisions concerning definitions; default investments; contributions; employer pick-up of contributions; vesting; disability benefits; return to service; and termination of the plan. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Makes other changes. Makes conforming changes in the State Employees Group Insurance Act of 1971. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 02852  Rep. Nicholas K. Smith-Carol Ammons-Celina Villanueva and Dave Severin  
(Sen. Elgie R. Sims, Jr.)

110 ILCS 305/105 new
110 ILCS 520/90 new
110 ILCS 660/5-200 new
110 ILCS 665/10-200 new
110 ILCS 670/15-200 new
110 ILCS 675/20-205 new
110 ILCS 680/25-200 new
110 ILCS 685/30-210 new
110 ILCS 690/35-205 new

Amends various acts relating to the governance of public universities in Illinois. Provides that if a university offers a competency-based learning program, it must notify a student if he or she becomes eligible for the program.

Aug 09 19  H  Public Act . . . . . . . . . . 101-0271

HB 02853  Rep. Michael J. Zalewski

765 ILCS 1026/15-201
765 ILCS 1026/15-210
765 ILCS 1026/15-503
765 ILCS 1026/15-603
765 ILCS 1026/15-1002
765 ILCS 1026/15-1002.1
765 ILCS 1026/15-1004
765 ILCS 1026/15-1401
765 ILCS 1026/15-1402

Amends the Revised Uniform Unclaimed Property Act. Makes changes concerning the time and circumstances under which financial organization deposits are presumed abandoned. Provides that compensation held on a payroll card is reportable one year after the date of the last indication of interest in the property by the apparent owner, except if the payroll card becomes a demand deposit, then 3 years after the date of the last indication of interest in the property by the apparent owner. Provides that the administrator does not need to notify the Department of Revenue of the names or social security numbers of apparent owners of abandoned property if he or she reasonably believes that the Department of Revenue will be unable to provide information that would provide sufficient evidence to establish that the person in the Department of Revenue's records is the apparent owner of unclaimed property in the custody of the administrator. Provides that the State Treasurer shall examine a financial organization in compliance with the visitation standards established in the National Bank Act or the Federal Credit Union Act, if applicable. Provides that records obtained in examinations of State-regulated financial organizations are subject to the same provisions concerning use and confidentiality as records obtained in examinations of other persons. Makes other changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02854  Rep. Robyn Gabel-Jennifer Gong-Gershowitz-Kathleen Willis and Mike Murphy

(Sen. Laura Fine)

65 ILCS 5/10-1-7.1
65 ILCS 5/10-2.1-6.3
70 ILCS 705/16.06b

Amends the Illinois Municipal Code and the Fire Protection District Act. Creates a hiring preference of up to 20 points for a person who has performed fire suppression service for a department as a firefighter apprentice and otherwise meet the qualifications for original appointment as a firefighter. Requires the firefighter to have completed a minimum of 600 hours of specified fire suppression work in order to be considered for the preference and that the Joint Apprenticeship Committee shall evaluate the merit of the applicant's performance and determine the preference points to be awarded. Modifies how preferences are computed after addition of the apprentice preference. Effective immediately.

In the provisions amending the Civil Services in Cities Division of the Illinois Municipal Code, makes the granting of a hiring preference permissive rather than mandatory for a person who has performed fire suppression service for a department as a firefighter apprentice and otherwise meet the qualifications for original appointment as a firefighter. Makes grammatical changes.

In the provisions amending the Board of Fire and Police Commissioners Division of the Illinois Municipal Code and the Fire Protection District Act, makes the granting of a hiring preference permissive rather than mandatory for a person who has performed fire suppression service for a department as a firefighter apprentice and otherwise meet the qualifications for original appointment as a firefighter.

Aug 23 19  H  Public Act . . . . . . . . . 101-0489


220 ILCS 5/16-107.8 new

Amends the Public Utilities Act. Requires the Illinois Commerce Commission to initiate a process whereby the Commission shall develop a forward-looking plan for strategically increasing transportation electrification in the State, that the process shall be open and transparent, and that the process shall conclude within 270 days of opening. Provides that the plan developed by the Commission shall incentivize transportation electrification through beneficial electrification programs, may include specific directives for public utilities in the State that enable transportation electrification or beneficial electrification, and should specifically address environmental justice interests and provide opportunities for residents and businesses in environmental justice communities to directly benefit from transportation electrification. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


House Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/1-100
Adds reference to:
625 ILCS 5/3-100.1
Adds reference to:
625 ILCS 5/3-100.2

Represents everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that, beginning on July 1, 2021, the (1) creation, distribution, and receipt of certificates, certifications, affidavits, applications, assignments, statements, notices, documents, and other records; (2) use of signatures; (3) delivery of records; and (4) payment of required fees shall be made in electronic form as those functions relate to the implementation and ongoing management and administration of an electronic lien and title system to process the electronic notations and release of security interests in motor vehicles. Provides that the Secretary of State may charge a fee of up to $1 for each electronic notation and release of security interest. Provides that the Secretary may contract with a private contractor to facilitate the electronic processes. Provides that, beginning on July 1, 2021, the Secretary shall (instead of "may") require a licensee to submit any record required to be submitted to the Secretary using electronic media deemed feasible by the Secretary and that electronic submittal, receipt, and delivery of records and electronic signatures shall be supported by a signed agreement between the Secretary and the submitter. Provides that, beginning on July 1, 2021, the Secretary shall provide electronic notification and perfection of the lienholder's security interest in a vehicle on the certificate of title. Deletes language requiring that a request for electronic notification and perfection be made by a lienholder submitter. Effective immediately.

House Floor Amendment No. 2
Replaces everything after the enacting clause with the provision of House Amendment No. 1, and makes the following changes. Deletes language: (i) providing that beginning on July 1, 2021, the (1) creation, distribution, and receipt of certificates, certifications, affidavits, applications, assignments, statements, notices, documents, and other records; (2) use of signatures; (3) delivery of records; and (4) payment of required fees shall be made in electronic form as those functions relate to the implementation and ongoing management and administration of an electronic lien and title system to process the electronic notation and release of security interests in motor vehicles; and (ii) authorizing a $1 fee. Provides instead that, no later than July 1, 2021, the Secretary of State shall implement, manage, and administer an electronic lien and title system and establish by administrative rule the standards and procedures relating to the management and implementation of the system. Provides further that the Secretary may charge a reasonable fee, set by administrative rule, for performing the services and functions relating to the management and administration of the system.

Aug 23 19  H Public Act . . . . . . . . 101-0490

HB 02857  Rep. John C. D'Amico

815 ILCS 710/4 from Ch. 121 1/2, par. 754

Amends the Motor Vehicle Franchise Act. Provides that it is a violation of the Act to sell a new motor vehicle directly to a retail customer other than through a franchised motor vehicle dealer. Provides that the Act shall not prohibit the ownership or operation of up to 13 places of business in this State by a manufacturer that: (i) has at least one facility in this State that provides repair service for vehicles subject to the manufacturer's warranty; (ii) does not have a franchise agreement with a new motor vehicle dealer operating in this State; and (iii) was granted a new vehicle dealer's license at any time before January 1, 2018 and the new vehicle dealer's license is in effect as of January 1, 2018. Provides conditions to the exception. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Amends the Downstate Teachers Article of the Illinois Pension Code. In a provision that requires an employer to make an additional contribution to the System for certain salary increases greater than 3%, excludes salary increases resulting from overload work or a promotion if certain requirements are met, from duties as a coach or advisor to an extracurricular activity, from the teacher earning additional higher education credits or a degree, or from substitute teaching. Makes conforming changes. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

30 ILCS 500/30-50

Amends the Illinois Procurement Code. Provides that, when a contract entered into by any State agency (currently, the Department of Transportation only) provides for mobilization payments and the contractor is using the services of a subcontractor, the subcontract shall include terms requiring mobilization payments be made to the subcontractor. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Don Harmon)

805 ILCS 415/103
805 ILCS 415/110 new
805 ILCS 415/111 new
805 ILCS 415/202
805 ILCS 415/203
805 ILCS 415/205
805 ILCS 415/206
805 ILCS 415/302
805 ILCS 415/305
805 ILCS 415/306

Amends the Entity Omnibus Act. Provides that the organic law of the entity, in addition to the Act, may displace the principles of law and equity. Provides that the Secretary of State may propound interrogatories as may be reasonably necessary to ascertain whether entities subject to the Act have complied with the Act. Provides process for the response to and filing of interrogatories by the Secretary. Provides that the Act controls in the event of any conflict with the provisions of other specified Acts applicable to business organizations. Provides that an entity shall maintain a plan of conversion or domestication in accordance with the entity’s policy for maintaining books and records. Deletes language exempting certain entities from the requirement that a plan of conversion be approved in a record. Deletes language allowing the filing of a plan of conversion, instead of a statement of conversion, under certain circumstances. Makes other changes concerning: the effect of conversion or domestication on the name of an entity; and the effective date of a domestication. Effective July 1, 2019.

Aug 23 19  H  Public Act . . . . . . . . 101-0491
HB 02861

220 ILCS 5/16-111.5
Amends the Public Utilities Act. Makes a grammatical correction in provisions relating to the procurement of power and energy, zero emission credits, and renewable energy resources by electric utilities. Effective immediately.

House Committee Amendment No. 1
Adds reference to:
20 ILCS 3855/1-10
Adds reference to:
20 ILCS 3855/1-20
Adds reference to:
20 ILCS 3855/1-75
Adds reference to:
220 ILCS 5/16-115
Adds reference to:
220 ILCS 5/16-115A
Adds reference to:
220 ILCS 5/16-115B
Adds reference to:
220 ILCS 5/16-115C
Adds reference to:
220 ILCS 5/16-115E new
Adds reference to:
220 ILCS 5/16-118
Adds reference to:
220 ILCS 5/16-120
Adds reference to:
220 ILCS 5/19-110
Adds reference to:
220 ILCS 5/19-115
Adds reference to:
220 ILCS 5/19-116 new
Adds reference to:
220 ILCS 5/19-117 new
Adds reference to:
220 ILCS 5/19-120
Adds reference to:
220 ILCS 5/20-140 new
Replaces everything after the enacting clause. Amends the Illinois Power Agency Act. Authorizes the Illinois Power Agency to develop capacity procurement plans and conduct competitive procurement processes for the procurement of capacity to meet the capacity requirements of all retail customers of electric utilities that serve at least 3,000,000 retail customers in this State. Provides for the goal that no later than the delivery year commencing June 1, 2032, the Agency's procurement plans and processes shall include bundled clean capacity in an amount equal to 100% of the electric load measured in megawatt-hours for all retail customers of electric utilities that serve more than 3,000,000 customers in this State. Requires the Planning and Procurement Bureau to develop plans and processes and conduct competitive procurement events to procure capacity for all retail customers of electric utilities that serve at least 3,000,000 retail customers in this State that are located in the Applicable Fixed Resource Requirement Service Area of PJM Interconnection, LLC. Amends the Public Utilities Act. Establishes requirements for procurement of contracts for capacity by the Illinois Power Agency for electric utilities serving at least 3,000,000 retail customers in this State located in the Applicable Fixed Resource Requirement Service Area of PJM Interconnection, LLC. Provides additional findings that the Illinois Commerce Commission must make in granting an application for a certificate of service authority for alternative retail electric suppliers and alternative gas suppliers. Provides additional requirements for an alternative retail electric supplier or alternative gas supplier to comply with when marketing, offering, and providing products or services to residential and small commercial retail customers. Makes changes concerning rates that may be charged by an alternative retail electric supplier, alternative gas supplier, or electric utility or gas utility other than the utility in whose service area a retail customer is located to a customer at the beginning of a contract term or for any renewal term. Provides that the Commission may require an alternative retail electric supplier or alternative gas supplier to enter into a compliance plan if the Commission concludes that an alternative retail electric supplier is violating the Act or the Commission's rules. Provides that any person or entity licensed to engage in the procurement or sale of retail electricity supply for third parties must disclose to each customer the amount of the compensation being charged by the agent, broker, or consultant. Contains provisions concerning alternative retail electric supplier and alternative gas supplier utility assistance recipients; variable gas rate contracts; and expanded use of energy savings programs. Defines terms. Makes other changes. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02862  Rep. Rita Mayfield  
(Sen. John J. Cullerton)

70 ILCS 2305/7.6
70 ILCS 2305/7.8 new
70 ILCS 2305/11  from Ch. 42, par. 287
70 ILCS 2305/16  from Ch. 42, par. 292

Amends the North Shore Water Reclamation District Act. Provides that connection fees owed at the time of a property's sale shall be a lien on real estate. Provides that if the district participates in a nutrient trading program, the district shall give preference to trading investments: (i) that will benefit low income or rural communities; and (ii) where local water quality improvements can be realized. Increases the maximum dollar amount of an emergency contract to no more than $500,000 (rather than $350,000). Provides that if the board of trustees determine there is an emergency affecting the public health or safety, the district may immediately acquire the necessary right-of-way and authority to work within or adjacent to a public highway right-of-way or easement, public or private utility property or easement, railroad right-of-way, or other public property or easement. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
70 ILCS 2305/16

Removes language providing that, if the board of trustees determine there is an emergency affecting the public health or safety, the district may immediately acquire the necessary right-of-way and authority to work within or adjacent to a public highway right-of-way or easement, public or private utility property or easement, railroad right-of-way, or other public property or easement.

Senate Committee Amendment No. 1
Adds reference to:
70 ILCS 2305/4  from Ch. 42, par. 280

Provides that the president of the board of trustees shall not receive more than $18,000 (rather than $14,000) per year and each other member of the board shall not receive more than $15,000 (rather than $11,000) per year. Provides that a connection fee or connection-related fee (rather than connection fees owed at the time of a property's sale) shall be a lien on real estate. Allows termination of all connections and service to any real property or structure thereon if any connection fee or connection-related fee is not paid within 60 days from the date such payment is due. Provides that if a board of trustees determines there is an emergency affecting the public health or safety and the emergency requires approval from the governing authority of any public property or public or private utility or railroad for permission to enter upon the property, right-of-way, or easement and if the approval is not acted upon within 48 hours from the time the sanitary district's request is served on the entity, then the request for entry is deemed granted; includes procedures for sending and approval of a request, including limitation of fees that an entity receiving a request may charge.

Senate Floor Amendment No. 2
Removes language providing for immediate acquiring of rights-of-way, property, or easements in an emergency.

Senate Floor Amendment No. 3
Deletes reference to:
70 ILCS 2305/4
Deletes reference to:
70 ILCS 2305/7.6
Deletes reference to:
70 ILCS 2305/7.8 new
Deletes reference to:
70 ILCS 2305/11
Deletes reference to:
70 ILCS 2305/16
Adds reference to:
55 ILCS 5/5-12012.1
Adds reference to:
60 ILCS 1/110-50.1
Adds reference to:
65 ILCS 5/11-13-25
HB 02862 (CONTINUED)

Replaces everything after the enacting clause. Amends the Counties Code, Township Code, and Illinois Municipal Code. Exempts facial challenges to a zoning ordinance governing the challenger's own property from a 90-day statute of limitation for commencing an action for judicial review of zoning actions of a county board, township board, or corporate authorities of a municipality. Effective immediately.

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

HB 02863    Rep. Marcus C. Evans, Jr.

820 ILCS 115/14 from Ch. 48, par. 39m-14

Amends the Illinois Wage Payment and Collection Act. Increases the administrative fee imposed upon an employer that has been demanded or ordered by the Department of Labor, or ordered by a court, to pay wages. Imposes fees on a scale depending upon the amount of wages that are owed.

Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee


35 ILCS 505/2e new

Amends the Motor Fuel Tax Law. Creates the per-mile road usage charge pilot program. Provides that the registered owner of a motor vehicle that is approved to participate in the program shall, in lieu of the taxes imposed under the Motor Fuel Tax Law, pay a per-mile road usage charge for metered use by the subject vehicle of the highways in this State. Provides that the per-mile road usage charge is $0.021 per mile. Effective immediately.

Feb 21 19    H    Tabled

HB 02865    Rep. Marcus C. Evans, Jr.

New Act

20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new

820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Innovations for Transportation Infrastructure Act. Contains a statement of legislative policy. Defines terms. Adds provisions governing: authorization of project delivery methods; preconditions to commencement of procurement; procurement; evaluation and selection of proposals; project records; confidentiality; public disclosure; design-build contracts; construction manager/general contractor contracts; funding and financing; minority, disadvantaged, and women-owned businesses; acquisition of property; federal requirements; powers of the Department of Transportation and the Illinois State Toll Highway Authority; and rulemaking. Makes corresponding changes in the Department of Transportation Law of the Civil Administrative Code of Illinois; Illinois Finance Authority Act; the Illinois Procurement Code; the Public Construction Bond Act; the Employment of Illinois Workers on Public Works Act; the Business Enterprise for Minorities, Women, and Persons with Disabilities Act; the Toll Highway Act; the Eminent Domain Act; and the Prevailing Wage Act. Provides that the provisions of the Act are severable. Effective immediately.

Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 02866    Rep. Sue Scherer, Mary Edly-Allen, Joyce Mason, Sam Yingling, Diane Pappas and Aaron M. Ortiz

35 ILCS 200/15-167.1 new

Amends the Property Tax Code. Provides for a homestead exemption in the amount of $5,000 for property that is owned and occupied as the principal residence of an active duty member of the military. Effective immediately.

Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 02867    Rep. Sue Scherer

35 ILCS 5/226

Amends the Illinois Income Tax Act. Provides a tax credit to each taxpayer who owns qualified real property located in a county in Illinois that was declared a State disaster area by the Governor due to tornadoes in 2018. Effective immediately.

Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee
HB 02868  Rep. Sue Scherer
(Sen. Ann Gillespie-Chuck Weaver)

105 ILCS 5/2-3.176 new

Amends the School Code. Requires the State Board of Education to develop a work-based learning database to help facilitate relationships between school districts and businesses and expand work-based learning in this State; defines "work-based learning". Effective immediately.

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

Fiscal Note (State Board of Education)
HB 2868 is estimated to have a fiscal impact of $180,000 on the General Revenue Fund budget for the Illinois State Board of Education for the first year of developing a work-based learning-database. This estimate assumes collaboration with other state agencies and partners to implement and does not factor in any costs associated with their specific database needs. It is estimated that the Illinois State Board of Education will have a $90,000 fiscal impact in the out years for maintenance of the database.

Aug 16 19  H  Public Act . . . . . . . . . 101-0389

HB 02869  Rep. Maurice A. West, II
35 ILCS 5/212

Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on or after January 1, 2020, the earned income tax credit shall be 36% (currently, 18%) of the federal tax credit.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02870  Rep. Celina Villanueva
110 ILCS 305/105 new
110 ILCS 520/90 new
110 ILCS 660/5-200 new
110 ILCS 665/10-200 new
110 ILCS 670/15-200 new
110 ILCS 675/20-205 new
110 ILCS 680/25-200 new
110 ILCS 685/30-210 new
110 ILCS 690/35-205 new
110 ILCS 805/3-29.13 new

Amends various acts relating to the governance of public universities and community college districts in Illinois. Prohibits public universities and community colleges from holding any classes on the day of a general primary election or general election, as established by the Election Code. Allows public universities and community colleges to remain open for other purposes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

New Act

Creates the Data Broker Registration Act. Requires a data broker to annually register with the Secretary of State. Defines "data broker" as a business or unit of a business, separately or together, that knowingly collects and sells or licenses to third parties the brokered personal information of a consumer with whom the business does not have a direct relationship. Provides registration requirements, the duties a data broker has to protect personally identifiable information, and the requirements for an information security program. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02872  Rep. Celina Villanueva and Anne Stava-Murray
805 ILCS 5/8.12 new
Amends the Business Corporation Act of 1983. Requires publicly held domestic or foreign corporation whose principal executive office is located in Illinois to have a minimum of one female director on its board of directors by December 31, 2020. Provides for an increase in the number of female directors beginning in 2022. Provides for regulation by the Secretary of State. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02873  Rep. Martin J. Moylan
30 ILCS 105/6z-18 from Ch. 127, par. 142z-18
30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
35 ILCS 105/3-10
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, during the week of Veterans Day each year, food for human consumption that is to be consumed off the premises where it is sold as well as prescription and nonprescription medications and certain medical appliances are exempt from the tax imposed under the Acts if the item is purchased by a veteran. Provides that the tax imposed on other merchandise is imposed at the rate of 5% during the same period if the item is purchased by a veteran. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02874  Rep. Martin J. Moylan-Thaddeus Jones
720 ILCS 5/26-4 from Ch. 38, par. 26-4
Amends the Criminal Code of 2012. Provides that it is unlawful for any person to, without the consent of another person, operate an unmanned aerial vehicle in a manner that: (1) is intended to cause the unmanned aerial vehicle to enter the space above or surrounding the other person's occupied residence for the purpose of making a video record or transmitting live video or audio recordings of the other person while the other person is: (A) within his or her occupied residence; or (B) on the land or premises on which his or her occupied residence is located; and (2) invades the other person's reasonable expectation of privacy. Provides that the offense is a Class A misdemeanor. Defines "unmanned aerial vehicle".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02875  Rep. Martin J. Moylan
705 ILCS 135/15-20
705 ILCS 135/15-40
730 ILCS 5/5-9-1.7 from Ch. 38, par. 1005-9-1.7
Amends the Crime and Traffic Assessment Act. Provides that an additional assessment of $100 shall be imposed upon any person who pleads guilty, is convicted of, or who receives a disposition of court supervision for, a sex offense or an attempted sex offense. Provides that the funds shall be deposited in the State Crime Laboratory Fund to pay for the costs of processing and analyzing the Illinois State Police Sexual Assault Evidence Collection Kits under the Sexual Assault Evidence Submission Act to assist in reduction of the number of unanalyzed and unprocessed Kits. Amends the Unified Code of Corrections. Defines "sex offense".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02876  Rep. Martin J. Moylan
730 ILCS 5/5-5-3.2
Amends the Unified Code of Corrections. Provides that it is an aggravating factor in sentencing that the defendant committed a crime of violence or criminal damage to property in a woman's health clinic or on the real property comprising the clinic or who intimidates persons attending the clinic or physicians or nurses at the clinic performing services at the clinic. Provides for the aggravating factor to be applicable, the offense of intimidation against persons attending a woman's health clinic or physicians or nurses at the clinic who perform services at the clinic is limited to intimidation committed by: (1) inflicting physical harm on the person threatened or any other person or on property; (2) subjecting any person to physical confinement or restraint; or (3) committing a felony or Class A misdemeanor. Defines "woman's health clinic", "health care services", and "crime of violence".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02877  Rep. Martin J. Moylan

605 ILCS 10/19  from Ch. 121, par. 100-19

Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority shall not charge a toll for a vehicle of the first division pulling a trailer with no more than 2 axles at a rate higher than an amount calculated by multiplying the toll charged to passenger vehicles using an I-Pass device by the total number of axles on the trailer. Provides that the toll rate applies to drivers who use an I-Pass device or use cash to pay a toll. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee


720 ILCS 5/24-1.9 new
720 ILCS 5/24-1.10 new

Amends the Criminal Code of 2012. Makes it unlawful to deliver, sell, or purchase or cause to be delivered, sold, or purchased or cause to be possessed by another, an assault weapon, assault weapon attachment, .50 caliber rifle, or .50 caliber cartridge. Makes it unlawful for any person to knowingly possess an assault weapon, .50 caliber rifle, or .50 caliber cartridge 300 days after the effective date of this amendatory Act, except possession of weapons registered with the State Police in the time provided. Provides exemptions and penalties. Prohibits delivery, sale, purchase or possession of large capacity ammunition feeding devices. Provides exemptions and penalties.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02879  Rep. Martin J. Moylan and Mark L. Walker

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the amount paid by the taxpayer during the taxable year for the purpose of purchasing acoustical materials, other materials, labor, and professional services to soundproof a residential home located at an eligible address against aircraft noise generated by an airport governed by the provisions of the Permanent Noise Monitoring Act. Provides that the credit may not reduce the taxpayer's liability to less than zero; however, the credit may be carried forward. Provides that the credit is exempt from the Act's automatic sunset provisions. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02880  Rep. Will Guzzardi-Mary E. Flowers

New Act

30 ILCS 105/5.891 new

Creates the Prescription Drug Price Increase Tax Act. Imposes a tax on each establishment that makes the first sale of a covered outpatient drug within the State. Provides that the term "first sale" means an initial sale of a covered outpatient drug from a manufacturer to a wholesaler or from a wholesaler to a pharmacy. Provides that the tax shall be charged against and paid by the establishment making the first sale and shall not be added as a separate charge or line item or otherwise passed down on any invoice to the customer. Provides that the proceeds shall be deposited into the Prescription Drug Fairness Fund and used by the Department of Healthcare and Family Services. Amends the State Finance Act to create the Prescription Drug Fairness Fund.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02881  Rep. Will Guzzardi

New Act

Creates the Prescription Drug Affordability Board Act. Contains only a short title provision.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02882
Rep. Will Guzzardi and Elizabeth Hernandez

New Act

Creates the Pharmaceutical and Health Affordability: Restrictions on Manufacturers' Amoral Behavior Through Reasonable Oversight Act. Provides that a manufacturer or wholesale drug distributor shall not engage in price gouging in the sale of an essential off-patent or generic drug. Provides that the Director of Healthcare and Family Services or Director of Central Management Services may notify the Attorney General of any increase in the price of any essential off-patent or generic drug under the Medical Assistance Program under the Illinois Public Aid Code or a State health plan, respectively, that amounts to price gouging. Provides that whenever the Attorney General has reason to believe that a manufacturer or wholesale drug distributor of an essential off-patent or generic drug has violated the Act, the Attorney General shall send a notice to the manufacturer or wholesale drug distributor requesting a specified statement. Provides that within 45 days after receipt of the request, the manufacturer or wholesale drug distributor shall submit the statement to the Attorney General. Provides that to accomplish the objectives and carry out the duties prescribed in the Act, the Attorney General may issue subpoenas or examine under oath any person to determine whether a manufacturer or wholesale drug distributor has violated the Act. Provides that upon petition of the Attorney General, a circuit court may issue specified orders against violations of the Act. Contains provisions concerning the disclosure of financial information provided by a manufacturer or wholesale drug distributor to the Attorney General. Effective January 1, 2020.

HB 02883
Rep. Will Guzzardi

430 ILCS 65/2.5 new
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1
430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police shall create and maintain a database that a person can voluntarily apply to in order to be barred from purchasing a firearm. Provides that the application shall be notarized and submitted to the Department, in a form and manner prescribed by the Department. Provides that a person shall remain on the database until he or she submits a notarized withdrawal application. Provides that the withdrawal application shall automatically be approved and become effective 7 days after receipt by the Department. Provides that the Department has authority to deny an application for or to revoke and seize a Firearm Owner's Identification Card previously issued under the Act only if the Department finds that the applicant or the person to whom such card was issued is or was at the time of issuance a person who voluntarily registers on the Department's voluntary do not sell to database.
HB 02884  Rep. Will Guzzardi
(Sen. Andy Manar)
40 ILCS 5/17-119.1
40 ILCS 5/17-116.1 rep.
40 ILCS 5/17-116.3 rep.
40 ILCS 5/17-116.4 rep.
40 ILCS 5/17-116.5 rep.
40 ILCS 5/17-116.6 rep.
Amends the Chicago Teacher Article of the Illinois Pension Code. Removes a provision concerning a reduction in a
specified contribution for certain members who retire before July 1, 1998. Repeals obsolete provisions concerning early retirement
incentives. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/17-119.1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change.
Removes changes made to provisions concerning an optional increase in retirement annuity.

Senate Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/17-116.1 rep.
Deletes reference to:
40 ILCS 5/17-116.3 rep.
Deletes reference to:
40 ILCS 5/17-116.4 rep.
Deletes reference to:
40 ILCS 5/17-116.5 rep.
 Deletes reference to:
40 ILCS 5/17-116.6 rep.
Adds reference to:
40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139
Adds reference to:
30 ILCS 805/8.43 new
Pension Code. Provides that if an employee was in the service of more than one employer described in provisions concerning certain
educational employers, then the sick leave days from all such employers, except for employers from which the employee terminated
service before the effective date of the amendatory Act, shall be credited, as long as the creditable service attributed to those sick leave
days does not exceed 12 months. Corrects a cross-reference. Amends the State Mandates Act to require implementation without
reimbursement by the State. Effective immediately.

Aug 23 19  H  Public Act . . . . . . . . . 101-0492

HB 02885  Rep. Will Guzzardi
730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the
Department of Corrections and the Department of Juvenile Justice.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02886  Rep. Will Guzzardi
730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the
Department of Corrections and the Department of Juvenile Justice.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02887  Rep. Will Guzzardi

730 ILCS 5/3-2-5  from Ch. 38, par. 1003-2-5

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02888  Rep. Will Guzzardi

725 ILCS 5/100-1  from Ch. 38, par. 100-1

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02889  Rep. Will Guzzardi

725 ILCS 5/100-1  from Ch. 38, par. 100-1

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02890  Rep. Will Guzzardi

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02891  Rep. Will Guzzardi

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02892  Rep. Will Guzzardi

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02893  Rep. Will Guzzardi

725 ILCS 5/100-1  from Ch. 38, par. 100-1

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02894  Rep. Elizabeth Hernandez, Joyce Mason and Karina Villa

(Sen. Iris Y. Martinez)

215 ILCS 170/63
215 ILCS 170/98 rep.

Amends the Covering ALL KIDS Health Insurance Act. Provides that the Auditor General shall cause an audit to be made of the Program on or before June 30, 2022 and every 3 years thereafter (rather than annually). Repeals provisions providing for repeal of the Act on October 1, 2019. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
    215 ILCS 170/98 rep.
    Adds reference to:
    215 ILCS 170/98

Further amends the Covering ALL KIDS Health Insurance Act. Provides that the Act is repealed on October 1, 2024 (rather than October 1, 2019).
Aug 09 19  H  Public Act . . . . . . . . 101-0272
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall ensure that all hospitals require specified employees to complete educational training on the management of severe maternal hypertension and postpartum hemorrhage. Provides that hospitals must demonstrate completion of the training of new hires with a course certificate from the Department. Provides that the Department shall ensure that all hospitals conduct continuing education yearly for specified employees. Provides that the continuing education shall include yearly simulations or drills regarding management of severe maternal hypertension and obstetric hemorrhage for all employees that care for pregnant or postpartum women. Provides that hospitals must demonstrate compliance with the education and training requirements. Defines “hospital”. Effective immediately.

House Floor Amendment No. 1

Provides that the Department of Public Health shall ensure that all hospitals require all current and new obstetrical staff, emergency department staff, and any other staff, including residents and fellows in training, who provide care for pregnant or postpartum women to receive implicit bias training and education in cultural competency in interactions between patients and providers. Provides that the Department shall provide support for the Illinois Perinatal Quality Collaborative to develop an initiative to improve birth equity and reduce peripartum racial and ethnic disparities, modeled using the Alliance for Innovation on Maternal Health and the California Maternal Quality Collaborative’s pilot work on improving birth equity. Provides that the Department shall support the initiation of a statewide perinatal quality improvement initiative in collaboration with Illinois birthing hospitals to implement strategies to reduce peripartum racial and ethnic disparities and to address implicit bias in the health care system. Provides that the Department shall ensure that all hospitals develop protocols for timely identification of all pregnant and postpartum women in the emergency department and for appropriate and timely consultation of an obstetric provider to provide input on management and follow-up.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall ensure that all birthing facilities conduct continuing education yearly for providers and staff of obstetric medicine and of the emergency department and other staff that may care for pregnant or postpartum women. Requires the continuing education to include yearly educational modules regarding management of severe maternal hypertension and obstetric hemorrhage for units that care for pregnant or postpartum women. Requires birthing facilities to demonstrate compliance with the education and training requirements. Provides that the Department shall collaborate with the Illinois Perinatal Quality Collaborative or its successor organization to develop an initiative to improve birth equity and reduce peripartum racial and ethnic disparities. Provides that the Department shall support the initiation of a statewide perinatal quality improvement initiative. Provides that the Department shall make available to all birthing facilities best practices for timely identification of pregnant and postpartum women in the emergency department and for appropriate and timely consultation of an obstetric provider to provide input on management and follow-up. Effective January 1, 2020.

Aug 16 19 Public Act . . . . . . . . . 101-0390

HB 02896


20 ILCS 2310/2310-213 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Creates the Diversity in Health Care Professions Task Force. Provides that the Director of Public Health shall serve as the chairperson of the Task Force and it shall also be comprised of 2 dentists, 2 medical doctors, 2 nurses, 2 optometrists, 2 pharmacists, 2 physician assistants, 2 podiatrists, and 2 public health practitioners. Provides specified objectives. Provides specified recommendations to serve as guiding principles for the Task Force. Provides that Task Force members shall serve without compensation but may be reimbursed for their expenses incurred in performing their duties. Provides that the Task Force shall meet at least quarterly and at other times as called by the chairperson. Provides that the Department of Public Health shall provide administrative and other support to the Task Force. Provides that the Task Force shall prepare a report that summarizes its work and makes recommendations resulting from its study and shall submit the report of its findings and recommendations to the Governor and the General Assembly by December 1, 2020 and annually thereafter.

Aug 09 19 Public Act . . . . . . . . . 101-0273
(Sen. Jacqueline Y. Collins, Antonio Muñoz-Toi W. Hutchinson, Cristina Castro, Martin A. Sandoval and Ram Villivalam)

20 ILCS 2310/2310-455 new
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department shall investigate and apply for federal funding opportunities, including, but not limited to, a specified federal grant, to support maternal mental health, to the extent that programs are financed, in whole, by federal funds. Provides that the Department shall file a report with the General Assembly on or before January 1, 2021 of the Department's efforts to secure and utilize the federal funding it receives from its efforts. Provides that the amendatory Act's provisions are repealed on January 1, 2022.

House Committee Amendment No. 1
Removes language referring to a specific grant available under the federal 21st Century Cures Act.

Jul 12 19  H  Public Act . . . . . . . . 101-0070

HB 02898  Rep. William Davis

30 ILCS 105/6z-45
30 ILCS 350/16.5
105 ILCS 5/19-1
105 ILCS 230/5-5
105 ILCS 230/5-10
105 ILCS 230/5-15
105 ILCS 230/5-20
105 ILCS 230/5-25
105 ILCS 230/5-30
105 ILCS 230/5-35
105 ILCS 230/5-50
105 ILCS 230/5-100
105 ILCS 230/5-450 new
105 ILCS 230/5-37 rep.
105 ILCS 230/5-38 rep.
105 ILCS 230/5-45 rep.
105 ILCS 230/5-57 rep.

Amends the School Construction Law. Makes changes concerning the definition of "grant index", priority order and calculation of the grant index, grant applications and district facilities plans, eligibility and project standards, the priority of school construction projects, school construction project grant amounts and use, and school maintenance project grants. Removes references relating to grant entitlements. Repeals provisions concerning carry over projects, Fiscal Year 2002 escalation, debt service grants, and changes in the administration of powers. Makes related changes in the State Finance Act and the School Code.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02899


415 ILCS 120/5
415 ILCS 120/10
415 ILCS 120/15
415 ILCS 120/22
415 ILCS 120/30
415 ILCS 120/31
415 ILCS 120/32
415 ILCS 120/40
415 ILCS 120/24 rep.
415 ILCS 120/20 rep.

Amends the Alternate Fuels Act. Provides that the Act's purpose shall be to encourage the use of electric power (rather than alternate fuel) in vehicles for the purpose of reducing the risks from global warming. Eliminates defined terms. Removes provisions allowing the Department of Commerce and Economic Opportunity to promulgate rules to implement a portion of the Act. Removes provisions specifying rules to be implemented. Eliminates original equipment manufacturer ("OEM") rebates and fuel cost differential rebates. Removes provisions concerning car sharing organizations.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02900


35 ILCS 5/704A

Amends the Illinois Income Tax Act if and only if Senate Bill 1 of the 101st General Assembly becomes law. Provides that a withholding tax credit for full-time equivalent employees created in Senate Bill 1 applies for reporting periods that begin on or after January 1, 2020 (in the bill, reporting periods that begin on or after January 1, 2020 and end on or before December 31, 2027). Provides that the maximum credit is determined by the Metropolitan and Nonmetropolitan area of the State that is the base of operations of the employee, as those areas are determined as of May 2017. Makes changes concerning the amount of the credit based on the Metropolitan and Nonmetropolitan area of the State. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02901

Rep. Jay Hoffman

40 ILCS 5/1-160
40 ILCS 5/14-152.1

Amends the General Provisions Article of the Illinois Pension Code. Provides that a State policeman who meets the requirements of the Tier 2 provisions is entitled to an annuity calculated under the alternative retirement annuity provisions of the State Employee Article of the Code in lieu of the regular or minimum retirement annuity only if the person has withdrawn from service with not less than 20 years of eligible creditable service and has attained age 50 (instead of age 60), regardless of whether the attainment of age 50 (instead of age 60) occurs while the person is still in service. Provides that the changes made by the amendatory Act apply without regard to whether a person is in active service on or after the effective date of the amendatory Act. Excludes a benefit increase resulting from the amendatory Act from the definition of "new benefit increase". Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02902  Rep. Jay Hoffman

40 ILCS 5/3-111.5 new
40 ILCS 5/15-135 from Ch. 108 1/2, par. 15-135
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
30 ILCS 805/8.43 new

Amends the Downstate Police and State Universities Articles of the Illinois Pension Code. In the Downstate Police Article, provides that a police officer who previously participated in the Illinois Municipal Retirement Fund (IMRF) for service as a member of the police department of a municipality and was transferred to that municipality's police pension fund upon its creation under the Downstate Police Article shall, for the purposes of determining the applicable tier of benefits under that Article, be deemed to have become a police officer and member of that municipality's police pension fund on the date that he or she first participated in IMRF as a member of the police department of that municipality, notwithstanding whether that start date was before January 1, 2011. In the State Universities Article, provides that a Tier 2 member who has at least 20 years of service in the System as a police officer or firefighter is entitled to a retirement annuity on or after the attainment of age 60, if a specified rule applies to that participant. Makes a conforming change. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02903  Rep. Robert Martwick-Michael J. Zalewski

40 ILCS 5/9-169 from Ch. 108 1/2, par. 9-169

Amends the Cook County Article of the Illinois Pension Code. In a provision concerning employer contributions to the Fund, provides that the contributions may be taken from any revenue source, including, but not limited to, other tax revenue, proceeds of borrowings, or State or federal funds. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02904  Rep. Robert Martwick

40 ILCS 5/9-169 from Ch. 108 1/2, par. 9-169
40 ILCS 5/10-107 from Ch. 108 1/2, par. 10-107
30 ILCS 805/8.43 new

Amends the Cook County Forest Preserve Article of the Illinois Pension Code. Removes language providing how the Cook County Forest Preserve shall levy and collect a property tax levied to provide revenue for the fund under that Article. Amends the Cook County and Cook County Forest Preserve Articles of the Illinois Pension Code. Specifies the dollar amount of the required employer contributions through 2022. Beginning in the year 2023, provides for the annual required contribution to be the amount determined by the Fund to be equal to the sum of (i) the employer's portion of the projected normal cost for that fiscal year, plus (ii) an amount that is sufficient to bring the total actuarial assets of the Fund up to 100% of the total actuarial liabilities of the Fund by the end of 2052. Provides that the contributions may be taken from any revenue source, including, but not limited to, other tax revenues, proceeds of borrowings, or State or federal funds. Amends the State Mandates Act to require implementation without reimbursement. Makes technical and other changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02905  Rep. Robert Martwick-Michael J. Zalewski

40 ILCS 5/1-160
40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the General Provisions and State Employees Articles of the Illinois Pension Code. Provides that the alternative retirement annuity under the State Employees Article applies to a conservation police officer, investigator for the Secretary of State, or arson investigator subject to the Tier 2 provisions. Provides that a conservation police officer, investigator for the Secretary of State, or arson investigator subject to the Tier 2 provisions may convert up to 8 years of service credit established before the effective date of the amendatory Act as a conservation police officer, investigator for the Secretary of State, or arson investigator under the State Employees Article into eligible creditable service by filing a written election with the Board under that Article, accompanied by a specified payment. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02906  Rep. Robert Martwick

40 ILCS 5/6-229
30 ILCS 805/8.43 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that for Tier 2 firemen, final average salary is the greater of (1) the average monthly salary obtained by dividing the total salary of the fireman during the 96 consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period or (2) the average monthly salary obtained by dividing the total salary of the fireman during the 48 consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period (currently, the final average salary is the average monthly salary obtained by dividing the total salary of the firefighter during the 96 consecutive months of service within the last 120 months of service in which the total salary was the highest by the number of months of service in that period). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02907  Rep. Robert Martwick

40 ILCS 5/6-229
30 ILCS 805/8.43 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that the limit on salary for all purposes under the Code for Tier 2 firemen shall annually be increased by the annual unadjusted percentage increase (but not less than zero) in the consumer price index-u (instead of the lesser of 3% or one-half the annual unadjusted percentage increase in the consumer price index-u) for the 12 months ending with the September preceding each November 1, including all previous adjustments. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02908  Rep. Robert Martwick

40 ILCS 5/6-164  from Ch. 108 1/2, par. 6-164
30 ILCS 805/8.43 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that the annual increase to a Tier 2 retirement annuity shall be calculated at 3% (instead of the lesser of 3% or one-half the annual unadjusted percentage increase in the consumer price index-u for the 12 months ending with the September preceding each November 1) of the originally granted annuity. Makes a conforming change. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. John J. Cullerton)

40 ILCS 5/6-165.3 new
30 ILCS 805/8.43 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that if the city discontinues the use of specified property as an academy for the training of firefighters, the city shall, as soon as practicable, transfer that property to the Fund. Provides that the transferred property shall be considered an asset of the Fund, but shall not be considered as part of the city's required contribution to the Fund in any year. Provides that in administering the asset, the Fund shall exercise its fiduciary duties. Provides that, in accordance with those fiduciary duties, the Fund shall prioritize uses that add value to the Chicago Fire Department and its membership. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

House Floor Amendment No. 1

Adds reference to:
35 ILCS 200/9-195.1 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Adds provisions amending the Property Tax Code. Provides that, if the property referenced in the introduced bill is transferred to the Firemen's Annuity and Benefit Fund and the Fund subsequently leases the property to an entity whose property is not exempt, then the leasehold estate and the appurtenances shall be listed as the property of the lessee or his or her assignee, and the lessee shall be liable for the property taxes. Provides that the Fund may not sell the property without the affirmative vote of the three-fifths of the members of the board of trustees of the Fund. Preempts home rule powers. Effective immediately.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 02910  Rep. Robert Martwick

40 ILCS 5/15-136  from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-136.4
40 ILCS 5/15-136.5 new
40 ILCS 5/15-145  from Ch. 108 1/2, par. 15-145
40 ILCS 5/15-185.5
40 ILCS 5/15-185.6
40 ILCS 5/15-198
40 ILCS 5/16-133.1  from Ch. 108 1/2, par. 16-133.1
40 ILCS 5/16-133.6 new
40 ILCS 5/16-143.1  from Ch. 108 1/2, par. 16-143.1
40 ILCS 5/16-190.5
40 ILCS 5/16-190.6
40 ILCS 5/16-203

Amends the State Universities and Downstate Teacher Articles of the Illinois Pension Code. Provides that a Tier 1 member who is at least 55 years of age and meets other specified requirements may elect to receive an age enhancement and additional creditable service in an amount equal to the applicable minimum age for an undiscounted retirement annuity (based on the amount of creditable service the member has on the effective date of the election) minus the member's actual age on the effective date of the election and additional creditable service equal to the amount of the age enhancement. Provides that the amount of the age enhancement and creditable service granted may not exceed 5 years. Provides that a member who elects the age enhancement and additional creditable service shall have any automatic annual increase in his or her retirement annuity and survivor's annuity payable to his or her beneficiary calculated at 3% or the annual unadjusted percentage increase (but not less than zero) in the consumer price index-u, whichever is less, of the originally granted annuity. Provides that any benefit increase that results from the amendatory Act is excluded from the definition of "new benefit increase". Makes conforming changes. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02911  Rep. Robert Martwick

40 ILCS 5/6-151.1  from Ch. 108 1/2, par. 6-151.1
30 ILCS 805/8.43 new

Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that any fireman receiving a retirement annuity shall be entitled to an occupational disease disability benefit under if the fireman (1) has not reached the age of compulsory retirement, (2) has not been receiving a retirement annuity for more than 5 years, and (3) has a condition that would have qualified the fireman for an occupational disease disability benefit if he or she was an active fireman. Provides that a fireman who receives an occupational disease disability benefit in accordance with the amendatory Act may not receive a retirement annuity during the period in which he or she receives an occupational disease disability benefit. Provides that the occupational disease disability benefit shall terminate upon the fireman reaching compulsory retirement age. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 02912  Rep. Gregory Harris-Jim Durkin-Grant Wehrli

305 ILCS 5/5-4.2  from Ch. 23, par. 5-4.2

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services must implement an average commercial rate supplemental payment program for ground ambulance services providers for dates of service beginning no later than January 1, 2020. Provides that no later than July 1, 2019, the Department must submit to the Centers for Medicare and Medicaid Services an Illinois Title XIX State Plan amendment to implement an average commercial rate supplemental payment program for ground ambulance services providers; and that the Department must require Medicaid managed care organizations, including managed care community networks, to pay the approved average commercial rates in coordination with the Department. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02913  Rep. Thaddeus Jones
105 ILCS 5/10-16.7
105 ILCS 5/10-16.8 new
Amends the School Code. Provides that, beginning with the 2020-2021 school year, for an elementary school district that
is designated by the State Board of Education as having a teacher shortage, each district superintendent shall receive for his or her
services an annual salary of $175,000. Provides that an elementary school district may, by referendum approval of the school district's
voters, provide a district superintendent a salary of more than $175,000 per year. Provides that if the referendum fails, the school
district may not propose another referendum for at least 2 years after the date of the failed referendum.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02914  Rep. Thaddeus Jones
65 ILCS 5/8-1-19 new
Amends the Illinois Municipal Code. Provides that a municipality may not incur legal expenses in excess of $1,000,000
unless the electors of the municipality approve a greater amount of legal expenses after a referendum after adoption of an ordinance
requesting the referendum. Limits home rule powers. Exempts full-time and part-time employees.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02915  Rep. Michelle Mussman and Kelly M. Cassidy
20 ILCS 1705/1 from Ch. 91 1/2, par. 100-1
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section
concerning the purpose of the Act.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02916  Rep. Luis Arroyo and Anne Stava-Murray
815 ILCS 603/20 new
Amends the Contractor Prompt Payment Act. Provides that a retainage of 10% of the payment may be withheld from a
payment under a construction contract prior to the completion of 50% of the contract. Provides that after 50% of the contract is
completed, the amount of retainage for any subsequent payment may not exceed 5%. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02917  Rep. Robyn Gabel
305 ILCS 5/5-5e
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that for dates of service from January 1,
2020 through December 31, 2020, rates or payments for home health visits shall be $91; for dates of service from January 1, 2021
through December 31, 2021, rates or payments for home health visits shall be $111; and for dates of service on and after January 1,
2022, rates or payments for home health visits shall be $131. Provides that for dates of service from January 1, 2020 through
December 31, 2020, rates or payments for the certified nursing assistant component of the home health agency rate shall be $25; for
dates of service from January 1, 2021 through December 31, 2021, rates or payments for the certified nursing assistant component of
the home health agency rate shall be $30; and for dates of service on and after January 1, 2022, rates or payments for the certified
nursing assistant component of the home health agency rate shall be $35. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02918  Rep. Emanuel Chris Welch
35 ILCS 145/3 from Ch. 120, par. 481b.33
35 ILCS 145/6 from Ch. 120, par. 481b.36
30 ILCS 105/5.891 new
Amends the Hotel Operators' Occupation Tax Act. Provides that an additional tax shall be imposed at the rate of 1% of
94% of the gross rental receipts from the renting, leasing, or letting of hotel rooms. Provides that the proceeds from the additional tax
shall be deposited into the Illinois Experience Fund. Provides that moneys in the Illinois Experience Fund shall be used to create,
have, and promote artistic and cultural events and expositions in the State. Amends the State Finance Act to create the Fund.
Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02919  Rep. Michael J. Zalewski-Allen Skillicorn
            New Act

            Creates the Short-Term Rental Act. Provides that units of local government may not enact or enforce an ordinance,
            regulation, or plan that has the express or practical effect of prohibiting short-term rentals. Restricts the use of or regulation of
            short-term rentals based on their classification, use, or occupancy. Allows the regulation of short-term rentals to protect public health,
            safety, sanitation, traffic control, solid or hazardous waste control, pollution control, and other specified circumstances. Requires
            short-term rental platforms to apply, calculate, collect, and remit taxes imposed on the owner or occupant of a short-term rental.
            Defines terms. Limits home rule powers. Effective immediately.
            Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02920  Rep. Justin Slaughter
            35 ILCS 5/229 new
            215 ILCS 5/121-2.08  from Ch. 73, par. 733-2.08

Amends the Illinois Income Tax Act. Creates an income tax credit and a credit against insurance premium taxes for
business entities for the cost of providing certain commuter benefits to employees. Provides that the credit shall be equal to 50% of the
cost of providing the eligible commuter benefits, but not to exceed $100 per individual employee per month.
            Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

            625 ILCS 5/11-1431

Amends the Illinois Vehicle Code. Provides that a tower or the employee or agent of a tower that is summoned, or is
alleging it was summoned, to the scene of an accident or disabled or damaged vehicle shall possess specified information, in writing or
in an electronic record, before arriving at the scene. Provides that the tower shall make the information available to law enforcement,
upon request, from the time the tower appears at the scene until the time the vehicle is towed and released to a third party, and shall
maintain that information for 3 years. Provides that the tower shall make the information available for inspection and copying within
48 hours of a written request by any law enforcement officer or law enforcement entity, the Illinois Commerce Commission, or the
Attorney General. Provides that a tower shall furnish the vehicle's owner or operator with a written itemized estimate of all charges and
services to be performed. Provides that a tower shall obtain the vehicle owner's or operator's signature on the itemized estimate and
shall furnish a copy to the person who signed the estimate. Provides that a tower shall not charge a towing, clean-up, service, or vehicle
storage fee that is excessive or unfairly discriminatory. In penalty provisions, provides that a person who knowingly violates (rather
than violates) the provisions is guilty of a Class 4 felony. Effective immediately.
            Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02922  Rep. Justin Slaughter
            705 ILCS 405/5-401.5
            725 ILCS 5/103-2.1

Amends the Code of Criminal Procedure of 1963. Provides that an oral, written, or sign language statement of an accused
made as a result of a custodial interrogation conducted at a police station or other place of detention shall be presumed to be
inadmissible as evidence against the accused in any criminal proceeding (rather than criminal proceedings involving specified
offenses) unless: (1) an electronic recording is made of the custodial interrogation; and (2) the recording is substantially accurate and
            Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02923  Rep. Justin Slaughter
            65 ILCS 5/10-1-7  from Ch. 24, par. 10-1-7
            65 ILCS 5/10-2.1-6  from Ch. 24, par. 10-2.1-6

Amends the Illinois Municipal Code. Provides that on or after one year after the effective date of the amendatory Act, no
applicant shall be appointed to the police department unless he or she has proof of professional liability insurance coverage. Requires
that a police officer maintain continuous coverage throughout the course of employment, including coverage for willful or malicious
acts and acts outside the scope of the officer's employment by the municipality. Allows the municipality to reimburse police officers
for the base rate of this coverage, but officers are responsible for any additional costs due to personal or claims history. Provides that
the municipality may not indemnify police officers against liability in any amount greater than required by State law unless the officer's
insurance is exhausted. Limits home rule powers.
            Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02924  Rep. Justin Slaughter-William Davis

(Sen. Martin A. Sandoval-Kimberly A. Lightford-Ram Villivalam)

20 ILCS 3105/20 new

Amends the Capital Development Board Act. Provides that the Capital Development Board shall require all museums, zoos, and aquariums located in a park district with a population of over 500,000 and all institutions that receive funding from the Horse Racing Fund to submit an annual report on all procurement goals and actual spending for female-owned, minority-owned, and veteran-owned enterprises in the previous calendar year. Provides that the Capital Development Board shall hold an annual workshop open to the public on the state of supplier diversity. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

20 ILCS 3105/20 new

Adds reference to:

30 ILCS 575/8k new

Replaces everything after the enacting clause. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that beginning in Fiscal Year 2020, and for each fiscal year thereafter, (1) any museum under the authority of a park district in a municipality having a population of 1,000,000 or more and (2) any sports facility under the jurisdiction of the Illinois Sports Facilities Authority shall submit an annual diversity report to the Business Enterprise Council which includes information and data on diversity goals, and progress toward achieving those goals, by certified businesses owned by minorities, women, and persons with disabilities. Provides for the contents of the diversity report. Provides that the diversity report shall be submitted in a format and time as prescribed by the Council by rule. Requires the Council to publish each annual report on its website. Provides that in November of each year, the Council shall transmit to the General Assembly a report including a summary of the information reported to the Council for the previous fiscal year, and a cumulative summary for all previous years in which reports were filed. Provides for annual workshops concerning diversity goals which may be held by museums and sports facilities required to submit reports. Requires the Council to publish a database on its website of the point of contact for each museum and sports facility for contracting diversity, along with a list of certifications each recognizes for contracting diversity. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that beginning in Fiscal Year 2020 and every fiscal year thereafter, (1) any museum under the authority of a park district in a municipality having a population of 1,000,000 or more and (2) any sports facility under the jurisdiction of the Illinois Sports Facilities Authority shall submit an annual diversity report to the Business Enterprise Council for Minorities, Women, and Persons with Disabilities, on or before January 30, which includes information and data on diversity goals, and progress toward achieving those goals, by businesses owned by minorities, women, and persons with disabilities. Provides for the contents of the diversity report. Provides that the diversity report shall be submitted in a format and time as prescribed by the Council by rule. Requires the Council to publish each annual report on its website. Provides that in November of each year, the Council shall transmit to the General Assembly a report including a summary of the information reported to the Council for the previous fiscal year and a cumulative summary for all previous years in which reports were filed. Provides that reporting museums and sports facilities shall hold an annual symposium beginning on or before July 30, 2020, and every year thereafter, that is open to the public on the status of contracting diversity and equity goals, and to share best practices and to collaboratively seek solutions to structural impediments that preclude achieving those goals. Provides that museums and sports facilities may hold this symposium together with other museums and sports facilities or separately. Requires the Council to publish a database on its website of the point of contact for each museum and sports facility responsible for business diversity, along with a list of certifications each recognizes for business diversity. Effective immediately.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 02925
Rep. Rita Mayfield-Arthur Turner-Justin Slaughter and Lindsey LaPointe

720 ILCS 5/31-10 new
730 ILCS 5/Art. Ch. III Art. 2.1 heading n
730 ILCS 5/3-2.1-1 new
730 ILCS 5/3-2.1-5 new
730 ILCS 5/3-2.1-10 new
730 ILCS 5/3-2.1-15 new
730 ILCS 5/3-2.1-20 new
730 ILCS 5/3-2.1-25 new
730 ILCS 5/3-2.1-30 new
730 ILCS 5/3-2.1-35 new
730 ILCS 5/3-2.1-40 new

Amends the Unified Code of Corrections. Provides that the Department of Corrections Ombudsman Bureau is established as a separate bureau within the Department of Corrections. Provides that the Governor shall appoint a Director of the Bureau within 30 days of the effective date of the amendatory Act. Provides that the Ombudsman may receive, investigate, and attempt to resolve complaints that the Department: (1) violated a specific law, rule, or Department written policy; or (2) endangered the health or safety or any person. Provides that if the Ombudsman discovers evidence that the Ombudsman reasonably believes constitutes the commission of a crime, the Ombudsman immediately shall, if the Ombudsman considers it appropriate, inform the Director of the Department, who shall conduct an investigation. Provides that an Ombudsman shall be given: (1) appropriate access to the records of an offender who files a complaint; and immediate access to any correctional facility administered or supervised by the Department. Amends the Criminal Code of 2012. Creates the offense of obstruction of the Ombudsman. This offense is a Class A misdemeanor. Makes other changes.

House Committee Amendment No. 1

Provides that the Ombudsman shall not investigate complaints alleging violations of the State Officials and Employees Ethics Act. Provides that if the Ombudsman determines that a possible violation of the State Officials and Employees Ethics Act has occurred, he or she shall immediately refer the incident to the Office of the Inspector General.

Fiscal Note, House Committee Amendment No. 1 (Dept of Corrections)
The fiscal impact of this legislation would range from $267,370,000 to $531,870,000 over the first 10 years after enactment. There would also be unknown costs for such amenities as consultants, monitors, outside contracts, as well as any unanticipated requirements and needs, making the full fiscal impact on the Department unknown. There would be no corrections population impact on the Department. Finally, there would be tasks currently conducted by Department staff that would not be able to be completed due to responsibilities required within House Bill 2925 as amended by House Amendment #1.

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

This bill does not create a State mandate.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02926
Rep. Justin Slaughter, Kelly M. Cassidy and Jennifer Gong-Gershowitz

220 ILCS 5/16-107.7 new

Amends the Public Utilities Act. Requires the Illinois Commerce Commission to contract with an independent consultant selected through a request for proposal process to produce a report analyzing the potential costs and benefits of energy storage systems. Provides that the independent consultant must analyze: cost savings to ratepayers from the provision of services; direct-cost savings to customers that deploy energy storage systems; an improved ability to integrate renewable resources; improved reliability and power quality; the effect on retail electric rates over the useful life of a given energy storage system compared to the impact on retail electric rates using a nonenergy storage system alternative over the useful life of the nonenergy storage system alternative; reduced greenhouse gas emissions; and any other value reasonably related to the application of energy storage system technology. Requires the Illinois Commerce Commission to submit the report to the General Assembly and the Governor by December 31, 2019. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02927  Rep. Justin Slaughter
730 ILCS 110/18
Amends the Probation and Probation Officers Act. Provides that all probation and court services departments are to be considered pretrial services agencies under the Pretrial Services Act and under bail provisions of the Code of Criminal Procedure of 1963.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02928  Rep. Justin Slaughter
Appropriates $3,500,000 from the General Revenue Fund to the State Appellate Defender for a grant program to assist counties in providing public defenders to implement bail reform provisions of Public Act 100-1. Effective July 1, 2019.
Jul 02 19 H Rule 19(b) / Re-referred to Rules Committee

HB 02929  Rep. Justin Slaughter
725 ILCS 105/12 new
725 ILCS 105/13 new
725 ILCS 105/14 new
Amends the State Appellate Defender Act. Creates the Public Defender Bail Reform Grant Program to assist county public defenders in implementing a provision of the Code of Criminal Procedure of 1963 which requires counsel at bail hearings. Provides that the Public Defender Bail Reform Grant Program shall be administered by the State Appellate Defender, under the direction of the State Appellate Defender Commission. Provides that the State Appellate Defender shall request funds for this grant program within its annual appropriation. Provides for eligibility and administration of the grant program. Makes other changes. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02930  Rep. Joyce Mason, Karina Villa and Jennifer Gong-Gershowitz
New Act
Creates the Vegetative Buffer Act. Provides that all State property adjacent to a body of water must contain a vegetative buffer that at a minimum meets a 30-foot minimum width. Exempts State land if certain conditions are present. Defines “vegetative buffer”. Effective January 1, 2020.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02931  Rep. William Davis-Thomas M. Bennett-John Connor, Marcus C. Evans, Jr. and Natalie A. Manley (Sen. Napoleon Harris, III-Pat McGuire)
65 ILCS 5/11-74.4-3.5
Senate Floor Amendment No. 4
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes:
Creates tax increment allocation financing extensions for ordinances adopted: (i) on May 19, 1997 by the Village of Swansea; (ii) on August 13, 2001 by the Village of Saunemin; (iii) on January 10, 2005 by the Village of Romeoville; (iv) on January 28, 1997 by the City of Berwyn for the South Berwyn Corridor Tax Increment Financing District and for the Roosevelt Road Tax Increment Financing District; and (v) on May 3, 2001 by the Village of Hanover Park for the Village Center Tax Increment Financing Redevelopment Project Area (TIF # 3). Effective immediately.
Aug 09 19 H Public Act . . . . . . . . . . 101-0274

HB 02932  Rep. Nicholas K. Smith-Robyn Gabel-Aaron M. Ortiz-Sue Scherer, David A. Welter, Norine K. Hammond, Katie Stuart, Rita Mayfield and Justin Slaughter
105 ILCS 5/21B-20
105 ILCS 5/21B-30
105 ILCS 5/21B-50
105 ILCS 5/21B-55
Amends the Educator Licensure Article of the School Code. Provides that, beginning with the 2019-2020 school year, an applicant seeking a Professional Educator License or an Educator License with Stipulations who holds a bachelor's degree from a regionally accredited institution of higher education is not required to pass a test of basic skills to be issued that license. Makes conforming changes. Effective immediately.
Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02933 Rep. Linda Chapa LaVia

225 ILCS 605/3.8

Amends the Animal Welfare Act. Provides that a pet shop operator may offer for sale only those dogs or cats obtained from an animal control center, animal care facility, kennel, pound, or training facility operated by any subdivision of local, State, or federal government, or a humane society or rescue organization. Provides that no pet shop operator may offer for sale any dog or cat obtained from a breeder unless the breeder holds a valid USDA Class "A" license as defined in the Code of Federal Regulations implementing the federal Animal Welfare Act, listing all site addresses where regulated animals are located; the breeder owns or possesses no more than 5 female dogs or cats capable of reproduction in any 12-month period; and no more than 5 female dogs or cats capable of reproduction are housed at the site address where the retail animal was born or housed, including animals owned by persons other than the breeder. Effective January 1, 2020.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02934 Rep. Bob Morgan
(SEN. ELGIE R. SIMS, JR.)

705 ILCS 405/2-15 from Ch. 37, par. 802-15

Amends the Juvenile Court Act of 1987. Provides that service of a summons and petition shall be made by leaving a copy at his or her usual place of abode with a person residing there.

Jul 26 19 H Public Act . . . . . . 101-0146

HB 02935 Rep. Bob Morgan-André Thapedi
(SEN. ELGIE R. SIMS, JR.)

705 ILCS 405/1-5 from Ch. 37, par. 801-5

Amends the Juvenile Court Act of 1987. Provides that counsel appointed for the minor and any indigent party shall appear at all stages of the trial court proceeding, and the appointment shall continue through the permanency hearings and termination of parental rights proceedings subject to withdrawal, vacating of appointment, or substitution.

Jul 26 19 H Public Act . . . . . . 101-0147

HB 02936 Rep. William Davis-Camille Y. Lilly-La Shawn K. Ford
(Sen. Heather A. Steans)

5 ILCS 283/10
30 ILCS 105/5.317 rep.
30 ILCS 105/5.891 new
30 ILCS 105/5.893 new
740 ILCS 175/8 from Ch. 127, par. 4108

Amends the Illinois False Claims Act. Creates the State Whistleblower Reward and Protection Fund as a fund to be held outside of the State Treasury with the State Treasurer as custodian. Creates the Attorney General Whistleblower Reward and Protection Fund and the State Police Whistleblower Reward and Protection Fund as special funds in the State Treasury. Provides for the allocation of specified amounts, regardless of appropriation, from the State Whistleblower Reward and Protection Fund into the Attorney General Whistleblower Reward and Protection Fund and the State Police Whistleblower Reward and Protection Fund. Amends the State Finance Act to provide for the Attorney General Whistleblower Reward and Protection Fund and the State Police Whistleblower Reward and Protection Fund. Repeals the Whistleblower Reward and Protection Fund as a special fund in the State Treasury. Amends the Public Corruption Profit Forfeiture Act to make conforming changes. Effective immediately.

Jul 26 19 H Public Act . . . . . . 101-0148
(Sen. Heather A. Steans)

20 ILCS 405/405-292
20 ILCS 605/605-416 rep.
20 ILCS 607/3-15
20 ILCS 607/3-20
20 ILCS 720/35 rep.
20 ILCS 2310/2310-352 rep.
20 ILCS 2310/2310-357 rep.
20 ILCS 2310/2310-359 rep.
20 ILCS 2310/2310-361 rep.
20 ILCS 2310/2310-399 rep.
20 ILCS 2310/2310-403 rep.
20 ILCS 2310/2310-612 rep.
20 ILCS 3958/Act rep.
25 ILCS 130/4-9 rep.
30 ILCS 105/13.2 from Ch. 127, par. 149.2
30 ILCS 105/25 from Ch. 127, par. 161
30 ILCS 105/5.95 rep.
30 ILCS 105/5.231 rep.
30 ILCS 105/5.290 rep.
30 ILCS 105/5.298 rep.
30 ILCS 105/5.460 rep.
30 ILCS 105/5.518 rep.
30 ILCS 105/5.606 rep.
30 ILCS 105/5.614 rep.
30 ILCS 105/5.615 rep.
30 ILCS 105/5.622 rep.
30 ILCS 105/5.633 rep.
30 ILCS 105/5.639 rep.
30 ILCS 105/5.641 rep.
30 ILCS 105/5.647 rep.
30 ILCS 105/5.649 rep.
30 ILCS 105/5.658 rep.
30 ILCS 105/5.660 rep.
30 ILCS 105/5.687 rep.
30 ILCS 105/5.701 rep.
30 ILCS 105/5.722 rep.
30 ILCS 105/5.738 rep.
30 ILCS 105/5.794 rep.
30 ILCS 105/5.803 rep.
30 ILCS 105/5.807 rep.
30 ILCS 105/6p-5 rep.
30 ILCS 105/6u rep.
Amends the Department of Central Management Services Law in a Section concerning business processing reengineering and efficient government planning to provide that specified cost savings may (rather than shall) be paid into the General Revenue Fund (rather than the Efficiency Initiative Revolving Fund). Amends the Department of Commerce and Economic Opportunity Law to repeal a Section concerning loans to qualified ex-offenders. Amends the Brownfields Redevelopment and Intermodal Promotion Act to correct references to the South Suburban Brownfields Redevelopment Fund. Amends the Department of Public Health Powers and Duties Law to repeal Sections concerning various Funds and grants. Amends the State Finance Act to repeal various Funds and make conforming changes. Repeals the Transportation Development Partnership Act. Amends the Illinois Income Tax Act to repeal Sections concerning Fund checkoffs. Amends the Counties Code, the Illinois Public Aid Code, and the Clerks of Courts Act to remove language concerning moneys to be deposited in specified Funds. Makes other changes in statutes concerning the use or repeal of specified Funds. Provides a State mandate exemption.

Effective immediately.
HB 02938  Rep. William Davis

20 ILCS 2605/2605-40  was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-580 rep.
110 ILCS 947/65.80 rep.
730 ILCS 5/3-14-1.5
730 ILCS 180/Act rep.

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that Forensic toxicological laboratories shall be established in the State as needed (rather than in Springfield, Chicago, and elsewhere in the State as needed). Repeals a Cyber Gang Unit pilot program created in the Lake County Metropolitan Enforcement Group and the Cook County Sheriff's Office. Repeals provision in the Higher Education Student Assistance Act concerning a forensic science grant program. Amends the Unified Code of Corrections. Provides that a parole agent or parole supervisor shall purchase an off-duty firearm at his or her own expense and shall register the firearm with any local law enforcement agencies that require registration (rather than the Department of State Police with any other local law enforcement agencies that require such registration). Repeals the Methamphetamine Manufacturer Registry Act. Effective immediately.

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

HB 02939  Rep. William Davis

625 ILCS 5/11-416  from Ch. 95 1/2, par. 11-416

Amends the Illinois Vehicle Code. Provides that fees collected for the furnishing of copies of accident reports by the Illinois State Police shall be deposited into the State Police Services Fund. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02940  Rep. William Davis  
(Sen. Heather A. Steans)

20 ILCS 3015/Act rep.
20 ILCS 3310/75
20 ILCS 3930/7.2 rep.
20 ILCS 3930/7.5 rep.
30 ILCS 500/30-45
30 ILCS 500/33-50
105 ILCS 5/34-21.4 rep.
110 ILCS 205/9.28 rep.


Jul 26 19  H  Public Act . . . . . . . . 101-0149

HB 02941  Rep. William Davis  
(Sen. Heather A. Steans)

305 ILCS 5/12-4.7b

Amends the Illinois Public Aid Code. Requires the Illinois Department of Corrections, the Cook County Department of Corrections, and the office of the sheriff of every other county to honor all intergovernmental agreements with the Department of Human Services concerning the exchange of inmate information and to provide all required information in a timely manner. Effective immediately.

Jul 22 19  H  Public Act . . . . . . . . 101-0115
HB 02942  Rep. William Davis

230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/27  from Ch. 8, par. 37-27

Amends the Illinois Horse Racing Act of 1975. Provides that inter-track wagering location licensees must pay their pari-mutuel handle percentage to the municipality and county no later than the 20th of the month following the month the handle was generated. Provides that inter-track wagering location licensees must pay the admission fees to the municipality and county no later than the 20th of the month following the month the admission fees were imposed (rather than remitting the admission fees to the Illinois Racing Board within 48 hours and the Illinois Racing Board remitting the admission fees to the municipality or county). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02943  Rep. William Davis-Camille Y. Lilly

(Sen. Heather A. Steans)

35 ILCS 505/8  from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Provides that on and after July 1, 2019, the costs of the Environmental Protection Agency for the administration of the Vehicle Emissions Inspection Law of 2005 are to be paid from the Motor Fuel Tax Fund. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Motor Fuel Tax Law. Provides that, beginning on July 1, 2019, the costs of the Environmental Protection Agency for the administration of the Vehicle Emissions Inspection Law of 2005 shall be paid, subject to appropriation, from the Motor Fuel Tax Fund into the Vehicle Inspection Fund. Provides that, beginning in 2019, no later than December 31 of each year, or as soon thereafter as practical, any balance remaining in the Vehicle Inspection Fund in excess of $2,000,000 shall be transferred from the Vehicle Inspection Fund to the Motor Fuel Tax Fund. Effective immediately.

Aug 23 19  H  Public Act ......... 101-0493

HB 02944  Rep. William Davis

305 ILCS 5/5-30

Amends the Illinois Public Aid Code. Requires managed care organizations (MCOs) to participate in the Non-Emergency Transportation Services Prior Approval Program (NETSPAP) established under the Code beginning 90 days after the effective date of the amendatory Act. Requires each MCO to submit through NETSPAP for adjudication every unpaid non-emergency transportation claim incurred since January 1, 2012; and requires a NETSPAP contractor to adjudicate such claims without regard to any deadlines for submission or processing that are otherwise applicable. Provides that all non-emergency ambulance service providers seeking reimbursement for prior claims must submit documentation of the transport no later than 150 days after the effective date of the amendatory Act. Provides that upon receipt of approval from the NETSPAP contractor, each MCO shall process and pay all approved claims within 30 days, without requiring any further action by the non-emergency transportation services provider; and that any denial of reimbursement by the NETSPAP contractor may be appealed. Provides that any costs incurred in connection with the review of claims by the NETSPAP contractor shall be the sole responsibility of the MCO. Provides that MCOs shall not unreasonably refuse to contract with ground ambulance services providers and medi-car services providers, shall not unreasonably restrict access to and the availability of ground ambulance services and medi-car services, and shall ensure that recipients of benefits provided under the Department of Healthcare and Family Services' programs shall not be liable for ground ambulance services and medi-car services expenses consistent with federal law and specified provisions of the Illinois Insurance Code and the Illinois Administrative Code. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02945  Rep. William Davis

320 ILCS 42/1

Amends the Older Adult Services Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02946  Rep. William Davis  
(Sen. David Koehler)

625 ILCS 60/20  
Amends the Pedestrians with Disabilities Safety Act. Provides that the Governor is authorized and requested to discuss the history of persons with disabilities in the State and to discuss any violation of the Act or other laws protecting persons with disabilities in his requested yearly proclamation taking public notice of Pedestrians with Disabilities Safety Day. Provides that the proclamation, if issued, shall be displayed on the Governor's website and may be distributed by the Governor on social media.  
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 02947  Rep. Michael J. Zalewski

35 ILCS 120/11 from Ch. 120, par. 450  
Amends the Retailers' Occupation Tax Act. Provides that, subject to certain restrictions, if the Department of Revenue may disclose confidential financial information to a municipality or county, then the Department of Revenue may also disclose that financial information to an independent third party who is authorized in writing by that municipality or county to receive the information. Effective immediately.  
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02948  Rep. Jeff Keicher, Allen Skillicorn and Chris Miller

30 ILCS 500/25-90 new  
Amends the Illinois Procurement Code. Provides that any advertisement produced or distributed by or on behalf of a State agency using taxpayer funds, in whole or in part, shall contain a statement specifying that such advertisement was purchased using taxpayer funds. Defines "advertisement".  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02949  Rep. Jeff Keicher

50 ILCS 20/14.4 new  
Amends the Public Building Commission Act. Provides that a county or a county's Public Building Commission may enter into a design-build contract that does not include the services of an architect for projects under $200,000. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02950  Rep. David A. Welter

35 ILCS 200/15-169  
Amends the Property Tax Code. Makes the following changes with respect to the homestead exemption for veterans with disabilities: (1) provides that the exemption shall be prorated if the property is first used as a qualified residence by a veteran with a disability after January 1 of a taxable year; and (2) makes changes to the definition of "surviving spouse" to include the surviving spouse of a veteran who did not obtain an exemption before death, but who applied for a service-connected disability certification from the United States Department of Veterans Affairs or the United States Department of Defense no earlier than January 1, 2007 and would have qualified for the exemption under this Section in the current taxable year if he or she had survived. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02951  Rep. David A. Welter

30 ILCS 805/8.28  
35 ILCS 200/9-275  
35 ILCS 200/15-10  
35 ILCS 200/15-172  
35 ILCS 200/15-175  
Amends the Property Tax Code. Provides that the Senior Citizens Assessment Freeze Homestead Exemption also applies to persons who are quadriplegic; defines "person who is quadriplegic". Amends the State Mandates Act to make conforming changes. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02952  Rep. Tim Butler

15 ILCS 20/50-23 new  
Amends the State Budget Law of the Administrative Code of Illinois. Provides a continuing appropriation for the State Board of Elections regarding State and federal funds. Defines "total appropriations from all sources". Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

625 ILCS 5/11-907  from Ch. 95 1/2, par. 11-907
625 ILCS 5/12-215  from Ch. 95 1/2, par. 12-215

Amends the Illinois Vehicle Code. Allows the use of red, blue, and white oscillating, rotating, or flashing lights on tow trucks.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02954  Rep. Tim Butler

10 ILCS 5/7-12  from Ch. 46, par. 7-12
10 ILCS 5/10-6  from Ch. 46, par. 10-6
10 ILCS 5/10-6.2 from Ch. 46, par. 10-6.2
10 ILCS 5/10-7  from Ch. 46, par. 10-7
10 ILCS 5/10-8  from Ch. 46, par. 10-8
10 ILCS 5/10-9  from Ch. 46, par. 10-9
10 ILCS 5/10-10 from Ch. 46, par. 10-10
10 ILCS 5/10-11 from Ch. 46, par. 10-11
10 ILCS 5/10-15 from Ch. 46, par. 10-15
60 ILCS 1/150-15

65 ILCS 5/3.1-20-45  from Ch. 24, par. 3.1-25-20
65 ILCS 5/4-3-7  from Ch. 24, par. 4-3-7
110 ILCS 805/3-7.10  from Ch. 122, par. 103-7.10

Amends the Election Code. Provides that a petition for nomination for a municipal or township office shall be filed in the office of the county clerk of the county in which the seat of the township or municipality is located (rather than in the office of the local election official). Makes conforming changes throughout the Code and in the Township Code, the Illinois Municipal Code, and the Public Community College Act. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02955  Rep. Sonya M. Harper

30 ILCS 105/5.891 new
35 ILCS 105/3-10
from Ch. 120, par. 439.9
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10
35 ILCS 120/3 from Ch. 120, par. 442
105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new
110 ILCS 330/15 new
210 ILCS 85/6.27 new

Amends the State Finance Act to create the Trauma Response Fund as a special fund in the State treasury. Amends the School Code. Requires school boards to develop a trauma response protocol that shall be implemented in response to a traumatic event at a school, including, but not limited to, a shooting at the school. Sets forth various requirements for the protocol, including response by hospitals, trauma intervention services, and community engagement. Provides that all moneys in the Trauma Response Fund shall be paid as grants to school districts to implement the trauma response protocol. Amends the University of Illinois Hospital Act and Hospital Licensing Act to make conforming changes. Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Imposes a 1% surcharge on firearm ammunition, which shall be deposited into the Trauma Response Fund. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02956  Rep. William Davis, Sara Feigenholtz, Kelly M. Cassidy and Elizabeth Hernandez

220 ILCS 5/8-103B

Amends the Public Utilities Act. Removes language exempting retail customers of an electric utility that serves more than 3,000,000 retail customers in the State and whose total highest 30-minute demand was more than 10,000 kilowatts and retail customers of an electric utility that serves less than 3,000,000 retail customers but more than 500,000 retail customers in the State and whose total highest 15-minute demand was more than 10,000 kilowatts from certain provisions concerning energy efficiency and demand-response measures. Makes other changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02957    Rep. William Davis
                        (Sen. Napoleon Harris, III-Terry Link)
225 ILCS 315/5    from Ch. 111, par. 8105
Amends the Illinois Landscape Architecture Act of 1989. Makes a technical change in a Section concerning the
application of the Act.
House Committee Amendment No. 1
Adds reference to:
      5 ILCS 80/4.30
Adds reference to:
      5 ILCS 80/4.40 new
Adds reference to:
      225 ILCS 315/2    from Ch. 111, par. 8102
Adds reference to:
      225 ILCS 315/3    from Ch. 111, par. 8103
Adds reference to:
      225 ILCS 315/4    from Ch. 111, par. 8104
Adds reference to:
      225 ILCS 315/6    from Ch. 111, par. 8106
Adds reference to:
      225 ILCS 315/6.5  from Ch. 111, par. 8107
Adds reference to:
      225 ILCS 315/7    from Ch. 111, par. 8108
Adds reference to:
      225 ILCS 315/8    from Ch. 111, par. 8109
Adds reference to:
      225 ILCS 315/9    from Ch. 111, par. 8110
Adds reference to:
      225 ILCS 315/9.5 new
Adds reference to:
      225 ILCS 315/10   from Ch. 111, par. 8111
Adds reference to:
      225 ILCS 315/11   from Ch. 111, par. 8112
Adds reference to:
      225 ILCS 315/11.5 from Ch. 111, par. 8113
Adds reference to:
      225 ILCS 315/12   from Ch. 111, par. 8114
Adds reference to:
      225 ILCS 315/15   from Ch. 111, par. 8115
Adds reference to:
      225 ILCS 315/17   from Ch. 111, par. 8116
Adds reference to:
      225 ILCS 315/18   from Ch. 111, par. 8117
Adds reference to:
      225 ILCS 315/18.1 from Ch. 111, par. 8118
Adds reference to:
      225 ILCS 315/19   from Ch. 111, par. 8119
Adds reference to:
      225 ILCS 315/20   from Ch. 111, par. 8120
Adds reference to:
HB 02957 (CONTINUED)

225 ILCS 315/22 from Ch. 111, par. 8122
Adds reference to:
225 ILCS 315/22.1 from Ch. 111, par. 8123
Adds reference to:
225 ILCS 315/23 from Ch. 111, par. 8124
Adds reference to:
225 ILCS 315/24 from Ch. 111, par. 8125
Adds reference to:
225 ILCS 315/26 from Ch. 111, par. 8126
Adds reference to:
225 ILCS 315/27 from Ch. 111, par. 8127
Adds reference to:
225 ILCS 315/28 from Ch. 111, par. 8128
Adds reference to:
225 ILCS 315/30 from Ch. 111, par. 8130
Adds reference to:
225 ILCS 315/31 from Ch. 111, par. 8131

225 ILCS 315/16 rep.

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Illinois Landscape Architecture Act of 1989 from January 1, 2020 to January 1, 2030. Amends the Illinois Landscape Architecture Act of 1989. Adds a limited liability company to the definition of "person". Replaces language concerning practice without a license with language providing that no person shall hold himself or herself out as a landscape architect without being so registered by the Department of Financial and Professional Regulation. Provides that every landscape architect shall maintain a current email address with the Department. Removes language regarding a quarterly report setting forth the status of all complaints related to landscape architectural practice. Makes changes concerning qualifications of certain Illinois Landscape Architect Registration Board members; violations of the Act; grounds for discipline; investigations and hearings; findings; rehearing; and certification of the record. Adds provisions concerning liability of Board members. Allows application electronically. Allows applicants' signatures to be written or electronically affixed to their applications. Removes language concerning transcripts. Replaces provisions regarding restoration, surrender, and summary suspension of licenses with provisions regarding restoration, surrender, and summary suspension of certificates of registration. Repeals provisions requiring the Department to maintain a roster of licensees. Makes technical changes throughout the Act. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:
5 ILCS 80/4.40 new

Deletes reference to:
225 ILCS 315/2 from Ch. 111, par. 8102
Deletes reference to:
225 ILCS 315/3 from Ch. 111, par. 8103
Deletes reference to:
225 ILCS 315/4 from Ch. 111, par. 8104
Deletes reference to:
225 ILCS 315/5 from Ch. 111, par. 8105
Deletes reference to:
225 ILCS 315/6 from Ch. 111, par. 8106
Deletes reference to:
225 ILCS 315/6.5 from Ch. 111, par. 8107
Deletes reference to:
HB 02957 (CONTINUED)

225 ILCS 315/8 from Ch. 111, par. 8108
Deletes reference to:

225 ILCS 315/9 from Ch. 111, par. 8109
Deletes reference to:

225 ILCS 315/9.5 new
Deletes reference to:

225 ILCS 315/10 from Ch. 111, par. 8110
Deletes reference to:

225 ILCS 315/11 from Ch. 111, par. 8111
Deletes reference to:

225 ILCS 315/11.5
Deletes reference to:

225 ILCS 315/12 from Ch. 111, par. 8112
Deletes reference to:

225 ILCS 315/15 from Ch. 111, par. 8115
Deletes reference to:

225 ILCS 315/17 from Ch. 111, par. 8117
Deletes reference to:

225 ILCS 315/18 from Ch. 111, par. 8118
Deletes reference to:

225 ILCS 315/18.1
Deletes reference to:

225 ILCS 315/19 from Ch. 111, par. 8119
Deletes reference to:

225 ILCS 315/20 from Ch. 111, par. 8120
Deletes reference to:

225 ILCS 315/22 from Ch. 111, par. 8122
Deletes reference to:

225 ILCS 315/22.1
Deletes reference to:

225 ILCS 315/23 from Ch. 111, par. 8123
Deletes reference to:

225 ILCS 315/24 from Ch. 111, par. 8124
Deletes reference to:

225 ILCS 315/26 from Ch. 111, par. 8126
Deletes reference to:

225 ILCS 315/27 from Ch. 111, par. 8127
Deletes reference to:

225 ILCS 315/28 from Ch. 111, par. 8128
Deletes reference to:

225 ILCS 315/30 from Ch. 111, par. 8130
Deletes reference to:

225 ILCS 315/31 from Ch. 111, par. 8131
Deletes reference to:

225 ILCS 315/16 rep.
Adds reference to:

5 ILCS 80/4.40
HB 02957 (CONTINUED)
Dec 16 19    H    Rule 19(b) / Re-referred to Rules Committee

HB 02958    Rep. Anthony DeLuca
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6 from Ch. 24, par. 8-11-6
Amends the Illinois Municipal Code. Provides that a municipality may, by ordinance, provide that its use and occupation taxes shall be collected and enforced by the municipality (currently, the Department of Revenue). Provides that, if the tax is collected and enforced by the municipality, none of the proceeds collected from the tax shall be transferred into the Tax Compliance and Administration Fund. Effective immediately.
Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 02959    Rep. Kambium Buckner
35 ILCS 5/229 new
35 ILCS 5/230 new
35 ILCS 5/231 new
Amends the Illinois Income Tax Act. Creates an income tax credit for each taxpayer (i) whose federal adjusted gross income is less than 185% of the federal poverty level and (ii) who is the custodian of a child who attends a high quality early childhood education program during the taxable year. Provides that the term "high quality early childhood education program" means a program that is rated in the Gold Circle of Quality or the Silver Circle of Quality under the ExceleRate Illinois rating system. Creates an income tax credit for a business that (i) provides an early childhood program that is rated in the Gold Circle of Quality or the Silver Circle of Quality under the ExceleRate Illinois rating system and (ii) enrolls a student for at least 6 months during the taxable year who (A) is eligible for the child care assistance program, (B) receives foster care services, or (C) both (A) and (B). Creates an income tax credit for employees of a licensed day care center, day care home, or group day care home who obtain certain certifications. Effective immediately.
Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 02960    Rep. Robert Rita
225 ILCS 458/5-5
Amends the Real Estate Appraiser Licensing Act of 2002. Provides that it is unlawful for a person to develop a document that reports an opinion of value of real estate or uses the term "appraisal" or "market value" in documenting or reporting an opinion of value of real estate without a license issued under the Act.
Mar 29 19    H    Rule 19(a) / Re-referred to Rules Committee

HB 02961    Rep. Robert Rita
(Sen. Bill Cunningham)
225 ILCS 454/10-45
Amends the Real Estate License Act of 2000. In provisions regarding a statement that must be contained in a broker price opinion or comparative market analysis, provides that the broker price opinion or comparative market analysis was prepared by a licensed real estate broker or managing broker who was not acting as a State certified real estate appraiser (rather than a licensed real estate broker or managing broker, not by a State certified real estate appraiser). Effective immediately.
Jul 12 19    H    Public Act . . . . . . . . . . 101-0071
HB 02962  Rep. Robert Rita
30 ILCS 105/5.891 new
225 ILCS 459/55
225 ILCS 459/56 new
225 ILCS 459/57 new
225 ILCS 459/65
225 ILCS 459/50 rep.

Amends the Appraisal Management Company Registration Act. Creates the Appraisal Management Company Recovery Fund. Provides that upon recommendation of the Board, the Secretary of Financial and Professional Regulation may charge a fee no greater than $500 to be paid at the time of submission of an original application and each renewal application to register as an appraisal management company, and directs those fee to be deposited in the Appraisal Management Company Recovery Fund (AMCRF). Provides that any money remaining in the in the AMCRF at the close of the fiscal year will not lapse, but it shall be carried forward into the succeeding fiscal year. Provides that notwithstanding any other law to the contrary, the AMCRF is not subject to sweeps, administrative charge-backs, or any other fiscal budgetary maneuver that would in any way transfer any amounts from the AMCRF into any other fund of the State. Requires in writing, the approval of the Secretary prior to any funds being paid. Provides specifications for the use of fund money which will be paid to any appraisal management companies who are owed restitution. Repeals provision that a registrant under the Act must maintain a $25,000 bond that may be used only for the recovery of expenses or the collection of fines or fees due to or levied by the Department of Financial and Professional Regulation. Makes other changes. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02963  Rep. Tony McCombie
735 ILCS 5/13-214.5 new

Amends the Code of Civil Procedure. Provides that an action based upon tort, contract, or otherwise against specified persons and entities for an act or omission committed while engaged in appraisal practice shall be commenced within 2 years from the time the person bringing an action knew or should reasonably have known of the act or omission. Provides that in no event shall an action against specified persons and entities be brought more than 5 years after the date the act or omission committed while engaged in appraisal practice and giving rise to the cause of action occurred. Provides that the new provisions apply to actions commenced on or after the effective date.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02964  Rep. Nicholas K. Smith
35 ILCS 105/9  from Ch. 120, par. 439.9
35 ILCS 110/9  from Ch. 120, par. 439.39
35 ILCS 115/9  from Ch. 120, par. 439.109
35 ILCS 120/3  from Ch. 120, par. 442

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Provides that a portion of the net revenue realized from the tax imposed on motor vehicles shall be deposited into the Road Fund. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02965

Rep. Patrick Windhorst-Mark Batinick-Carol Ammons-Amy Grant-Dan Ugaste, John M. Cabello, Blaine Wilhour, Thomas M. Bennett, Tom Weber, Steven Reich, Andrew S. Chesney, Darren Bailey, Daniel Swanson, Avery Bourne, Michael P. McAuliffe, C.D. Davidmeyer, Joe Sosnowski, Margo McDermid, Jeff Keicher, David A. Welter, Jim Durkin, Keith R. Wheeler, Terri Bryant, Dan Caulkins, Chris Miller, Brad Halbrook, Randy E. Frese, Mike Murphy, Allen Skillcorn, Dave Severin, Michael T. Marron, Deanne M. Mazzochi, Grant Wehrli, Tim Butler, Norine K. Hammond, Lindsay Parkhurst, Tony McCombie, Charles Meier, Thomas Morrison, Keith P. Sommer, Michael D. Unes, Ryan Spain, Tom Demmer and Dan Brady

25 ILCS 115/1 from Ch. 63, par. 14
25 ILCS 120/6.7 new

Amends the General Assembly Compensation Act. Establishes the fiscal year 2020 mileage reimbursement rate and allowance for lodging and meals. Amends the Compensation Review Act. Prohibits cost-of-living adjustments for or during the fiscal year beginning July 1, 2019 for State government legislative and executive elected officers and appointees in positions for which the Compensation Review Board previously recommended or determined compensation. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02966


5 ILCS 100/5-45 from Ch. 127, par. 1005-45
20 ILCS 655/5.5 from Ch. 67 1/2, par. 609.1
20 ILCS 3855/1-10
20 ILCS 3855/1-56
20 ILCS 3855/1-75
220 ILCS 5/16-107.5
220 ILCS 5/16-107.6
220 ILCS 5/16-107.7 new
220 ILCS 5/16-108
220 ILCS 5/16-111.5

Amends the Illinois Enterprise Zone Act. Provides that a business that intends to establish a new utility-scale solar power facility may apply for a high impact business designation. Amends the Illinois Power Agency Act. Increases the long-term renewable procurement plan goals after the 2025 delivery year. Requires the long-term renewable procurement plan to include the procurement of new renewable energy credits. Provides that the Adjustable Block program shall be designed to be continuously open. Authorizes utilities to recover certain costs related to the Adjustable Block program. Excludes certain costs from a limitation on the costs of the Adjustable Block program. Makes other changes concerning the Adjustable Block program. Amends the Public Utilities Act. Requires the Illinois Commerce Commission to open a proceeding to update the interconnection standards and applicable utility tariffs. Requires the Commission to revise certain standards for interconnection based on specified criteria. Establishes an interconnection working group. Makes changes to provisions concerning net metering and the distributed generation rebate. Requires the Commission, in consultation with the Illinois Power Agency, to study and produce a report analyzing the potential for and barriers to the implementation of energy storage in Illinois. Requires the Agency to include a plan to procure energy from energy storage resources as part of its procurement plan for 2021. Extends a provision concerning a review, reconciliation, and true-up associated with renewable energy resources’ collections and costs. Makes other changes. Amends the Illinois Administrative Procedure Act to authorize emergency rulemaking. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02967

Rep. William Davis

65 ILCS 5/10-1.7.3
65 ILCS 5/10-2.1-4 from Ch. 24, par. 10-2.1-4
70 ILCS 705/16.04b

Amends the Illinois Municipal Code and Fire Protection District Act. Removes a requirement that 10 years' experience must be at the fire department from which the appointment is being made if a person is appointed fire chief for more than 180 days. Provides that a person not meeting any of the 4 specified qualifications for a fire chief may be hired as fire chief for up to one year on the condition that the person obtain one of the applicable certifications within one year of appointment. Effective January 1, 2020.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02968  Rep. William Davis
40 ILCS 5/17-149 from Ch. 108 1/2, par. 17-149

    Amends the Chicago Teacher Article of the Illinois Pension Code. For school years beginning on or after July 1, 2019, increases to 120 days (instead of 100 days) the amount of days a service retirement pensioner who is re-employed as a teacher may work without having his or her pension cancelled. Makes conforming changes. Effective immediately.
 Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 02969  Rep. William Davis
20 ILCS 3855/1-1

 Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 02970  Rep. William Davis
220 ILCS 5/16-101

 Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 02971  Rep. Mark L. Walker

    New Act

    Creates the Smart Handgun Technology Act. Provides that until the Attorney General finds that personalized handgun technology is available, he or she is required to report to the Governor and the General Assembly every 6 months regarding the availability of personalized handguns for retail sales purposes. Provides that 23 months after the Attorney General finds that smart handguns are available for retail sale, the Attorney General and the Director of State Police must begin the process of adopting a list of personalized handguns that may be sold in the State. Provides that 6 months after the initial list of personalized handguns is approved, it is unlawful for any licensed manufacturer, wholesaler, or retail firearms dealer to transport into the State, sell, expose for sale, possess with the intent of selling, assign, or otherwise transfer a handgun unless it is a personalized handgun. Provides exemptions. Defines "personalized handgun".
 Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 02972  Rep. Mark L. Walker
5 ILCS 375/3 from Ch. 127, par. 523

    Amends the State Employees Group Insurance Act of 1971. Modifies the term "annuitant" to not include any member of the General Assembly, or any person serving as Governor, Lieutenant Governor, Secretary of State, Treasurer, Comptroller, or Attorney General, or the surviving spouse of such a person, who is sworn into office for the first time on or after the effective date of this amendatory Act, and retires as a participating member under the General Assembly Retirement System, for the purpose of administering health benefits under the Act. Effective immediately.
 Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 02973  Rep. Mark L. Walker, Jonathan Carroll, Karina Villa, Daniel Didech, Sam Yingling, Jennifer Gong-Gershowitz and Jawaharial Williams
35 ILCS 5/229 new

    Amends the Illinois Income Tax Act. Provides that a taxpayer who (i) has an associate's degree, a bachelor's degree, or a graduate degree from an institution of higher education accredited by the U.S. Department of Education, (ii) has annual student loan repayment expenses, and (iii) is employed full-time in the State, or has an offer of full-time employment in the State, in one or more of the specified science and technology fields is eligible for an income tax credit equal to the taxpayer's student loan repayment expenses for the taxable year, but not to exceed a maximum credit limit. Effective immediately.
 Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Income Tax Act. Provides that a taxpayer who is a family caregiver is eligible to receive a nonrefundable income tax credit in an amount equal to 100% of the eligible expenditures incurred by the taxpayer during the taxable year related to the care of an eligible family member, but not exceed $1,500 for the same eligible family member. Provides that the term "eligible family member" means a person who: (1) is at least 18 years of age during a taxable year; (2) requires assistance with at least one activity of daily living; (3) is a resident of the State; and (4) is related to the family caregiver. Effective immediately.
(Sen. Ram Villivalam-Jacqueline Y. Collins)

820 ILCS 15/5 new
Amends the Employment Contract Act. Provides that an employer may not require as a condition or precondition of employment that an employee or person seeking employment waive, arbitrate, or otherwise diminish any future claim, right, or benefit to which the person would otherwise be entitled under State or federal law. Effective immediately.
Senate Committee Amendment No. 1
Deletes reference to:
820 ILCS 15/5 new
Adds reference to:
710 ILCS 5/1.5 new
Replaces everything after the enacting clause. Amends the Uniform Arbitration Act. Inserts the provisions contained in the engrossed bill and makes the following changes: (1) excludes from the definition of "employee" persons employed as a managerial, professional, or confidential employee, (2) includes the State of Illinois and other governmental bodies within the scope of the term "employer", and (3) provides that labor unions and employers may agree to arbitration clauses in grievance resolution procedures, but that the existence of an arbitration clause does not waive an employee's individual right to file an action with an administrative agency or court. Effective Immediately.

Senate Floor Amendment No. 2
Adds a requirement that an arbitration agreement presented to an employee or prospective employee must contain a statement across the top of the document stating that the arbitration agreement is not a precondition of employment.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 02976  Rep. Frances Ann Hurley, Natalie A. Manley and Michael J. Zalewski
40 ILCS 5/22-306  from Ch. 108 1/2, par. 22-306
30 ILCS 805/8.43 new
Amends the Collateral Provisions Article of the Illinois Pension Code. For the City of Chicago, provides that an ordinance providing policemen and firemen with medical care and hospital treatment for accidents resulting in injury or death shall provide (1) a requirement to notify an injured employee whether he or she is entitled to benefits under the provision within a reasonable period of time after the accident causing the injury and (2) a requirement that the city provide the injured employee with benefits prior to issuing that notice, regardless of the determination made by the city. Preempts home rule powers. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02977  Rep. Jay Hoffman
305 ILCS 5/5-2  from Ch. 23, par. 5-2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the classes of persons eligible for Medicaid.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02978  Rep. Robert Martwick
40 ILCS 5/6-235 new
30 ILCS 805/8.43 new
Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that if the City of Chicago issues bonds to be used for the purposes of the Article, the Board shall implement an accelerated pension benefit payment option that allows eligible firemen to elect to reduce their retirement annuity by 25% in exchange for an accelerated pension benefit payment equal to 75% of the present value of the reduction in the retirement annuity, as calculated by the Fund. Provides that the retirement annuity of a fireman who elects to receive an accelerated pension benefit payment shall be reduced by 25%. Provides that the accelerated pension benefit payments may only be made using the proceeds of bonds issued by the city and the total amount of the accelerated pension benefit payments shall not exceed $500,000,000. Requires the accelerated pension benefit payment to be transferred into a tax-qualified retirement plan or account. Contains provisions concerning return to service, rulemaking, and qualified plan status. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02979


50 ILCS 740/11.5 new
65 ILCS 5/11-6-11 new
70 ILCS 705/11n new

Amends the Illinois Fire Protection Training Act, Illinois Municipal Code, and Fire Protection District Act. Provides that a firefighter or firefighter trainee shall not be required to carry fire protective clothing and safety and protective equipment that weighs more than 75 pounds or more than 50% of the firefighter's weight, whichever is less. Effective immediately.

House Committee Amendment No. 2

Deletes reference to:
50 ILCS 740/11.5

Deletes reference to:
70 ILCS 705/11n

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Removes provisions from the Illinois Fire Protection Training Act and Fire Protection District Act. In the provisions in the Illinois Municipal Code, limits the provisions to municipalities with a population over 1,000,000 and prohibits requiring a firefighter or firefighter trainee from carrying fire protective clothing and safety and protective equipment that weighs more than 70 pounds (rather than 75 pounds) or more than 35% (rather than 50%) of the firefighter's weight, whichever is less. Limits home rule powers. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 02980


205 ILCS 5/48
205 ILCS 5/48.3 from Ch. 17, par. 360.2
205 ILCS 305/8 from Ch. 17, par. 4409
205 ILCS 305/9.1

Amends the Illinois Banking Act and the Illinois Credit Union Act. Provides that the Secretary of Financial and Professional Regulation shall not: issue an order against a financial institution for unsafe or unsound banking practices solely because the entity provides financial services to a cannabis-related legitimate business; prohibit, penalize, or otherwise discourage a financial institution from providing financial services to a cannabis-related legitimate business solely because the entity provides financial services to a cannabis-related legitimate business; recommend, incentivize, or encourage a financial institution not to offer financial services to an account holder or to downgrade or cancel the financial services offered to an account holder solely because the account holder is a manufacturer or producer or is the owner, operator, or employee of a cannabis-related legitimate business, the account holder later becomes an owner or operator of a cannabis-related legitimate business, or the financial institution was not aware that the account holder is the owner or operator of a cannabis-related legitimate business; and take any adverse or corrective supervisory action on a loan made to an owner or operator of a cannabis-related legitimate business solely because the owner or operator owns or operates a cannabis-related legitimate business or an owner or operator of real estate or equipment that is leased to a cannabis-related legitimate business solely because the owner or operator of the real estate or equipment leased the equipment or real estate to a cannabis-related legitimate business. Authorizes the Secretary to furnish confidential supervisory information relating to a financial institution providing financial services to cannabis-related businesses, limited to the name, contact information, and such other information as the Secretary determines is prudent, to the Illinois State Treasurer. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 02981  Rep. Margo McDermed

20 ILCS 3501/801-40
30 ILCS 500/1-10
30 ILCS 750/9-11 rep.
35 ILCS 5/229 new
35 ILCS 200/15-57 new
70 ILCS 3605/52
70 ILCS 3615/3A.16
70 ILCS 3615/3B.15
70 ILCS 3615/4.04 from Ch. 111 2/3, par. 704.04
220 ILCS 5/9-211.5 new
605 ILCS 5/4-304 new
605 ILCS 5/4-305 new
605 ILCS 5/5-111 new
605 ILCS 5/5-112 new
605 ILCS 5/6-140 new
605 ILCS 5/6-145 new
605 ILCS 5/7-302 new
605 ILCS 5/7-303 new
605 ILCS 10/23.1 new
605 ILCS 10/23.2 new
625 ILCS 5/3-805 from Ch. 95 1/2, par. 3-805
630 ILCS 5/15

Amends the Illinois Highway Code. Directs various governmental bodies to prepare and submit specified reports at stated intervals. Amends the Illinois Finance Authority Act to authorize a revolving loan program and actions for the delivery of public purpose projects on behalf of units of local government. Amends the Illinois Procurement Code. Provides that the Code does not apply to certain contracts entered into on or before December 31, 2022. Amends the Illinois Income Tax Act to create a credit for railroad track maintenance. Amends the Property Tax Code. Provides that certain tax-exempt property that is leased to another party for a public purpose project shall remain exempt from taxation. Amends the Regional Transportation Authority Act. Provides that the Authority may establish a line of credit with a bank or other financial institution. Amends the Illinois Vehicle Code to remove the registration discount for electric motor vehicles. Amends the Public-Private Partnerships for Transportation Act. Provides that potential projects may not move forward if the General Assembly declares by joint resolution that the project is not in the public interest. Amends the Build Illinois Act. Repeals the Port Development Revolving Loan Program.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
(Sen. Dan McConchie-Chuck Weaver)

105 ILCS 5/10-21.9  from Ch. 122, par. 10-21.9
105 ILCS 5/34-18.5  from Ch. 122, par. 34-18.5

Amends the School Code. With regard to criminal history records checks and checks of the Statewide Sex Offender Database and Statewide Murderer and Violent Offender Against Youth Database, provides that if a criminal history records check or check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database is performed by a regional superintendent for an applicant seeking employment as a substitute teacher with a school district, the regional superintendent may disclose to the State Board of Education whether the applicant has been issued a certificate based on those checks. Provides that if the State Board receives information on an applicant, then it must indicate in the Educator Licensure Information System for a 90-day period that the applicant has been issued or has not been issued a certificate. Provides that a school district seeking to employ the substitute teacher may use the information in the Educator Licensure Information System rather than initiating its own criminal history records check or check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database. Makes other changes concerning the Statewide Murderer and Violent Offender Against Youth Database. Effective immediately.

House Committee Amendment No. 1

Removes a provision allowing a school district seeking to employ a substitute teacher to use the information in the Educator Licensure Information System rather than initiating its own criminal history records check or check of the Statewide Sex Offender Database or Violent Offender Against Youth Database.

Jul 12 19  H Public Act . . . . . . . 101-0072


New Act

Creates the Youth Homelessness Prevention Subcommittee Act. Requires the Governor's Cabinet on Children and Youth to create the Youth Homelessness Prevention Subcommittee to drive the State's strategic vision for preventing homelessness among youth leaving State systems of care. Sets forth the Subcommittee's duties including: (1) reviewing the discharge planning, services plans, and discharge procedures for youth leaving the custody or guardianship of the Department of Children and Family Services, the Department of Juvenile Justice, the Department of Human Services' Division of Mental Health, and the Department of Corrections to determine whether such discharge planning and procedures ensure housing stability for youth leaving State systems of care; and (2) collecting data on the housing stability of youth for one year after they are released from State custody or guardianship. Provides that the Subcommittee shall include specified members, including: (i) one representative from the Governor's office; (ii) 4 representatives from agencies serving homeless youth; and (iii) 4 youth who have a lived experience with homelessness. Contains provisions concerning a quorum, administrative support, subcommittee meetings, and reporting requirements.

Jul 19 19  H Public Act . . . . . . . 101-0098

HB 02984  Rep. Thomas Morrison

410 ILCS 210/2  from Ch. 111, par. 4502

Amends the Consent by Minors to Health Care Services Act. Makes a technical change in a Section concerning consent by a parent to the performance of a medical or surgical procedure on a child.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


305 ILCS 5/5F-31

Amends the Illinois Public Aid Code. Requires Medicaid managed care organizations to verify payer source using the Medical Electronic Data Interchange (MEDI) System, or its successor, prior to denying a claim for services provided to a nursing home resident not assigned to the managed care organization on the most recent patient credit file. Requires the Department of Healthcare and Family Services to grant Medicaid managed care organizations access to MEDI, or its successor, for the purpose of verifying payer source and resident liability. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 02986  Rep. William Davis

105 ILCS 5/18-8.15

Amends the evidence-based funding formula in the School Code. With regard to employee benefit investments, removes provisions providing that (i) if at any time the responsibility for funding the employer normal cost of teacher pensions is assigned to school districts, then that amount certified by the Teachers' Retirement System of the State of Illinois to be paid by the Organizational Unit for the preceding school year shall be added to the benefit investment; and (ii) for any fiscal year in which the Chicago School District is responsible for paying the employer normal cost of teacher pensions, then that amount of its employer normal cost plus the amount for retiree health insurance as certified by the Public School Teachers' Pension and Retirement Fund of Chicago to be paid by the school district for the preceding school year that is statutorily required to cover employer normal costs and the amount for retiree health insurance shall be added to the benefit investment. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 02987  Rep. William Davis, Kelly M. Cassidy and Natalie A. Manley
(Sen. Julie A. Morrison-Scott M. Bennett-Kimberly A. Lightford and Heather A. Steans)

New Act

Creates the Protection of Individuals with Disabilities in the Criminal Justice System Task Force Act of 2019. Re-establishes the Protection of Individuals with Disabilities in the Criminal Justice System Task Force. Specifies membership and appointment of the Task Force. Provides that the Guardianship and Advocacy Commission shall provide administrative and other support to the Task Force. Provides that the Task Force shall consider issues that affect adults and juveniles with disabilities with respect to their involvement with the police, detention and confinement in correctional facilities, representation by counsel, participation in the criminal justice system, communications with their families, awareness and accommodations for their disabilities, and concerns for the safety of the general public and individuals working in the criminal justice system. Provides that the Task Force shall make recommendations to the Governor and to the General Assembly regarding policies, procedures, legislation, and other actions that can be taken to protect the public safety and the well-being and rights of individuals with disabilities in the criminal justice system. Provides that the Task Force shall submit a report with its findings and recommendations to the Governor, the Attorney General, and to the General Assembly on or before September 30, 2020. Repeals Act on January 1, 2022. Effective immediately.

House Floor Amendment No. 1

Adds to the membership of the Task Force a representative of an organization that provides independent oversight of correctional facilities appointed by the Governor.

Senate Floor Amendment No. 3

Increases the membership on the Task Force from 25 to 28 members. Adds the Director of Children and Family Services or his or her designee, the Department of Juvenile Justice Independent Juvenile Ombudsman, and the Director of the Illinois Law Enforcement Training Standards Board to the Task Force.

Aug 16 19  H  Public Act . . . . . . . . . 101-0391


55 ILCS 5/5-12020

Amends the Counties Code. In provisions concerning winds farms and electric-generating wind devices, makes the provisions applicable even if a county has or has not formed a zoning commission and adopted formal zoning. Clarifies that only a county may establish standards for wind farms, electric-generating wind devices, and commercial wind energy facilities in unincorporated areas of the county outside of the zoning jurisdiction of a municipality and the 1.5 mile radius surrounding the zoning jurisdiction of a municipality. Effective immediately.

House Committee Amendment No. 1

Provides that only a county may establish standards for wind farms outside the 1.5 mile radius (rather than in the 1.5 mile radius) surrounding the zoning jurisdiction of a municipality.

Apr 19 19  H  Public Act . . . . . . . . . 101-0004
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

305 ILCS 5/1-5 from Ch. 23, par. 1-5
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

815 ILCS 505/2WWW new
820 ILCS 112/5
820 ILCS 112/13 new
Amends the Equal Pay Act and the Consumer Fraud and Deceptive Business Practices Act. Provides that when using predictive data analytics in determining creditworthiness or in making hiring decisions, the use of predictive data analytics may not include information that correlates with the race of zip code of the applicant for credit or employment. Provides that a person or entity that relies either partially or fully on predictive data analytics to determine a consumer's creditworthiness may not allow information about the consumer's preference that correlates with the consumer's race or zip code to influence any conclusion regarding the consumer's creditworthiness. Provides that a person or entity that violates the provision commits an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

805 ILCS 5/15.85 from Ch. 32, par. 15.85
805 ILCS 105/115.85 from Ch. 32, par. 115.85
805 ILCS 180/35-30
805 ILCS 180/45-36
805 ILCS 206/1003
805 ILCS 215/809
805 ILCS 215/906
Amends the Business Corporation Act of 1983. Requires the Secretary of State to maintain a list of domestic and foreign corporations regulated under the Public Utilities Act, the Collateral Recovery Act, or the Personal Property Storage Act (rather than the Public Utilities Act), or specified provisions of the Illinois Vehicle Code (rather than both the Public Utilities Act and Chapter 18 of the Illinois Vehicle Code) that hold, as a prerequisite for doing business in the State, any franchise, license, permit, or right to engage in a business regulated by the Acts. Provides that each month the Secretary of State shall, by written notice, advise the Chief Clerk of the Illinois Commerce Commission of: any domestic corporation on the list that has been dissolved within the month; and any foreign corporation on the list whose authority to do business in Illinois has been revoked within the month. Provides that the Secretary of State and the Illinois Commerce Commission may provide each other with this information in an electronic format, including records of the Secretary of State that will provide the Illinois Commerce Commission the information it requires under the statutes it administers. Requires the provision of such information to begin as soon as practicable, but no later than October 1, 2020. Makes similar changes to the General Not For Profit Corporation Act of 1986, the Limited Liability Company Act, the Uniform Partnership Act (1997), and the Uniform Limited Partnership Act (2001).
Aug 23 19  H  Public Act . . . . . . . . 101-0494
HB 02993  Rep. C.D. Davidsmeyer  
(Sen. Steve McClure)  
75 ILCS 16/15-15  
75 ILCS 16/15-20 rep.  
Amends the Public Library District Act. Provides that territory annexed by a public library district included within a municipality or school district shall be approved by ordinance of the board, publication or posting, and voter referendum (rather than only by ordinance of the board with the option for a back-door referendum to prevent the annexation). Repeals provisions allowing a referendum to disconnect annexed territory from a library district. Effective immediately.  
Jul 19 19  H  Public Act . . . . . . . . 101-0099  

HB 02994  Rep. C.D. Davidsmeyer  
225 ILCS 10/7 from Ch. 23, par. 2217  
Amends the Child Care Act of 1969. Allows adults who reside on the premises of a day care home to possess handguns on day care home premises (rather than adults who must possess a handgun as a condition of employment and who reside on the premises of a day care home) if the handgun and handgun ammunition are locked and inaccessible to children.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02995  Rep. C.D. Davidsmeyer and Darren Bailey  
10 ILCS 5/1-14 new  
10 ILCS 5/3-8 new  
10 ILCS 5/17-9 from Ch. 46, par. 17-9  
10 ILCS 5/18-5 from Ch. 46, par. 18-5  
10 ILCS 5/18A-5  
10 ILCS 5/18A-15  
10 ILCS 5/19A-35  
Amends the Election Code. Requires Voters Identification Cards for those who do not have an acceptable photo ID. Sets forth requirements and exemptions. Provides that any person desiring to vote shall present to the judges of election for verification of the person's identity a government-issued photo identification card or his or her Voter Identification Card.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02996  Rep. C.D. Davidsmeyer  
25 ILCS 115/1.10 new  
Amends the General Assembly Compensation Act. Provides that if the State has not cut the backlog of unpaid bills by 10% by the end of fiscal year 2020, salaries of the members of the General Assembly shall be cut by 10%. Provides that the percentage by which the backlog of unpaid bills has decreased or increased at the end of the fiscal year shall be certified by the State Comptroller. Provides that the 10% salary decrease shall only apply to members sworn into office on and after the second Wednesday in January of 2021, and shall only take effect during the term for which members are elected. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02997  Rep. C.D. Davidsmeyer-Joe Sosnowski and Dan Ugaste  
720 ILCS 5/11-25  
Amends the Criminal Code of 2012. Provides that a person commits grooming when he or she knowingly in person or by use of a computer on-line service, Internet service, local bulletin board service, or any other device capable of electronic data storage or transmission, seduces, solicits, lures, or entices, or attempts to seduce, solicit, lure, or entice, a child, a child's guardian, or another person believed by the person to be a child or a child's guardian, to commit any sex offense as defined in the Sex Offender Registration Act, to distribute photographs depicting the sex organs of the child, or to otherwise engage in any unlawful sexual conduct with a child or with another person believed by the person to be a child.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee  

HB 02998  Rep. C.D. Davidsmeyer  
10 ILCS 5/9-8.5  
Amends the Election Code. Removes a provision that provides that the State Board of Elections shall adjust the amounts of the contribution limits for inflation.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 02999
Rep. C.D. Davidsmeyer-Patrick Windhorst-Norine K. Hammond-Mark Batinick-Thomas Morrison, Deanne M. Mazzochi, Keith P. Sommer, Brad Halbrook, Chris Miller, Steven Reick, Grant Wehrli, Charles Meier, Michael P. McAuliffe, Keith R. Wheeler, Dave Severin, Tony McCombie, Michael T. Marron, Terri Bryant, Dan Caulkins, Lindsay Parkhurst, Mike Murphy, Joe Sosnowski, Tom Weber, Jim Durkin, Thomas M. Bennett, David A. Welter, John M. Cabello, Michael D. Unes, Andrew S. Chesney, Blaine Willhour, Avery Bourne, Daniel Swanson, Tim Butler, Randy E. Frese, Darren Bailey, Dan Ugaste, Margo McDermed and Jeff Keicher

New Act

Creates the Taxpayer's Fiscal Charter Act. Provides for a discretionary spending freeze for fiscal years 2020 and 2021. Sets forth requirements to increase discretionary spending beginning in fiscal year 2022. Requires any new spending proposed by the General Assembly in addition to existing obligations shall be accompanied by a proposed source of revenue to pay for the proposed spending or specified cuts necessary to offset the proposed spending. Prohibits unfunded mandates. Requires the publishing of certain information before voting on or enacting an appropriations bill. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03000
Rep. C.D. Davidsmeyer

210 ILCS 50/3.85

Amends the Emergency Medical Services (EMS) Systems Act. Provides that a Vehicle Service Provider that serves a rural or semi-rural population of 10,000 or fewer inhabitants and exclusively uses volunteers, paid-on-call, or a combination thereof to provide patient care may apply for alternate rural staffing authorization from the Department of Public Health to authorize the ambulance, Non-Transport Vehicle, Special-Use Vehicle, or Limited Operation Vehicle to be staffed by one EMT licensed at or above the level at which the vehicle is licensed, plus one Emergency Medical Responder when 2 licensed Emergency Services personnel are not available to respond. Provides that an alternate rural staffing authorization shall not expire. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03001
Rep. C.D. Davidsmeyer

50 ILCS 205/3b

Amends the Local Records Act. Provides that various information after an individual's arrest must be made available to the news media for inspection and copying as soon as practicable after the individual's arraignment (rather than in no event shall the time period exceed 72 hours from the arrest).

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03002
Rep. C.D. Davidsmeyer-Thomas M. Bennett

815 ILCS 122/1-10
815 ILCS 122/2-5

Amends the Payday Loan Reform Act. Limits interest on payday loans to an annual percentage rate of 36%. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03003
Rep. C.D. Davidsmeyer and Monica Bristow

30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
35 ILCS 5/507JJJ new

Amends the Illinois Income Tax Act. Creates an income tax checkoff for donations to the Pediatric and Rare Disease in Children Research Fund. Amends the State Finance Act to create the Pediatric and Rare Disease in Children Research Fund. Provides that moneys deposited into the Pediatric and Rare Disease in Children Research Fund shall be used by the Department of Public Health for the purpose of making grants to organizations in Illinois that conduct research, investigation, and experimentation that results in a better understanding of pediatric and rare diseases in children and an ultimate cure or treatment option. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03004  Rep. C.D. Davidsmeyer
720 ILCS 5/12-5 was 720 ILCS 5/12-21.6

Amends the Criminal Code of 2012. Provides that a woman commits endangering the life or health of a child when she
gives birth to a newborn infant who is born with fetal alcohol syndrome or fetal alcohol effects or who is a newborn infant whose
blood, urine, or meconium contains any amount of a controlled substance as defined in the Illinois Controlled Substances Act or a
metabolite of a controlled substance, with the exception of a controlled substance or metabolite of a controlled substance whose
presence in the newborn infant is the result of medical treatment administered to the mother or the newborn infant. Provides that a first
offense is a Class A misdemeanor for a first offense and a second or subsequent offense is a Class 4 felony. Provides that a parent, who
is found to be in violation with respect to her child, shall be sentenced to mandatory drug or alcohol treatment as ordered by the court.
Defines "controlled substance".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03005  Rep. C.D. Davidsmeyer
625 ILCS 5/11-1401 from Ch. 95 1/2, par. 11-1401
625 ILCS 5/11-1429

Amends the Illinois Vehicle Code. Provides that an unattended vehicle shall not include an unattended locked motor
vehicle with the engine running after being started by a remote starter system if the motor vehicle is located in a municipality with a
population of less than 250,000. Provides that language allowing a motor vehicle operating on diesel fuel and started by a remote
starter system to idle for more than 10 minutes at a time applies only if the motor vehicle is located in a municipality with a population
of less than 250,000. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03006  Rep. C.D. Davidsmeyer
430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 65/8 from Ch. 38, par. 83-8
430 ILCS 66/25

Amends the Firearm Owners Identification Card Act. Provides that a person who is under 21 years of age may apply for a
Firearm Owner's Identification Card without parental consent required if he or she is an active duty member of the United States
Armed Forces. Amends the Firearm Concealed Carry Act. Provides that the Department of State Police shall issue a concealed carry
license to an applicant who is an active duty member of the United States Armed Forces.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03007  Rep. C.D. Davidsmeyer
605 ILCS 5/4-210 from Ch. 121, par. 4-210

Amends the Illinois Highway Code. Provides that the Department of Transportation shall construct a private entrance on
Business Route 72, west of Woods Lane, east of State Route 104, on the south side of the road. Effective immediately.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03008  Rep. C.D. Davidsmeyer
225 ILCS 605/3.6

Amends the Animal Welfare Act. Adds language affording a secondary contact or the purchaser of a microchip (if the
purchaser is a nonprofit organization, animal shelter, animal control facility, pet store, breeder, or veterinary office) the right to reclaim
a dog or cat prior to adoption, transfer, or euthanization if the microchipped dog or cat's primary contact cannot be located or refuses
to reclaim the animal.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03009  Rep. C.D. Davidsmeyer
725 ILCS 5/Art. 124C heading new
725 ILCS 5/124C-5 new

Amends the Code of Criminal Procedure of 1963. Provides that a firearm may not be seized by the court unless: (1) the
person is subject to revocation and seizure under the Firearm Owners Identification Card Act; (2) the person subject to a firearms
restraining order under the Firearms Restraining Order Act; (3) the firearm is required for evidentiary purposes; or (4) the firearm is
subject to seizure as otherwise authorized by State or federal law.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03010     Rep. C.D. Davidsmeyer
430 ILCS 65/1 from Ch. 38, par. 83-1

Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning a legislative declaration.
Mar 29 19  H  Rule 19(a)/Re-referred to Rules Committee

HB 03011     Rep. C.D. Davidsmeyer-Tony McCombie and Brad Halbrook

30 ILCS 708/45

Amends the Grant Accountability and Transparency Act. Provides that grants and grant funds which may be awarded under the Act shall not include funds derived from a motor fuel tax or funds derived from the Motor Fuel Tax Fund.
Mar 29 19  H  Rule 19(a)/Re-referred to Rules Committee


30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
35 ILCS 5/229 new
55 ILCS 5/5-1005 from Ch. 34, par. 5-1005

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the contributions made by the taxpayer to the Illinois Education Excellence Fund during the taxable year. Amends the State Finance Act. Creates the Illinois Education Excellence Fund. Provides that moneys in the Fund shall be used for public education purposes. Amends the Counties Code. Provides that the county board may establish a fund in the county treasury to accept contributions for public purposes. Provides that the county may provide for a credit against the taxpayer's property tax liability in an amount equal to the amount of the contribution. Effective immediately.
Mar 29 19  H  Rule 19(a)/Re-referred to Rules Committee
HB 03013  Rep. Robert Martwick and Elizabeth Hernandez

35 ILCS 200/18-185
40 ILCS 5/1-101.6 new
40 ILCS 5/1-101.7 new
40 ILCS 5/1-109.3
40 ILCS 5/1-113.05 new
40 ILCS 5/1-113.1
40 ILCS 5/1-113.2
40 ILCS 5/1-113.3
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.5
40 ILCS 5/1-113.6
40 ILCS 5/1-113.7
40 ILCS 5/1-167 new
40 ILCS 5/4-102.1 new
40 ILCS 5/4-102.2 new
40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109
40 ILCS 5/4-109.1 from Ch. 108 1/2, par. 4-109.1
40 ILCS 5/4-114 from Ch. 108 1/2, par. 4-114
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-120 from Ch. 108 1/2, par. 4-120
40 ILCS 5/4-123 from Ch. 108 1/2, par. 4-123
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-128.1 new
40 ILCS 5/4-128.2 new
40 ILCS 5/4-128.3 new
40 ILCS 5/4-128.4 new
40 ILCS 5/Art. 4A heading new
40 ILCS 5/4A-101 new
40 ILCS 5/4A-105 new
40 ILCS 5/4A-110 new
40 ILCS 5/4A-115 new
40 ILCS 5/4A-120 new
40 ILCS 5/4A-125 new
40 ILCS 5/4A-130 new
40 ILCS 5/4A-135 new
40 ILCS 5/4A-140 new
40 ILCS 5/4A-145 new
40 ILCS 5/4A-150 new
40 ILCS 5/4A-155 new
40 ILCS 5/4A-160 new
40 ILCS 5/7-199.5 new
40 ILCS 5/22A-115.7 new
HB 03013 (CONTINUED)

30 ILCS 805/8.43 new

Amends the Illinois Pension Code. Creates the Downstate Firefighters Pension Investment Fund as a special district to exercise the authority to manage, invest, and reinvest the reserves, funds, assets, securities, and moneys of certain downstate firefighter pension funds that elect to transfer their investment authority and assets to the Investment Fund. Includes provisions relating to the transfer and investment of assets, auditing and reporting requirements, and the operation and administration of the Investment Fund. Reduces the amount of training required for trustees of downstate police and downstate firefighter pension funds. In the Downstate Firefighter Article, makes changes to Tier 2 survivors benefits, the calculation of final average salary for Tier 2 firefighters, the annual salary limitation for pension purposes applicable to Tier 2 firefighters, and the automatic annual increase to a Tier 2 firefighter's monthly pension. Makes changes to the formula for determining the required municipal contribution. Makes other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of “aggregate extension” special purpose extensions made for contributions to a downstate firefighter pension fund that has elected to transfer its investment authority to the Investment Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 03014

Rep. Theresa Mah
(Sen. Omar Aquino)

20 ILCS 205/205-23 new

Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department of Agriculture shall rename the Ethnic Village exhibit at the Illinois State Fair to the Village of Cultures.

Aug 07 19   H   Public Act . . . . . . . . . . 101-0216

HB 03015

Rep. Frances Ann Hurley

35 ILCS 200/15-178 new

Amends the Property Tax Code. Provides that an annual homestead exemption, limited to a reduction of $10,000 from the equalized assessed value of the property, is granted for property that is owned and occupied as the principal residence of the parent or parents of a veteran who was killed in the line of duty on or after January 1, 2019.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 03016

Rep. Joyce Mason-Jerry Costello, II-Dave Severin-Monica Bristow-Terri Bryant, Margo McDermed, Dan Brady, Randy E. Frese, Keith R. Wheeler, Grant Wehrli, Patrick Windhorst, Mark Batinick, Michael Halpin, Sue Scherer, Tony McCombie, Allen Skillicorn and Mary Edly-Allen

35 ILCS 105/3-10
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2020, the tax on gun safes and locks designed to secure firearms is imposed at the rate of 1%. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee

HB 03017

Rep. Joyce Mason, Michael Halpin and Mary Edly-Allen

New Act

Creates the Veterans Cyber Academy Pilot Program Act. Provides that the Department of Veterans' Affairs shall establish and implement a pilot program to provide veterans residing in the State with access to cyber security training, certification, apprenticeships, and additional resources to enter the cyber security field of work. Provides that the pilot program shall run from January 1, 2021 to December 31, 2023. Provides specified requirements to the Department in implementing the pilot program. Effective immediately.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee
(Sen. David Koehler)

410 ILCS 625/3.08 new

Amends the Food Handling Regulation Enforcement Act. Provides that a restaurant must prominently display signage indicating to guests and employees that any information regarding food allergies must be communicated to the restaurant's food service sanitation manager. Provides that the food service manager shall be responsible for displaying the signage. Effective January 1, 2020.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Food Handling Regulation Enforcement Act. Provides that a restaurant shall display a notice indicating to consumers that any information regarding food allergies must be communicated to an employee of the restaurant. Provides that an employee of a restaurant who receives allergy information from a consumer shall communicate the consumer's information to the restaurant's certified food service sanitation manager. Provides that a restaurant meets the requirements if the restaurant displays a notice regarding food allergies or provides a statement regarding food allergies on its menu that is approved in another state before the effective date of the amendatory Act. Provides that a multi-state business or a franchisee meets the requirements if the multi-state business or franchisee has an internal policy that requires a notice regarding allergies to be displayed or a statement regarding food allergies to be provided on the menu. Provides that on or before January 1, 2020, the Department of Public Health shall create and make available on its website for download the notice required to be displayed. Provides that from the effective date of the amendatory Act through July 1, 2020, enforcement of the requirements shall be limited to education and notification of the requirements to encourage compliance. Effective immediately.

House Floor Amendment No. 2

Provides that an employee of a restaurant who receives allergy information from a consumer shall communicate the information to the restaurant's person in charge or the certified food protection manager on duty (rather than the certified food service sanitation manager).

Aug 23 19 H Public Act . . . . . . 101-0495

HB 03019  Rep. Rita Mayfield

35 ILCS 5/223

Amends the Illinois Income Tax Act. Provides that the hospital credit applies for tax years ending on or after December 31, 2012 and ending on or before December 31, 2025 (currently, the credit sunsets on December 31, 2017 by operation of the Act's automatic sunset provision). Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03020  Rep. Joyce Mason-Karina Villa, Mary Edly-Allen, Daniel Didech and Jawaharial Williams

805 ILCS 180/1-20
805 ILCS 180/45-20
805 ILCS 180/50-10
805 ILCS 180/50-45
805 ILCS 180/50-50

Amends the Limited Liability Company Act. Reduces fees payable to the Secretary of State and the Illinois Supreme Court by 50%. Applies to registration fees, copy fees, expedited service fees, and attorney certificate of registration fees.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee


Appropriates $30,000,000 from the General Revenue Fund to the Illinois Emergency Management Agency for grants, on an emergency basis, to at-risk not-for-profit organizations for eligible security improvements that assist the organization in preventing, preparing for, or responding to acts of terrorism. Effective immediately.

Jul 02 19 H Rule 19(b) / Re-referred to Rules Committee
HB 03022  Rep. Yehiel M. Kalish and Terra Costa Howard

720 ILCS 5/12-7.3  from Ch. 38, par. 12-7.3
720 ILCS 5/12-7.4  from Ch. 38, par. 12-7.4
720 ILCS 5/12-7.5

Amends the Criminal Code of 2012. Increases the penalties for stalking, aggravated stalking, and cyberstalking by one class if the victim of the offense is under 18 years of age at the time of the offense.

Mar 29 19   H Rule 19(a) / Re-referred to Rules Committee

HB 03023  Rep. Yehiel M. Kalish

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Adds any building, real property, or parking area under the control of a church, synagogue, temple, mosque, or other place of worship, to the places where concealed carry of a firearm under the Act is prohibited.

Feb 28 19   H Tabled

HB 03024  Rep. John Connor

740 ILCS 14/10

Amends the Biometric Information Privacy Act. Includes in the definition of "biometric identifier" an electrocardiography result from a wearable device. Effective immediately.

Mar 29 19   H Rule 19(a) / Re-referred to Rules Committee


New Act

35 ILCS 5/229 new

Creates the School Building Rehabilitation Tax Credit Act. Creates an income tax credit equal to 25% of the qualified expenditures incurred by a qualified taxpayer undertaking a qualified rehabilitation plan of a vacant school building. Provides that, to be eligible for the credit, the taxpayer must apply with the Department of Revenue. Provides that the credit is subject to certain limitations. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.

Mar 29 19   H Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/228
35 ILCS 31/5
35 ILCS 31/10
35 ILCS 31/20

Amends the Historic Preservation Tax Credit Act. Provides that the aggregate amount of credits awarded under the Act to a particular taxpayer may not exceed $3,000,000. Provides that the total amount of expenditures must equal at least $5,000 and (currently, "or") exceed the adjusted basis of the structure. Provides that the taxpayer may not receive a credit under the Act and a River Edge redevelopment credit for the same qualified expenditures or rehabilitation plan. Makes changes concerning the allocation of credits. Makes various technical changes. Amends the Illinois Income Tax Act. Makes changes to the historic preservation credit to include limited liability companies. Effective immediately.

Mar 29 19   H Rule 19(a) / Re-referred to Rules Committee
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the medical assistance program shall cover charges incurred, and anesthetics provided, in conjunction with dental care that is provided to an individual in a hospital or an ambulatory surgical treatment center if the individual is otherwise eligible for medical assistance and any of the following applies: (1) the individual has a medical condition that requires hospitalization or general anesthesia for dental care; or (2) the individual is a person with a disability. Defines "person with a disability" to mean a person, regardless of age, with a chronic disability if the chronic disability meets specified conditions. Provides that the medical assistance program shall cover charges incurred, and anesthetics provided by a dentist with a permit provided under the Illinois Dental Practice Act or by a physician licensed under the Medical Practice Act to practice medicine in all of its branches, in conjunction with dental care that is provided to an individual in a dental office, oral surgeon's office, hospital, or ambulatory surgical treatment center if the individual, regardless of age, is otherwise eligible for medical assistance and has been diagnosed with (i) an autism spectrum disorder as defined in the Autism Spectrum Disorders Reporting Act or (ii) a developmental disability. Defines "developmental disability". Requires the Department of Healthcare and Family Services to reimburse providers of services covered under the amendatory Act at the same rates as the Medicare program's rates for similar services.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Rep. Kelly M. Burke

Amends the Public Utilities Act. Adds provisions concerning expanded use of energy saving programs. Provides that the Illinois Commerce Commission may establish a program for promoting expanded use of energy saving programs for residential and small commercial customers. Provides that the program shall include the use of thermostats, lights, plugs, and other devices that allow a customer to control and reduce his or her energy usage. Provides that the program shall not discriminate based on brand names and shall include ways to promote those energy-saving devices and incentives for residential customers, including both homeowners and renters. Provides that on or before September 1, 2020 and every 2 years thereafter, the Commission shall initiate a collaborative workshop for stakeholders, retail electric suppliers, advocates for energy savings, and industry representatives developing energy saving devices and applications, and that any recommendations arising from the workshop process shall be included in the annual report of the Office of Retail Market Development.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Rep. Kelly M. Burke

Amends the Public Utilities Act. Provides for licensure of persons and entities engaged in the procurement or sale of retail electricity supply, retail natural gas supply, energy efficiency products or services, or demand response services for third parties as energy services agents and energy services entities and for licensure of energy services course providers by the Illinois Commerce Commission. Provides for mandatory disclosures by energy services agents or energy services entities. Requires all energy services agents engaged in the marketing of retail electricity supply, retail natural gas supply, energy efficiency products or services, or demand response services, before providing any sales information to a potential customer, to disclose that they are not employed by the local utility within the territory they are selling retail electricity supply, retail natural gas supply, energy efficiency products, or demand response services. Requires the Commission to establish procedures for licensure as an energy services agent, energy services entity, or energy services course provider, and specifies certain criteria. Provides that the Commission has jurisdiction over disciplinary proceedings and complaints for violations. Requires the Commission to maintain a list of disciplined and suspended energy services agents and a list of all disciplined, suspended, or revoked energy services entities.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Rep. Kelly M. Burke

Amends the Downstate Police Article of the Illinois Pension Code. Provides that a police officer who previously participated in the Illinois Municipal Retirement Fund (IMRF) for service as a member of the police department of a municipality and was transferred to that municipality's police pension fund upon its creation under the Downstate Police Article shall, for the purposes of determining the applicable tier of benefits under that Article, be deemed to have become a police officer and member of that municipality's police pension fund on the date that he or she first participated in IMRF as a member of the police department of that municipality, notwithstanding whether that start date was before January 1, 2011. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Rep. Kathleen Willis, Michelle Mussman, Robyn Gabel, Elizabeth Hernandez and Natalie A. Manley
HB 03031  Rep. Kelly M. Burke

New Act

Creates the First Responders Suicide Prevention Act. Contains only a short title provision.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03032  Rep. Kelly M. Burke

225 ILCS 60/1 from Ch. 111, par. 4400-1


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03033  Rep. Kelly M. Burke

225 ILCS 125/15

Amends the Perfusionist Practice Act. Makes a technical change in a Section concerning the powers and duties of the Department of Financial and Professional Regulation.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03034  Rep. Sonya M. Harper

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that agricultural goods purchased at a farmer's market are exempt from the taxes imposed under the Acts.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03035 Rep. Michael D. Unes

(Sen. Heather A. Steans-Jacqueline Y. Collins)

210 ILCS 45/3-305 from Ch. 111 1/2, par. 4153-305

Amends the Nursing Home Care Act. Provides that if a licensee has a civil monetary penalty imposed (rather than having paid a civil monetary penalty that has been imposed) pursuant to the Medicare and Medicaid Certification Program for the equivalent federal violation giving rise to a fine under specified provisions of the Act, the Department of Public Health shall offset the fine by the amount of the civil monetary penalty.

Senate Committee Amendment No. 2

Deletes reference to:

210 ILCS 45/3-305

Adds reference to:

New Act

Adds reference to:

20 ILCS 605/605-870 new

Adds reference to:

220 ILCS 5/8-306

Adds reference to:

415 ILCS 5/17.12 new

Adds reference to:

415 ILCS 5/17.11 rep.

Replaces everything after the enacting clause. Creates the Lead Service Line Replacement and Notification Act. Requires the owner or operator of each community water supply to: develop and submit a material inventory to the Environmental Protection Agency by April 15, 2020; update and submit it to the Agency by April 15, 2021, and each April 15 thereafter, until the owner or operator has substantially completed an inventory of all service lines in its system; and, after the Agency has initially reviewed and approved the community water supply's substantially complete inventory, update its inventory and submit it to the Agency by April 15 of every third year after the Agency's initial review and approval. Requires the Agency to review each material inventory submitted to it. Specifies what each material inventory shall identify. Requires the owner or operator of each community water supply to maintain records of persons who refuse to grant access to the interior of a building for purposes of identifying the materials of construction of a service line. Provides that if a community water supply identifies a lead service line connected to a building, the owner or operator of the community water supply shall notify interested persons of the existence of the lead service line within 15 days after identifying the lead service line, or as soon as is reasonably possible thereafter. Provides that an owner or operator of a community water supply has no duty to include in the material inventory information about service lines that are physically disconnected from a water main in its distribution system. Requires every owner or operator of a community water supply that has suspected lead service lines to create a plan with specified information, electronically submit its replacement plan to the Agency for approval, and post on its website a copy of the plan most recently approved by the Agency or request that the Agency post a copy of that plan on the Agency's website. Requires the Agency to determine if substantial progress or substantial completion of material inventories has been made. Requires each plan to include specified information. Requires the Agency to review each plan submitted to it and to approve the plan if specified criteria are met. Requires the giving of construction notice when replacing a lead service line or repairing or replacing water mains with lead service lines or partial lead service lines attached to them. Contains other provisions. Amends the Department of Commerce and Economic Opportunity Law. Requires the Department of Commerce and Economic Opportunity to establish a low-income water assistance policy and program. Amends the Public Utilities Act. Removes references to unaccounted-for water and replaces them with references to non-revenue water. Provides that the Illinois Commerce Commission may allow or direct a water utility to establish a customer assistance program. Amends the Environmental Protection Act. Requires specified entities to provide information related to the cost of providing water service to the Agency by December 31, 2022, and again by December 31, 2024. Requires the Agency to publish the information on its website. Repeals the provisions on January 1, 2025. Repeals a provision regarding lead in drinking water notifications and inventories. Effective immediately.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments
HB 03036  Rep. Michael D. Unes
305 ILCS 5/16.5a new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to make expedited payments to long-term care facilities if at least 60% of their residents are eligible for medical assistance.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

305 ILCS 5/5-5.2 from Ch. 23, par. 5-5.2

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to make all room and board payments directly to long-term care providers and all hospice care payments directly to hospice care providers whenever recipients of medical assistance opt to receive hospice care at long-term care facilities.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

410 ILCS 70/11 new

Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that an adult sexual assault survivor, in addition to a treatment hospital, may be transferred to any treatment hospital with approved pediatric transfer. Effective immediately.

House Floor Amendment No. 2

Deletes reference to:
410 ILCS 70/11 new

 Adds reference to:
410 ILCS 70/2 from Ch. 111 1/2, par. 87-2

Replaces everything after the enacting clause. Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that the Department of Public Health may approve a sexual assault transfer plan for the provision of medical forensic services until January 1, 2022 if: (1) a treatment hospital with approved pediatric transfer has agreed, as part of an areawide treatment plan, to accept sexual assault survivors 13 years of age or older from the proposed transfer hospital, if the treatment hospital with approved pediatric transfer is geographically closer to the transfer hospital than a treatment hospital or another treatment hospital with approved pediatric transfer and such transfer is not unduly burdensome on the sexual assault survivor; and (2) a treatment hospital has agreed, as a part of an areawide treatment plan, to accept sexual assault survivors under 13 years of age from the proposed transfer hospital and transfer to the treatment hospital would not unduly burden the sexual assault survivor. Provides that an areawide treatment plan may include a written agreement with a treatment hospital with approved pediatric transfer that is geographically closer than other hospitals providing medical forensic services to sexual assault survivors 13 years of age or older stating that the treatment hospital will provide medical forensic services to sexual assault survivors 13 years of age or older who are transferred from the transfer hospital. Provides that if the areawide treatment plan includes a written agreement with a treatment hospital with approved pediatric transfer, it must also include a written agreement with a treatment hospital stating that the treatment hospital will provide medical forensic services to sexual assault survivors under 13 years of age who are transferred from the transfer hospital. Effective immediately.

Jul 12 19  H  Public Act . . . . . . . . . 101-0073

HB 03039  Rep. Michael D. Unes (Sen. Jil Tracy)
305 ILCS 5/11-7 from Ch. 23, par. 11-7

Amends the Illinois Public Aid Code. Provides that, if a recipient resides at a long-term care facility, the Department of Healthcare and Family Services shall send the notice of its decision to terminate to the recipient and the long-term care facility.

Jul 19 19  H  Public Act . . . . . . . . . 101-0100

HB 03040  Rep. Michael D. Unes-Jonathan Carroll-Mark Batinick (Sen. Jil Tracy and Laura M. Murphy)
305 ILCS 5/11-5.4

Amends the Illinois Public Aid Code. In provisions concerning expedited long-term care eligibility determination and enrollment, provides that if an individual has transferred to another long-term care facility, any annual notice concerning redetermination of eligibility must be sent to the long-term care facility where the individual resides as well as to the individual.

Jul 19 19  H  Public Act . . . . . . . . . 101-0101
HB 03041  Rep. Michael D. Unes
   (Sen. Chuck Weaver)
30 ILCS 105/5.891 new
625 ILCS 5/3-699.14
   Amends the Illinois Vehicle Code to allow for the issuance of decals for Universal special license plates by the Illinois
Department of Human Services. Provides fees for the issuance of the decals. Creates the Theresa Tracy Trot - Illinois CancerCare
Foundation Fund as a special fund in the State treasury. Makes a corresponding change in the State Finance Act. Effective
immediately.
Aug 09 19  H  Public Act . . . . . . . . 101-0276

HB 03042  Rep. Michael D. Unes
305 ILCS 5/11-4 from Ch. 23, par. 11-4
   Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall have the power to subpoena
witnesses and compel the production of documents relating to applications for public assistance, which shall include the power to
subpoena any and all evidence necessary to process applications for medical assistance under this Code. Provides that any person who
otherwise fails to respond to a subpoena or who knowingly provides false information to the Department during an investigation is
guilty of a Class A misdemeanor. Provides that an attorney representing an applicant or authorized representative admitted to practice
in the State of Illinois may issue subpoenas on behalf of the Department for witnesses and documents relevant to the application.
Provides that the authorization of the Department is not required to obtain the issuance by an attorney of a subpoena. Requires the
Department to adopt rules necessary to allow the issuance of subpoenas including, but not limited to, the creation of a form subpoena
for use by attorneys.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03043  Rep. Michael D. Unes
20 ILCS 2405/3 from Ch. 23, par. 3434
   Amends the Rehabilitation of Persons with Disabilities Act. Requires the Department of Human Services to adopt rules
that would permit a personal assistant who provides services to a person enrolled in the Department's Home Services Program to drive,
operate, or be in physical control of any motor vehicle owned by the person receiving home services. Restricts a personal assistant's
use of the motor vehicle to those uses that are appropriate to effectuate the personal assistant's duties and responsibilities under the
Home Services Program. Provides that no personal assistant shall be authorized to drive, operate, or be in physical control of any
motor vehicle owned by a person receiving home services unless (i) the personal assistant holds a valid driver's license and (ii) the
motor vehicle is covered by a liability insurance policy.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

   and Nicholas K. Smith
220 ILCS 5/9-220.3
   Amends the Public Utilities Act. Makes changes to provisions concerning natural gas surcharge authorization to provide
that those provisions apply only to a natural gas utility that, on or after the effective date of the amendatory Act, serves more than
1,000,000 customers or is a combination utility as defined in the Act. Specifies that nothing in the provisions prevents the Illinois
Commerce Commission from issuing an order pursuant to certain provisions concerning service obligations and conditions. Effective
immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03045  Rep. Emanuel Chris Welch-Celina Villanueva

10 ILCS 5/19-2.3 new
10 ILCS 5/19A-20
55 ILCS 5/3-15003.3 new
55 ILCS 5/3-15003.4 new
730 ILCS 5/3-2-2.3 new
730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Election Code. Provides that each election authority shall collaborate with the county jail within the jurisdiction of the election authority to facilitate voting by mail for voters eligible to vote in the county who are confined or detained in the county jail. Provides that in a county with a population of 3,000,000 or more, the election authority in the county shall establish a temporary branch polling place in the county jail. Provides that a refusal by an eligible voter to participate in the voting process must be documented by the voter or witnessed by a pollwatcher. Provides that individuals who facilitate a vote by mail process must receive training on the process, responsibilities, and requirements of implementing a vote by mail program. Contains additional provisions concerning the temporary branch polling place in the county jail. Prohibits certain individuals from from being election judges in a temporary branch polling place in a county jail. Amends the Counties Code. Provides that each election authority shall collaborate with the county jail within the jurisdiction of the election authority to facilitate voter registration for voters eligible to vote in that county who are confined or detained in the county jail. Provides that a county jail shall provide a voter registration application to any person in custody at the jail who requests an application and is eligible to vote. Amends the Unified Code of Corrections. Provides that upon release of a person who is eligible to vote, the Department of Corrections shall provide the person with a specified form that informs him or her that his or her voting rights have been restored. Amends the Unified Code of Corrections and Counties Code. Provides that upon discharge from a county jail or release from the Department of Corrections, a person shall be provided with a voter registration form. Provides that the Department, each county jail, and each county probation office shall provide an individual in its custody with specified information on voting rights. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03046  Rep. Luis Arroyo

25 ILCS 170/1 from Ch. 63, par. 171

Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1

Deletes reference to:
25 ILCS 170/1

Adds reference to:
25 ILCS 170/2 from Ch. 63, par. 172

Adds reference to:
70 ILCS 2605/4.40 new

Replaces everything after the enacting clause. Amends the Lobbyist Registration Act. Provides that the Act applies to any person or entity that lobbies the Metropolitan Water Reclamation District. Defines terms. Makes conforming changes. Amends the Metropolitan Water Reclamation District Act. Provides that a sanitary district commissioner, officer, or employee may not appoint, hire, promote, advance, or advocate for the appointment, hiring, employment, promotion, or advancement, in or to a position in any sanitary district, any individual who is a relative of the sanitary district commissioner, officer, or employee and an individual may not be hired if an individual has been advocated for by a sanitary district commissioner, officer, or employee who is a relative of the individual. Prohibits individuals from serving under a related supervisor and from the process to hire, evaluate, or recommend a salary increase for relatives. Mandates certain disclosures relating to relatives. Requires revision of policies or handbooks no later than 30 days after the effective date of the amendatory Act. Excludes relatives who are serving in a volunteer capacity or who exclusively provide emergency, medical, firefighting, police services, or any charitable service to the sanitary district.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/11-1301.9 new

Amends the Illinois Vehicle Code. Provides that the owner or operator of any parking lot with 25 or more parking spaces shall maintain at least one parking space designated exclusively for use by veterans of the armed forces of the United States. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03048  Rep. Justin Slaughter
20 ILCS 3105/20 new
Amends the Capital Development Board Act. Provides that the Capital Development Board shall require all managed care organizations under contract with the Department of Healthcare and Family Services to submit an annual report on all procurement goals and actual spending for female-owned, minority-owned, and veteran-owned enterprises in the previous calendar year. Provides that the Capital Development Board shall hold an annual workshop open to the public on the state of supplier diversity. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03049  Rep. Thaddeus Jones and Elizabeth Hernandez
215 ILCS 5/531.10 from Ch. 73, par. 1065.80-10
Amends the Illinois Life and Health Insurance Guaranty Association Law of the Illinois Insurance Code. Provides that an Association must submit a plan of operation to the Director of Insurance within 200 days.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03050  Rep. Aaron M. Ortiz
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Provides that each taxpayer who owns rental property in the State is entitled to an income tax credit if the taxpayer (i) rents the property to a low-income household during the taxable year and (ii) charges rent to that household that is not more than 50% of the fair market rental value for the property. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03051  Rep. Carol Ammons-Sonya M. Harper, Gregory Harris and Natalie A. Manley
New Act
815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z
Creates the App Privacy Protection Act. Requires an entity that owns, controls, or operates a web site, online service, or software application to identify in its customer agreements or applicable terms whether third parties collect electronic information directly from the digital devices of individuals in Illinois who use or visit its web site, online service, or software application. Requires the disclosure of the names of those third parties and the categories of information collected. Amends the Consumer Fraud and Deceptive Business Practices Act to provide that a violation of the App Privacy Protection Act constitutes a violation of that Act.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03052


625 ILCS 5/3-704.2
625 ILCS 5/6-201
625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204
625 ILCS 5/6-205
625 ILCS 5/6-206
625 ILCS 5/6-209.1 new
625 ILCS 5/5-306.5 from Ch. 95 1/2, par. 6-306.5
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/6-205.2 rep.
625 ILCS 5/6-306.7 rep.

Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act. Deletes language providing that all notices sent to a person involved in an administrative proceeding shall state that failure to satisfy any fine or penalty shall result in the Secretary of State suspending his or her driving privileges, vehicle registration, or both. Provides that the Secretary is authorized to cancel any license or permit if the holder failed to pay any fees owed to the Secretary for the license or permit (rather than failure to pay any fees, civil penalties owed to the Illinois Commerce Commission, or taxes due upon reasonable notice and demand). Provides that a person whose driver's license was canceled, suspended, or revoked under certain circumstances shall have his or her driving privileges reinstated. Deletes language providing that the reporting requirements for public officials shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Provides for the immediate revocation of the license, permit, or driving privileges of any driver if the driver was convicted of a misdemeanor relating to a motor vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that the Secretary is authorized to suspend or revoke the driving privileges of any person without a preliminary hearing if the person has been convicted of criminal trespass to vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that in order to be subject to suspension or revocation for violation of specific provisions of the Liquor Control Act of 1934, a person must also be an occupant of a motor vehicle at the time of the violation. Deletes language authorizing the Secretary to suspend or revoke the driving privileges of a person without a preliminary hearing for specific adjudications or violations. Deletes language providing that the owner of a registered vehicle that has failed to pay any fine or penalty due and owing as a result of 10 or more violations shall have his or her driving privileges suspended. Repeals Sections concerning the suspension of a driver's license for theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective July 1, 2020.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03053


(Sen. Thomas Cullerton, Bill Cunningham, Steven M. Landek, Jacqueline Y. Collins-Dan McConchie, Jim Oberweis, Omar Aquino, Laura M. Murphy, Emil Jones, III, Suzy Glowiak Hilton, Jason Plummer and Toi W. Hutchinson)

105 ILCS 5/11E-135
105 ILCS 5/11E-140 new

Amends the School Code. Creates the School District Efficiency Commission. Provides for the membership and support of the Commission. Requires the Commission to make recommendations to the Governor and the General Assembly on the number of school districts in this State, the optimal amount of enrollment for a school district, and where reorganization and realignment of school districts would be beneficial in this State; specifies the topics on which the recommendations must focus. Provides that, on or before May 1, 2020, the Commission must vote on its recommendations and submit a report to the Governor and the General Assembly. Provides that if the Commission adopts the report recommendations by an affirmative vote of at least 11 of its members, then the Commission's recommendations for reorganization of school districts into unit school districts must be placed on the ballots of the designated school districts in the next general election in the same manner as petitions approved by a regional superintendent of schools, except without financial incentives. Provides that the Commission is dissolved the day after the report is filed with the Governor and the General Assembly. Repeals the provision on February 1, 2021. Makes a conforming change in the Conversion and Formation of School Districts Article. Effective immediately.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a participating municipality or participating instrumentality that (i) employs or re-employs an annuitant who must be considered a participating employee under specified provisions or whose age enhancement and creditable service under an early retirement program is subject to forfeiture (currently, an annuitant who must be considered a participating employee under specified provisions) and (ii) knowingly fails to notify the Board to suspend the annuity may be required to reimburse the Fund for an amount up to the total (instead of one-half of the total) of any annuity payments made to the annuitant after the date the annuity should have been suspended. Amends the State Mandates Act to require implementation without reimbursement.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that for services other than emergency services and post-stabilization services, if a managed care organization and a medical service provider or a hospital cannot agree to contract terms, the non-participant reimbursement rate that the managed care organization is obligated to pay for any medical hospital or hospital-affiliated medical service claim on a fee-for-service basis shall not exceed 90% of the established State rates. Makes the provision applicable to contracts between managed care organizations and medical providers, including hospitals, that are located in neighboring states and provide services to Illinois Medicaid beneficiaries. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03056


New Act

Creates the Employee Background Fairness Act. Provides that an employer may not refuse to hire an individual and may not discharge an individual because of the individual's criminal history unless the individual has one or more convictions and there is a direct relationship between one of more of an individual's convictions and the specific employment sought. Prohibits retaliation for exercising rights under the Act. Provides that an individual denied or discharged from employment because of his or her criminal history in violation of the Act may recover from the employer in a civil action: (1) damages in the amount of $2,000 or actual damages, whichever is greater; (2) costs and reasonable attorney's fees as allowed by the court; and (3) any other appropriate relief, including punitive damages. Defines terms. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03057  Rep. Sonya M. Harper

Amends the Property Tax Code. Creates a school tax reduction homestead exemption. Provides that, for the purpose of calculating taxes levied by a school district, there shall be a reduction from the equalized assessed value of qualified homestead property equal to the exempt amount. Sets forth the calculation of the exempt amount. Provides that "qualified homestead property" means homestead property owned by persons with a household income of less than $500,000 per year.

Feb 21 19  H  Tabled
HB 03058  Rep. Sonya M. Harper-André Thapedi

New Act

735 ILCS 5/15-1701  from Ch. 110, par. 15-1701
735 ILCS 5/15-1702  from Ch. 110, par. 15-1702

Creates the Abandoned Residential Property Act. Imposes requirements on first lien mortgage holders concerning the inspecting, securing, and maintaining of abandoned residential property. Provides exceptions. Provides that the Department of Financial and Professional Regulation shall maintain a statewide abandoned property registry electronic database. Provides that the Department shall establish and maintain a toll-free hotline that neighbors of residential property that is, or appears to be, abandoned may use to report hazards, blights, or other concerns related to the property. Provides that violations of the provisions may be heard before a hearing officer or a court of competent jurisdiction and that the violations may be enforced by the Secretary of the Department or the municipality where the residential property is located. Provides that if the mortgagee violates the provisions, a civil penalty may be issued in the amount of up to $500 per day per property for each day the violation persisted. Provides rulemaking powers to the Division of Banking of the Department to implement the provisions. Limits home rule powers. Makes conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03059  Rep. Nicholas K. Smith and LaToya Greenwood

20 ILCS 30/16 new
20 ILCS 30/20

Amends the African American Employment Plan Act. Provides for the African American Youth Employment Plan. Requires the Department of Central Management Services to develop and implement plans to improve the delivery of State services to African American youth between the ages of 18 and 25. Requires each State agency to implement specified strategies and programs targeted toward African American youth in accordance with the African American Employment plan. Makes conforming changes concerning strategies, programs, and reporting requirements under the Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03060  Rep. Justin Slaughter

730 ILCS 5/5-4.5-100

Amends the Unified Code of Corrections. Eliminates provision providing that an offender sentenced to a term of imprisonment for offenses where a period of probation, a term of periodic imprisonment, or conditional discharge may not be imposed under the Code shall not receive credit for time spent in home detention prior to judgment. Modifies definition of “custody” to include electronic home monitoring.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03061  Rep. Justin Slaughter and Kelly M. Cassidy

( Sen. Elgie R. Sims, Jr.)

225 ILCS 46/33
225 ILCS 46/40

Amends the Health Care Worker Background Check Act. Provides that an individual otherwise qualified for and intending to apply for a direct care position who has a disqualifying conviction may initiate a fingerprint-based criminal history record check where a conditional offer of employment has not been made and such a background check has not been previously conducted, and allows those individuals to request a waiver of the prohibition of employment. Effective immediately.

House Committee Amendment No. 1

 Adds reference to:

225 ILCS Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that workforce intermediaries and organizations providing pro bono legal services may initiate a fingerprint-based criminal history record check if a conditional offer of employment has not been made and a background check has not been previously conducted for an individual who has a disqualifying conviction and is receiving services from a workforce, intermediary or an organization providing pro bono legal services. Defines the terms “workforce intermediaries” and “pro bono legal service organizations”. Makes other changes. Effective immediately.

Nov 01 19  H  Total Veto Stands - No Positive Action Taken
HB 03062  Rep. Mike Murphy

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

35 ILCS 735/3-3.5 new

Amends the Illinois Income Tax Act. Creates an income tax deduction for an amount of up to $50,000 per tax year contributed to a small business asset purchase account and all interest earned on such accounts during the tax year. Provides that a "small business asset purchase account" means an account established by a taxpayer, the proceeds of which are used to purchase property used primarily in Illinois for which a federal income tax deduction is claimed under Section 179 of the Internal Revenue Code. Provides an addition modification for amounts withdrawn from a small business asset purchase account that are not used for qualified purchases. Amends the Uniform Penalty and Interest Act to establish a penalty for improper use of moneys in a small business asset purchase account. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03063  Rep. Ryan Spain

New Act

20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Innovations for Transportation Infrastructure Act. Contains a statement of legislative policy. Defines terms. Adds provisions governing: authorization of project delivery methods; preconditions to commencement of procurement; procurement; evaluation and selection of proposals; project records; confidentiality; public disclosure; design-build contracts; construction manager/general contractor contracts; funding and financing; minority, disadvantaged, and women-owned businesses; acquisition of property; federal requirements; powers of the Department of Transportation and the Illinois State Toll Highway Authority; and rulemaking. Makes corresponding changes in the Department of Transportation Law of the Civil Administrative Code of Illinois; Illinois Finance Authority Act; the Illinois Procurement Code; the Public Construction Bond Act; the Employment of Illinois Workers on Public Works Act; the Business Enterprise for Minorities, Women, and Persons with Disabilities Act; the Toll Highway Act; the Eminent Domain Act; and the Prevailing Wage Act. Provides that the provisions of the Act are severable. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03064  Rep. Dan Caulkins

705 ILCS 135/Act rep.

730 ILCS 5/5-9-1.1 from Ch. 38, par. 1005-9-1.1
730 ILCS 5/5-9-1.1-5
20 ILCS 1310/3.2 from Ch. 40, par. 2403.2
20 ILCS 1410/10
20 ILCS 2610/7.2
20 ILCS 3930/9.1
30 ILCS 105/5.886 rep. as added by Public Act 100-987
30 ILCS 105/6z-105 rep. as added by Public Act 100-987
30 ILCS 105/6b-4 from Ch. 127, par. 142b4
30 ILCS 105/6z-82
30 ILCS 105/6z-87
30 ILCS 105/8p
30 ILCS 105/8q
30 ILCS 605/7c
50 ILCS 705/9 from Ch. 85, par. 509
50 ILCS 705/9.1 from Ch. 85, par. 509.1
55 ILCS 5/3-6023 from Ch. 34, par. 3-6023
55 ILCS 5/4-2004 from Ch. 34, par. 4-2004
55 ILCS 5/4-2005 from Ch. 34, par. 4-2005
55 ILCS 5/4-2006 from Ch. 34, par. 4-2006
55 ILCS 5/3-4012
55 ILCS 5/4-2002 from Ch. 34, par. 4-2002
55 ILCS 5/4-2002.1 from Ch. 34, par. 4-2002.1
55 ILCS 5/5-1101 from Ch. 34, par. 5-1101
55 ILCS 5/5-1101.5
55 ILCS 5/5-1103 from Ch. 34, par. 5-1103
625 ILCS 5/2-120 from Ch. 95 1/2, par. 2-120
625 ILCS 5/11-501.01
625 ILCS 5/11-605 from Ch. 95 1/2, par. 11-605
625 ILCS 5/11-605.1
625 ILCS 5/11-605.3
625 ILCS 5/11-1002.5
625 ILCS 5/15-113 from Ch. 95 1/2, par. 15-113
625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105
625 ILCS 5/16-104a from Ch. 95 1/2, par. 16-104a
625 ILCS 5/16-104b
625 ILCS 5/16-104c
625 ILCS 5/16-104d
625 ILCS 5/16-104d-1
705 ILCS 95/15
705 ILCS 105/27.1b rep. as added by Public Act 100-987
705 ILCS 105/27.3b-1 rep. as added by Public Act 100-987
HB 03064 (CONTINUED)

705 ILCS 105/27.2b
705 ILCS 105/27.3 from Ch. 25, par. 27.3
705 ILCS 105/27.1a from Ch. 25, par. 27.1a
705 ILCS 105/27.2 from Ch. 25, par. 27.2
705 ILCS 105/27.2a from Ch. 25, par. 27.2a
705 ILCS 105/27.3a
705 ILCS 105/27.3c from Ch. 25, par. 27.3c
705 ILCS 105/27.3e
705 ILCS 105/27.3g
705 ILCS 105/27.4 from Ch. 25, par. 27.4
705 ILCS 105/27.5 from Ch. 25, par. 27.5
705 ILCS 105/27.6
705 ILCS 105/27.7
705 ILCS 105/27.8
705 ILCS 105/27.9
705 ILCS 405/5-915
720 ILCS 5/12-3.4 was 720 ILCS 5/12-30
720 ILCS 550/10.3 from Ch. 56 1/2, par. 710.3
720 ILCS 570/411.2 from Ch. 56 1/2, par. 1411.2
720 ILCS 570/411.4
720 ILCS 646/80
720 ILCS 646/90
725 ILCS 5/124A-20 rep. as added by Public Act 100-987
725 ILCS 240/10 from Ch. 70, par. 510
730 ILCS 5/5-4.3 from Ch. 38, par. 1005-4.3
730 ILCS 5/5-4.5-50
730 ILCS 5/5-4.5-55
730 ILCS 5/5-4.5-60
730 ILCS 5/5-4.5-65
730 ILCS 5/5-4.5-75
730 ILCS 5/5-4.5-80
730 ILCS 5/5-5-3 from Ch. 38, par. 1005-5-3
730 ILCS 5/5-5-6 from Ch. 38, par. 1005-5-6
730 ILCS 5/5-6-1 from Ch. 38, par. 1005-6-1
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
730 ILCS 5/5-6-3.1 from Ch. 38, par. 1005-6-3.1
730 ILCS 5/5-7-1 from Ch. 38, par. 1005-7-1
730 ILCS 5/5-9-1 from Ch. 38, par. 1005-9-1
730 ILCS 5/5-9-1.4 from Ch. 38, par. 1005-9-1.4
730 ILCS 5/5-9-1.7 from Ch. 38, par. 1005-9-1.7
730 ILCS 5/5-9-1.9
730 ILCS 5/5-9-1.11
730 ILCS 5/5-9-1.16
730 ILCS 5/5-9-1.21
730 ILCS 5/5-9-1.5 from Ch. 38, par. 1005-9-1.5
HB 03064 (CONTINUED)

730 ILCS 5/5-9-1.6 from Ch. 38, par. 1005-9-1.6
730 ILCS 5/5-9-1.10
730 ILCS 5/5-9-1.12
730 ILCS 5/5-9-1.14
730 ILCS 5/5-9-1.15
730 ILCS 5/5-9-1.17
730 ILCS 5/5-9-1.18
730 ILCS 5/5-9-1.19
730 ILCS 5/5-9-1.20
730 ILCS 125/17 from Ch. 75, par. 117
735 ILCS 5/5-105 from Ch. 110, par. 5-105

Repeals the Criminal and Traffic Assessment Act. Amends various Acts to restore the provisions that were amended by Public Act 100-987 to the form in which they existed before their amendment by Public Act 100-987. Effective July 1, 2019.

Apr 03 19 H Tabled

HB 03065

( Sen. Sue Rezin and Rachelle Crowe)

320 ILCS 20/5 from Ch. 23, par. 6605

Amends the Adult Protective Services Act. Provides that when conducting any investigation concerning a report of suspected abuse, neglect, financial exploitation, or self-neglect of an eligible adult, the Department on Aging shall contact as many of the eligible adult's family members, neighbors, and friends as reasonably possible under the circumstances.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Adult Protective Services Act. In a provision concerning face-to-face assessments conducted by a provider agency designated to receive reports of alleged or suspected abuse, neglect, financial exploitation, or self-neglect under the Act, provides that the assessments shall (rather than may) include interviews or consultations regarding the allegations with service agencies, immediate family members, and individuals (rather than with service agencies or individuals) who may have knowledge of the eligible adult's circumstances based on the consent of the eligible adult in all instances, except where the provider agency is acting in the best interest of an eligible adult who is unable to seek assistance for himself or herself and where there are allegations against a caregiver who has assumed responsibilities in exchange for compensation.

Aug 23 19 H Public Act . . . . . . . . . 101-0496

HB 03066

Rep. Terri Bryant-Dave Severin and Tony McCombie

625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-806.10 new
625 ILCS 5/11-1426.1

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall issue distinctive registration plates for non-highway vehicles. Provides that the Secretary shall issue these plates only to non-highway vehicles that are insured and have brakes, a steering apparatus, tires, a rearview mirror, red reflectorized warning devices in the front and rear, a slow moving emblem on the rear, a headlight that emits a white light, a tail lamp that emits a red light, brake lights, and turn signals. Provides that every owner of a non-highway vehicle that drives upon a roadway with a posted speed limit of 35 miles per hour or less shall pay the Secretary an annual registration fee of $76. Provides that the registration fee shall be distributed as follows: $1 to the State Treasurer, for deposit into the State Police Service Fund; $30 to the State Treasurer, for deposit into the Road Fund; and $45 to the Treasurer of the county of residence of the owner of the non-highway vehicle, for deposit into the road fund of the county. Provides that vehicles with a registration plate may be operated on any street, highway, or roadway where the posted speed limit is 35 miles per hour or less or any county highway where the posted speed limit is 55 miles per hour or less and may make a direct crossing upon or across certain roads.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03067

Rep. Terri Bryant-Darren Bailey

New Act

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

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03068


(Sen. Laura Ellman-John F. Curran)

415 ILCS 20/2 from Ch. 111 1/2, par. 7052

415 ILCS 20/4.5 new

Amends the Illinois Solid Waste Management Act. Provides that it is the policy of the State to establish a comprehensive statewide program for solid waste management which will preserve or enhance the quality of air, water, and land resources. Modifies the State preferences for solid waste management. Provides that the Illinois Sustainable Technology Center of the Prairie Research Institute at the University of Illinois shall publish, on or before December 1, 2020, a statewide Illinois Resource Management Plan and shall update the plan every 5 years. Includes State and local requirements for the Plan.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Solid Waste Planning and Recycling Act. Creates the Statewide Materials Management Advisory Committee. Provides that the Advisory Committee shall: (1) investigate and provide recommendations for expanding waste reduction, recycling, reuse, and composting in Illinois in a manner that protects the environment, as well as public health and safety, and promotes economic development; (2) investigate and provide recommendations for the form and contents of county waste management plans adopted under the Act; and (3) prepare a report as required under other provisions of the amendatory Act. Provides that the Advisory Committee shall be composed of the Director of the Environmental Protection Agency, who shall serve as an ex officio and nonvoting member, and 25 specified voting members appointed by the Director by no later than January 1, 2020. Provides that the initial meeting of the Advisory Committee shall be convened by no later than March 1, 2020, when the voting members shall select co-chairs. Tasks the Agency with providing administrative assistance and technical support. Provides that funding for the Plan and assistance from outside experts shall be obtained from the Solid Waste Management Fund. Provides that the report shall be submitted on or before July 1, 2021. Provides that the report shall include, at a minimum: (1) an estimate of the amount and composition of waste generated annually in Illinois; (2) an estimate of the amount of waste disposed of annually in Illinois; (3) an estimate of the amount of material diverted from landfills annually in Illinois; (4) an analysis of the markets available for materials diverted from Illinois landfills; (5) recommended materials in the municipal waste stream that could be targeted to maximize waste diversion; (6) recommended actions that could be taken to increase landfill diversion rates and the costs associated with those actions; (7) recommended education and public outreach programs that could maximize waste diversion; (8) recommended diversion rates that are achievable by 2025, 2030, and 2035; and (9) a database and map of permitted and nonpermitted facilities, including, but not limited to, landfills, garbage transfer stations, landscape waste transfer stations, construction and demolition debris recycling facilities, recycling facilities, compost sites, and scrap metal recycling facilities. Provides that the report shall also include specified recommendations for waste management plans required under the Act. Repeals the provisions on July 1, 2022. Effective immediately.

House Floor Amendment No. 2

Removes language requiring the report to include a database and map of nonpermitted facilities. Provides that the report may include a list of nonpermitted facilities that are involved in waste disposal, materials recycling, or composting.

Jul 12 19  H Public Act . . . . . . . . . . . . . . . . . . . . . 101-0074
HB 03069  Rep. Charles Meier-Jerry Costello, II-Monica Bristow

(Sen. Jason Plummer)

210 ILCS 135/13.2 new

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Requires facilities licensed under the Act to notify the Department of Human Services when emergency calls are made from the facility. Grants the Department rulemaking power to implement the notification procedures.

Jul 12 19  H  Public Act . . . . . . . . 101-0075

HB 03070  Rep. Charles Meier

525 ILCS 15/5 from Ch. 96 1/2, par. 9105

Amends the Illinois Forestry Development Act. Provides that beginning in tax year 2019, eligible land shall be maintained in a forest condition for a period of 10 years or until commercial harvest, whichever occurs later, or for a period of up to 20 years, as required by the plan.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03071  Rep. Charles Meier

405 ILCS 5/4-211 new

Amends the Mental Health and Developmental Disabilities Code. Provides that a person admitted to a developmental disability facility shall have access to sex education, related resources, and treatment planning that supports his or her right to be safe from sexual exploitation and abuse, including access reviews of whether the admitted person is capable of giving consent to sexual activity. Provides that Development of Individual Service Plans for clients receiving residential developmental disability and intellectual disability (DD/ID) services shall include an assessment of each client's need for sex education training on a case by case basis. Provides that the Department of Human Services shall approve course material in sex education. Provides that materials used in the State's public school special education programs shall be a primary source of appropriate teaching materials. Provides the criteria that must be included in the course materials and instruction in sex education. Provides that unless inconsistent with federal or State law or with court documentation that conferred guardianship, the guardian or guardians have final authority to approve or disapprove any proposed sex education plan. Provides that if the rest of the Development of Individual Service Plan planning team or the provider believe that the guardian's decision is not in the affected individual's best interests or is in any other way inappropriate, detrimental, or unfair to the affected individual, the provider has the prerogative to further pursue any point of contention, whether issues of fact or of law, through administrative or legal action.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03072  Rep. Charles Meier

625 ILCS 5/3-609 from Ch. 95 1/2, par. 3-609

Amends the Illinois Vehicle Code. Provides that, with respect to the supporting documentation required to obtain a plate for a veteran with a disability, the Secretary of State shall allow an applicant to redact information on the documentation that pertains to the nature of the applicant's health issue. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03073  Rep. Charles Meier

5 ILCS 460/83 new

Amends the State Designations Act. Designates Ski as the official State soda of the State of Illinois.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03074  Rep. Charles Meier

50 ILCS 705/8.2


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03075  Rep. Charles Meier

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

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

Amends the Illinois Income Tax Act. Provides that, for taxable years beginning on or after January 1, 2019 and beginning prior to January 1, 2025, the rates of tax shall be (i) 3.75% for individuals, trusts, and estates and (ii) 5.25% for corporations. Provides that, for taxable years beginning on or after January 1, 2025, the rates of tax shall be (i) 3.25% for individuals, trusts, and estates and (ii) 4.8% for corporations. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03076    Rep. Charles Meier
30 ILCS 105/6z-18   from Ch. 127, par. 142z-18
30 ILCS 105/6z-20   from Ch. 127, par. 142z-20
35 ILCS 105/3-10
35 ILCS 120/2-10
Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, from August 2, 2019 through August 11, 2019, the tax imposed under the Acts on clothing and school supplies shall be at the rate of 1.25% (instead of 6.25%). Effective immediately.  
Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 03077    Rep. Emanuel Chris Welch
735 ILCS 5/8-2001   from Ch. 110, par. 8-2001
Amends the Inspection of Records Article of the Code of Civil Procedure. Expands the definitions of "health care facility" and "health care practitioner" to include entities that contract to provide copies of protected health information. Defines "patient", "patient's representative", and "protected health information". Changes references to "health care records" to "protected health information". Makes changes concerning who may be granted access to a patient's protected health information and the charges for copies of protected health information. Provides that a health care facility or health care practitioner shall provide the patient or patient's representative with access to the protected health information in the form and format requested. Deletes language providing for a $20 handling charge for processing a request for protected health information in a paper copy. Provides that each health care facility and health care provider shall adopt policies for the examination of protected health information that meets certain requirements. Provides that a health care facility or health care practitioner shall provide without charge one copy of a patient's protected health information for the purpose of supporting a claim for disability or medical assistance benefits. Effective immediately.  
Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 03078    Rep. Monica Bristow
35 ILCS 200/15-172
Amends the Property Tax Code. In a Section concerning the Senior Citizens Assessment Freeze Homestead Exemption, provides that, for taxable years 2019 and thereafter, the maximum income limitation is $75,000 (currently, $65,000). Effective immediately.  
Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 03079    Rep. Monica Bristow
430 ILCS 65/3a   from Ch. 38, par. 83-3a
Amends the Firearm Owners Identification Card Act. Provides that any non-resident registered competitor or attendee of a competitive shooting event held at the World Shooting and Recreational Complex sanctioned by a national governing body, who is not prohibited by the laws of Illinois, the state of his or her domicile, or the United States from obtaining, possessing, or using a firearm may purchase or obtain a rifle, shotgun, or other long gun or ammunition for a rifle, shotgun, or other long gun at the competitive shooting event or a store within a 20 mile radius of the Complex. Makes a technical change.  
Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 03080    Rep. Kambium Buckner
New Act
Creates the Intergenerational Poverty Mitigation Act. Requires the Department of Human Services to establish and maintain a system to track intergenerational poverty. Provides that the system shall identify groups that have a high risk of experiencing intergenerational poverty; identify incidents, patterns, and trends that explain or contribute to intergenerational poverty; collect data on child poverty rates; and other matters. Creates the Illinois Intergenerational Welfare Reform Commission (Reform Commission) to collaborate in sharing and analyzing data and information regarding intergenerational poverty in the State, to examine such data, to implement data-driven policies and programs addressing poverty, and other matters. Creates the Intergenerational Poverty Advisory Committee to make recommendations on how the Reform Commission and the State can effectively address the needs of children affected by intergenerational poverty. Contains provisions concerning membership on both commissions, reporting requirements, and other matters. Creates the Intergenerational Poverty School Readiness Scholarship Program to provide children who have not enrolled in kindergarten access to a high-quality school readiness program. Contains provisions on eligibility requirements, coordination between the Department of Human Services and the State Board of Education to designate providers as high-quality school readiness programs, and other matters. Creates the Intergenerational Poverty Plan Implementation Pilot Program to provide funding for counties to implement local solutions to address intergenerational poverty. Effective January 1, 2020.  
Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee
HB 03081    Rep. Camille Y. Lilly
20 ILCS 1405/1405-25
110 ILCS 330/3.5 new
210 ILCS 85/10.5 new

Amends the Department of Insurance Law of the Civil Administrative Code of Illinois. Requires the Department of Insurance to conduct a study to better understand the gaps in health insurance coverage for uninsured residents, including the reasons why individuals are uninsured and whether insured individuals are insured through an employer-sponsored plan or through the Illinois health insurance marketplace. Requires the Department to submit a report of its findings and recommendations to the General Assembly 12 months after the effective date of the amendatory Act. Amends the Hospital Licensing Act and the University of Illinois Hospital Act. Provides that hospitals licensed under the Act shall provide health insurance coverage to all of their workforce.

Apr 12 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 03082    Rep. Robert Martwick-Michael J. Zalewski, Tim Butler and John C. D'Amico
(Sen. Omar Aquino)
40 ILCS 5/24-105.2 new

Amends the Deferred Compensation Article of the Illinois Pension Code. Provides that the Department of Central Management Services shall automatically enroll in the deferred compensation plan any employee who, on or after 6 months after the effective date of the amendatory Act, first becomes a member or participant under the General Assembly, State Employees, or Judges Article. Provides that an employee automatically enrolled shall have 3% of his or her gross compensation for each compensation period deferred into his or her deferred compensation account. Provides that an employee automatically enrolled in the deferred compensation plan shall have 6 months from the date of enrollment to elect to not participate in the deferred compensation plan or to elect to increase or reduce the amount of gross compensation deferred. Provides that an automatically enrolled employee who elects not to participate shall receive a refund of the compensation deferred.

House Committee Amendment No. 1

Adds reference to:
40 ILCS 5/24-105 from Ch. 108 1/2, par. 24-105

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that if a participating employee fails to direct the investment of amounts deferred into the various investment options offered to the participant, the amounts deferred shall be invested in the Plan's default investment fund and the investment shall be deemed to have been made at the participant's investment direction. Provides that an employee automatically enrolled into the deferred compensation plan shall have 3% of his or her pre-tax gross compensation (instead of gross compensation) for each compensation period deferred into his or her deferred compensation account. Provides that an employee shall have 30 days from the start date of employment (instead of 6 months from the date of enrollment) to elect to not participate in the deferred compensation plan or to elect to increase or reduce the amount of gross compensation deferred. Provides that an employee shall be automatically enrolled in the deferred compensation plan beginning the first day of the pay period following the employee's thirtieth day of employment. Makes changes to provisions concerning withdrawal from the deferred compensation plan. Provides that an employee electing to withdraw from the deferred compensation plan shall forfeit all employer matching contributions, if any, made prior to the election. Provides that any refunded amount shall be included in the employee's gross income for the taxable year in which the refund is issued.

Aug 09 19    H  Public Act . . . . . . . . 101-0277

HB 03083    Rep. Camille Y. Lilly

New Act

Creates the Community Employment Opportunities Act. Contains only a short title and a statement of purpose. Provides that the purpose of the Act is to remove permanent barriers to employment opportunities for people with criminal records and that the Act seeks to ensure that employers have the flexibility to hire the most qualified applicants for any position judged on an individual basis.

Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee
HB 03084  Rep. Camille Y. Lilly
(Sen. Don Harmon)
20 ILCS 605/605-1025 new
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that each regional office of the Department may hire an individual to serve as Citizen Services Coordinator. Provides that each Citizen Services Coordinator shall assist citizens in the region in seeking out and obtaining State services and shall monitor citizen inquiries to determine which services are most in demand in the region.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to complete an assessment of its current practices related to marketing programs administered by the Department of Commerce and Economic Opportunity. Provides that, if the Department of Commerce and Economic Opportunity, in consultation with the General Assembly, concludes that a Citizens Services Coordinator is needed to assist Illinois residents in obtaining services and programs offered by the Department, then the Department may, subject to appropriation, hire an individual to serve as a Citizens Services Coordinator.

Aug 23 19  H Public Act . . . . . . . . 101-0497

HB 03085  Rep. Camille Y. Lilly
730 ILCS 5/3-1-2 from Ch. 38, par. 1003-1-2
730 ILCS 5/3-2-7 from Ch. 38, par. 1003-2-7
730 ILCS 5/3-2.5-15
Amends the Unified Code of Corrections. Provides that the Department of Corrections and the Department of Juvenile Justice shall require their correctional officers to undergo mental health screenings and tests and shall develop rules to monitor and track their interaction with committed persons and to provide for discharge or other assignments for officers who are mentally unable to interact with committed persons. Defines "correctional officer".

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

(Sen. Christopher Belt)
105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new
Amends the School Code. Provides that a school board shall require its schools to either connect at-risk students with anger management classes offered in the community or conduct their own anger management classes for at-risk students. Provides that if the school board requires a school to conduct these classes, the classes do not have to be implemented until the beginning of the 2021-2022 school year. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/10-20.69 new
Deletes reference to:
105 ILCS 5/34-18.61 new
Adds reference to:
105 ILCS 5/27-23.12
Replaces everything after the enacting clause. Amends the School Code. With regard to the Emotional Intelligence and Social and Emotional Learning Task Force, provides that the curriculum and assessment guidelines and best practices on emotional intelligence and social and emotional learning that the Task Force must develop must include strategies and instruction to address the needs of students with anger management issues. Provides that the Task Force must also make recommendations on the funding of appropriate services and the availability of sources of funding, including, but not limited to, federal funding, to address social and emotional learning. Requires the Task Force to complete the guidelines and recommendations on or before March 1, 2020 (rather than January 1, 2019).

Aug 23 19  H Public Act . . . . . . . . 101-0498
HB 03087 Rep. Camille Y. Lilly

10 ILCS 5/17-44 new

Amends the Election Code. Allows polling places to offer mock elections for children to teach them the basics of the electoral process.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the State Agency and Grantee Bonus Prohibition Act. Provides that no State agency or hospital shall pay from State funds, in whole or in part, and no employee of a State agency or hospital may receive a bonus as all or part of his or her compensation, including such bonuses as may be received for work on capital projects. Provides that no grantee shall pay and no employee or contract worker of a grantee may receive a bonus paid from grant funds awarded for operational expenses as all or part of his or her compensation, including such bonuses as may be received for work on capital projects. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03089 Rep. Camille Y. Lilly

730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall enter into contracts with the Department of Human Services, the Department of Healthcare and Family Services, and any other appropriate State agencies as the Department of Corrections may direct so that those Departments or agencies may assist persons released from institutions and facilities of the Department of Corrections in obtaining the services provided by those Departments. Provides for the type of services available to released persons. Provides that at least 45 days before the scheduled discharge of a person committed to the custody of the Department of Corrections, the Department shall inform the person that those Departments shall provide that assistance. Provides that if the county or municipality of the released person's residence has established a program for reentry of persons into the community who have been committed to the Department, the Department of Corrections shall inform the person about that program. Provides that the assistance provided under this provision shall be available to the person during the term of his or her parole or mandatory supervised release.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03090

New Act
15 ILCS 335/4 from Ch. 124, par. 24
730 ILCS 5/3-2.5-75
730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Creates the Reporting of Deaths in Custody Act. Provides that in any case in which a person dies while in the custody of:
(1) any law enforcement agency, (2) a local or State correctional facility in the State, or (3) a peace officer or as a result of the peace
officer's use of force, the law enforcement agency shall investigate and report the death in writing to the Attorney General, no later than
30 days after the date on which the person in custody or incarcerated died. Provides information that must be contained in the report.
Provides that the report shall be a public record under the Freedom of Information Act. Provides that the Attorney General shall issue a
public annual report tabulating and evaluating trends and information on deaths in custody. Provides that the family, next of kin, or any
other person reasonably nominated by the decedent as an emergency contact shall be notified as soon as possible in a suitable manner
giving an accurate factual account of the cause of death and circumstances surrounding the death in custody. Amends the Illinois
Identification Card Act and the Unified Code of Corrections concerning reports the Secretary of State, Department of Juvenile Justice,
and the Department of Corrections shall make to the General Assembly. Provides that the Secretary of State, Department of Juvenile
Justice, and the Department of Corrections shall publish the reports on their respective websites.

House Committee Amendment No. 1

Provides that the report of deaths of persons in custody shall be submitted to the Illinois Criminal Justice Information
Authority (rather than the Attorney General). Provides that the Illinois Criminal Justice Information Authority shall submit its annual
report about deaths in custody to the Attorney General and the Governor as well as to the General Assembly. Provides that the
Secretary of State shall submit his or her annual report concerning permanent identification cards issued to persons in custody of the
Departments of Corrections and Juvenile Justice to the Attorney General and the Governor as well as to the General Assembly.
Provides that the Departments of Corrections and Juvenile Justice shall submit their annual reports concerning the number of birth
certificates, social security cards, and verification forms issued to persons within their custody within 30 days of their release from
custody to the Attorney General and the Governor as well as to the General Assembly.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)
This bill will have no corrections population or fiscal impact on the Department.

HB 03091

305 ILCS 5/5-8 from Ch. 23, par. 5-8

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and
Family Services, in supplying medical assistance, to provide for the legally authorized services of persons licensed under the
Professional Counselor and Clinical Professional Counselor Licensing and Practice Act as clinical professional counselors.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03092
Rep. Anna Moeller
(Sen. Melinda Bush)

New Act

Creates the Native Prairie and Forage Preference Act. Provides that every State agency, where appropriate, shall give
preference to using native prairie and forage plants to benefit pollinators, including, but not limited to, honey bees and monarch
butterflies. Provides that the Department of Agriculture shall provide information when requested to support this initiative.

Jul 12 19 H Public Act . . . . . . . 101-0076

HB 03093
Rep. Anna Moeller

220 ILCS 5/3-127 new
220 ILCS 5/15-401

Amends the Public Utilities Act. In its determination of public convenience and necessity for a proposed pipeline or
facility designed or intended to transport crude oil and any alternate locations for such proposed pipeline or facility, requires the
Illinois Commerce Commission to consider any evidence presented by a party or other entity that participates in the proceeding
regarding the impact of the proposed pipeline or facility on environmental externalities. Provides that “environmental externalities”
means benefits or costs, generated as a by-product of an economic activity, that do not accrue to the parties involved in the activity and
are benefits or costs that manifest themselves through changes in the physical or biological environment.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03094  Rep. John Connor

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates a credit for taxpayers who make a payment toward principal or interest on a qualified education loan, as defined in Section 221 of the Internal Revenue Code, during the taxable year. Provides that the credit shall be equal to the amount paid during the taxable year, but not to exceed $500 per taxable year. Effective immediately.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 03095  Rep. Fred Crespo-Jonathan Carroll

20 ILCS 2530/15

Amends the Taxation Disclosure Act. Provides that each retailer that is required to collect and remit the tax imposed under the Retailers' Occupation Tax Act shall, in addition to other information included on the customer's receipt, include itemized line items on the customer's receipt detailing the use and occupation taxes imposed by each unit of local government.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 03096  Rep. Jay Hoffman
          (Sen. John J. Cullerton)

35 ILCS 200/18-185
35 ILCS 200/18-190.3 new

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, on and after January 1, 2020, a referendum to increase the district’s aggregate extension may be submitted to the voters. Effective January 1, 2020.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Provides that, as an alternative to certain other procedures, a taxing district may increase its aggregate extension if the taxing district obtains referendum approval as provided in the amendatory Act (in the introduced bill, notwithstanding those other procedures, the taxing district shall follow the provisions of the amendatory Act when seeking referendum approval to increase its aggregate extension). Removes the effective date.

Senate Floor Amendment No. 2
Deletes reference to:
    35 ILCS 200/18-185
Deletes reference to:
    35 ILCS 200/18-190.3 new
Adds reference to:
    30 ILCS 105/6z-81
Adds reference to:
    35 ILCS 5/203 from Ch. 120, par. 2-203
Adds reference to:
    35 ILCS 105/2 from Ch. 120, par. 439.2
Adds reference to:
    35 ILCS 105/2d new
Adds reference to:
    35 ILCS 110/2 from Ch. 120, par. 439.32
Adds reference to:
    35 ILCS 110/2d new
Adds reference to:
    35 ILCS 745/10
Adds reference to:
    215 ILCS 125/5-5 from Ch. 111 1/2, par. 1413
Adds reference to:
    215 ILCS 125/5-10 new
Adds reference to:
    305 ILCS 5/Art. V-H heading new
Adds reference to:
    305 ILCS 5/5H-1 new
Adds reference to:
    305 ILCS 5/5H-2 new
Adds reference to:
    305 ILCS 5/5H-3 new
Adds reference to:
    305 ILCS 5/5H-4 new
Adds reference to:
    305 ILCS 5/5H-5 new
Adds reference to:
    305 ILCS 5/5H-6 new
Adds reference to:
HB 03096 (CONTINUED)

305 ILCS 5/5H-7 new
Adds reference to:
305 ILCS 5/5H-8 new
Adds reference to:
805 ILCS 8/5-10


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

HB 03097
Rep. Theresa Mah, Thaddeus Jones, Yehiel M. Kalish, Rita Mayfield, Keith R. Wheeler, Ryan Spain, Robert Martwick, Jennifer Gong-Gershowitz, Michelle Mussman, Monica Bristow, Joyce Mason, Karina Villa, Gregory Harris, John Connor and Jonathan Carroll
(Sen. Laura Fine-Pat McGuire)

305 ILCS 5/12-4.52 new

Amends the Illinois Public Aid Code. Requires the Department of Human Services to develop in collaboration with an academic institution a program designed to provide prescribing physicians under the medical assistance program with an evidence-based, non-commercial source of the latest objective information about pharmaceuticals. Provides that the prescriber education program shall consist of a web-based curriculum and an academic educator outreach and shall contract with clinical pharmacists to provide scheduled visits with prescribing physicians to update them on the latest research concerning medication usage and new updates on disease states in an unbiased manner. Provides that education provided under the prescriber education program shall include disease-based educational modules on the treatment of chronic non-cancer pain, diabetes, hypertension, and other specified diseases and that such modules shall be reviewed and updated on an annual or as-needed basis. Provides that additional resources provided under the prescribing education program shall include, but not be limited to: (i) a drug information response center available to prescribing physicians that provides thorough and timely in-depth answers to any questions a prescribing physician may have within 48 hours after a question is received; and (ii) information on drug utilization trends within individual and group practices.

House Floor Amendment No. 1

Provides that the Department of Healthcare and Family Services (rather than the Department of Human Services) shall develop, in collaboration with a public university that has a Doctor of Pharmacy Professional Program and is located in a county with a population of more than 3,000,000 (rather than in collaboration with an academic institution), a program designed to provide prescribing physicians under the medical assistance program with an evidence-based, non-commercial source of the latest objective information about pharmaceuticals.

Aug 09 19  H  Public Act . . . . . . . . 101-0278

HB 03098
Rep. Katie Stuart

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

Amends the Illinois Income Tax Act. Creates a deduction for individuals, trusts, and estates for certain qualified student loan payments made during the taxable year. Provides that the deduction is excluded from the Act's automatic sunset provisions. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03099  Rep. Katie Stuart

230 ILCS 5/26  from Ch. 8, par. 37-26
230 ILCS 5/26.8
230 ILCS 5/26.9
230 ILCS 5/27  from Ch. 8, par. 37-27
230 ILCS 40/5
230 ILCS 40/25
230 ILCS 40/30
230 ILCS 40/35
230 ILCS 40/45
230 ILCS 40/55
230 ILCS 40/58
230 ILCS 40/60
720 ILCS 5/28-1  from Ch. 38, par. 28-1

Amends the Illinois Horse Racing Act of 1975. Extends the authorization for advance deposit wagering until December 31, 2022 (from December 31, 2020). Amends the Video Gaming Act. Allows for video gaming by licensed horse racing establishments (facilities operated by an organization licensee whose handle from wagering on Illinois races for 2016 was more than $32,000,000 or by an inter-track wagering location licensee that derives its license from such an organization licensee); makes conforming changes throughout the Video Gaming Act and in the Criminal Code of 2012. Provides that a licensed horse racing establishment that is an organization licensee may operate up to 150 video gaming terminals at its organization licensee location at any time and a licensed horse racing establishment that is an inter-track wagering location licensee may operate up to 5 video gaming terminals at the inter-track wagering location licensee's location or on the premises of the organization licensee with which it is affiliated. The provisions amending the Illinois Horse Racing Act of 1975 are effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03100  Rep. Martin J. Moylan

625 ILCS 5/11-710  from Ch. 95 1/2, par. 11-710

Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning following too closely.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03101


New Act

Creates the Lodging Establishment Human Trafficking Recognition Training Act. Requires hotels and motels to train employees in the recognition of human trafficking and protocols for reporting observed human trafficking to the appropriate authority. Provides that the Department of Labor shall develop the curriculum for the training. Requires the training program to be developed by January 1, 2020 and training by hotels and motels to begin by June 1, 2020. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the contents of the introduced bill with changes. Limits the scope of the training requirement to employees who routinely interact with guests. Requires lodging establishments to provide its employees with training within 6 months of beginning employment and every 2 years thereafter. Provides for the Department of Human Services rather than the Department of Labor to administer the Act. Provides that a lodging establishment may use its own training curriculum or that of a third party if the curriculum meets minimum standards. Effective immediately.

Senate Committee Amendment No. 1

Provides that the Department of Human Services may consult, rather than obtain approval of, the United States Department of Justice for the human trafficking recognition training program developed under the Act. Provides that the human trafficking recognition training program shall be developed and published no later than July 1, 2020, rather than January 1, 2020.

Aug 23 19 H Public Act . . . . . . . . . 101-0499

HB 03102

Rep. Terra Costa Howard-Karina Villa and Mary Edly-Allen

New Act

Creates the Small Business Advocate Act. Creates the four independent Offices of the Executive Small Business Advocate for the Attorney General, the Secretary of State, the Comptroller, and the Treasurer. Provides that every State agency consisting of 500 or more employees shall establish an independent Office of the Small Business Advocate. Provides that each Office shall be under the direction and supervision of an Executive Small Business Advocate or a Small Business Advocate, and shall be a fully independent Office with separate appropriations. Provides for the appointment and duties of Executive Small Business Advocates and Small Business Advocates. Provides that each Office shall assist small businesses in understanding and complying with State requirements, as well as facilitating interactions between small businesses and State government. Provides for the adoption of rules. Provides that beginning January 1, 2021, and for each year thereafter, each Office of the Executive Small Business Advocate and each Office of the Small Business Advocate shall submit a report to the Governor and the General Assembly detailing specified items. Defines Terms. Effective January 1, 2020.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03103

Rep. Jennifer Gong-Gershowitz

New Act

Creates the Preferred Terminology in Government Documents Act. Provides that all State and local government, statutes, codes, rules, regulations, and other official documents enacted on and after the effective date of this Act are required to use the term "Asian" when referring to persons of Asian descent. Provides that the term "Oriental" is prohibited. Provides that the General Assembly urges all State and local entities to review their statutes, codes, rules, regulations, and other official documents and revise them to omit use of the term "Oriental" when referring to persons of Asian descent. Provides findings.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Firearm Owners Identification Card Act. Provides that 180 days after the effective date of the amendatory Act, an applicant for the issuance or renewal of a Firearm Owner's Identification Card shall include a full set of his or her fingerprints in electronic format to the Department of State Police for the purpose of identity verification, unless the applicant has previously provided a full set of his or her fingerprints to the Department under the Act or the Firearm Concealed Carry Act. Provides that the fingerprints must be transmitted through a live scan fingerprint vendor licensed by the Department of Financial and Professional Regulation or a criminal justice agency authorized by the Department to submit fingerprints. Provides that the fingerprints shall be checked against the fingerprint records now and hereafter filed in the Department and Federal Bureau of Investigation criminal history records databases, including all available state and local criminal history record information files, including records of juvenile adjudications. Provides that the Department shall charge applicants a fee for conducting the criminal history record check, which shall be deposited in the State Police Services Fund and shall not exceed the actual cost of the State and national criminal history record check. Amends the Firearm Concealed Carry Act. Provides that an applicant for renewal need not resubmit a full set of fingerprints if the applicant has previously done so under the Act or the Firearm Owners Identification Card Act.

Amends the Wrongful Tree Cutting Act. Changes the definition of "stumpage". Defines "protected land" and "qualified professional forester or ecological restoration professional". Provides that any party found to have intentionally cut or knowingly caused to be cut any standing timber or tree, other than a tree or woody plant referenced in the Illinois Exotic Weed Act, on protected land, and the party did not have the legal right to so cut or cause to be cut, must pay the person or entity that owns or holds a conservation right to the land 3 times stumpage value plus remediation costs. Provides that nothing in the Act limits the rights of a party to pursue causes of action under other laws, including any available common law remedies for damages. Limits the relief available under the Act. Provides that the court shall allow a plaintiff who prevails to recover the cost of expenses incurred. Makes changes in provisions concerning appraisals and findings of value and expenses. Adds provisions concerning: remediation plans; court-ordered determinations of costs; assistance by the Department of Natural Resources; and use of awards under the Act. Makes other changes. Effective immediately.
HB 03106  Rep. Deb Conroy-Daniel Didech-Jonathan Carroll

10 ILCS 5/4-8.5
10 ILCS 5/5-8.5
10 ILCS 5/6-35.5

Amends the Election Code. Provides that notwithstanding any other provision of law, an individual who is 16 or 17 years of age may register to vote, with the registration held in abeyance by the appropriate election authority until that individual attains the required age to vote. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03107  Rep. C.D. Davidsmeyer

510 ILCS 77/10.30

Amends the Livestock Management Facilities Act. Makes a technical change in a Section defining "livestock management facility".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03108  Rep. Ryan Spain

220 ILCS 5/5-118 new

Amends the Public Utilities Act. Provides that, on April 1 of each year beginning the year after the effective date of the amendatory Act, privately held public water utilities shall provide annual reports to the Illinois Commerce Commission with specified information for each district served by the utility. Provides that privately held public water utilities shall provide to the local emergency services disaster agency any reports discussing the condition of the system in each district for the previous calendar year with information relevant to public safety. Provides that the utilities shall certify the accuracy of the information provided in the reports. Provides that the provisions do not apply to nonprofit water utilities that are exempt from federal income taxation under Section 501(c)(12) of the federal Internal Revenue Code of 1986. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03109  Rep. Tim Butler-Darren Bailey, Andrew S. Chesney, Chris Miller and Mike Murphy

10 ILCS 5/21-1 from Ch. 46, par. 21-1

Amends the Election Code. Provides that electors of President and Vice President of the United States shall be chosen by congressional district. Provides that 2 electors at large shall cast their ballot for the Presidential and Vice Presidential candidate that received the highest number of votes in the State.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03110  Rep. Tim Butler

5 ILCS 375/18 new

Amends the State Employees Group Insurance Act of 1971. Provides that on and after July 1, 2019, the program of health benefits provided under the Act shall no longer apply to members, and dependents of such members, who are: (1) executive branch constitutional officers; (2) members of the General Assembly; and (3) members of the judiciary receiving benefits under the Act. Effective July 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03111
Rep. Kelly M. Cassidy
735 ILCS 5/21-101 from Ch. 110, par. 21-101
735 ILCS 5/21-102 from Ch. 110, par. 21-102
735 ILCS 5/21-102.5
735 ILCS 5/21-103 from Ch. 110, par. 21-103
Amends the Change of Name Article of the Code of Civil Procedure. Deletes language barring certain persons convicted of crimes from petitioning for a change of name. Provides instead that a person convicted of any offense for which a person is required to register under specified Acts is not permitted to file a petition for a name change while the person is required to register unless the person verifies that the petition for name change is due to marriage, transgender status, religious belief, or status as a victim of trafficking. Provides that any petition form shall include a warning that a person, with exceptions, commits a felony offense if he or she petitions for a change of name while required to register under specified Acts and has not been pardoned. Provides that if the petition indicates the petitioner has been adjudicated or convicted of a felony or misdemeanor offense for which a pardon has not been granted, or has an arrest or pending charge on a felony or misdemeanor offense for which a charge has not been filed, the circuit court clerk shall promptly serve a copy of the petition on the State's Attorney and the Department of State Police. Provides that the State's Attorney may file an objection if specified circumstances exist. Provides that if the court finds good cause, the court may waive the publication requirement and order that the record of the proceeding be designated confidential. Makes other changes.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03112
820 ILCS 305/6 from Ch. 48, par. 138.6
Amends the Workers' Compensation Act. Provides that, with respect to firefighters and emergency medical technicians, a contagious staph infection, including Methicillin-resistant Staphylococcus Aureus (MRSA), is rebuttably presumed to arise out of and in the course of employment. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03113
(Sen. Laura Fine-Melinda Bush)
215 ILCS 5/356z.33 new
Amends the Illinois Insurance Code. Provides that no individual or group policy of accident and health insurance shall require a patient to make a co-payment or a deductible for a dermatology examination. Effective January 1, 2020.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that an individual or group policy of accident and health insurance shall cover one annual medically necessary screening for skin cancer that is not otherwise provided as part of a routine dermatology examination. Provides that a policy shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Provides the requirements do not apply to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to specified provisions of the Internal Revenue Code. Effective January 1, 2020.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Requires an individual or group policy of accident and health insurance to cover one annual office visit for a whole body skin examination for lesions suspicious for skin cancer. Requires that the appropriate procedural and diagnosis codes be used and that certain cost-sharing requirements shall not be imposed on the patient for coverage. Effective January 1, 2020.
Senate Floor Amendment No. 3
Provides that the provisions do not apply to the extent the coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to specified provisions of the Internal Revenue Code.
Aug 23 19 H Public Act . . . . . . . . 101-0500
HB 03114  Rep. Kelly M. Cassidy

Amends the Election Code. Requires the State Board of Elections to create a pilot program to allow petition signatures to be gathered electronically. Provides that a statement of candidacy shall include a space for a candidate to include his or her telephone number and email address. Provides that a candidate's petition for countywide office in Cook County must contain at least 5,000 but not more than 10,000 signatures (rather than the number of signatures equal to .5% of the qualified electors of his or her party who cast votes at the last preceding general election in Cook County). Amends the Revised Cities and Villages Act of 1941. Provides that a petition for nomination for mayor of Chicago must be signed by at least 5,000 but not more than 10,000 legal voters of the city (rather than 12,500).

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03115  Rep. Michelle Mussman-Frances Ann Hurley-Yehiel M. Kalish, Kelly M. Cassidy and Robyn Gabel
(Sen. Laura Fine, Heather A. Steans-Julie A. Morrison and Laura M. Murphy)

New Act

Creates the Customized Employment for Individuals with Disabilities Act. Requires the Department of Human Services' Division of Rehabilitation Services to establish a 5-year Customized Employment Pilot Program that serves a minimum of 25 individuals by the second year of the Pilot Program. Provides that the Pilot Program shall include certain components, including: (1) an intensive discovery phase during which the unique needs, abilities, and interests of each program participant will be explored; (2) a customized person-centered planning process based upon information gathered during the discovery phase that involves capturing, organizing, and presenting the information in a blueprint for the job search; and (3) an employer negotiation process in which job duties and employee expectations are negotiated to align the skills and interests of each program participant to the needs of an employer. Provides that community-based agencies serving persons with intellectual or developmental disabilities shall identify and refer individuals to the Department for participation in the Pilot Program. Requires program participants to reflect the geographical, racial, ethnic, gender, and income-level diversity of the State. Contains provisions concerning data collection and reporting, administrative rules, and other matters.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but with the following changes: Provides that the purpose of the Act is to assist individuals with intellectual or developmental disabilities or similar conditions resulting in a most significant disability (rather than individuals with intellectual or developmental disabilities and complex needs). Provides that the Customized Employment Pilot Program shall be implemented through an individualized plan for employment developed by the individual with a disability and the vocational rehabilitation counselor employed by the Division of Rehabilitation Services. Provides that the individual with a disability may choose to have a personal representative participate in the development of the individualized plan for employment. Includes the State Rehabilitation Council to the list of entities the Department of Human Services is required to seek advice and recommendations from concerning the creation, operation, and administration of the Customized Employment Pilot Program.

Apr 04 19  S  Referred to Assignments

HB 03116  Rep. Margo McDermed

Amends the Good Samaritan Act. Provides that a free medical clinic shall not be liable for civil damages as a result of acts or omissions in providing medical treatment, diagnosis, or advice, except for willful or wanton misconduct.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03117  Rep. Brad Halbrook

Amends the Property Tax Code. Provides that deputies and clerks appointed by a county assessor in a county with less than 3,000,000 inhabitants shall be appointed with the advice and consent of the county board. Provides that their compensation is to be fixed by the county board and paid by the county. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

35 ILCS 5/704A

Amends the Illinois Income Tax Act. Provides for a credit against the withholding tax liability of an employer with fewer than 15 full-time employees in an amount equal to $2,000 for each employee who is moved from part-time to full-time employment status and who maintains that full-time employment status for a period of 12 consecutive calendar months. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


5 ILCS 815/10

Amends the Law Enforcement Criminal Sexual Assault Investigation Act. Provides that no investigator involved in an officer-involved criminal sexual assault investigation may be employed by the law enforcement agency that employs the officer involved in the officer-involved criminal sexual assault, regardless of whether the investigator is employed by the Department of State Police or a municipality with a with a population over 1,000,000. Provides that upon receipt of an allegation or complaint of an officer-involved criminal sexual assault against a law enforcement officer employed by a municipality with a population over 1,000,000, the municipality shall promptly notify the Department of State Police, and the Department of State Police shall investigate. Provides that upon receipt of an allegation or complaint of an officer-involved criminal sexual assault against a law enforcement officer employed by the Department of State Police, the Department of State Police shall promptly notify the State's Attorney of the county in which the alleged offense occurred, and that State's Attorney shall investigate. Provides that upon completion of the investigation of an alleged officer-involved criminal sexual assault, the investigating officer shall, regardless of whether or not consensual sexual relations has been raised as a defense to the allegation or complaint, submit the report on the investigation to the State's Attorney of the county where the alleged sexual assault took place. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

730 ILCS 5/5-4.5-15  
730 ILCS 5/5-4.5-25  
730 ILCS 5/5-4.5-30  
730 ILCS 5/5-4.5-35  
730 ILCS 5/5-4.5-40  
730 ILCS 5/5-4.5-45  
730 ILCS 5/5-4.5-50  
730 ILCS 5/5-4.5-85  
730 ILCS 5/5-4.5-95  

Creates the Employee Targeted Tax Credit Act. Provides provisions regarding: powers of the Department of Employment Security; a pilot program; a certificate of eligibility for tax credit; the tax credit, which shall not be less than $10,000 and shall not exceed $15,000; the determination of the amount of the credit; the maximum amount of credits allowed; the application for award of tax credit and a tax credit certificate; submission of tax credit certificate to the Department of Revenue; noncompliance; rules; the elimination of mandatory minimums in sentencing; and applicability. Defines terms. Amends the Unified Code of Corrections. Makes changes regarding: appropriate dispositions; terms for Class X, Class 1, Class 2, Class 3, and Class 4 felonies; felony fines; misdemeanor sentences; and habitual criminals. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03121  Rep. Justin Slaughter

725 ILCS 5/110-19 new

Amends the Code of Criminal Procedure of 1963. Provides that a person who is denied: (1) the right of counsel at the hearing at which bail is determined; (2) a rehearing on the amount or conditions of bail; or (3) bail credits if eligible may maintain a civil action for actual and punitive damages against the county that denied the person those rights, notwithstanding the provisions of the Local Governmental and Governmental Employees Tort Immunity Act to the contrary.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03122  Rep. Justin Slaughter

625 ILCS 5/11-1431

Amends the Illinois Vehicle Code. Provides that a tower or the employee or agent of a tower that is summoned, or is alleging it was summoned, to the scene of an accident or disabled or damaged vehicle shall possess specified information, in writing or in an electronic record, before arriving at the scene. Provides that the tower shall make the information available to law enforcement, upon request, from the time the tower appears at the scene until the time the vehicle is towed and released to a third party, and shall maintain that information for 3 years. Provides that the tower shall make the information available for inspection and copying within 48 hours of a written request by any law enforcement officer or law enforcement entity, the Illinois Commerce Commission, or the Attorney General. Provides that a tower shall furnish the vehicle's owner or operator with a written itemized estimate of all charges and services to be performed. Provides that a tower shall obtain the vehicle owner's or operator's signature on the itemized estimate and shall furnish a copy to the person who signed the estimate. Provides that a tower shall not charge a towing, clean-up, service, or vehicle storage fee that is unreasonable. In penalty provisions, provides that a person who violates the provisions is guilty of a Class 4 felony. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03123  Rep. Justin Slaughter

55 ILCS 5/5-1101 from Ch. 34, par. 5-1101

Amends the Counties Code. Provides that a $5 fee on a judgment of guilty or a grant of supervision does not apply to reckless driving or aggravated reckless driving under the Illinois Vehicle Code. Provides that a $30 fee on a judgment of guilty or a grant of supervision applies to reckless driving or aggravated reckless driving under the Illinois Vehicle Code. Deletes a reference that limits a $5 fee collection in all civil cases to a county of having a population of 1,000,000 or less.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03124  Rep. Justin Slaughter

730 ILCS 5/3-4-1 from Ch. 38, par. 1003-4-1

Amends the Unified Code of Corrections. Provides that a person committed to the Department of Corrections or the Department of Juvenile Justice may not be charged for making a telephone call from an institution or facility of the Department.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03125  Rep. Justin Slaughter

105 ILCS 5/27-12.5 new

Amends the School Code. Provides that, beginning with the 2019-2010 school year, each school district maintaining any of grades 6 through 8 must include in its curriculum and require students in those grades to take a unit of instruction on financial literacy. Provides that the purpose of the instruction is to provide students with the basic financial literacy necessary for sound financial decision making and the instruction must include, but is not limited to, age-appropriate instruction on budgeting, savings, credit, debt, insurance, investments, and any other issues associated with personal financial responsibility. Requires the State Board of Education to prepare and make available to school boards instructional materials that may be used as guidelines for development of the unit of instruction. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03126  Rep. Charles Meier

235 ILCS 5/6-2 from Ch. 43, par. 120

Amends the Liquor Control Act of 1934. Provides that a violation of a provision of the Raffles and Poker Runs Act concerning local regulation of raffles is not grounds for the denial, suspension, or revocation of a license under the Liquor Control Act of 1934. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03127  Rep. Charles Meier

230 ILCS 40/43 new
230 ILCS 40/58
230 ILCS 40/79.5 new

Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall provide written notice of an alleged violation of provisions concerning the use of a video terminal by a minor to establishments licensed to conduct video gaming within 15 days after the alleged occurrence of the violation. Provides that the Board shall establish a policy and standards for compliance operations to investigate whether an establishment licensed to conduct video gaming is permitting any person under the age of 21 years to use or play a video gaming terminal in violation of the Act or furnishing alcoholic liquor to persons under 21 years of age in violation of the Liquor Control Act of 1934. Requires the Board to adopt emergency and permanent rules concerning the policy and standards for compliance operations. Provides that an establishment licensed to conduct video gaming that is the subject of an enforcement action under these provisions and is found, pursuant to the enforcement action, to be in compliance with the Act shall be notified by the Board that no violation was found within 30 days after the finding. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03128  Rep. Charles Meier

20 ILCS 205/205-101 new

Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department of Agriculture shall create a pollinator protection plan to protect the health and mitigate risk to honeybees and other managed pollinators in the State. Provides that the Department shall identify the top potential risks to pollinators in the State and provide approaches, tools, and resources to reduce these risks during a reasonable time frame. Provides that the Department shall report its findings to the General Assembly on or before January 1, 2021.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


305 ILCS 5/4-2 from Ch. 23, par. 4-2
305 ILCS 5/4-21
305 ILCS 5/9A-7 from Ch. 23, par. 9A-7
305 ILCS 5/12-4.11 from Ch. 23, par. 12-4.11

Amends the Temporary Assistance for Needy Families Article of the Illinois Public Aid Code. Removes a provision requiring the Department of Human Services to increase TANF grant amounts in effect on June 30, 2008 by 15%. Provides that TANF grant amounts shall be apportioned as follows: 75% shall be designated for the child or children of the assistance unit; and 25% shall be designated for the adult member or members of the assistance unit. Removes a provision that permits the discontinuance of all or a part of a TANF recipient's grant amount as a penalty for noncompliance with TANF education, training, and employment programs. Requires the Department to, by rule, impose a 30% reduction of the portion of the grant amount designated for the adult member or members of an assistance unit when a member is found to be in noncompliance with program requirements without good cause. Provides that no sanction shall reduce the portion of the grant amount that is designated for any child of the assistance unit. Requires that full grant amount be restored when an adult member or members are determined to be in compliance with program requirements. Provides that homelessness, receipt of an eviction notice, discontinued utilities, and other specified circumstances shall constitute good cause for failure to participate in required TANF education, training, and employment programs. Provides that beginning October 1, 2019, and each October 1 thereafter, the maximum TANF benefit levels shall be annually adjusted to remain equal to at least 30% of the most recent poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services for each family size. Effective immediately.

Jul 19 19  H  Public Act . . . . . . . . . . 101-0103

HB 03130  Rep. Allen Skillicorn

410 ILCS 513/10

Amends the Genetic Information Privacy Act. Includes direct-to-consumer commercial genetic testing in the definition of "genetic testing". Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03131  Rep. Grant Wehrli

40 ILCS 5/2-168 new
40 ILCS 5/14-157 new
40 ILCS 5/15-203 new
40 ILCS 5/16-207 new
40 ILCS 5/18-171 new

Amends the General Assembly, State Employee, State Universities, Downstate Teachers, and Judges Articles of the Illinois Pension Code. Provides that by no later than July 1, 2020, each System shall establish and post on its website a searchable database of the names of all persons receiving an annuity from the System and the amount of the annuity paid by the System to that person each month. Requires the database to be updated on a monthly basis. Provides that under no circumstances shall the information in that database include the name of any annuitant under the age of 18 or any identifying information other than the annuitant's name and the amount of annuity paid to that annuitant each month. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03132  Rep. Grant Wehrli

New Act


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03133  Rep. Brad Halbrook

605 ILCS 5/6-201.7 from Ch. 121, par. 6-201.7

Amends the Illinois Highway Code. Provides that, except for professional services, when the cost of construction, materials, supplies, new machinery or equipment exceeds $5,000 (rather than the previous threshold of $20,000), the contract for such construction, materials, supplies, machinery or equipment shall be let to the lowest responsible bidder after advertising for bids at least once, and at least 10 days prior to the time set for the opening of such bids, in a newspaper published within the township or road district, or, if no newspaper is published within the township or road district then in one published within the county, or, if no newspaper is published within the county then in a newspaper having general circulation within the township or road district, but, in case of an emergency, such contract may be let without advertising for bids. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03134  Rep. Brad Halbrook

625 ILCS 5/3-808.2 new

Amends the Illinois Vehicle Code. Provides that no vehicle owned and operated by the State, a unit of local government, or a subsidiary body thereof shall display non-government license plates. Provides that every vehicle owned and operated by a unit of local government, or any subsidiary body thereof, shall affix a sticker or decal that clearly denotes the unit of local government to which the vehicle belongs, to the license plate or, if necessary, the rear of the vehicle within 6 inches of the license plate, such that it is plainly visible to a vehicle approaching from behind. Exempts vehicles being used in undercover police operations. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03135  Rep. Brad Halbrook

New Act

60 ILCS 1/85-65 rep.

Creates the Local Accumulation of Funds Act. Provides that a unit of local government's funds, excluding the capital fund, shall not exceed an amount equal to or greater than 2.5 times the annual average expenditure of the previous 3 fiscal years of the unit of local government. Defines "capital fund" as a capital fund of a township or a similar fund of another unit of local government established to dedicate funds toward capital improvement as a part of the unit of local government's annual budget. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03136  Rep. Brad Halbrook  
5 ILCS 140/2 from Ch. 116, par. 202  
5 ILCS 140/2.16 new  
Amends the Freedom of Information Act. Provides that "public body" includes road districts. Defines "Freedom of Information officer" as an employee or official of a public body who is appointed by the public body and responsible for responding to all requests for information received by the public body. Provides that the Department of State Police shall furnish to a requester: (1) all information contained in the Law Enforcement Agencies Data System about the requester; and (2) every instance the name or vehicle registration information of the requester was queried and the name of the person making the inquiry. Provides that the information provided to a requester shall include all information contained in the Law Enforcement Agencies Data System relating to the requester, and is not limited to name and license plate information.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. John J. Cullerton)  
50 ILCS 105/2 from Ch. 102, par. 2  
Amends the Public Officer Prohibited Activities Act. Provides that no mayor or alderman (rather than no alderman) of any city, or president or member (rather than no member) of the board of trustees of any village, during the term of office for which he or she is elected, may accept, be appointed to, or hold any office or position of compensated employment (rather than only hold any office) by the appointment of the mayor or president of the board of trustees, unless the alderman or board member is granted a leave of absence from the office, unless he or she first resigns from the office of mayor, president, alderman, or member of the board of trustees, or unless the holding of another office is authorized by law.  
Apr 03 19  S  Referred to Assignments

HB 03138  Rep. Brad Halbrook  
5 ILCS 140/2.16 new  
Amends the Freedom of Information Act. Provides that an elected or appointed public official of a public body has a right to all records of the public body to which the official is elected or appointed, and to the records of each subsidiary of the public body to which the official is elected or appointed. Provides that a member of the General Assembly shall have access to all records of each State agency. Provides that records of a public body shall be provided under equal circumstances to all persons entitled to records under the new provisions. Provides that records shall be provided within 5 business days, unless a mutual agreement between the official and the public body provides otherwise. Provides that an official entitled to records under the new provisions is not required to submit a request for records under other provisions of the Act. Provides that the new provisions do not apply to records exempt under specified Sections of the Act.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03139  Rep. Brad Halbrook  
5 ILCS 430/70-25 new  
Amends the State Officials and Employees Ethics Act. Provides that in addition to any other applicable requirement of law, State's Attorneys, and the Assistant State's Attorneys working thereunder, shall abide by the ethics laws applicable to, and the ethics policies of, the county for which they work and, if applicable, shall be subject to the jurisdiction of that county's ethics officer or inspector general.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03140  Rep. Brad Halbrook  
10 ILCS 5/4-50  
Amends the Election Code. Requires a grace period registrant to also present identification upon which his or her date of birth appears.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03141  Rep. Brad Halbrook-Darren Bailey
(Sen. Chapin Rose)

60 ILCS 1/60-5

Amends the Township Code. Provides that if a vacant township supervisor office is filled by appointment, the appointed supervisor shall fulfill the bond requirement for township supervisors. Provides that the appointed supervisor may be a trustee appointed by a majority vote of the trustees and shall have one vote on any matter properly before the board. Provides that whenever any township or multi-township office becomes vacant or temporarily vacant due to the physical incapacity of a township officer, the township or multi-township board may temporarily appoint a deputy to perform the ministerial functions of the vacant office. Provides that the temporary deputy is not permitted to vote at a township board meeting unless the appointed deputy is a trustee of the board at the time of the vote. Provides that if the appointed deputy is a trustee, his or her trustee compensation shall be suspended until he or she concludes his or her appointment as an appointed deputy upon the permanent appointment to fill the vacancy. Exempts the temporary deputy from the requirement to fill a vacant township office with a member of the same political party. Effective immediately.

House Floor Amendment No. 1

Provides that if there is a vacancy in the office of township supervisor, a trustee shall be appointed as deputy supervisor to perform the ministerial functions of that office until the vacancy is filled and that once vacancy is filled, the deputy supervisor's appointment is terminated. Removes language providing that an appointed supervisor shall fulfill the bond requirement for township supervisors and an appointed supervisor may be a trustee appointed by a majority vote of the trustees. Provides that if the township office is temporarily vacant (rather than vacant or temporarily vacant due to the physical incapacity of a township officer), the temporarily appointed deputy may perform the ministerial functions of the vacant office until the township officer submits a written statement to the appropriate board that he or she is able to resume his or her duties.

Jul 19 19   H  Public Act . . . . . . . . . . . . . . . . . . 101-0104

HB 03142  Rep. Brad Halbrook

720 ILCS 5/24-6 from Ch. 38, par. 24-6
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1030/2 from Ch. 141, par. 142

Amends the Criminal Code of 2012. Provides that after the disposition of a criminal case or in any criminal case where a final judgment in the case was not entered due to the death of the defendant, and when a confiscated weapon is no longer needed for evidentiary purposes, and when in due course no legitimate claim has been made for the weapon, a weapon transferred to a law enforcement agency may be sold by the law enforcement agency at public auction under the Law Enforcement Disposition of Property Act. Amends the Domestic Violence: Order of Protection Article of the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that upon expiration of the period of safekeeping of a firearm of a respondent against whom an order of protection was issued, if the firearms or Firearm Owner's Identification Card cannot be returned to respondent because the respondent cannot be located, fails to respond to requests to retrieve the firearms, or is not lawfully eligible to possess a firearm, upon petition from the local law enforcement agency, the court may order the local law enforcement agency to sell the firearm at public auction under the provisions of the Law Enforcement Disposition of Property Act. Amends the Law Enforcement Disposition of Property Act. Provides that weapons that have been confiscated as a result of having been abandoned or illegally possessed may be sold at public auction under the Act.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Dan McConchie)

35 ILCS 200/3-5
35 ILCS 200/3-52 new

Amends the Property Tax Code. Provides a county with less than 3,000,000 inhabitants may, upon referendum approval, change the manner in which it selects its county assessor or county supervisor of assessments from an elected position to an appointed position or from an appointed position to an elected position. Effective immediately.

House Floor Amendment No. 1

Removes provisions from the introduced bill concerning vacancies in the office of county assessor or county supervisor of assessments.

Jul 26 19   H  Public Act . . . . . . . . . . . . . . . . . . 101-0150
HB 03144  Rep. Brad Halbrook-Darren Bailey
105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new
Amends the School Code. Requires a school district to allow the parent or guardian of twins or higher order multiples to request that his or her children be placed in the same classroom or in separate classrooms if the children are in the same grade level at the same school. Provides that the principal of the school may request a meeting with the parent or guardian to recommend classroom placement and if the parent or guardian and the principal, in consultation with the children's assigned classroom teacher or teachers, do not agree on classroom placement after the meeting is held, the principal may request a school board hearing to determine classroom placement. Provides that if the principal does not request a meeting with the parent or guardian or does not request a school board hearing to determine classroom placement, the school must provide the classroom placement requested by the parent or guardian. Provides for the school board to make a classroom placement determination during the school year, after a hearing, if the principal determines that the original placement is disruptive to the classroom environment or is otherwise academically, behaviorally, or mentally not beneficial to the children. Effective immediately.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03145  Rep. Brad Halbrook
105 ILCS 5/10-16.5
Amends the School Code. Removes portions of a school board member's oath of office taken before taking his or her seat on the board.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03146  Rep. Brad Halbrook
5 ILCS 120/1.02 from Ch. 102, par. 41.02
5 ILCS 140/2 from Ch. 116, par. 202
Amends the Open Meetings Act and the Freedom of Information Act. Modifies the term "public body" under the respective Acts to include all other units of government, including, but not limited to, township road districts of this State, and any combination of public body entities formed under an intergovernmental agreement that includes provisions for a governing body of the agency created by the agreement.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03147  Rep. Brad Halbrook-Kathleen Willis-Carol Ammons-Allen Skillicorn and Chris Miller
(Sen. Chapin Rose)
5 ILCS 120/2.03 from Ch. 102, par. 42.03
Amends the Open Meetings Act. Provides that if a change is made concerning regular meeting dates, times, or locations (currently, only change in dates), at least 10 days' notice of such change shall be given by publication in a newspaper of general circulation in the area in which such body functions.
House Floor Amendment No. 2
Provides that at least 10 days' notice of a change made in regular meeting dates, times, or locations may also be provided on the website of a public body in addition to providing notice in a newspaper, or in lieu of providing notice in a newspaper if there is no such newspaper of general circulation in the area in which the public body functions.
Apr 10 19  S  Referred to Assignments

HB 03148  Rep. Brad Halbrook
(Sen. Jason Plummer)
New Act
Creates the Local Appointed Official Removal Act. Provides that the person or entity that appointed a member of the board of a unit of local government may remove that member the person or entity appointed for misconduct, official misconduct, or neglect of office. Provides that the provisions are in addition to any other method of removal provided by law. Defines terms. Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Creates the Local Volunteer Board Member Removal Act. Provides that the person or entity that appointed a member of a volunteer board or commission may remove that member for misconduct, official misconduct, or neglect of office. Provides that removal under the Act is in addition to any other method of removal provided by law. Defines terms. Effective immediately.
Apr 24 19  S  Referred to Assignments
HB 03149  Rep. Brad Halbrook
70 ILCS 2805/4.1 from Ch. 42, par. 415.1

Amends the Sanitary District Act of 1936. Removes the ability of the board of trustees of a sanitary district to provide group life, health, accident, hospital and medical insurance, or any one or any combination of such types of insurance to trustees. Effective January 1, 2020.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03150  Rep. Brad Halbrook
310 ILCS 10/3a new

Amends the Housing Authorities Act. Provides that each person considered or recommended for appointment as a commissioner of a Housing Authority shall complete an application prior to his or her appointment. Requires the application to include a question concerning whether the person has been convicted of or found to be a child sex offender. Provides that no presiding officer of any municipality or county and no governing body of the unit of local government shall knowingly consider for appointment a person who has been convicted of or found to be a child sex offender, and shall remove such person from consideration upon discovery of the offense. Requires any commissioner of a Housing Authority to immediately disclose his or her conviction for a child sex offense to the presiding officer and governing body. Requires each person considered or recommended for appointment as a commissioner of a Housing Authority to authorize a criminal history investigation to determine if he or she has been convicted of specified criminal or drug offenses. Requires the Department of State Police to conduct the criminal history investigation, upon request, for a fee charged to the municipality or county that requested the investigation. Requires the Department of State Police and the Federal Bureau of Investigation to furnish the results of the investigation to the presiding officer and governing body of the unit of local government. Provides that any information or criminal records obtained by the presiding officer and the governing body shall be confidential. Provides that no presiding officer or governing body shall knowingly appoint or approve the appointment of any person who has been convicted of specified criminal or drug offenses. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

730 ILCS 5/5-8-8

Amends the Unified Code of Corrections. Removes sunset date of December 31, 2020 for the provision creating the Illinois Sentencing Policy Advisory Council. Adds the Cook County Sheriff, or his or her designee as an ex-officio member of the Council. Provides that the Council shall determine the qualifications for and hire the Executive Director. Effective immediately.
Aug 09 19  H  Public Act . . . . . . . . . 101-0279

220 ILCS 5/16-108.5

Amends the Electric Service Customer Choice and Rate Relief Law of 1997 of the Public Utilities Act. In provisions concerning infrastructure investment and modernization: Provides that beginning in 2022, a participating utility other than a combination utility shall pay $10,000,000 per year for 5 years and a participating utility that is a combination utility shall pay $1,000,000 per year for 10 years to the energy low-income and support program, which is intended to fund customer assistance programs with the primary purpose being avoidance of imminent disconnection and reconnecting customers who have been disconnected for nonpayment and makes conforming changes. Makes a change concerning the computation of the performance-based formula rate beginning with the rates applicable for the rate year commencing January 1, 2023, and each rate year thereafter. Removes provisions requiring that, by December 31, 2017, the Illinois Commerce Commission shall prepare and file with the General Assembly a report on the infrastructure program and the performance-based formula rate; provisions making the infrastructure investment and modernization, Smart Grid Advanced Metering Infrastructure Deployment Plan, Illinois Science and Energy Innovation Trust, and Illinois Smart Grid test bed provisions inoperative after December 31, 2022; and provisions limiting the ability of a participating utility to annually update the performance-based formula rate. Makes other changes. Effective immediately.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03153  Rep. David A. Welter-Stephanie A. Kifowit  
(Sen. Sue Rezin)

20 ILCS 505/39.3

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to place a locked suggestion box in each group home, shelter, and transitional living arrangement that accepts youth in care for placement by the Department. Requires the Department to submit a report to the General Assembly each year outlining the issues and concerns submitted to the locked suggestion box and the solution to each issue and concern.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments


820 ILCS 75/17 new

Amends the Job Opportunities for Qualified Applicants Act. Provides that a person may not be placed on a do-not-hire list unless the person has committed a violent crime or unless the specific employment opportunity will require the person to exercise fiduciary responsibility. Requires annual reevaluation of persons on a do-not-hire list.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03155  Rep. Anthony DeLuca

30 ILCS 105/5.857

30 ILCS 105/6z-100

Amends the State Finance Act. Extends the repeal of Sections concerning the Capital Development Board Revolving Fund and payments into and use of the Fund from July 1, 2019 to July 1, 2023. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03156  Rep. Anthony DeLuca-Michael P. McAuliffe and Kelly M. Burke

New Act

215 ILCS 5/2.5

Creates the Guaranteed Asset Protection Waiver Act. Establishes standards to regulate persons offering guaranteed asset protection waivers. Defines “guaranteed asset protection waiver” as a contractual agreement that is part of, or a separate addendum to, a finance agreement wherein a creditor agrees for a separate charge to cancel or waive all or part of amounts due on a borrower's finance agreement in the event of a total physical damage loss or unrecovered theft of the motor vehicle. Contains provisions concerning requirements for offering guaranteed asset protection waivers, contractual liability or other insurance policies insuring guaranteed asset protection waivers, disclosures, cancellation of agreements, exemptions, and enforcement. Amends the Illinois Insurance Code to exempt guaranteed asset protection waivers from regulation as insurance.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03157  Rep. Deb Conroy

305 ILCS 5/5-30.11 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a healthcare provider shall release to a Medicaid managed care organization, upon request, the health care information of a recipient of medical assistance, if the recipient has completed and signed a general release form that grants to the healthcare provider permission to release the recipient's health care information to the recipient's insurance carrier. Effective July 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03158  Rep. Jerry Costello, II
720 ILCS 510/1.1 new
720 ILCS 510/1.2 new
720 ILCS 510/2 from Ch. 38, par. 81-22
720 ILCS 510/5 from Ch. 38, par. 81-25
720 ILCS 510/10 from Ch. 38, par. 81-30
720 ILCS 510/11.2 new
720 ILCS 510/11.3 new
720 ILCS 510/11.4 new
720 ILCS 510/11.5 new
720 ILCS 510/14 from Ch. 38, par. 81-34

Amends the Illinois Abortion Law of 1975. Provides that except in the case of a medical emergency, no physician or person shall knowingly perform, induce, or attempt to perform an abortion upon a pregnant woman when the probable gestational age of her unborn child has been determined to be at least 20 weeks. Provides that a woman upon whom an abortion in violation of the Act is performed or induced may not be prosecuted under the Act for a conspiracy to violate the 20 week requirement. Provides that the woman, the father of the unborn child if married to the mother at the time she receives an abortion in violation of the Act, or, if the mother has not attained the age of 18 years at the time of the abortion, or both, the maternal grandparents of the unborn child, may in a civil action obtain appropriate relief, unless the pregnancy resulted from the plaintiff's criminal conduct or, if brought by the maternal grandparents, the maternal grandparents consented to the abortion. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall subject to immediate revocation of its license by the Department of Public Health. Provides that a medical facility licensed under the Ambulatory Surgical Treatment Center Act or the Hospital Licensing Act in which an abortion is performed or induced in violation of the Act shall lose all State funding for 2 years and shall reimburse the State for moneys or grants received from the State by the medical facility for the fiscal year in which the abortion in violation of the Act was performed.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03159  Rep. Jerry Costello, II-Randy E. Frese and Daniel Swanson
430 ILCS 66/30

Amends the Firearm Concealed Carry Act. Provides that an application for a concealed carry license shall contain the applicant's valid driver's license number, valid state identification card number, or valid United States Military identification card number.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03160  Rep. Jerry Costello, II
65 ILCS 115/10-4

Amends the River Edge Redevelopment Zone Act. Provides that, on and after the effective date of the amendatory Act, an area is qualified to become a zone if it is an area in the State: (1) located on a river; (2) with less than 30,000 population; and (3) that (i) has a median household income of less than 80% of State median income for a household of 4, (ii) has a per capita personal income of less than 60% of the per capita personal income for Illinois, or (iii) has a median home price of less than 60% of the State median home price. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03161  Rep. Jerry Costello, II and Daniel Swanson
625 ILCS 5/3-699.14

Amends the Illinois Vehicle Code to allow for the issuance of In God We Trust special license plate decals by the Illinois Department of Veterans' Affairs. Provides for the original and renewal fees and fee distribution for the In God We Trust decals issued by the Illinois Department of Veterans' Affairs.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03162  Rep. Jerry Costello, II-Randy E. Frese
430 ILCS 68/5-5
430 ILCS 68/5-25

Amends the Firearm Dealer License Certification Act. Provides that "retail location" does not include the World Shooting and Recreational Complex. Provides that the provisions of the Act related to the certification of a license do not apply to transfers of firearms to a resident registered competitor or attendee or non-resident registered competitor or attendee by a licensed federal firearms dealer at a competitive shooting event held at the World Shooting and Recreational Complex that is sanctioned by a national governing body.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03163  Rep. Jerry Costello, II
35 ILCS 200/15-169

Amends the Property Tax Code. Provides that the homestead exemption for veterans with disabilities carries over to the benefit of the veteran's surviving spouse if the veteran resided outside of the State but otherwise qualified for the exemption at the time of his or her death and the surviving spouse relocates to Illinois after the death of the veteran. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03164  Rep. Jerry Costello, II
720 ILCS 5/4-4.5 new from Ch. 38, par. 5-1
720 ILCS 5/5-1 new
720 ILCS 5/5-2.5 new
720 ILCS 5/9-1.5 new
725 ILCS 5/114-15 new
725 ILCS 5/119-1 new
725 ILCS 5/122-2.2 new
730 ILCS 5/5-4.5-10 new
730 ILCS 5/5-4.5-20.5 new

Amends the Criminal Code of 2012. Reinstates the death penalty if at the time of the commission of the offense the person was 18 years of age or older and the person purposely caused the death of 2 or more human beings without lawful justification or the victim was a peace officer or firefighter killed in the course of performing his or her official duties, either to prevent the performance of the person's duties or in retaliation for the performance of the person's duties, and the person knew that the victim was a peace officer or firefighter. Provides a person is legally accountable for the conduct of another in the commission of death penalty murder only when: (1) having the purpose to cause the death of another human being without lawful justification, the person commands, induces, procures, or causes another to perform the conduct; or (2) the person agrees with one or more other persons to engage in conduct for the common purpose of causing the death of another human being without lawful justification, in which case all parties to the agreement shall be criminally liable for acts of other parties to the agreement committed during and in furtherance of the agreement. Amends the Code of Criminal Procedure of 1963 and Unified Code of Corrections to make conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03165  Rep. Jerry Costello, II-Randy E. Frese
430 ILCS 65/3 from Ch. 38, par. 83-3

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police may not retain, copy, or distribute any information previously collected under this Act on a firearm transfer inquiry system check. Requires the Department to destroy all records of the Firearms Transfer Inquiry Program system with respect to the call or request, other than the identifying number and the date the number was assigned, and all records of the system relating to the person or the transfer, within 45 days after the request, except: (1) if the transfer of a firearm is denied by the Department of State Police, the Department may keep the records of a denial in perpetuity, unless the denial is appealed and overturned then the records shall be destroyed; or (2) if the record is part of a criminal investigation initiated prior to the 45 day limit. Defines "transfer". Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Criminal Code of 2012. Exempts from a violation of the unlawful use of weapons statute and the aggravated unlawful use of a weapon statute, the carrying or possessing of firearms by wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of an offense, whether or not the firearms are carried while in the performance of their official duty or whether or not they are commuting between their homes and places of employment (currently, if the corrections officer is not a holder of a concealed carry license, he or she may carry a firearm outside his or her land or outside his or her own abode, legal dwelling, or fixed place of business, or outside the land or outside the legal dwelling of another person as an invitee with that person's permission, only while in the performance of his or her official duty, or while commuting between his or her home and place of employment).

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03167

5 ILCS 140/7.5

20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5

20 ILCS 2605/2605-300 was 20 ILCS 2605/55a in part

20 ILCS 2605/2605-595

20 ILCS 2605/2605-120 rep.

20 ILCS 2630/2.2

30 ILCS 105/6z-99

50 ILCS 710/1 from Ch. 85, par. 515

105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6

105 ILCS 5/10-27.1A

105 ILCS 5/34-8.05

225 ILCS 210/2005 from Ch. 96 1/2, par. 1-2005

225 ILCS 447/35-30

225 ILCS 447/35-35

405 ILCS 5/6-103.1

405 ILCS 5/6-103.2

405 ILCS 5/6-103.3

410 ILCS 45/2 from Ch. 111 1/2, par. 1302

430 ILCS 65/Act rep.

430 ILCS 66/25

430 ILCS 66/30

430 ILCS 66/40

430 ILCS 66/70

430 ILCS 66/80

430 ILCS 66/105

520 ILCS 5/3.2 from Ch. 61, par. 3.2

520 ILCS 5/3.2a from Ch. 61, par. 3.2a

705 ILCS 105/27.3a

720 ILCS 5/2-7.1

720 ILCS 5/2-7.5

720 ILCS 5/12-3.05 was 720 ILCS 5/12-4

720 ILCS 5/16-0.1

720 ILCS 5/17-30 was 720 ILCS 5/16C-2

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

720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1

720 ILCS 5/24-1.6

720 ILCS 5/24-1.8

720 ILCS 5/24-2

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

720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1

720 ILCS 5/24-3.2 from Ch. 38, par. 24-3.2

720 ILCS 5/24-3.4 from Ch. 38, par. 24-3.4

720 ILCS 5/24-3.5
HB 03167 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/102-7.1
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-4.5-110
730 ILCS 5/5-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1025/1 from Ch. 141, par. 101
765 ILCS 1026/15-705


Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03168 Rep. Terri Bryant-Patrick Windhorst-Jerry Costello, II-William Davis-Justin Slaughter, Dave Severin, Jaime M. Andrade, Jr., Emanuel Chris Welch, Monica Bristow, Nicholas K. Smith, Anne Stava-Murray, Margo McDermed, Tony McCombie, Lindsay Parkhurst, Norine K. Hammond and Mary E. Flowers
(Sen. Paul Schimpf-Scott M. Bennett-Pat McGuire)

730 ILCS 5/5-8-1.1 from Ch. 38, par. 1005-8-1.1

Amends the Unified Code of Corrections. Provides that every sentencing order shall include as though written therein a term providing that if the Department of Corrections accepts an eligible offender in the program and determines the offender has successfully completed the impact incarceration program, the sentence shall be reduced to time considered served. Removes the requirement that a person be recommended and approved for placement in the impact incarceration program in the court's sentencing order.

House Floor Amendment No. 1
Deletes reference to:
730 ILCS 5/5-8-1.1
Adds reference to:
730 ILCS 5/5-3-2 from Ch. 38, par. 1005-3-2
Adds reference to:
730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that in felony cases, the presentence report shall include information concerning defendant's eligibility for a sentence to an impact incarceration program administered by the Department of Corrections. Provides that the court shall make a specific finding about whether the defendant is eligible for participation in a Department impact incarceration program, and if not, provide an explanation as to why a sentence to impact incarceration is not an appropriate sentence.

Jul 19 19 H Public Act . . . . . . . . . 101-0105
HB 03169  Rep. Grant Wehrli

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

Amends the Criminal Code of 2012 concerning unlawful use of weapons. Provides that 120 days after the effective date of the amendatory Act, it is unlawful for a person to knowingly import, sell, manufacture, transfer, or possess, in this State, a bump-fire stock for a semi-automatic firearm that does not convert the semi-automatic firearm into a machine gun. Defines "bump-fire stock" as a butt stock designed to be attached to a semi-automatic firearm and designed, made, or altered, and intended to increase the rate of fire achievable with the firearm to that of a fully automatic firearm by using the energy from the recoil of the firearm to generate reciprocating action that facilitates repeated activation of the trigger. Provides that a violation is a Class 4 felony. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03170  Rep. Mark Batinick

720 ILCS 5/24-1  from Ch. 38, par. 24-1
730 ILCS 5/3-6-3  from Ch. 38, par. 1003-6-3

Amends the Criminal Code of 2012. Increases the penalty for unlawful use of weapons by selling, manufacturing, purchasing, possessing, or carrying a machine gun, other than in the passenger compartment of a motor vehicle or on one's person if the weapon is loaded, from a Class 2 felony, with a mandatory sentence of not less than 3 years and not more than 7 years imprisonment to a Class 1 felony, with a mandatory sentence of not less than 4 years and not more than 15 years imprisonment. Amends the Unified Code of Corrections. Provides that a person serving a sentence for this violation shall receive no more than 7.5 days sentence credit for each month of his or her sentence of imprisonment (rather than day for day sentence credit).

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03171  Rep. Jim Durkin

720 ILCS 5/12-6.4

Amends the Criminal Code of 2012. Provides that a person commits criminal street gang recruitment when he or she recruits, solicits, or induces another person to join or remain a member of a criminal street gang. Provides that the penalty is a Class 4 felony. Provides that if the person recruited, solicited, or induced is a minor, the offense is a Class 3 felony. Defines "criminal street gang". Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03172  Rep. Jim Durkin-Emanuel Chris Welch

(Sen. Thomas Cullerton)

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

Amends the Toll Highway Act. Provides that, if the acquisition, construction, relocation, operation, regulation, or maintenance of a toll highway requires the relocation of public utilities due to the elimination of a tollway oasis bridge, the Illinois Highway Authority must conduct an assessment in order to determine the most cost-effective means of providing utility service to associated tollway property that remains. Provides that such an assessment shall include an estimate of the total cost of the required relocation of the utilities, an examination of alternative options for the provision of utilities to the relevant tollway property, and the associated costs of each. Provides that, if the assessment indicates that the most cost-effective means of providing utility service to tollway property is via the adjacent municipality, the Authority shall require that the relevant utilities be provided to the tollway property by the adjacent municipality, which shall be appropriately compensated from the sales tax proceeds generated from the subject tollway property. Provides for an intergovernmental agreement to effectuate adequate compensation for the adjacent municipality. Provides that, when a tollway oasis bridge is eliminated, the Authority must conduct an assessment in order to determine the impacts the modification will have on adjacent municipalities and whether, in the interest of equity, such adjacent municipalities should share in any sales tax revenues. Provides that the analysis shall consider several specific criteria relating to pollution, private nuisance, frequency of usage, and the need for public services. Provides that, if the Authority determines that any municipality adjacent to the tollway property is substantially impacted by activities or businesses conducted on the property, it shall be appropriately compensated. Provides that the Authority, the municipality wherein the tollway property is located, and the impacted adjacent municipality shall enter into an intergovernmental agreement to effectuate the requirements and provide for adequate compensation.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 03173  Rep. Patrick Windhorst
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Provides that the 72 hour waiting period before delivery of a concealable firearm after application for its purchase has been made does not apply to a person who has been issued a valid license to carry a concealed handgun under the Firearm Concealed Carry Act. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03174  Rep. Patrick Windhorst
430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm on any bus, train, or form of transportation paid for in whole or in part with public funds, and any building, real property, and parking area under the control of a public transportation facility paid for in whole or in part with public funds.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03175  Rep. Patrick Windhorst
5 ILCS 140/2 from Ch. 116, par. 202
Amends the Freedom of Information Act. Provides that "private information" includes, but is not limited to, the name and any identifying information of a victim in a sexual assault investigation.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03176  Rep. Patrick Windhorst
430 ILCS 65/13.1 from Ch. 38, par. 83-13.1
Amends the Firearm Owners Identification Card Act. Deletes existing preemption provisions concerning firearms. Provides that regulation of the ownership and possession of firearms and related items are the exclusive powers and functions of the State. Provides that a local government, including a home rule unit, may not require registration, reporting of the sale or transfer of a firearm, or maintenance of a firearm registry. Provides that any existing or future local ordinances or resolutions imposing any registration requirement on firearms and related items are invalid and void. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03177  Rep. Deanne M. Mazzochi
5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356u
215 ILCS 5/356x
215 ILCS 5/356z.33 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8
Amends the Illinois Insurance Code. In provisions requiring insurance coverage for prostate-specific antigen tests and for colorectal cancer examination and screening, removes provisions requiring the testing be recommended or prescribed by a physician. Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require insurance policies to provide coverage for testing to establish the presence or absence of sexually transmitted diseases or infections. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Changes the short title of the Act to the Cigarette, Electronic Cigarette, and Alternative Nicotine Product Act. Raises the minimum age for the purchase, possession, and use of tobacco products, electronic cigarettes, and alternative nicotine products from 18 years of age to 21 years of age. Authorizes the Secretary of State to issue a smoking license to a person who: (1) is at least 18 years of age but under 21 years of age; (2) has completed the 8-hour online educational program regarding the dangers and consequences of smoking as verified by the Department of Public Health; and (3) has paid a $50 fee to the Secretary of State. Provides for penalties and other matters. Repeals the Smokeless Tobacco Limitation Act. Amends various other Acts to make conforming changes.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Defines a "community-integrated living arrangement" as a living arrangement certified by a community mental health or developmental services agency where 12 (rather than 8) or fewer recipients with mental illness or recipients with a developmental disability reside under the supervision of the agency. Makes a grammatical change.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03180  Rep. Deanne M. Mazzochi and Amy Grant

55 ILCS 5/5-1097.7

Amends the Counties Code. Provides that a county may adopt an ordinance with reasonable regulations concerning the operation of any business that involves exposure of specified anatomical areas or performance of specified sexual activities by a person within the business' premises or that offers or provides sexually-oriented entertainment services or activities (rather than that offers or provides activities by employees, agents, or contractors of the business that involve exposure of specified anatomical areas or performance of specified sexual activities in view of any patron, client, or customer of the business). Provides if a county has established a licensing program as part of its regulation of adult entertainment facilities, the findings, decision, and orders of the licensing official or licensing body is subject to review in the circuit court of the county and that the Administrative Review Law apply to and govern the judicial review. Allows a county having a code hearing unit to enforce and prosecute violations of the adult entertainment facilities ordinance through its administrative adjudication program.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03181  Rep. Deanne M. Mazzochi

735 ILCS 5/2-619  from Ch. 110, par. 2-619

Amends the Code of Civil Procedure. Provides that if the grounds do not appear on the face of the pleading attacked the motion shall be supported by affidavit that the claim asserted is unenforceable because the claim was (A) filed for a purpose of forcing an individual or entity to change positions or induce or coerce behavior in a manner unrelated to the claim asserted, or (B) based on allegations made to a government entity by an anonymous complainant where: (i) the anonymous complainant is not revealed; or (ii) the anonymous complainant, if revealed, made the allegations to a government entity while holding an ulterior motive with regard to the defendant or for the purposes of retaliating against the defendant.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03182  Rep. Deanne M. Mazzochi-Joyce Mason

750 ILCS 5/506  from Ch. 40, par. 506

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that, in a case involving dissolution of marriage, declaration of invalidity of marriage, allocation of parental responsibilities, or domestic violence, the court shall only appoint a guardian ad litem if the guardian ad litem has completed 20 hours of classroom training and 20 hours of training by a domestic abuse advocate to become a guardian ad litem. Provides that a statewide organization advocating for survivors of domestic violence shall offer the training to become a guardian ad litem.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03183  Rep. Aaron M. Ortiz-Celina Villanueva

New Act

Creates the Law Enforcement Gang Database Task Force Act. Creates the Law Enforcement Gang Database Task Force to study the use, operation, and oversight of gang databases and shared gang databases in the State. Provides for membership of the Task Force. Provides that the Task Force shall appoint a chairperson from among the members appointed. Provides that members of the Task Force shall receive no compensation but shall be reimbursed for necessary expenses incurred in the performance of their duties. Provides that the Illinois Criminal Justice Information Authority shall provide administrative and other support to the Task Force. Provides that the Task Force shall submit a written report of its findings and recommendations to the General Assembly and the Governor on or before June 1, 2021. Provides that the Task Force is dissolved on July 1, 2022 and the Act repealed on that date.

Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03184  Rep. Deanne M. Mazzochi

415 ILCS 40/9 new

Amends the Public Water Supply Regulation Act. Provides that, when testing water, public water supplies shall test for androgen and estrogen receptor compounds. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03185  Rep. Deanne M. Mazzochi

65 ILCS 5/11-13-1  from Ch. 24, par. 11-13-1

Amends the Zoning Division of the Illinois Municipal Code. Provides that a property owner, or a developer or contractor having the written permission of the property owner, shall not have any approvals under the Zoning Division denied because of a law or ordinance enacted or adopted after the date on which the property owner, developer, or contractor: (1) participated in a concept meeting for construction with representatives from a municipality regarding the subject property; (2) filed a building permit application with a municipality for the subject property; (3) presented a proposed development plan to a city council for the subject property; (4) substantially invested resources in the preparation of building plans, concept drawings, or securing building contracts for a preceding period of one year for the subject property; or (5) otherwise gave sufficient notice of an intent to develop to the pertinent regulatory authorities for the subject property. Allows suit against the State or a unit of local government that seeks to enforce or impose a more restrictive law, regulation, ordinance, or resolution against the property owner, developer, or contractor and allows for a $5,000 civil penalty and other damages if the property owner's, developer's, or contractor's claim is successful. Limits home rule powers.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03186  Rep. Deanne M. Mazzochi

225 ILCS 85/8  from Ch. 111, par. 4128

Amends the Pharmacy Practice Act. Makes a technical change in a Section concerning licensure without examination.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03187  Rep. Deanne M. Mazzochi-Ann M. Williams-Brad Halbrook-Chris Miller-Amy Grant, Dan Caulkins, Mary E. Flowers, Lindsay Parkhurst, Yehiel M. Kalish, Ryan Spain and C.D. Davidsmeyer

215 ILCS 5/Art. XXXIIB heading new
215 ILCS 5/521.1 new
215 ILCS 5/370b.2 new
215 ILCS 125/4-21 new
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that upon request by a party contracting with a pharmacy benefit manager, a pharmacy benefit manager shall disclose any rebate amounts provided to the pharmacy benefit manager by a pharmaceutical manufacturer. Provides that upon request by a party contracting with a pharmacy benefit manager, a pharmacy benefit manager shall disclose the actual amounts paid by the pharmacy benefit manager to the pharmacy. Provides that a pharmacy benefit manager shall provide notice to the party contracting with the pharmacy benefit manager of any consideration that the pharmacy benefit manager receives from the manufacturer for dispense as written prescriptions once a generic or biologically similar product becomes available. Provides that any provision of a contract entered into, amended, or renewed on or after the effective date of the amendatory Act that is contrary is unenforceable.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03188  Rep. Deanne M. Mazzochi

215 ILCS 5/370b.2 new
215 ILCS 125/4-21 new
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that if an insured is required to pay a deductible or copayment under a policy, an accident and health insurer must disclose to the insured the total actual payments made by the accident and health insurer to a health care provider and the basis for the deductible or copayment the insured is required to pay. Provides that if an accident and health insurer pays a claim to a healthcare provider at an agreed-upon or discounted rate, then the accident and health insurer must base the insured's deductible or copayment upon the agreed-upon or discounted rate rather than any other advertised or listed rate. Amends the Health Maintenance Organization Act and the Illinois Public Aid Code. Provides the basis for calculation of a deductible or copayment.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03189

Rep. Martin J. Moylan, Gregory Harris, Natalie A. Manley, Sonya M. Harper and Anna Moeller

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

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful use of weapons when he or she knowingly possesses, sells or offers to sell, purchases, manufactures, imports, transfers, or uses: (1) any manual, power-driven, or electronic device that is designed to and functions to increase the rate of fire of a semiautomatic firearm when the device is attached to the firearm; (2) any part of a semiautomatic firearm or combination of parts that is designed to and functions to increase the rate of fire of a semiautomatic firearm by eliminating the need for the operator of the firearm to make a separate movement for each individual function of the trigger; or (3) any other device, part, or combination of parts that is designed to and functions to substantially increase the rate of fire of a semiautomatic firearm above the standard rate of fire for semiautomatic firearms that is not equipped with that device, part, or combination of parts. This offense is a Class 2 felony. Provides for exemptions.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03190

Rep. John Connor

720 ILCS 5/21-8.5 new

Amends the Criminal Code of 2012. Creates the offense of criminal trespass to a critical infrastructure facility. Provides that a person commits the offense when he or she knowingly: (1) operates an unmanned aircraft system over a critical infrastructure facility at an altitude not higher than 400 feet above ground level; or (2) allows an unmanned aircraft system to make contact with a critical infrastructure facility, including any person or object on the premises of or within the facility. Provides exemptions. Defines "critical infrastructure facility". Provides that a violation is a Class A misdemeanor.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03191


(Sen. Jennifer Bertino-Tarrant-Linda Holmes, Bill Cunningham, Jason Plummer and Antonio Muñoz)

725 ILCS 5/115-7.5 new

Amends the Code of Criminal Procedure of 1963. Provides that in a proceeding for the prosecution of an offense of criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual abuse, or aggravated criminal sexual abuse the court on a motion by the prosecuting attorney, may order that the defendant question the victim through a court-appointed attorney if the defendant has waived his or her right to counsel and is representing himself or herself pro se, when the victim's testimony will describe an act or attempted act of sexual conduct, and the court finds that requiring the victim to be questioned directly by the defendant will cause the victim to suffer serious emotional or mental distress. Provides that the defendant shall be allowed to communicate with the court-appointed attorney.

May 10 19 S Rule 3-9(a) / Re-referred to Assignments

HB 03192

Rep. Maurice A. West, II

20 ILCS 2105/2105-18 new

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that certain health care providers licensed by the Department of Financial and Professional Regulation who have applied for license renewal shall be presumed licensed until their license renewals have been approved or denied by the Department. Requires the Department to provide proof of temporary licensure renewal to a licensed health care provider who applies for renewal of his or her license and is in good standing. Provides that the Department may adopt rules to implement the provisions.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03193

Rep. Maurice A. West, II-Justin Slaughter

20 ILCS 3930/9.4 new

30 ILCS 105/5.891 new

Amends the Illinois Criminal Justice Information Act. Creates the Statewide Deferred Prosecution Funding Program, to provide grants to State's Attorneys to operate deferred prosecution programs for misdemeanor offenses. Provides eligibility requirements and rulemaking authority for the Illinois Criminal Justice Information Authority Act. Creates the Statewide Deferred Prosecution Funding Program Fund. Amends the State Finance Act to make a conforming change.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03194  Rep. Thaddeus Jones

Appropriates $50,000,000 from the General Revenue Fund to the State Board of Education for the 21st Century Community Learning Center Grant Program for the purpose of establishing 50 after-school programs in 50 disadvantaged communities where the household income is greater than 95% of the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services. Effective July 1, 2019.

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

HB 03195  Rep. Celina Villanueva and Anne Stava-Murray

5 ILCS 805/17 new

Amends the Illinois TRUST Act. Provides that if any official of the State is notified that a person is arrested, detained, incarcerated, removed, or deported in connection with a federal immigration proceeding who is a parent, legal guardian, legal custodian, or primary caretaker of a child, notice is required by federal, State, or local authorities to give reasonable notice that care and supervision of the child will be interrupted or cannot be provided.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Iris Y. Martinez)

New Act


House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Modifies the membership of the Immigration Task Force. Provides that the Department of Human Services (currently, the Department of Human Services and the Department of Human Rights), in consultation with any other State agency relevant to the issue of immigration in this State, shall provide administrative and other support to the Task Force. Adds to the number of issues required to be examined by the Task Force. Effective immediately.

Senate Floor Amendment No. 1

Removes a provision requiring the Immigration Task Force to examine whether the State has parity in hiring immigrant persons. Makes conforming changes.

Aug 23 19  H  Public Act . . . . . . . . 101-0501

HB 03197  Rep. Celina Villanueva and Terra Costa Howard

705 ILCS 135/15-70

720 ILCS 5/24-3A

720 ILCS 5/24-3B

Amends the Crime and Traffic Assessment Act. Provides that the court shall also order payment of a conditional assessment of $500 for a violation of gunrunning and firearm trafficking which shall be collected and remitted by the Clerk of the Circuit Court to the State Treasurer for deposit into the Traffic and Criminal Conviction Surcharge Fund to be used for grants by the Illinois Law Enforcement Training Standards Board to units of local government to purchase bulletproof vests for local police departments and to hire peace officers. Makes conforming changes to the Criminal Code of 2012.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03198  Rep. Diane Pappas-Terra Costa Howard, Kathleen Willis, Deb Conroy, Karina Villa, Anne Stava-Murray and Amy Grant
(Sen. Thomas Cullerton)

65 ILCS 5/8-3-14  from Ch. 24, par. 8-3-14
65 ILCS 5/8-3-14a
65 ILCS 5/8-3-14b new
65 ILCS 5/8-3-14c new

Amends the Illinois Municipal Code. Provides that not less than 75% of the amounts collected by a municipality within DuPage County pursuant to the municipal hotel operators' occupation tax and municipal hotel use tax shall be used to promote tourism within that municipality. Requires that the municipality that belong to a not-for-profit organization headquartered in DuPage County that is recognized by the Department of Commerce and Economic Opportunity as a certified local tourism and convention bureau entitled to receive State tourism grant funds. Provides that the remainder of the amounts collected may be used by the municipality for economic development or capital infrastructure. Repeals the provisions on January 1, 2021.

House Floor Amendment No. 1

Extends the repeal of provisions regarding a municipal hotel operators' and hotel use tax in DuPage County from January 1, 2021 to January 1, 2023.

Apr 04 19  S  Referred to Assignments

HB 03199  Rep. Diane Pappas

705 ILCS 135/15-70

Amends the Criminal and Traffic Assessment Act. Provides that the court shall order payment of $500 for a controlled substance trafficking violation to the State Treasurer for deposit into the State Board of Education Special Purpose Trust Fund, for the purpose of a grant program administered by the Illinois State Board of Education for primary and secondary schools to apply for a grant for drug prevention and mental health services.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03200  Rep. Diane Pappas and Terra Costa Howard

815 ILCS 530/10

Amends the Personal Information Protection Act. Provides that if there is a breach of the security of system data, a data collector must notify the Attorney General in addition to the Illinois resident to whom the breach relates. Requires the notice to be provided no later than 5 days after the breach.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03201  Rep. Diane Pappas

30 ILCS 605/7.3  from Ch. 127, par. 133b10.3

Amends the State Property Control Act. Provides that all airplanes and helicopters owned by the State, except those designated for emergency use, those used by the Illinois State Police, and those used by a public university as part of a course in aviation, are surplus property and must be sold by a competitive sealed bid method (now, a transferable airplane may be disposed of only if (i) it is no longer needed, (ii) it will not be used as a trade-in, and (iii) a public university or college offering aviation-related instruction or training has not listed its need for an airplane). Requires that the sale proceeds be deposited into the Education Assistance Fund. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03202  Rep. Diane Pappas

20 ILCS 405/405-5  was 20 ILCS 405/35.2
20 ILCS 405/405-280  was 20 ILCS 405/67.15

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that beginning June 30, 2019, each State agency shall report certain information concerning State vehicles to the Department of Central Management Services within 60 days after the end of the fiscal year. Provides that if a State agency fails to report that information, the Department of Central Management Services shall immediately take control of at least 5 vehicles controlled by the non-reporting State agency, or fewer vehicles only if the non-reporting State agency controls fewer than 5 vehicles. Requires the Department to publish information on its website about State vehicles for the previous fiscal year by November 1, 2019 and each November 1 thereafter. Provides that within 60 days after receiving State agency reports, the Director of Central Management Services shall deem any general purpose passenger and light duty vehicle driven under 7,000 miles in a fiscal year as surplus property and begin the process for disposing of the vehicle provided for in the State Property Control Act for transferable property. Contains other provisions concerning the sale of such vehicles and exceptions that may apply. Requires proceeds from such sales to be deposited in the State Surplus Property Revolving Fund. Defines "general purpose passenger vehicles" and "light duty vehicles". Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03203  Rep. Diane Pappas

40 ILCS 5/2-101  from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105  from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-107  from Ch. 108 1/2, par. 2-107

Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date of the amendatory Act and provides that, beginning on that date, the System shall not accept any new participants. Makes related changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03204  Rep. Aaron M. Ortiz and Linda Chapa LaVia

110 ILCS 305/7f  from Ch. 144, par. 28f
110 ILCS 520/8f  from Ch. 144, par. 658f
110 ILCS 660/5-90
110 ILCS 665/10-90
110 ILCS 670/15-90
110 ILCS 675/20-90
110 ILCS 680/25-90
110 ILCS 685/30-90
110 ILCS 690/35-90

Amends various Acts relating to the governance of public universities in Illinois. Provides that, beginning with the 2020-2021 academic year, the board of trustees of each university shall award a full tuition waiver for undergraduate education to any student admitted to the university who has a household income that is less than 185% of the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03205  Rep. Aaron M. Ortiz-Barbara Hernandez, Celina Villanueva and Gregory Harris

110 ILCS 305/105 new
110 ILCS 520/90 new
110 ILCS 660/5-200 new
110 ILCS 665/10-200 new
110 ILCS 670/15-200 new
110 ILCS 675/20-205 new
110 ILCS 680/25-200 new
110 ILCS 685/30-210 new
110 ILCS 690/35-205 new
110 ILCS 805/3-29.13 new

Amends various Acts relating to the governance of public universities and community colleges in Illinois. Provides that a university or community college district may not require a student, as part of his or her financial aid verification process, to submit a letter to the university or community college district indicating why the student's parent or guardian is not employed, does not file taxes, or does not have a federal Individual Taxpayer Identification Number.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03206  Rep. Aaron M. Ortiz

735 ILCS 5/2-2302 new

Amends the Code of Civil Procedure. In the Part concerning settlement of claims, provides that an employer may not require an employee or prospective employee to execute a nondisclosure agreement, waiver, or other document that prohibits or attempts to prohibit an employee from disclosing or reporting allegations of sexual harassment, discrimination, or retaliation or the factual foundation of such an allegation. Provides that any nondisclosure agreement, waiver, or other document that: has the purpose or effect of prohibiting an employee from disclosing or reporting allegations of sexual harassment, discrimination, or retaliation or the factual foundation of such allegation; or purports or attempts to waive a substantive or procedural right or remedy under State or federal law arising out of the factual foundation providing the basis for a sexual harassment, discrimination, or retaliation claim is void and unenforceable. Defines terms. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03207  Rep. Aaron M. Ortiz

New Act
10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
35 ILCS 5/229 new
50 ILCS 825/Act rep.

Creates the Rent Control Act. Establishes County Rent Control Boards in every county on the date all initial members of a Board are elected and qualified. Provides for nomination and election of Board members. Includes provisions relating to qualifications of members, vacancy of a Board member seat, and meetings of a Board. Provides for duties of a Board, including establishing countywide rent-controlled amounts for renting to households of specified income levels and calculating an average rent for dwellings in the county. Provides that a Board must establish regulations concerning rent for households of specified income levels, including: restrictions on increasing rent-controlled amounts; notice to tenants before increasing rent; creation of a reserve account by property owners for repairs and capital improvements; and other regulations. Defines terms. Limits home rule powers. Amends the Election Code by making conforming changes relating to the election of Board members. Amends the Illinois Income Tax Act. Adds an income tax credit equal to the difference between the rent-controlled amount and the average rent established by a County Rent Control Board and an income tax credit for an amount equal to the amount of capital improvements to property a taxpayer owns and rents to households of specified income levels. Repeals the Rent Control Preemption Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03208  Rep. Aaron M. Ortiz
40 ILCS 5/17-149 from Ch. 108 1/2, par. 17-149

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that for school years beginning on or after July 1, 2019 and ending before June 30, 2022, the service retirement pension shall not be cancelled in the case of a service retirement pensioner who is re-employed as a teacher on a temporary and non-annual basis or on an hourly basis, so long as the person (1) does not work as a teacher for compensation on more than 120 days (instead of 100 days) in a school year or (2) does not accept gross compensation for the re-employment in a school year in excess of (i) $36,000 (instead of $30,000) or (ii) in the case of a person who retires with at least 5 years of service as a principal, an amount that is equal to the daily rate normally paid to retired principals multiplied by 120 (instead of 100). Makes conforming changes. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03209  Rep. Aaron M. Ortiz
105 ILCS 5/2-3.142

Amends the School Code. Removes a provision making the grants issued by the State Board of Education to the Illinois School Psychology Internship Consortium subject to appropriation. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03210  Rep. Aaron M. Ortiz
225 ILCS 447/40-5

Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Provides that reasonable attorney's fees and costs may be awarded to a licensee, interested party, or person injured if he or she successfully obtains injunctive relief, whether by consent or otherwise. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03211  Rep. Justin Slaughter
35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates a credit in an amount equal to the investment made by the taxpayer during the taxable year in a Qualified Opportunity Fund. Provides that no such credit may be taken for any taxable year that begins prior to January 1, 2020. Provides that excess credits may be carried forward or back. Provides that the aggregate amount of the Qualified Opportunity Fund tax credit shall be limited to $10,000 per taxpayer per calendar year. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03212 Rep. Justin Slaughter

15 ILCS 335/4 from Ch. 124, par. 24
720 ILCS 5/16-1 from Ch. 38, par. 16-1
720 ILCS 5/16-25
725 ILCS 5/116-2.2 new from Ch. 38, par. 1003-1-2
730 ILCS 5/3-1-2 from Ch. 38, par. 1003-2-2.5 new
730 ILCS 5/3-2-2.6 new
730 ILCS 5/3-2-2.7 new
730 ILCS 5/3-2-2.8 new
730 ILCS 5/3-4-3 from Ch. 38, par. 1003-4-3
730 ILCS 5/3-6-1 from Ch. 38, par. 1003-6-1
730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
730 ILCS 5/3-6-7
730 ILCS 5/3-7-2 from Ch. 38, par. 1003-7-2
730 ILCS 5/3-7-2a from Ch. 38, par. 1003-7-2a
730 ILCS 5/3-8-4 from Ch. 38, par. 1003-8-4
730 ILCS 5/3-14-1.1 new from Ch. 38, par. 1003-14-4
730 ILCS 5/5-4-1 from Ch. 38, par. 1005-4-1
730 ILCS 5/Art. 5-8B heading new
730 ILCS 5/5-8B-1 new
730 ILCS 5/5-8B-5 new
730 ILCS 125/17.5

Amends the Criminal Code of 2012. Increases the threshold amount of theft not from the person and retail theft that enhances the offense from a misdemeanor to a felony to $2,000 and if based on a prior conviction must only be for felony theft. Amends the Illinois Identification Card Act. Provides that the Secretary of State may, upon request of a person committed to the Department of Corrections, issue a limited period identification card to the committed person that shall be valid during the period of his or her incarceration. Amends the Code of Criminal Procedure of 1963 concerning the reduction or modification of a defendant's sentence. Amends the Unified Code of Corrections. Provides that not later than 2 years after the effective date of the amendatory Act, the Director of Corrections, in consultation with the Independent Review Committee created by the amendatory Act, shall develop and release publicly on the Department of Corrections website a risk and needs assessment system. Describes the system. Provides that a committed person shall be assigned to an institution or facility of the Department that is located within 200 miles of his or her residence immediately before the committed person's admission to the Department. Provides that a committed person who successfully completes evidence-based recidivism reduction programming or productive activities shall receive additional sentence credits. Prohibits handcuffs, shackles, or restraints of any kind to be used on new mothers for 3 months after delivery. Provides that a person at least 60 years of age who has served at least two-thirds of his or her sentence may petition the Department for participation in an atonement and restorative justice program prepared by the Department. Amends the County Jail Act to make conforming changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03213  Rep. Michael T. Marron  
(Sen. Omar Aquino)

40 ILCS 5/16-106  from Ch. 108 1/2, par. 16-106
40 ILCS 5/16-155  from Ch. 108 1/2, par. 16-155
30 ILCS 805/8.43 new

Amends the Downstate Teacher Article of the Illinois Pension Code. In the definition of "teacher", removes a provision specifying that an annuitant receiving a retirement annuity under the Chicago Teacher Article who is employed by a board of education or other employer as permitted under specified provisions is not a "teacher" for purposes of the Downstate Teacher Article. Provides that the board may also require reporting requirements that are different than those specified in a provision concerning employer reporting requirements and may require different reporting requirements for different benefits or purposes established under the Article, including, but not limited to, any optional benefit plan an employee chooses to participate in. Provides that if the governing body of an employer that is not a State agency fails to forward specified required contributions within a specified period, the System shall notify the employer of an additional amount due, equal to $50 per day for each day that elapses from the due date until the day the report and employee contributions are received by the System (instead of the greater of an amount representing the interest lost by the system due to late forwarding of contributions, calculated for the number of days which the employer is late in forwarding contributions at a rate of interest prescribed by the board or $50). Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Aug 23 19  H  Public Act . . . . . . . . . . 101-0502

HB 03214  Rep. Rita Mayfield

730 ILCS 5/3-3-3  from Ch. 38, par. 1003-3-3
730 ILCS 5/3-3-3.1 new

Amends the Unified Code of Corrections. Provides that notwithstanding to the contrary any provision of the Code, post-conviction hearing provisions under the Code of Criminal Procedure of 1963, habeas corpus hearing provisions under the Code of Civil Procedure, or the relief from judgment provisions of the Code of Civil Procedure, a person serving a term of imprisonment in a Department of Corrections facility is eligible for parole and a parole hearing if he or she has served the greater of: (1) a term of imprisonment of at least 20 years; (2) 25% of his or her sentence; or (3) the minimum term of imprisonment for the most serious offense for which the person was convicted. Provides that a person serving a term of natural life imprisonment shall be eligible for parole and a parole hearing after at least 20 years imprisonment. Provides that a person seeking early release under this provision may petition the Prisoner Review Board in the same manner as a person eligible for parole under the Code and the parole hearing shall be conducted as otherwise provided in the Parole Article of the Code and the Open Parole Hearings Act unless otherwise provided in this provision. Provides for offenses excluded from this provision. Provides that nothing in the amendatory Act guarantees parole. Provides that it only guarantees the opportunity of the committed person to present evidence at his or her parole hearing to demonstrate the committed person's rehabilitation before the Prisoner Review Board and to seek parole.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03215  Rep. Rita Mayfield

65 ILCS 5/3.1-10-17 new

Amends the Illinois Municipal Code. Provides that the imposition of term limits by referendum, ordinance, or otherwise must be prospective. Provides that elective office held prior to the effective date of any term limit imposed by a municipality shall not prohibit a person otherwise eligible from running for or holding elective office in that municipality. Provides that term limits imposed in a manner inconsistent with the applicable provisions are invalid. Provides that these provisions apply to all term limits imposed by a municipality located in a county with a population greater than 3,000,000 by referendum, ordinance, or otherwise passed on or after November 8, 2016. Limits home rule powers. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03216  Rep. Stephanie A. Kifowit-Jerry Costello, Il-Lance Yednock-Daniel Swanson and Mike Murphy  
(Sen. Michael E. Hastings, David Koehler-Suzy Glowiak Hilton-Jennifer Bertino-Tarrant-Rachelle Crowe and Thomas Cullerton)  
15 ILCS 335/5 from Ch. 124, par. 25  
625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106  
Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Provides that for the purpose of issuing an identification card or driver's license with a veteran designation, acceptable forms of proof shall include, among other documents, Department of Defense form DD-2 (Retired) or a United States Department of Veterans Affairs summary of benefits letter. Provides new requirements for verification of veteran status. Makes conforming changes.  
Jul 22 19 H Public Act . . . . . . . . . 101-0106

(Sen. Ram Villivalam-Cristina Castro)  
New Act  
Creates the Asian American Family Commission Act. Creates the Asian American Family Commission. Provides for the appointment of members to the Commission and terms of membership. Provides that members shall serve without compensation, but shall be reimbursed for Commission-related expenses. Provides for the appointment of liaisons from specified State agencies to serve as ex officio members of the Commission. Provides that the Office of the Governor, in cooperation with the State agencies appointing liaisons to the Commission, shall provide administrative support to the Commission. Provides for funding to the Commission. Requires the Commission to annually report to the Governor and the General Assembly.  
Aug 16 19 H Public Act . . . . . . . . . 101-0392

HB 03218  Rep. Theresa Mah  
410 ILCS 620/21.5 new  
Amends the Illinois Food, Drug and Cosmetic Act. Provides that manufacturers of contact lenses shall provide information on product packaging regarding how to properly dispose of contact lenses. Provides that the information shall include, at minimum, that proper disposal of contact lenses includes placing the contact lenses with other solid waste and does not include flushing contact lenses down a sink or other drain.  
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03219  Rep. Michael Halpin  
50 ILCS 105/4.1 new  
Amends the Public Officer Prohibited Activities Act. Provides that no officer, employee, or agent of a unit of local government may attempt to withhold disclosure to the public of information relating to tax incentives and other financial incentives by using a non-disclosure agreement. Defines "tax incentive". Effective immediately.  
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03220  Rep. Michael Halpin  
New Act  
Creates the Low-Wage Employer Cost Recoupment Act. Directs the Department of Labor to impose a surcharge upon employers that pay employees wages that are less than the amount that would disqualify a single person from being eligible for federal Supplemental Nutrition Assistance Program benefits. Imposes a surcharge in an amount equal to the annual value of the amount of federal Supplemental Nutrition Assistance Program benefits for which a single person would be eligible multiplied by the number of employees whose wages do not disqualify a person from eligibility for federal Supplemental Nutrition Assistance Program benefits. Effective immediately.  
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03221  Rep. Justin Slaughter

730 ILCS 5/5-2-4 from Ch. 38, par. 1005-2-4

Amends the Unified Code of Corrections. Provides that before the expiration of the conditional release of a person found not guilty by reason of insanity, the Department of Human Services shall conduct an assessment of the person’s need for continuing treatment prior to the termination of his or her conditional release and shall arrange for mental health services for the person after the person's conditional release. Provides that the court may order an extension of the person's conditional release for a term as determined by the court based on the assessment (rather than 5 years).

Mar 29 19  H Rule 19(a)/ Re-referred to Rules Committee


(Sen. Omar Aquino and Toi W. Hutchinson)

P.A. 94-653, Sec. 5

Amends Public Act 94-653. Authorizes the Department of Human Services to grant and convey a permanent conservation easement to any entity in addition to the Department of Natural Resources that the Department of Human Services deems appropriate. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following change: authorizes the Department of Human Services to grant and convey a permanent conservation easement to the Chicago Park District (instead of to any entity that the Department of Human Services deems appropriate). Effective immediately.

Senate Floor Amendment No. 2

Adds reference to:

P.A. 94-653, Sec. 10 rep.

Repeals a provision in Public Act 94-653 regarding the legal description of the land. Makes a conforming change and corrects a typographical error.

Senate Floor Amendment No. 4

Replaces everything after the enacting clause. Authorizes the Department of Human Services to grant and convey a permanent conservation easement to the Chicago Park District. Repeals a provision in Public Act 94-653 regarding the legal description of the land. Authorizes the Director of the Department of Natural Resources to terminate all contractual interests of the State of Illinois provided in the agreement between the State and the City of Pana, made on June 28, 1949, for the purpose of funding the construction of a dam and water reservoir to create the Pana Lake Project. Provides that the State of Illinois shall not receive compensation for the termination of its contractual rights. Provides that the Director shall execute a mutual termination with the City of Pana terminating both parties' interests in the agreement. Authorizes the Director to execute and deliver a quitclaim deed concerning specified real property to the Forest Preserve District of Will County for $1. Authorizes and directs the Illinois Medical District Commission to execute and deliver a quitclaim deed for specified real property to the Julie and Michael Tracy Family Foundation. Effective immediately.

Governor Amendatory Veto Message

Recommends the deletion of language authorizing and directing the Illinois Medical District Commission to execute and deliver a quitclaim deed for specified real property to the Julie and Michael Tracy Family Foundation.

Nov 01 19  H Bill Dead - No Positive Action Taken - Amendatory Veto

HB 03223  Rep. Thaddeus Jones

Appropriates $10,000,000, or so much of that amount as may be necessary, from the General Revenue Fund to the Department of Public Health for grants and other expenses for the prevention and treatment of HIV/AIDS and the creation of an HIV/AIDS service delivery system. Effective July 1, 2019.

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

HB 03224  Rep. Thaddeus Jones

220 ILCS 5/9-218 new

Amends the Public Utilities Act. Provides that an electric utility may not increase electric rates unless the electric utility has provided retail customer rebates in the 5 years preceding the requested rate increase.

Mar 29 19  H Rule 19(a)/ Re-referred to Rules Committee
HB 03225  Rep. Thaddeus Jones

220 ILCS 5/16-108.12

Amends the Public Utilities Act. Provides that an electric utility that serves more than 3,000,000 customers in the State shall fund the construction of 5 employment training centers at a cost to be determined by the utility. Provides that the employment training centers shall be located in: the west side of Chicago; Ford Heights; Waukegan; Bloomington; and Peoria.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03226  Rep. John Connor-Jonathan Carroll-Daniel Didech and Mike Murphy

(Sen. Julie A. Morrison)

625 ILCS 5/11-500  from Ch. 95 1/2, par. 11-500

Amends the Illinois Vehicle Code. Provides that "first offender" means any person who, within 15 years (rather than 5 years) before the date of the current offense, has not had a driver’s license suspension or revocation for refusing to submit to a chemical test or tests of blood, breath, or other bodily substance or urine for the purpose of determining the content of alcohol, other drug or drugs, or intoxicating compound or compounds or any combination thereof in the person’s blood. Effective July 1, 2020.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that "first offender" means any person who, within 10 years (rather than 5 years) before the date of the current offense, has not had a driver’s license suspension or revocation for refusing to submit to a chemical test or tests of blood, breath, or other bodily substance or urine for the purpose of determining the content of alcohol, other drug or drugs, or intoxicating compound or compounds or any combination thereof in the person's blood. Effective July 1, 2020.

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments


775 ILCS 5/3-102.5 new

Amends the Real Estate Transactions Article of the Illinois Human Rights Act. Provides that it is a civil rights violation to refuse to sell, rent, or otherwise make unavailable or deny, or to alter the terms, conditions, or privileges of the sale or rental, of a housing accommodation or dwelling to any buyer or renter due to the fact of an arrest, juvenile record, or criminal history record information ordered expunged, sealed, or impounded under the Criminal Identification Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


415 ILCS 5/1  from Ch. 111 1/2, par. 1001

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 2705/2705-1

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

New Act

225 ILCS 85/4  from Ch. 111, par. 4124
225 ILCS 120/15  from Ch. 111, par. 8301-15
320 ILCS 50/10
410 ILCS 620/16  from Ch. 56 1/2, par. 516
720 ILCS 570/102  from Ch. 56 1/2, par. 1102
740 ILCS 20/3  from Ch. 70, par. 903

Creates the Prescription Drug Repository Program Act. Requires the Department of Public Health to, by rule, establish a prescription drug repository program, under which any person may donate a prescription drug or supplies needed to administer a prescription drug for use by an individual who meets eligibility criteria specified by the Department. Sets forth requirements that prescription drugs or supplies must meet in order to be accepted and dispensed under the program. Provides that no drugs or supplies donated under the prescription drug repository program may be resold. Provides that nothing in the Act requires that a pharmacy or pharmacist participate in the prescription drug repository program. Provides for civil and criminal immunity for drug and supply manufacturers and individuals in relation to the donation, acceptance, or dispensing of prescription drugs or supplies under the prescription drug repository program. Imposes conditions on any rulemaking authority. Amends the Pharmacy Practice Act, the Wholesale Drug Distribution Licensing Act, the Senior Pharmaceutical Assistance Act, the Illinois Food, Drug and Cosmetic Act, the Illinois Controlled Substances Act, and the Cannabis and Controlled Substances Tort Claims Act to provide that persons engaged in donating or accepting, or packaging, repackaging, or labeling, prescription drugs to the extent permitted or required under the Prescription Drug Repository Program Act are exempt from provisions of those other Acts that might prohibit or otherwise regulate such activity.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Martin A. Sandoval-Ram Villivalam-David Koehler, Iris Y. Martinez, Julie A. Morrison, Laura Fine, Pat McGuire, John G. Mulroe, Melinda Bush, Christopher Belt, Mattie Hunter, Don Harmon, Steven M. Landek and Patricia Van Pelt)

625 ILCS 5/2-112  from Ch. 95 1/2, par. 2-112

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall include, in the Illinois Rules of the Road publication, information advising drivers how to safely share the road with large trucks, including how to safely pass a large truck, how to give trucks appropriate space when they are making a right-hand turn, and how to avoid the blind spots around a large truck known as the "No Zone".

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 03234  Rep. Marcus C. Evans, Jr.

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

Amends the Illinois Income Tax Act. Creates a credit for financial institutions with less than $50,000,000,000 in assets in an amount equal to the aggregate amount of all fees, penalties, and any other income derived during the taxable year from each commercial loan transaction that is (i) less than $5,000,000, (ii) originated by the financial institution, (iii) made to a person residing or located in this State, and (iv) made primarily for a business or agricultural project in this State. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03235  Rep. Grant Wehrli

40 ILCS 5/2-101  from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105  from Ch. 108 1/2, par. 2-105

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03236  Rep. Linda Chapa LaVia

10 ILCS 5/9-21  from Ch. 46, par. 9-21

Amends the Disclosure and Regulation of Campaign Contributions and Expenditures Article of the Election Code. Requires the State Board of Elections to render a final judgment of a complaint of a violation of the Article filed during the 60 days before the date of the election in reference to which the complaint is filed before the date of the election, if possible (rather than rendering a final judgment within 7 days of the date the complaint is filed and, during the 7 days preceding such election, rendering a final judgment before the date of the election, if possible).

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03237  Rep. Barbara Hernandez-Elizabeth Hernandez
(Sen. Iris Y. Martinez)

105 ILCS 5/2-3.159

Amends the School Code. Provides that to demonstrate sufficient English language proficiency for eligibility to receive the State Seal of Biliteracy, the State Board of Education shall allow a student to provide his or her school district with evidence of completion of (i) an AP English Language and Composition Exam with a score of 4 or 5, (ii) an English language arts dual credit course with a final grade point average of 2.0 or higher, or (iii) transitional coursework in English language arts articulated in partnership with a community college as an ESSA College and Career Readiness Indicator with a final grade point average of 2.0 or higher. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Requires the State Board of Education to adopt guidelines for English language proficiency for eligibility to receive a State Seal of Biliteracy. Requires the State Board to allow a student to provide his or her school district with evidence of completion of (i) an AP English Language and Composition Exam (rather than an AP English Language and Composition Exam with a score of 4 or 5), (ii) an English language arts dual credit course (rather than an English language arts dual credit course with a final grade point average of 2.0 or higher), or (iii) transitional coursework in English language arts articulated in partnership with a community college as an ESSA College and Career Readiness Indicator (rather than transitional coursework in English language arts articulated in partnership with a community college as an ESSA College and Career Readiness Indicator with a final grade point average of 2.0 or higher). Effective immediately.

Aug 23 19  H  Public Act . . . . . . . . 101-0503

HB 03238  Rep. Linda Chapa LaVia

New Act

30 ILCS 105/5.832 rep.
35 ILCS 200/18-185
35 ILCS 450/Act rep.
225 ILCS 732/Act rep.


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03239  Rep. David A. Welter

320 ILCS 20/1  from Ch. 23, par. 6601

Amends the Adult Protective Services Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03240  Rep. David A. Welter

20 ILCS 801/1-10

Amends the Department of Natural Resources Act. Makes a technical change in a Section concerning definitions.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03241  Rep. David A. Welter

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


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03242  Rep. David A. Welter

325 ILCS 5/1  from Ch. 23, par. 2051

Amends the Abused and Neglected Child Reporting Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03243  Rep. Tony McCombie

110 ILCS 48/1

Amends the Grow Your Own Teacher Education Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Don Harmon)

50 ILCS 470/10
55 ILCS 5/5-1006.7
105 ILCS 5/3-14.31
105 ILCS 5/10-20.43
105 ILCS 5/10-22.36  from Ch. 122, par. 10-22.36
105 ILCS 5/17-2.11  from Ch. 122, par. 17-2.11
105 ILCS 230/5-25

Amends the Counties Code. Provides that counties may impose a tax to be used exclusively for school facility purposes, school resources officers, or mental health professionals (rather than exclusively for school facility purposes). Adds referendum language to levy, reduce, or discontinue the tax. Amends the Innovation Development and Economy Act and the School Construction Law to make conforming changes. Amends the School Code to make conforming changes and to provide that if a school district having a population of less than 500,000 inhabitants determines that it is necessary for school security purposes and the related protection and safety of pupils and school staff to hire a school resource officer, the district may levy a tax or issue bonds as provided under a provision in the Code authorizing a school board to levy a tax or to borrow money and issue bonds for fire prevention, safety, energy conservation, accessibility, school security, and specified repair purposes if funds are not needed for those other purposes. Effective immediately.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 03245  Rep. Mary E. Flowers

305 ILCS 5/5-36 new
305 ILCS 5/5-37 new
305 ILCS 5/5-30.6 rep.

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2020 no recipient of medical assistance shall be required to enroll or transition to the State's managed care medical assistance program. Provides that any recipient enrolled in a managed care health plan on January 1, 2020 shall be given the option to disenroll from the State's managed care medical assistance program and receive coverage under the State's fee-for-service program. Provides that on and after January 1, 2020, the Department of Healthcare and Family Services shall not enter into any new contract or agreement with a managed care organization (MCO) to provide services where payment for medical services is made on a capitated basis. Provides that the Department shall not renew, renter, renegotiate, change orders, or amend any contract or agreement it entered with a MCO that was solicited under the State of Illinois Medicaid Managed Care Organization Request for Proposals (2018-24-001) (Request for Proposals (2018-24-001)). Provides that any recipient who is enrolled in a managed care health plan administered by a MCO that entered a contract with the Department under the Request for Proposals (2018-24-001) shall be transitioned to the State's fee-for-service program upon the expiration of the MCO's contract with the Department. Requires the Department to establish, by rule, an appeals and grievance process that includes: (i) an expedited internal review of an appeal involving an adverse determination; (ii) a final adverse determination; and (iii) a standard external review. Requires the Department to notify a recipient in writing of the recipient's right to request an external review. Repeals a provision concerning procurement requirements for MCO contracts.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03246  Rep. Gregory Harris

New Act

Creates the Retail Store Sharps Disposal Act. Provides that a retail store shall make sharps disposal boxes available at that retail store if it is requested by an employee of the retail store who submits a written request to the manager of the retail store and to the Department of Public Health, requested by the municipality where the retail store is located, or if an infection or contamination from needle exposure is traced back to that retail store by the Department, a local health department, or State or local law enforcement. Provides that any municipality may require by ordinance that sharps disposal boxes be placed at any retail store located within that municipality. Provides that specified retail stores shall have at least one employee trained in the safe and proper handling and disposal of sharps. Provides that the Department shall institute that training. Provides that particular categories of retail stores, to be determined by the Department, shall install sharps disposal boxes. Provides that all required sharps disposal box installation and all training occur not more than 90 days after receiving notice of the requirement. Provides that the Department shall create and maintain a list of retail stores that are required to install sharps disposal boxes and municipalities that require retail stores to install sharps disposal boxes. Provides that the Department shall ensure that all retail stores required to install sharps disposal boxes are inspected at least once every year to verify compliance with the Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Christopher Belt-John F. Curran-Pat McGuire)

New Act

Creates the Parkinson's Disease Public Awareness and Education Act. Provides that the Director of Public Health shall establish a Parkinson's Disease Public Awareness and Education Program. Provides that the purpose of the Program shall be to promote public awareness of Parkinson's disease and the value of early detection and possible treatments, including the benefits and risks of those treatments. Provides that the Department of Public Health may accept for that purpose any special grant of moneys, services, or property from the federal government or any of its agencies, or from any foundation, organization, or medical school. Provides that the Program shall focus on the development of specified programs and services. Provides that the Department shall prepare an information booklet in English, Spanish, and Mandarin which provides information about the symptoms and treatment of Parkinson's disease. House Floor Amendment No. 1

Provides that establishment of the Program is subject to appropriation.

Jul 19 19  H  Public Act . . . . . . . . . 101-0107

HB 03248  Rep. John C. D'Amico

605 ILCS 125/1

Amends the Roadside Memorial Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03249  Rep. Gregory Harris
(Sen. Elgie R. Sims, Jr.)

5 ILCS 80/4.29
5 ILCS 80/4.39
5 ILCS 100/5-30 from Ch. 127, par. 1005-30
5 ILCS 100/10-25 from Ch. 127, par. 1010-25
5 ILCS 100/10-50 from Ch. 127, par. 1010-50
5 ILCS 100/10-75
5 ILCS 140/3 from Ch. 116, par. 203
5 ILCS 140/7.5
5 ILCS 312/7-108 from Ch. 102, par. 207-108
5 ILCS 350/1 from Ch. 127, par. 1301
5 ILCS 410/20
5 ILCS 412/5-35
5 ILCS 420/4A-101 from Ch. 127, par. 604A-101
5 ILCS 430/25-5
5 ILCS 490/195
5 ILCS 490/196
5 ILCS 820/15
5 ILCS 820/35
10 ILCS 5/3-4 from Ch. 46, par. 3-4
10 ILCS 5/4-12 from Ch. 46, par. 4-12
10 ILCS 5/5-15 from Ch. 46, par. 5-15
10 ILCS 5/6-44 from Ch. 46, par. 6-44
10 ILCS 5/6A-7 from Ch. 46, par. 6A-7
10 ILCS 5/7-2 from Ch. 46, par. 7-2
10 ILCS 5/7-58 from Ch. 46, par. 7-58
10 ILCS 5/17-22 from Ch. 46, par. 17-22
10 ILCS 5/24A-10 from Ch. 46, par. 24A-10
15 ILCS 15/3.1
15 ILCS 335/12 from Ch. 124, par. 32
15 ILCS 505/16.5
15 ILCS 520/22.5 from Ch. 130, par. 41a
20 ILCS 301/55-30
20 ILCS 301/55-35
20 ILCS 301/55-40
20 ILCS 505/5 from Ch. 23, par. 5005
20 ILCS 605/605-1020
20 ILCS 655/4 from Ch. 67 1/2, par. 604
20 ILCS 655/9.1 from Ch. 67 1/2, par. 614
20 ILCS 840/1 from Ch. 105, par. 468g
20 ILCS 860/2a from Ch. 105, par. 532a
20 ILCS 862/25.5
20 ILCS 1305/1-17
HB 03249 (CONTINUED)

20 ILCS 1340/25
20 ILCS 1370/1-35
20 ILCS 1370/1-45
20 ILCS 1375/5-20
20 ILCS 1375/5-25
20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.10
20 ILCS 1605/21.11
20 ILCS 1705/4.4
20 ILCS 1805/21 from Ch. 129, par. 220.21
20 ILCS 2105/2105-15
20 ILCS 2310/2310-307
20 ILCS 2310/2310-313
20 ILCS 2630/5.2
20 ILCS 2905/2.5
20 ILCS 3405/3.1
20 ILCS 3405/4.5
20 ILCS 3405/28 new
20 ILCS 3410/1 from Ch. 127, par. 133d1
20 ILCS 3410/15 rep.
20 ILCS 3501/805-15
20 ILCS 3501/830-30
20 ILCS 3501/830-35
20 ILCS 3501/830-55
20 ILCS 3501/845-75
20 ILCS 3855/1-75
20 ILCS 3921/15
20 ILCS 3930/9.1
20 ILCS 3960/3 from Ch. 111 1/2, par. 1153
20 ILCS 3960/4.2
20 ILCS 3960/13 from Ch. 111 1/2, par. 1163
20 ILCS 4090/30
20 ILCS 5125/45
30 ILCS 5/2-16
30 ILCS 105/5.886
30 ILCS 105/5.887
30 ILCS 105/5.888
30 ILCS 105/5.889
30 ILCS 105/5.890
30 ILCS 105/5.892
30 ILCS 105/6p-1 from Ch. 127, par. 142p1
HB 03249 (CONTINUED)

30 ILCS 105/6z-105
30 ILCS 105/6z-106
30 ILCS 105/8.16a
30 ILCS 105/9.03
30 ILCS 105/9.04
30 ILCS 105/13.2
30 ILCS 330/9
30 ILCS 330/11
30 ILCS 500/1-10
30 ILCS 500/1-15.100
30 ILCS 500/20-60
30 ILCS 500/20-160
30 ILCS 500/50-13
30 ILCS 540/8
30 ILCS 708/25
30 ILCS 708/45
30 ILCS 708/97
30 ILCS 805/8.41
30 ILCS 805/8.42
35 ILCS 5/203
35 ILCS 5/220
35 ILCS 5/221
35 ILCS 5/226
35 ILCS 5/227
35 ILCS 5/228
35 ILCS 5/901
35 ILCS 10/5-20
35 ILCS 16/45
35 ILCS 31/10
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 200/10-745
35 ILCS 200/21-245
35 ILCS 200/21-385
40 ILCS 5/1-162
40 ILCS 5/14-152.1
40 ILCS 5/15-107
40 ILCS 5/15-155
40 ILCS 5/15-198
40 ILCS 5/16-158
40 ILCS 5/16-203

from Ch. 127, par. 144.16a
from Ch. 127, par. 145d
from Ch. 127, par. 145e
from Ch. 127, par. 149.2
from Ch. 127, par. 659
from Ch. 127, par. 661
was 30 ILCS 708/520
from Ch. 120, par. 2-203
from Ch. 120, par. 9-901
from Ch. 108 1/2, par. 15-107
from Ch. 108 1/2, par. 15-155
from Ch. 108 1/2, par. 16-158
HB 03249 (CONTINUED)

50 ILCS 50/5
50 ILCS 50/30
50 ILCS 705/7 from Ch. 85, par. 507
50 ILCS 705/10.22
50 ILCS 722/10
50 ILCS 722/20
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
55 ILCS 5/5-1069.3
55 ILCS 5/5-30004 from Ch. 34, par. 5-30004
55 ILCS 80/2.5
60 ILCS 1/70-27
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/10-2.1-4 from Ch. 24, par. 10-2.1-4
65 ILCS 5/10-3-12 from Ch. 24, par. 10-3-12
65 ILCS 5/10-4-2.3
70 ILCS 5/8.08 from Ch. 15 1/2, par. 68.8-08
70 ILCS 1605/30
70 ILCS 2405/22a.41 from Ch. 42, par. 317d.42
70 ILCS 2805/79 from Ch. 42, par. 447.43
70 ILCS 3610/3.5 from Ch. 111 2/3, par. 353.5
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/2-3.173
105 ILCS 5/2-3.174
105 ILCS 5/2-3.175
105 ILCS 5/3-15.12a
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/10-20.67
105 ILCS 5/10-20.68
105 ILCS 5/10-22.3f
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
105 ILCS 5/10-29
105 ILCS 5/21B-20
105 ILCS 5/21B-25
105 ILCS 5/21B-30
HB 03249 (CONTINUED)

105 ILCS 5/21B-40
105 ILCS 5/22-30
105 ILCS 5/22-80
105 ILCS 5/24-5 from Ch. 122, par. 24-5
105 ILCS 5/24-12 from Ch. 122, par. 24-12
105 ILCS 5/26-2a from Ch. 122, par. 26-2a
105 ILCS 5/26-12 from Ch. 122, par. 26-12
105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
105 ILCS 5/27-22.05
105 ILCS 5/27-23.11
105 ILCS 5/27-23.12
105 ILCS 5/27A-5
105 ILCS 305/4 from Ch. 122, par. 1503-4
110 ILCS 165/5
110 ILCS 205/7 from Ch. 144, par. 187
110 ILCS 205/9.37
110 ILCS 205/9.38
110 ILCS 305/7b from Ch. 144, par. 28b
110 ILCS 805/2-11 from Ch. 122, par. 102-11
110 ILCS 805/2-12 from Ch. 122, par. 102-12
110 ILCS 805/3-25.1 from Ch. 122, par. 103-25.1
110 ILCS 947/35
110 ILCS 947/55
110 ILCS 947/60
110 ILCS 947/65.100
205 ILCS 5/18 from Ch. 17, par. 325
205 ILCS 5/28 from Ch. 17, par. 335
205 ILCS 5/48.1 from Ch. 17, par. 360
205 ILCS 305/10 from Ch. 17, par. 4411
205 ILCS 305/34 from Ch. 17, par. 4435
205 ILCS 620/6-10 from Ch. 17, par. 1556-10
205 ILCS 635/1-3 from Ch. 17, par. 2321-3
205 ILCS 635/1-4
205 ILCS 635/4-1 from Ch. 17, par. 2324-1
205 ILCS 635/4-8 from Ch. 17, par. 2324-8
210 ILCS 49/5-104
210 ILCS 49/5-106
210 ILCS 50/3.5
210 ILCS 50/3.50
210 ILCS 160/20
215 ILCS 5/4 from Ch. 73, par. 616
215 ILCS 5/154.8 from Ch. 73, par. 766.8
215 ILCS 5/300.1 from Ch. 73, par. 912.1
HB 03249 (CONTINUED)

215 ILCS 5/356z.29
215 ILCS 5/356z.30
215 ILCS 5/356z.31
215 ILCS 5/356z.32
215 ILCS 5/370c from Ch. 73, par. 982c
215 ILCS 5/452 from Ch. 73, par. 1064
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
220 ILCS 5/4-304 from Ch. 111 2/3, par. 4-304
220 ILCS 5/7-204 from Ch. 111 2/3, par. 7-204
220 ILCS 5/8-103B
225 ILCS 37/35 from Ch. 111, par. 4400-22
225 ILCS 65/65-40 was 225 ILCS 65/15-20
225 ILCS 70/19 from Ch. 111, par. 3669
225 ILCS 109/75
225 ILCS 150/5 from Ch. 111 1/2, par. 2203.18
225 ILCS 235/8 from Ch. 111 1/2, par. 2208
225 ILCS 235/17 from Ch. 111 1/2, par. 2217
225 ILCS 235/23 from Ch. 111 1/2, par. 2223
225 ILCS 235/25 from Ch. 111 1/2, par. 2225
225 ILCS 310/8 from Ch. 111, par. 8208
225 ILCS 310/13 from Ch. 111, par. 8213
225 ILCS 422/85
225 ILCS 454/20-20
225 ILCS 458/5-20
225 ILCS 458/5-25
225 ILCS 459/65
225 ILCS 605/2 from Ch. 8, par. 302
225 ILCS 720/1.06 from Ch. 96 1/2, par. 7901.06
225 ILCS 740/2.02 from Ch. 96 1/2, par. 6904
230 ILCS 5/26 from Ch. 8, par. 37-26
230 ILCS 5/26.7
235 ILCS 5/3-12
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/6-4 from Ch. 43, par. 121
235 ILCS 5/6-11
305 ILCS 5/5-4.2 from Ch. 23, par. 5-4,2
305 ILCS 5/5-5.02 from Ch. 23, par. 5-5.02
305 ILCS 5/5-5.25
305 ILCS 5/5-16.8
HB 03249 (CONTINUED)

305 ILCS 5/5-30.6
305 ILCS 5/5-30.8
305 ILCS 5/5-30.9
305 ILCS 5/5-30.10
305 ILCS 5/5A-15
305 ILCS 5/9A-11
305 ILCS 5/12-4.51
305 ILCS 5/14-12
305 ILCS 65/10
320 ILCS 42/35
330 ILCS 21/30
330 ILCS 21/50
330 ILCS 61/5-20
405 ILCS 80/Art. VII-A heading
410 ILCS 43/5
410 ILCS 70/1a
410 ILCS 70/2.1
410 ILCS 70/5
410 ILCS 70/6.5
410 ILCS 535/25.4
410 ILCS 625/3.3
410 ILCS 625/4
415 ILCS 20/7
415 ILCS 75/3
415 ILCS 97/15
415 ILCS 151/1-10
415 ILCS 151/1-25
430 ILCS 67/5
430 ILCS 67/10
430 ILCS 67/25
430 ILCS 67/30
430 ILCS 67/35
430 ILCS 67/40
430 ILCS 67/45
430 ILCS 67/50
430 ILCS 67/55
430 ILCS 67/70
505 ILCS 72/15
505 ILCS 82/25
510 ILCS 5/15.5
510 ILCS 83/15
520 ILCS 5/2.26
520 ILCS 5/2.36a
HB 03249 (CONTINUED)

520 ILCS 5/3.1-9
520 ILCS 5/3.2 from Ch. 61, par. 3.2
520 ILCS 5/3.3 from Ch. 61, par. 3.3
525 ILCS 55/1
525 ILCS 55/15
625 ILCS 5/2-123 from Ch. 95 1/2, par. 2-123
625 ILCS 5/3-117 from Ch. 95 1/2, par. 3-117.1
625 ILCS 5/3-699.15
625 ILCS 5/3-699.16
625 ILCS 5/3-808.1 from Ch. 95 1/2, par. 3-808.1
625 ILCS 5/3-815 from Ch. 95 1/2, par. 3-815
625 ILCS 5/6-109
625 ILCS 5/6-118
625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303
625 ILCS 5/6-525 from Ch. 95 1/2, par. 6-525
625 ILCS 5/6-810
625 ILCS 5/11-501.01 from Ch. 95 1/2, par. 11-501.7
625 ILCS 5/11-501.7 from Ch. 95 1/2, par. 11-501.7
625 ILCS 5/12-610.2
625 ILCS 5/12-806a from Ch. 95 1/2, par. 12-806a
625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301
625 ILCS 5/18c-1304 from Ch. 95 1/2, par. 18c-1304
625 ILCS 5/18c-4502 from Ch. 95 1/2, par. 18c-4502
625 ILCS 5/18c-7401 from Ch. 95 1/2, par. 18c-7401
705 ILCS 405/2-4b from Ch. 37, par. 802-17
705 ILCS 405/2-17 from Ch. 37, par. 802-17
705 ILCS 405/5-410 from Ch. 37, par. 806-1
720 ILCS 5/3-6 from Ch. 38, par. 3-6
720 ILCS 5/11-9.2
720 ILCS 5/33G-6
720 ILCS 570/316
720 ILCS 570/320
720 ILCS 570/411.2
720 ILCS 646/80
725 ILCS 5/110-17 from Ch. 38, par. 110-17
725 ILCS 5/112A-4.5
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
725 ILCS 120/4.5
725 ILCS 120/6 from Ch. 38, par. 1406
730 ILCS 5/3-2-12
730 ILCS 5/3-5-3.1 from Ch. 38, par. 1003-5-3.1
730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2
**HB 03249 (CONTINUED)**

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**HB 03250**

Rep. Randy E. Frese-Daniel Swanson and Darren Bailey

35 ILCS 5/507JJJ new

Amends the Illinois Income Tax Act. Creates an income tax checkoff for contributions to a qualified veterans home fund. Provides that “qualified veterans home fund” means any of the following: (i) the LaSalle Veterans Home Fund; (ii) the Anna Veterans Home Fund; (iii) the Manteno Veterans Home Fund; or (iv) the Quincy Veterans Home Fund. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

**HB 03251**

Rep. Daniel Swanson

625 ILCS 5/3-415 from Ch. 95 1/2, par. 3-415

625 ILCS 5/3-806.7

Amends the Illinois Vehicle Code. Provides that beginning in registration year 2021, a member of the active-duty or reserve component of the United States Armed Forces returning from a combat mission shall receive a 50% discount on any subsequent registration fees. Effective January 1, 2021.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03252  Rep. Norine K. Hammond

35 ILCS 5/218

Amends the Illinois Income Tax Act. Provides that the credit for student-assistance contributions sunsets on December 31, 2030 (currently, December 30, 2020). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03253  Rep. Norine K. Hammond

15 ILCS 505/16.5
110 ILCS 979/45.5 new

Amends the State Treasurer Act and Illinois Prepaid Tuition Act. Provides that, beginning on July 1, 2019, for a designated beneficiary or qualified beneficiary who is a State resident, no contributions toward the College Savings Pool or the purchase of an Illinois prepaid tuition contract may be considered in evaluating the financial situation of the beneficiary or be deemed a financial resource or form of financial aid or assistance to the beneficiary for purposes of determining the eligibility of the beneficiary for any scholarship, grant, or monetary assistance awarded by the Illinois Student Assistance Commission. Provides that contributions toward the College Savings Pool or the purchase of an Illinois prepaid tuition contract may not reduce the amount of any scholarship, grant, or monetary assistance that the beneficiary is eligible to be awarded by the Commission. Effective June 1, 2019.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03254  Rep. Dan Brady

105 ILCS 10/4 from Ch. 122, par. 50-4

Amends the Illinois School Student Records Act. Provides that if the rights and privileges accorded to a parent under the Act have been transferred to a student, a school must give reasonable prior notice to the student (rather than the parent) before any school student record is destroyed or any information is deleted from that record. Provides that a school may provide reasonable prior notice to a parent or student through (i) notice in the school's student handbook, (ii) publication in a newspaper of general circulation within the school district, or (iii) U.S. mail delivered to the last known address of the parent or student.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03255  Rep. Dan Brady

105 ILCS 5/10-20.21

Amends the School Code. With regard to the requirement that all contracts for the purchase of supplies and materials or work involving an expenditure in excess of $25,000 or a lower amount as required by school board policy be awarded to the lowest responsible bidder, exempts contracts for the purchase of commodities with prices affected by the trade of commodities and derivatives on a United States commodities exchange, including, but not limited to, gasoline, diesel, and natural gas (rather than contracts for the purchase of natural gas when the cost is less than that offered by a public utility). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03256  Rep. Dan Brady

40 ILCS 5/15-135 from Ch. 108 1/2, par. 15-135
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136

Amends the State Universities Article of the Illinois Pension Code. Provides that a Tier 2 member is entitled to a retirement annuity upon written application if he or she has at least 10 years of service credit as a police officer, has attained age 55, and is otherwise eligible under the requirements of the Article. Provides that a Tier 2 member who has attained age 50, has at least 10 years of service credit as a police officer, and is otherwise eligible under the requirements of the Article may elect to receive a retirement annuity that is reduced by 6% for each year that member is under the age of 55. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03257  Rep. Dan Brady

720 ILCS 5/36-7
725 ILCS 150/13.2 was 725 ILCS 150/17

Amends the Criminal Code of 2012 and the Drug Asset Forfeiture Procedure Act. Provides that forfeiture proceeds collected under those Acts distributed to the drug task force, metropolitan enforcement group, local, municipal, county, or State law enforcement agency or agencies that conducted or participated in the investigation resulting in the forfeiture may be used for costs associated with school resource officers.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03258  Rep. Dan Brady
105 ILCS 25/1.25 new

Amends the Interscholastic Athletic Organization Act. Provides that, beginning with the 2019-2020 school year, an association or other entity that has as one of its purposes promoting, sponsoring, regulating, or in any manner providing for interscholastic athletics or any form of athletic competition among high schools and high school students within this State shall require a pre-competition medical meeting prior to any interscholastic athletic activity; defines terms. Provides for the participants of the meeting and what must be reviewed at each meeting. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03259  Rep. Dan Brady
110 ILCS 205/2 from Ch. 144, par. 182

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning creation of the Board.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03260  Rep. Dan Brady
110 ILCS 205/2 from Ch. 144, par. 182

Amends the Board of Higher Education Act. Makes a technical change in a Section concerning creation of the Board.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03261  Rep. Dan Brady
305 ILCS 5/5-36 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that, within 30 days after the effective date of the amendatory Act, coverage required under a Medicaid managed care plan for custom prosthetic and orthotic devices shall be no less favorable than the terms and conditions that apply to substantially all medical and surgical benefits provided under the plan or coverage. Requires the Department of Healthcare and Family Services to set a rate of reimbursement payable by contracted managed care organizations to contracted, in-network providers for custom prosthetic and orthotic devices at a rate no less than the Medicare rate for the year minus 6%. Provides that the provisions of the amendatory Act shall not be construed to allow the Department or its contracted managed care organizations to enter into sole source contracts for the provision of custom prosthetic or orthotic devices to recipients of medical assistance or Medicaid managed care enrollees. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03262  Rep. Deanne M. Mazzochi
New Act

Creates the Local Public Safety Consent Decree Act. Provides that a unit of local government, its officers, or its representatives may not enter into or amend a consent decree that impacts public safety for a period longer than 10 years without the approval of the General Assembly through the adoption of a joint resolution by the General Assembly. Prohibits the General Assembly from approving the entering into or amendment of a consent decree that impacts public safety for a period exceeding 15 years beyond the establishment of the consent decree. Limits home rule powers. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a participating municipality or instrumentality shall post on its publicly available website, if the participating municipality or instrumentality maintains a publicly available website: (1) all documents pertaining to the municipality's or instrumentality's adoption of a resolution to participate in the Fund if the municipality or instrumentality has adopted such a resolution; (2) all documents pertaining to the municipality's or instrumentality's annual projected future contributions to the Fund; and (3) information about the amount of the municipality's or instrumentality's past required contributions to the Fund for each year of participation. Provides that the public posting requirement does not require a participating municipality or instrumentality to post on its website information that is not subject to disclosure under the Freedom of Information Act. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/7-135.5 new
Adds reference to:
5 ILCS 120/7.4 new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and moves a provision concerning required public posting of information by participating municipalities and instrumentalities under Article 7 of the Illinois Pension Code into the Open Meetings Act. Makes conforming changes. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
5 ILCS 120/7.4 new
Adds reference to:
40 ILCS 5/7-135.5 new
Replaces everything after the enacting clause. Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that the Fund shall post on its publicly available website the following information regarding municipalities that participate in the Fund that the Fund has in its possession: (1) copies of all resolutions adopted by a municipality on or after January 1, 1995 to participate in the Fund if such a resolution was required; (2) an annual report listing each municipality and the date each municipality first became a municipality that participates in the Fund; (3) all documents pertaining to each municipality's annual projected future contributions to the Fund; and (4) information about the amount of each municipality's past required contributions to the Fund for each year of participation on or after January 1, 1995 and before, if available. Requires municipalities to post to its website a link to that information. Specifies that the provisions do not require the Fund to post on its website information that is exempt from disclosure under the Freedom of Information Act and do not require a municipality to establish or maintain a website. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective July 1, 2020.

Aug 23 19 H Public Act . . . . . . . . . 101-0504

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall adopt rules to incentivize health care facilities to properly clean and disinfect their facilities. Provides that the Department shall monetarily reward health care facilities that do not have any incidents of infection or communicable disease, including, but not limited to, Staphylococcal infections and methicillin-resistant Staphylococcus aureus (MRSA). Provides that the Department shall search for ways to fund these incentives, including, but not limited to, by seeking funds and grants from private or federal groups or entities.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Herptiles-Herps Act. Provides that it shall be unlawful for any person at any time to take, harass, disturb, possess, transport, cause to be shipped, commercialize, propagate, move, relocate, or release into the wild, any herptile whether dead or alive or the parts of herptiles, including, but not limited to, their nests and eggs, contrary to provisions of the Act or administrative rules. This offense is a Class B misdemeanor. Provides that the Department of Natural Resources may approve limited transfers among existing permittees at the sole discretion of the Department for certain species. Provides that the Department may investigate any disease transmissions in any amphibian or reptile species that could be transmitted or spread, including any natural or captive populations. Provides that moneys collected under the Act shall be deposited into the Illinois Wildlife Preservation Fund (rather than the Wildlife and Fish Fund). Makes conforming and other changes. Amends the Fish and Aquatic Life Code. Modifies the definition of "aquatic life". Effective immediately.

House Floor Amendment No. 1

Deletes reference to:
   510 ILCS 68/35-10 new
Add reference to:
   510 ILCS 68/Art. 37 heading new
Add reference to:
   510 ILCS 68/37-5 new
Add reference to:
   510 ILCS 68/95-10
HB 03265 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Deletes provision that provides that the alligator snapping turtle (Macrochelys temminckii) is protected and may not be taken by any method including, but not limited to, any sport fishing method. Deletes provision that provides that collection of wild turtles for races or other types of events involving congregating and gathering numbers of wild turtles is prohibited in counties where ranavirus has been documented. Inclusion on the county list shall be determined by rule. Provides that the Department of Natural Resources may investigate, in conjunction with a licensed veterinarian, any disease transmissions in any amphibian or reptile species that could be transmitted or spread, including any natural or captive populations. Provides that any person found guilty of unlawfully taking or possessing any species protected by this Act, shall be assessed a civil penalty for such species in accordance with the values prescribed in the Act. Makes other changes. Effective immediately.
May 15 19 S Referred to Assignments

HB 03266
Rep. Dave Severin
20 ILCS 2505/2505-805 new
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
55 ILCS 5/5-1184 new
65 ILCS 5/8-1-19 new
70 ILCS 200/245-13 new
70 ILCS 210/13.4 new
70 ILCS 750/27 new
70 ILCS 1605/32 new
70 ILCS 3610/5.7 new
70 ILCS 3615/4.17 new
70 ILCS 3720/4.5 new
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that if an in-State retailer or serviceman bids on a purchase order or contract to provide materials, equipment, or supplies to a municipality with a population under 1,000,000, and that purchase order or contract involves an amount in excess of $25,000, then the municipality may apply to the Department of Revenue for a certificate of exemption from the taxes imposed under specified local provisions of the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act for the in-State retailer or serviceman, or a third-party supplier of the retailer or serviceman, with respect to the materials, equipment, or supplies covered by the bid if: at least one other bid is received from an out-of-State retailer or serviceman; the in-State retailer or serviceman demonstrates the necessity of the exemption in order to submit the lowest responsible bid, including substantive proof furnished by the retailer or serviceman to the municipality or the Department of Revenue; and the in-State retailer provides an itemized estimate of cost to the corporate authorities of the municipality. Defines terms. Makes confirming changes in the following Acts and Codes: the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Retailers' Occupation Tax Act, the Counties Code, the Illinois Municipal Code, the Salem Civic Center Law of 1997 of the Civic Center Code, the Metropolitan Pier and Exposition Authority Act, the Flood Prevention District Act, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03267
Rep. Sara Feigenholtz
305 ILCS 5/5-30
Amends the Medical Assistance Article of the Illinois Public Aid Code. Prohibits the Department of Healthcare and Family Services from expanding care coordination to recipients of medical assistance who: (i) receive care at facilities licensed under the Nursing Home Care Act, the MC/DD Act, or the ID/DD Community Care Act, or at facilities authorized as supportive-living facilities under a specified provision of the Code; and (ii) are not enrolled in the Medicare-Medicaid Alignment Initiative Program. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03268  Rep. Sara Feigenholtz

305 ILCS 5/5-30.11 new

Amends the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall not make recommendations or determinations that are more restrictive than federal labeling requirements by the U.S. Food and Drug Administration when making coverage recommendations or determinations affecting medical assistance recipients' access to (1) drugs and biological products for rare diseases and (2) drugs and biological products that are genetically targeted therapies. Requires the Department to implement an open and transparent process that includes clear guidelines for open public comment for the review and study of those drugs and biological products for rare diseases and those that are genetically targeted therapies. Requires the Illinois Drug and Therapeutics Advisory Board (Board) to develop and maintain a list of external experts who (i) possess scientific or medical training with respect to one or more rare diseases and (ii) are qualified to provide advice on rare disease issues and specified topics, including the impact of particular coverage, utilization management, and other relevant drug access policies. Requires the Department to adopt rules to ensure that any provisions of the Illinois Title XIX State Plan that affect medical assistance recipients' access to drugs and biological products for rare diseases are available to the public in a user-friendly and searchable format. Prohibits the Department from disclosing any confidential commercial or trade secret information of a drug manufacturer. Provides that the Board shall not be subject to the 6-month review moratorium for new drugs and shall review new drugs and biological products for rare diseases at the next regularly scheduled meeting. Effective immediately.

Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee

HB 03269     Rep. Lawrence Walsh, Jr.

(Sen. Pat McGuire)

415 ILCS 120/35

625 ILCS 5/3-601 from Ch. 95 1/2, par. 3-601
625 ILCS 5/3-602 from Ch. 95 1/2, par. 3-602
625 ILCS 5/3-904 from Ch. 95 1/2, par. 3-904
625 ILCS 5/3-904.2 new
625 ILCS 5/3-904.5 new
625 ILCS 5/5-101 from Ch. 95 1/2, par. 5-101
625 ILCS 5/5-102 from Ch. 95 1/2, par. 5-102
625 ILCS 5/5-102.5
625 ILCS 5/5-102.7
625 ILCS 5/5-102.8 new
625 ILCS 5/5-102.9 new
625 ILCS 5/5-401.2 from Ch. 95 1/2, par. 5-401.2
625 ILCS 5/5-402.1 from Ch. 95 1/2, par. 5-402.1
625 ILCS 5/5-403.1 from Ch. 95 1/2, par. 5-403.1
625 ILCS 5/5-501 from Ch. 95 1/2, par. 5-501
625 ILCS 5/5-503 from Ch. 95 1/2, par. 5-503

Amends the Alternative Fuels Act. Provides that the Secretary of State may collect user fees for vehicles of the Second Division registered under plate category C. Amends the Illinois Vehicle Code. Provides that a dealer may use a special plate issued to the dealer to transport a vehicle sold to a customer either by towing or by driving the sold vehicle with the special plate attached to the vehicle. Provides that the Secretary may limit the number of special plates authorized that are issued to dealers, manufacturers, or transporters based on factors including, but not limited to, sales of vehicles, revenue, or number of employees. Adds background check and education requirements for applicants for a remittance agent license. Adds requirements for licensure of a new vehicle dealer or a used vehicle dealer. Defines "Buy Here, Pay Here used vehicle dealer" and creates licensure requirements for a Buy Here, Pay Here used vehicle dealer. Provides that the Secretary may create special dealership licenses for entities that specialize in specific types of used motor vehicles that may be based on model, make, age, or other factors that the Secretary deems appropriate. Provides that any owner who is not a manufacturer of the vehicle and chooses to lease a used vehicle for a period of less than 12 months shall ensure that the lessee maintains valid registration and liability insurance and shall not collect any fees in connection with the registration of the vehicle unless the owner is also a licensed remittance agent.

Aug 23 19    H  Public Act . . . . . . . . . 101-0505
HB 03270  Rep. Michael T. Marron
805 ILCS 5/13.70  from Ch. 32, par. 13.70
805 ILCS 5/14.30  from Ch. 32, par. 14.30
805 ILCS 5/15.35  from Ch. 32, par. 15.35
805 ILCS 5/15.65  from Ch. 32, par. 15.65
805 ILCS 5/15.97  from Ch. 32, par. 15.97
805 ILCS 5/16.05  from Ch. 32, par. 16.05
Amends the Business Corporation Act of 1983. Increases from $200 to $500 the minimum base penalty for transacting business in this State without authority. Provides that a corporation that effects a change in the number of issued shares or the amount of paid-in capital prior to January 1, 2020, rather than effecting a change at any time, shall file a report regarding the issued shares or paid-in capital. Provides that franchise taxes are not payable on or after January 1, 2020. Provides that on and after January 1, 2020, a corporation that fails to file an annual report shall pay a penalty of $50 plus $10 per month or part of a month that the report is delinquent.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03271  Rep. Deanne M. Mazzochi
820 ILCS 405/1400  from Ch. 48, par. 550
Amends the Unemployment Insurance Act. Provides that upon payment of an annual administrative fee not exceeding $100, during the first 3 calendar quarters an employer may pay its quarterly contributions due for wages in equal installments. Establishes a schedule for payment of the contributions. Provides for the accrual of interest. Authorizes the issuance of necessary rules. Provides that payment on a quarterly basis is not available for calendar years when there are outstanding bonds under the Illinois Unemployment Insurance Trust Fund Financing Act.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03272  Rep. Jim Durkin
305 ILCS 5/8A-2.5
305 ILCS 5/8A-6  from Ch. 23, par. 8A-6
305 ILCS 5/8A-7  from Ch. 23, par. 8A-7
305 ILCS 5/8A-11  from Ch. 23, par. 8A-11
305 ILCS 5/8A-16
305 ILCS 5/8A-17
Amends the Public Assistance Fraud Article of the Illinois Public Aid Code. Increases the criminal and civil penalties for medical assistance fraud committed by individuals and corporations.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

305 ILCS 5/12-4.52 new
Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall not seek to renew or extend any federal waiver of the 3-month time limit or work requirements for able-bodied adults without dependent children who apply for or receive benefits under the Supplemental Nutrition Assistance Program. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Donald P. DeWitte)

20 ILCS 105/4.17 new

Amends the Illinois Act on the Aging. Requires the Department on Aging, the Department of Human Services, and the Department of Healthcare and Family Services to identify all programs operating in the State, both public and private, that provide services to meet the unique needs and circumstances of senior citizens. Requires the Department on Aging to compile and maintain a list of the identified programs that includes for each program listed: (i) a brief description of program services; (ii) eligibility requirements; and (ii) instructions on how to apply to the program. Requires the Department on Aging and the Departments of Human Services and Healthcare and Family Services to post the list of identified programs on their websites in a relevant and conspicuous place. Requires the Department on Aging to ensure that printed copies of the list of identified programs are available for distribution to senior citizens at each local agency that contracts with a designated area agency on aging. Requires the Secretary of State to ensure that printed copies of the list of identified programs are available for distribution to senior citizens at each driver services facility operated by the Secretary of State.

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 03275  Rep. Tom Weber

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Provides that a taxpayer is entitled to an income tax credit for each person who is (i) 55 years of age or older during the taxable year and (ii) employed by the taxpayer at a location in this State for not less than 185 days during the taxable year. Provides that the credit may be carried forward. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03276  Rep. Allen Skillicorn

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

Amends the School Code. Provides that for a school district that has an approved waiver from the requirement that tuition be charged to non-resident pupils, the school district report card shall include the total cost of allowing non-resident pupils to attend the schools of the district free of charge or at a reduced-tuition charge, the number of non-resident pupils attending the schools of the district free of charge or at a reduced-tuition charge, and the number of such pupils who are the children of a parent or guardian who is a full-time or part-time employee or staff member of the school district. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03277  Rep. Allen Skillicorn

105 ILCS 5/10-21.4 from Ch. 122, par. 10-21.4
105 ILCS 5/10-23.8 from Ch. 122, par. 10-23.8

Amends the School Code. Provides that prior to entering into an early employment contract termination agreement with a district superintendent or chief executive officer, a school board shall make the reasoning for the early termination available to the public. Provides that the termination agreement shall not include a confidentiality or non-disclosure clause. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03278  Rep. Allen Skillicorn

105 ILCS 5/10-22.31c from Ch. 122, par. 10-22.31c
105 ILCS 5/34-19.1 from Ch. 122, par. 34-19.1

Amends the School Code. With regard to regular and special school board meetings, provides that if a school district maintains a website, the school district must post a board packet on the website for each scheduled regular or special meeting of the board no less than 24 hours prior to the meeting. Provides that if a school district does not maintain a website, the school district must post a board packet in the school district's administrative office for each scheduled regular or special meeting of the board no less than 24 hours prior to the meeting. Defines "board packet".

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03279  Rep. Michael P. McAuliffe
35 ILCS 200/15-178 new
35 ILCS 200/18-178
Amends the Property Tax Code. Provides that qualified property that is owned by the surviving spouse of a fallen police
officer, soldier, or rescue worker is exempt from taxation under this Code (currently, the governing body of a county or municipality
may order the county clerk to abate those taxes). Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03280  Rep. Michael P. McAuliffe
35 ILCS 200/15-183 new
Amends the Property Tax Code. Provides for a $10,000 reduction in the equalized assessed value of property located (i)
within the 65 DNL Build-out Contour for O'Hare International Airport or (ii) within an alternative 65 CNEL Build-out Contour for
O'Hare International Airport. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03281  Rep. Mark Batinick
35 ILCS 200/18-185
35 ILCS 200/18-207 new
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district shall reduce
its aggregate extension base for the purpose of lowering its limiting rate for future years upon referendum approval initiated by the
submission of a petition by the voters of the district. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03282  Rep. David A. Welter
35 ILCS 200/15-179 new
30 ILCS 805/8.43 new
Amends the Property Tax Code. Creates a first-time homebuyer homestead exemption. Provides that residential property
valued at $75,000 or more that is owned and occupied by a first-time homebuyer is entitled to a reduction in the equalized assessed
value of the property in the amount of $7,500. Amends the State Mandates Act to require implementation without reimbursement.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03283  Rep. William Davis
720 ILCS 5/33E-9 from Ch. 38, par. 33E-9
Amends the Criminal Code of 2012. Provides that a provision providing for change orders shall only apply to a change
order or series of change orders which authorize or necessitate an increase or decrease in either the cost of a public contract by a total
of $100,000 (rather than $10,000) or more or the time of completion by a total of 30 days or more.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03284  Rep. William Davis
30 ILCS 500/1-15.25
30 ILCS 500/1-15.93
30 ILCS 500/30-30
Amends the Illinois Procurement Code. Modifies the term "construction agency" to clarify the meaning of State agency as
used under that term. Modifies the term "single prime" to mean the design-bid-build procurement delivery method for a building
construction project in which the construction agency (currently, the Capital Development Board is the construction agency) procures
2 or more specified subdivisions of work. Extends the repeal of the Section defining "single prime" from January 1, 2020 to January 1,
2030. Modifies a Section concerning design-bid-build construction. Changes references concerning the Capital Development Board to
construction agency for purposes of requirements under the Section. Provides that for single prime projects, among other requirements,
am annual (rather than quarterly) reports shall be submitted to the Procurement Policy Board with information on the general scope,
project budget, and established Business Enterprise Program goals for any single prime procurement bid in the previous 12 (currently, 3)
months. Provides that use of the single prime procurement delivery method shall not exceed 50% of the total number of projects
with total construction cost valued at $5,000,000 or less. Provides that a construction agency shall post notice of its intent to use the
single prime method on a project on its online Procurement Bulletin at least 7 (currently, 3) business days following submission of
such notice to the Procurement Policy Board. Makes conforming changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03285 Rep. William Davis

30 ILCS 500/1-10
30 ILCS 500/1-12
30 ILCS 500/1-13

Amends the Illinois Procurement Code. Provides that for contracts with an annual value of more than $100,000 (currently, all contracts) entered into under an exemption, each State agency shall post to the appropriate procurement bulletin the name of the contractor, a description of the supply or service provided, the total amount of the contract, the term of the contract, and the exception to the Code utilized. Provides that notice of each contract with an annual value of more than $100,000 (currently, all contracts) entered into by a State agency that is related to the procurement of artistic or musical goods and services shall be published in the Illinois Procurement Bulletin within 14 calendar days after contract execution. Provides that notice of each contract with an annual value of more than $100,000 (currently, all contracts) entered into by a public institution of higher education that is related to the procurement of specified goods and services shall be published in the Procurement Bulletin within 14 calendar days after contract execution.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03286  Rep. William Davis

30 ILCS 500/20-60

Amends the Illinois Procurement Code. Provides that the Procurement Policy Board may object to a proposed extension or renewal of a contract within 14 (currently, 30) calendar days and require a hearing before the Board prior to entering into the extension or renewal. Provides that if the Procurement Policy Board does not object within 14 (currently, 30) calendar days or take affirmative action to recommend the extension or renewal, the chief procurement officer may enter into the extension or renewal of a contract.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03287  Rep. William Davis

30 ILCS 500/20-80

Amends the Illinois Procurement Code. Provides that whenever a grant or a contract liability exceeding $100,000 (currently, $20,000) is incurred by any State agency, a copy of the contract, purchase order, grant, or lease shall be filed with the Comptroller within 30 calendar days thereafter.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03288  Rep. William Davis

30 ILCS 500/20-20

Amends the Illinois Procurement Code. Provides that any procurement of construction not exceeding $250,000 (currently, $100,000) may be made without competitive source selection.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03289  Rep. William Davis

30 ILCS 575/2

Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that the term “business” means a business that has annual gross sales of less than $150,000,000 (currently, $75,000,000) as evidenced by the federal income tax return of the business.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03290  Rep. William Davis

30 ILCS 500/30-30

Amends the Illinois Procurement Code. Provides that for building construction contracts in excess of $500,000 (currently, $250,000), separate specifications may be prepared for all equipment, labor, and materials in connection with specified subdivisions of the work to be performed. Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03291  Rep. William Davis

30 ILCS 535/45 from Ch. 127, par. 4151-45

Amends the Architectural, Engineering, and Land Surveying Qualifications Based Selection Act. In a Section concerning small contracts under the Act, provides that specified provisions do not apply to architectural, engineering, and land surveying contracts with an estimated basic professional services fee of less than $100,000 (currently, $25,000).

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03292  Rep. William Davis  30 ILCS 575/4 from Ch. 127, par. 132.604
Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that solicitations (currently, only Non-construction solicitations) that include Business Enterprise Program participation goals shall require bidders and offerors to include utilization plans. Provides that failure to complete and include a completed utilization plan shall render a bid or offer non-responsive. Provides that those who submit bids or proposals for State contracts, whose bids or proposals are successful and include a completed utilization plan but that fail to meet the goals set forth in the solicitation, shall be notified of that deficiency and shall be afforded a period not to exceed 10 calendar days from the date of notification to cure that deficiency in the bid or proposal. Provides that the deficiency in the bid or proposal may only be cured by contracting with additional subcontractors owned by minorities or women subcontractors, or by increasing the work to be performed by previously identified vendors owned by minorities or women subcontractors. Provides that in no case shall an identified subcontractor with a certification be terminated from the contract without the written consent of the State agency or public institution of higher education entering into the contract. Makes conforming and other changes.

House Committee Amendment No. 1

Provides that the deficiency in the bid or proposal may only be cured by contracting with additional subcontractors owned by minorities, women, or persons with disabilities (currently, minorities or women subcontractors), or by increasing the work to be performed by previously identified vendors owned by minorities, women, or persons with disabilities (currently, minorities or women subcontractors).

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03293  Rep. William Davis  30 ILCS 500/20-20  30 ILCS 500/20-57 new
Amends the Illinois Procurement Code. Provides that all small purchases and all other contracts entered into under the Code with an annual value of more than $50,000 shall be accompanied by Standard Illinois Certifications in a form prescribed by each chief procurement officer.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03294  Rep. William Davis-Kathleen Willis-Debbie Meyers-Martin and Frances Ann Hurley  30 ILCS 575/5 from Ch. 127, par. 132.605
Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that the Business Enterprise Council has the authority and responsibility to, among other authorities and responsibilities, (1) devise a certification procedure that certifies like certifications, including, but not limited to, such certifications for the City of Chicago and Cook County, and (2) annually evaluate certification procedures to ensure efficient standardization with like certifications to ensure current procedures do not cause undue burden to potential vendors owned by minorities, women or persons with disabilities.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03295  Rep. William Davis  30 ILCS 537/5  30 ILCS 537/10  30 ILCS 537/25  30 ILCS 537/46  30 ILCS 537/90 rep.
Amends the Design-Build Procurement Act. Provides that for purposes of the Act, "State construction agency" means a construction agency as defined under the Illinois Procurement Code (currently, "State construction agency" means the Capital Development Board). Changes references concerning the Capital Development Board to State construction agency for purposes of requirements under the Act. Modifies provisions concerning the selection committee to remove specified requirements for the committee. Provides for an annual report (currently, at the end of each 6-month period) following the awarding of a contract to selected design-build entities with specified contents. Repeals a Section concerning the repeal date of the Act. Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03296  Rep. William Davis
30 ILCS 500/20-15
30 ILCS 500/20-60
30 ILCS 500/50-85 new
30 ILCS 575/4f
30 ILCS 575/6 from Ch. 127, par. 132.606
Amends the Illinois Procurement Code. Provides for a scoring methodology for competitive sealed proposals under the Act. Provides that no vendor shall be eligible for renewal of a contract when that vendor has failed to demonstrate a good faith effort towards meeting the goals established in the utilization plan, or that vendor is not otherwise excused from compliance under the Business Enterprise Program Act. Provides for annual diversity training and a report on such training. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that when a State agency or public institution of higher education issues requests for proposals or solicitations that fall within a service or product offering that has a history of disparate awards to a class of business owners that are underrepresented in contract awards, it shall be the aspirational goal to use service or product providers owned by minorities, women, and persons with disabilities for not less than 20% of the total dollar amount of that State contract. Provides that each State agency and institution of higher education shall include in its report on its utilization of businesses owned by minorities, women, and persons with disabilities a plan to increase the diversity of the vendors engaged in contracts with the State agency or public institution of higher education, with a particular focus on the most underrepresented in contract awards. Makes conforming changes.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03297  Rep. William Davis-Norine K. Hammond
705 ILCS 505/8 from Ch. 37, par. 439.8
Amends the Court of Claims Act. Provides that for a claim against the State for damages in cases sounding in tort, if a like cause of action would lie against a private person or corporation in a civil suit, and all like claims sounds in tort against certain entities, all awards shall be paid from the funds appropriated by the General Assembly for the purpose of paying the awards and not by the entity against whom the case is brought.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03298  Rep. William Davis
30 ILCS 500/25-35 rep.
30 ILCS 500/25-55 rep.
Amends the Illinois Procurement Code. Repeals a Section concerning the purchase of coal and postage stamps. Repeals a Section concerning printed annual reports.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03299
Rep. William Davis-Yehiel M. Kalish, Kelly M. Cassidy and Robyn Gabel
405 ILCS 5/4-211 new
Amends the Mental Health and Developmental Disabilities Code. Provides that a person admitted to a developmental disability facility and receiving habilitation shall have access to sex education, related resources, and treatment planning that supports his or her right to sexual health and healthy sexual practices and to be free from sexual exploitation and abuse. Provides that the person receiving habilitation shall be assessed: (1) on whether he or she has decision making capacity to give consent to sexual activity and (2) for developmentally appropriate sex education materials and resources. Provides that as part of the assessments, consideration shall be given to medical, psychological, and psycho-social evaluations. Provides that the person's decision making capacity to consent to sexual activity and the developmentally appropriate sex education materials and resources shall be determined by the treatment team that includes the individual, professionals who have knowledge of the individual, and the individual's guardian, if appointed. Guardian decision making shall be made in accordance with the court order of appointment and the standards of decision making established by the Probate Act of 1975. Provides that the Department of Human Services shall approve course material in sex education. Establishes standards for the course materials and instruction. Defines "healthy sexual practices".
Fiscal Note (Dept. of Human Services)
Minimal fiscal impact exists for the Department of Human Services. These services are already within the scope of services provided at the developmental disability facilities.
State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does create a State Mandate.
Aug 23 19 H Public Act . . . . . . . . 101-0506
HB 03300
Rep. Natalie A. Manley
225 ILCS 115/19.3 new
Amends the Veterinary Medicine and Surgery Practice Act of 2004. Provides that a veterinarian licensed under the Act shall limit the initial amount dispensed of a Schedule II controlled substance under the Illinois Controlled Substances Act to a 5-day supply at a dosage clinically appropriate for the animal being treated. Provides that a prescription that is filled at a pharmacy is not subject to this limit. Provides that a veterinarian licensed under the Act shall limit the initial amount dispensed of a benzodiazepine to a 14-day supply at a dosage clinically appropriate for the animal being treated. Provides that a prescription that is filled at a pharmacy is not subject to this limit. Provides that for the treatment of an animal with a chronic condition that requires the long-term use of a Schedule II controlled substance or a benzodiazepine, after the initial 5-day or 14-day period, the licensed veterinarian may dispense not more that a 30-day supply at one time at a dosage clinically appropriate for the animal being treated. Provides that a prescription that is filled at a pharmacy is not subject to this limit.
Apr 03 19 H Tabled
Amends the Township Code. Provides that on the effective date of the amendatory Act, the office of township clerk in each township of Will County is eliminated and the term of each elected or appointed township clerk is terminated. Provides that the powers and responsibilities of each township clerk are transferred to the Will County Clerk.

House Committee Amendment No. 1

Adds reference to:
- 60 ILCS 1/35-5

Adds reference to:
- 60 ILCS 1/35-27 new

Adds reference to:
- 60 ILCS 1/75-45

Adds reference to:
- 60 ILCS 1/80-5

Replaces everything after the enacting clause. Amends the Township Code. Provides that in Joliet Township, Troy Township, Lockport Township, DuPage Township, Wheatland Township, and Plainfield Township in Will County: the office of township clerk is abolished; the term of any elected or appointed township clerk is terminated; and the Will County Clerk assumes the duties and rights of each township clerk until a deputy clerk is appointed for each affected township. Provides that no later than 90 days after the effective date of the amendatory Act, the Will County Clerk must appoint a deputy clerk for each office of township clerk abolished. Provides that the deputy clerk has the rights and duties of a township clerk, shall report to the Will County Clerk, and shall perform his or her duties at the office for the township clerk provided by the township, if any. Provides for reappointment by the township board of a deputy clerk in office on the effective date of the amendatory Act who was appointed by a township clerk. Provides that the deputy clerk appointed by the Will County Clerk may not cast a vote to break a tie to fill a vacancy in a township office, but rather, if the tie vote remains unresolved for 60 days, the township board must call a special township meeting to be held no later than 90 days after the initial tie vote at which time the electors present at the special township meeting shall by majority vote fill the vacancy. Makes conforming changes. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago School District only, for complaints concerning delays and denials of special education services in the 2016-2017 or 2017-2018 school year, a complainant has no less than 2 years following the creation of the State Board of Education's compensatory education plan and notification of that plan to parents and guardians of impacted children to file a complaint if the complainant has not obtained relief through (i) the compensatory education plan, (ii) a due process claim, or (iii) mediation. Provides that the State Board's notification of its compensatory education plan to parents and guardians must include notification of the extended timeframe to file complaints under this subsection. Effective July 1, 2019.

House Committee Amendment No. 1
Adds reference to:
105 ILCS 5/14-8.02e
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a complainant has no less than 2 years following the finalization (rather than creation) of the State Board of Education's student-specific corrective action plan per the State Board's 2017-2018 Public Inquiry Team's Corrective Action Report (rather than compensatory education plan) and notification of that plan to parents and guardians of potentially impacted (rather than only impacted) children to file a complaint concerning delays and denials of special education services; makes conforming changes. Removes provisions requiring certain conditions for a parent or guardian to file a complaint. Requires a respondent to include corrective action compliance documentation with all other documentation provided to a complainant. Effective July 1, 2019.

Senate Floor Amendment No. 1
Requires a complaint made under the State complaint procedures alleging a delay or denial of special education or related services in the 2016-2017 or 2017-2018 school year by the Chicago school district as a result of the adoption of policies and procedures identified by the State Board of Education as unlawful to be filed on or before September 30, 2021 (rather than, for complaints made under procedures authorized for delays and denials of special education services in the 2016-2017 or 2017-2018 school year, a complainant has no less than 2 years following the finalization of the State Board of Education's student-specific corrective action plan per the State Board's 2017-2018 Public Inquiry Team's Corrective Action Report and notification of that plan to parents and guardians of potentially impacted children to file a complaint). Provides that, with respect to a student enrolled in the Chicago school district for or to whom appropriate special education or related services may have been delayed or denied in the 2016-2017 or 2017-2018 school year as a result of the adoption of policies and procedures identified by the State Board of Education as unlawful, the school district must provide a written notification no later than 30 days after the first school day of the 2019-2020 school year to (i) the parent or guardian of the student, (ii) a designated representative of the student, (iii) the student if he or she is an emancipated minor, or (iv) the student if he or she has reached the age of majority and does not have a designated representative that states that appropriate relief may be available through a State complaint procedure authorized under the School Code, State-sponsored mediation, or an impartial due process hearing under the Code. Specifies what the notification must include. Changes the effective date to immediate (rather than July 1, 2019).

Aug 23 19  H  Public Act . . . . . . . . . . 101-0507
HB 03303

Rep. Fred Crespo

105 ILCS 5/2-3.64a-5

Amends the School Code. With regard to State assessments, provides that beginning no later than the 2020-2021 school year, the State Board of Education shall annually assess all students in reading and mathematics in kindergarten through grade 3 to meet the goals and standards of the federal Every Student Succeeds Act and any related rules. Provides that the assessment must include a balanced system of interim and summative assessments that are instructionally relevant, student-centered, and timely delivered and that provide grade-level proficiency scores for accountability purposes, growth metrics, and instructional information purposes. Provides that the State Board, in accordance with the federal Every Student Succeeds Act, shall support assessments that measure academic grade-level proficiency and academic growth measured against a stable, grade-independent scale. Effective January 1, 2020.

Fiscal Note (State Board of Education)

House Bill 3303 is estimated to have a first year fiscal impact of approximately $60 million for the development of a reading and mathematics assessment for kindergarten through grade 2 that meets the requirements of the bill. Beginning in the second year, it is estimated that the annual cost to administer the assessments to these grades would range from $49.2-$65.6 million based on 410,000 students taking both the reading and math assessments using $60-$80 per test cost. Illinois State Board of Education also estimates an annual cost of approximately $460,000 for operations to provide 1.5 full-time equivalent staff to oversee these new assessments and other supports such as information technology, graphics, and content specialists for training and technical assistance to school districts.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03304

Rep. Fred Crespo-Steven Reick-Michelle Mussman-Emanuel Chris Welch, Karina Villa, Mary Edly-Allen, Katie Stuart, Jonathan Carroll and Deb Conroy

55 ILCS 80/4.5 new
105 ILCS 5/10-23.14 new

Amends the Children's Advocacy Center Act. Provides that schools in a county with an accredited Children's Advocacy Center shall not proceed with interviews of a student regarding an alleged incident of sexual abuse, regardless of whether the student is a victim, witness, or alleged perpetrator, until the school receives written approval from an appropriate law enforcement agency or the Department of Children and Family Services. Allows a law enforcement agency or the Department to object to an interview allowed by the other entity and no interview may be done until both approve. Allows an investigating body of a school to view a forensic interview under specified circumstances. Includes legislative findings and defines a term. Amends the School Code making conforming changes. Effective July 1, 2019.

House Committee Amendment No. 1
Deletes reference to:
55 ILCS 80/4.5 new

Adds reference to:
105 ILCS 5/22-84 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Moves the provisions to the School Code. Changes references from "sexual abuse" to "child abuse or neglect". Defines "appropriate law enforcement agency" and "written approval". Provides that when a mandated reporter within a school has knowledge of an alleged incident of child abuse or neglect; the reporter shall call the Department of Children and Family Services hotline immediately after obtaining the minimal information necessary to make a report and no school personnel shall conduct an investigation until specified circumstances occur; and contact any Children's Advocacy Center in the county. Removes provisions relating to a Children's Advocacy Center allowing an investigating body to view digitally recorded forensic interviews. Provides that the State Board of Education shall develop and make available materials relating to notification and reporting under the provisions. Provides that the provisions apply to all schools (rather than public schools) operated under the School Code, including non-public schools. Makes conforming changes. Effective July 1, 2019.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03305
Rep. Fred Crespo-Michelle Mussman-Steven Reick-Emanuel Chris Welch and Terra Costa Howard

105 ILCS 5/22-85 new

Amends the School Code. Creates the Make Sexual Abuse Fully Extinct Task Force to address issues concerning the sexual abuse of students in school-related settings. Provides for the membership, meetings, and support of the Task Force. Provides that the Task Force shall review the best practices for preventing the sexual abuse of students in a school-related setting or by school-related perpetrators, including school district employees or other students, how to best address that abuse, and the proper support for students who have suffered from that abuse. Provides that on or before January 1, 2020, the Task Force must report the findings of its review to the Governor and the General Assembly, at which time the Task Force is dissolved; specifies what the report must include. Repeals the provision on July 1, 2020. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Requires the Make Sexual Abuse Fully Extinct Task Force to report the findings of its review to the General Assembly on or before January 15, 2020 (rather than January 1, 2020). Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03306
Rep. Fred Crespo

New Act

35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 120/5m new
35 ILCS 200/184.10 new
220 ILCS 5/9-222 from Ch. 111 2/3, par. 9-222
220 ILCS 5/9-222.1B new

Creates the Big Empties Site Act. Provides that property located in the State consisting of one or more PINs but under common ownership at the time of the application, that contains at least one vacant and unused building of specified square footage, is qualified to be designated as a Big Empties Site. Provides that a county or municipality that has adopted an ordinance designating a qualified site as a Big Empties Site shall make written application to the Department of Commerce and Economic Opportunity to have that site certified by the Department as a Big Empties Site. Contains procedures for certification by the Department of Commerce and Economic Opportunity. Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, and the Public Utilities Act to provide certain tax incentives for Big Empties Sites. Amends the Property Tax Code to provide that a taxing district may issue an abatement. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03307
Rep. Justin Slaughter

105 ILCS 5/34-85 from Ch. 122, par. 34-85

Amends the Chicago School District Article of the School Code. Makes a technical change in a provision concerning the removal of a teacher or a principal.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03308

New Act

Creates the Sports Wagering Act. Contains only a short title provision.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03309
Rep. Justin Slaughter

105 ILCS 5/1A-4 from Ch. 122, par. 1A-4

Amends the School Code. Makes a technical change in a Section concerning the powers and duties of the State Board of Education.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03310  Rep. Justin Slaughter

105 ILCS 5/10-22.20 from Ch. 122, par. 10-22.20

Amends the School Code. Makes a technical change in a Section concerning classes for adults and youths whose schooling has been interrupted.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03311  Rep. Justin Slaughter

105 ILCS 5/3A-16

Amends the School Code. Makes a technical change in a Section concerning regional office of education advisory boards.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03312  Rep. Michael J. Zalewski

New Act

Creates the Internet Gaming Act. Contains only a short title provision.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03313  Rep. Michael J. Zalewski

New Act

Creates the Fantasy Sports Contest Act. Contains only a short title provision.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03314  Rep. Michael J. Zalewski

New Act

Creates the Sports Wagering Act. Contains only a short title provision.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03315  Rep. Michael J. Zalewski

New Act

Creates the Sports Wagering Act. Contains only a short title provision.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03316  Rep. John Connor

820 ILCS 130/2 from Ch. 48, par. 39s-2

820 ILCS 130/3 from Ch. 48, par. 39s-3

Amends the Prevailing Wage Act. Provides that the transportation of ready-mixed concrete and aggregate materials shall be deemed to be employment upon public works. Includes additional trucking related activities within the scope of the Act. Includes in the calculation of the prevailing wage rate, rental costs for trucks and equipment provided by owner-operators. Defines terms. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03317  Rep. David A. Welter-David McSweeney-Jonathan Carroll-Lindsay Parkhurst

55 ILCS 5/5-44065 new
55 ILCS 5/Div. 5-45 heading new
55 ILCS 5/5-45001 new
55 ILCS 5/5-45005 new
55 ILCS 5/5-45010 new
55 ILCS 5/5-45015 new
55 ILCS 5/5-45020 new
55 ILCS 5/5-45025 new
55 ILCS 5/5-45030 new
55 ILCS 5/5-45035 new
55 ILCS 5/5-45040 new
55 ILCS 5/5-45045 new
55 ILCS 5/5-45050 new
55 ILCS 5/5-45055 new
55 ILCS 5/5-45060 new
55 ILCS 5/5-45065 new
55 ILCS 5/5-45070 new

Creates the McHenry County Equitable Standards and Governmental Efficiency Law in the Counties Code. Allows the county board to require the election of specified special district trustees that it appoints. Allows the county board chairperson to: eliminate advisory committees or commissions; create standing committees and appoint members; set county board or committee meeting agendas; have line-item veto powers; and hire independent legal counsel or a parliamentarian or both; approve all appropriation expenditures before they are paid; reduce or divert moneys from a county fund with assets exceeding 150% of the previous year's expenditures on a ratable basis to taxpayers. Allows the county board to appoint an inspector general to investigate waste, fraud, and abuse. Provides that, on the effective date of the amendatory Act, the elected chairperson of the county board is a county office distinct from the county board. Terminates the office of county recorder and the office of the county auditor. Amends the Local Government Reduction and Efficiency Division of the Counties Code. Provides that a county board may prohibit or limit a unit of local government that it has proposed to consolidate from starting a capital program, building project, or land acquisition for a set period of time, not to exceed 2 years, while the county board pursues possible consolidation. Effective immediately.

Apr 12 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 03318  Rep. Mark L. Walker

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Provides for a credit in an amount equal to 25% of the taxpayer's equity investment in a qualified new business venture, including investments made through a certified fund manager. Sets forth limitations on the credit.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 03319  Rep. Mark L. Walker

35 ILCS 10/5-45

Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that the recipient of a credit under the Act may apply for a certificate of transferability of credit from the Department of Commerce and Economic Opportunity for the amount of the credit not previously claimed. Provides that the transferability certificate may be transferred or sold by the recipient to another Illinois taxpayer. Makes other changes.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 03320  Rep. Jaime M. Andrade, Jr. and Elizabeth Hernandez

(Sen. Laura Ellman)

215 ILCS 5/511.101 from Ch. 73, par. 1065.58-101

Amends the Third Party Administrators Article of the Illinois Insurance Code. Excludes a dental service plan regulated by the Code from the definition of "administrator".

Jul 19 19   H  Public Act . . . . . . . 101-0108
HB 03321  Rep. Emanuel Chris Welch

40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
30 ILCS 805/8.43 new

Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Beginning municipal fiscal year 2021, provides that the annual levy and contribution to the fund are equal to (1) the normal cost of the pension fund for the year involved, plus (2) an amount sufficient to bring the total assets of the pension fund up to 100% of the total actuarial liabilities of the pension fund over a 30-year rolling amortization period. Provides that each municipal fiscal year through 2031, the rolling amortization period shall be reduced by one year for each municipal fiscal year after 2021. Provides a 20-year rolling amortization period for municipal fiscal year 2031 and each year thereafter. Provides that in making these determinations, the required minimum employer contribution shall be calculated each year as a level dollar amount over the amortization period and shall be determined under the entry age normal actuarial cost method. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03322  Rep. Charles Meier

105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9

Amends the School Code. With regard to criminal history records checks and checks of the Statewide Sex Offender Database and Statewide Murderer and Violent Offender Against Youth Database, provides that if a substitute teacher who (i) is a retired educator with a Professional Educator License, (ii) has been issued a certificate concerning those checks by a regional superintendent of schools, and (iii) is seeking employment in another educational service region presents the certificate to the regional superintendent of that other educational service region, then the regional superintendent of that other educational service region shall issue its own certificate to the substitute teacher without requiring the substitute teacher to have another criminal history records check or check of the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database performed as a condition of employment as a substitute teacher with a school district in that other educational service region. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03323  Rep. Kambium Buckner

New Act

Creates the Uniform Dental Electronic Transactions Act. Provides that the Act applies to all dental plan carriers. Requires all dental plan carriers and dental care providers to exchange claims and eligibility information electronically using the transactions, companion guides, implementation guides, and timelines required under the Act in order to be compensable by the dental plan carrier. Provides that no dental plan carrier or provider may add to or modify the uniform companion guides. Grants the Director of Insurance the right to investigate complaints filed under the Act. Provides the required specifications of any complaint filed. Provides that the Director may impose a civil monetary penalty if the Director determines that there has been a violation of the Act. Requires the Department of Insurance to adopt rules. Defines terms. Effective immediately.

Fiscal Note (Dept. of Insurance)
The Department of Insurance anticipates having to utilize the procurement process, seeking a qualified vendor to assist in effectively developing these standardized forms to be used in the billing and reimbursement of dental care, as well as coordinating the analysis and implementation of the electronic data interchange associated with dental care expenses and reimbursement. Current Department personnel would assist in overseeing this process, however, anticipated contractual and associated costs to implement the requirements contained within this legislation would total approximately $75,000.

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

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03324  Rep. Celina Villanueva

35 ILCS 200/10-23

Amends the Property Tax Code. Provides that a benefit for accessibility improvements made to residential property applies regardless of whether a person with a disability has an ownership interest in the property, is liable for the payment of property taxes on the property, or currently lives in the property. Contains provisions concerning verification of eligibility.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03325  Rep. Robert Rita

230 ILCS 40/1

Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03326  Rep. Celina Villanueva

105 ILCS 5/9-2  from Ch. 122, par. 9-2

105 ILCS 5/9-3 new

Amends the School Code. Requires the State Board of Education to create a voter registration affidavit that shall be the exclusive means by which a noncitizen of the United States may register to vote in school board elections. Provides that the elections conducted under the provisions are considered non-State elections and not subject to the citizenship requirement in the Illinois Constitution. Provides what the individual shall attest to in the voter registration affidavit. Provides that the voter registration affidavit shall be valid for one school board election. Provides the notice that shall appear in the voter registration affidavit.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03327  Rep. Celina Villanueva, Anne Stava-Murray and Lindsey LaPointe

225 ILCS 320/35.5

Amends the Illinois Plumbing License Law. Provides that each park district, municipal park and recreation agency, or special recreation agency shall test each source of potable water in a park that serves children under 6 years old for lead contamination. Provides requirements for testing and notification. Provides requirements for requests seeking waiver of testing. Provides that the owner or operator of a community water system may agree to pay for the cost of the laboratory analysis of the test samples.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 3855/1-59 new

Amends the Illinois Power Agency Act. Provides that the Illinois Commerce Commission shall implement a project to be called the Renewable Energy Pay As You Save Program. Provides for the purpose and requirements of the Program. Provides that the Illinois Commerce Commission shall convene a workshop process during which interested participants may discuss issues related to the Program. Provides that each applicable electric utility shall submit an informational filing to the Commission that describes its plan for implementing provisions regarding the Program. Provides that electric utilities shall work with lenders selected pursuant to a request for proposals process and with vendors to establish the terms and processes under which a participant can purchase eligible renewable energy generation and energy storage systems using the financing obtained from a lender through a financing program designed to fit the Pay As You Save model. Provides further requirements concerning the establishment of financing programs based upon the Pay As You Save model. Provides that the Commission shall adopt all rules necessary for administration. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03329  Rep. Delia C. Ramirez

105 ILCS 5/10-20.9a  from Ch. 122, par. 10-20.9a

Amends the School Code. Makes a technical change in a provision concerning promoting students to the next higher grade level.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03330  Rep. Robert Rita

230 ILCS 5/26  from Ch. 8, par. 37-26

Amends the Illinois Horse Racing Act of 1975. Provides that inter-track wagering or simulcast wagering shall not be conducted by an inter-track wagering location licensee at any location within 100 feet (rather than 500 feet) of an existing church or school. Removes language prohibiting inter-track wagering or simulcast wagering by an inter-track wagering location licensee at a location within 500 feet of residences of more than 50 registered voters. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03331


310 ILCS 70/6 from Ch. 67 1/2, par. 1306

Amends the Homelessness Prevention Act. Changes certain types of assistance grantees shall offer households to prevent homelessness as follows: (1) payment of a rent or mortgage arrearage (rather than payment of a rent or mortgage arrearage in an amount established as necessary to defeat the eviction or foreclosure, but shall in no event be greater than 3 months of rental or mortgage arrears); (2) payment of a security deposit (rather than payment of a rent deposit or security deposit and payment of not more than 2 months rent or mortgage payments); and (3) payment of rent or mortgage. Provides that in no case shall the total assistance for a household be greater than the equivalent of 6 months of rent or mortgage payments. Provides that, on an annual basis, a grantee's administrative costs and case management expenses shall not exceed 15% of the grant amount it receives.

Aug 09 19 H Public Act . . . . . . . . 101-0280

HB 03332


35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates a credit for taxpayers who (i) own residential rental property in the State and (ii) enter into or renew a lease agreement with a qualified renter during the taxable year. Provides that the credit shall be equal to 15% of the annual rent paid to the taxpayer by that qualified renter. Provides that the term "qualified renter" means any person who has been convicted of a crime in this State or any other jurisdiction. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03333

Rep. Delia C. Ramirez

New Act

Creates the Puerto Rico Town Designation Act. Contains only a short title provision.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Raffles and Poker Runs Act. Provides that raffles shall be governed by the governing body of the municipality or county with jurisdiction over the location where the winning chances in the raffle are determined. Provides that a license shall authorize the holder of the license to sell raffle chances throughout the State, including beyond the borders of the licensing municipality or county. Provides that sponsoring organizations may contract with third parties to provide certain services to the sponsoring organization in connection with the operation of a raffle or poker run and may pay reasonable compensation for such services. Makes changes in provisions concerning licenses, applications, issuance, restrictions, and ineligible persons; conduct of raffles and poker runs; managers and bonds; records; and political committees. Incorporates provisions concerning raffles by law enforcement agencies and statewide associations that represent law enforcement officials into the rest of the Act. Makes corresponding changes in the Criminal Code of 2012. Effective immediately.

House Floor Amendment No. 1

Adds reference to:

230 ILCS 5/26 from Ch. 8, par. 37-26

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Amends the Illinois Horse Racing Act of 1975. Provides that inter-track wagering or simulcast wagering shall not be conducted by an inter-track wagering location licensee at any location within 100 feet (rather than 500 feet) of an existing church or school. Removes language prohibiting inter-track wagering or simulcast wagering by an inter-track wagering location licensee at a location within 500 feet of residences of more than 50 registered voters. In provisions amending the Raffles and Poker Runs Act, provides that the definition of “raffles” also does not include certain games under the Riverboat Gambling Act and the Video Gaming Act. Removes poker runs from provisions concerning sponsoring organizations contracting with third parties. Removes provisions requiring poker runs to be licensed by the county with jurisdiction over the key location. Makes other changes. Effective immediately.

Jul 19 19  H  Public Act . . . . . . . . . 101-0109


New Act

30 ILCS 105/5.891 new
55 ILCS 5/5-1184 new
65 ILCS 5/11-42-17 new

Creates the Carryout Bag Fee Act. Provides that a carryout bag fee of $0.10 is imposed on each carryout bag used by a customer at retail establishments, except in municipalities with a population greater than 1,000,000, with $0.03 being returned to the retail establishment, $0.04 into the Carryout Bag Fee Fund, $0.01 to the Prairie Research Institute of the University of Illinois, $0.01 into the Solid Waste Management Fund, and $0.01 into the Partners for Conservation Fund. Provides that the carryout bag fee does not apply to the retail sale or use of carryout bags that are used to carry items purchased under specified governmental food assistance programs. Repeals the new Act on January 1, 2026. Amends the State Finance Act making conforming changes. Amends the Counties Code and Illinois Municipal Code. Provides that a county or municipality may not ban, place a fee or tax on, or regulate in any other manner the use, disposition, content, taxation, or sale of carryout bags. Limits the applicability of the provisions as they relate to a county or municipality that charged a fee or tax on carryout bags on February 1, 2018 and specified recycling programs. Limits home rule powers.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03336       Rep. Robert Rita
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Mar 29 19      H  Rule 19(a) / Re-referred to Rules Committee

220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Mar 29 19      H  Rule 19(a) / Re-referred to Rules Committee

HB 03338       Rep. Robert Rita
205 ILCS 670/26 from Ch. 17, par. 5432
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning the short title.
Mar 29 19      H  Rule 19(a) / Re-referred to Rules Committee

HB 03339       Rep. Robert Rita
New Act
Creates the Horse-drawn Carriage Regulation and Safety Act. Establishes requirements for the lawful operation of horse-drawn carriages and the horse-drawn carriage trade in the State. Requires licenses and identification cards issued by the Secretary of State for persons involved in the horse-drawn carriage trade. Provides requirements for the care of horses used horse-drawn carriages. Provides for prohibitions, including inclement weather conditions, when it is unlawful to operate a horse-drawn carriage in the State. Establishes rulemaking authority for the Secretary of State, in consultation with the Department of Transportation, Department of State Police, the Department of Agriculture, and any other relevant State agency. Defines terms. Makes other changes.
Mar 29 19      H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 1305/1-75 new
20 ILCS 1305/1-80 new
20 ILCS 1305/1-85 new
20 ILCS 1505/1505-215 new
20 ILCS 4010/2008 new
820 ILCS 105/10 from Ch. 48, par. 1010
820 ILCS 105/5 rep.
30 ILCS 105/5.891 new

Amends the Department of Human Services Act. Contains a declaration of policy and intent. Requires the Department of Human Services, in partnership with specified State agencies, to develop and implement a plan to phase out, by July 1, 2024, authorizations under the Minimum Wage Law to pay an employee with a disability less than the minimum wage. Requires the Department to consult with specified organizations when implementing the phase-out plan. Requires the Secretary of Human Services to submit reports to the Governor and the General Assembly on the benchmarks and status of achieving the outcomes included in the phase-out plan and recommendations for funding levels or other resources necessary to implement the phase-out plan. Amends the Department of Labor Law. Prohibits the Director of Labor from authorizing a work activities center or other sheltered workshop to pay an employee who has a disability less than the minimum wage unless certain requirements are met. Amends the Illinois Council on Developmental Disabilities Law. Requires the Illinois Council on Developmental Disabilities to commission an independent study of the phase-out plan; determine whether the plans are having their intended effects; and make recommendations for possible changes in State law or policy regarding the employment of individuals with disabilities. Requires the Council to report its findings and recommendations to the Governor and the General Assembly by July 1, 2023. Amends the Minimum Wage Law. Provides that the State of Illinois shall not fund any entity that pays individuals less than the minimum wage under a certificate issued by the United States Department of Labor that authorizes Community Rehabilitation Programs to pay individuals less than the wage otherwise required for the individuals under federal law. Effective immediately, except that the provisions amending the Minimum Wage Law take effect July 1, 2024.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03341  Rep. Robert Rita

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03342  Rep. Robert Rita

230 ILCS 10/1 from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Omar Aquino-Jacqueline Y. Collins-Patricia Van Pelt-Napoleon Harris, III, Antonio Muñoz, Robert Peters, Ann Gillespie, Laura Fine, Martin A. Sandoval-Iris Y. Martinez, Ram Villivalam, Mattie Hunter, Cristina Castro, Don Harmon, Linda Holmes, David Koehler, Christopher Belt, Michael E. Hastings, Heather A. Steans and Laura M. Murphy)

305 ILCS 5/12-4.13c new

Amends the Illinois Public Aid Code. Requires the Department of Human Services to establish a Restaurant Meals Program to permit individuals who are elderly, persons with a disability, and homeless individuals to redeem their Supplemental Nutrition Assistance Program benefits at private establishments that contract with the Department to offer meals for eligible SNAP recipients at concessional prices. Requires the Restaurant Meals Program to be operational no later than January 1, 2020. Requires the Department to adopt rules. Effective immediately.

Jul 19 19  H   Public Act . . . . . . . 101-0110

HB 03344  Rep. Robert Rita

230 ILCS 40/1

Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 03345  Rep. Theresa Mah

New Act

Creates the Hospital Patient Protection Act. Contains only a short title provision.

Mar 29 19  H   Rule 19(a) / Re-referred to Rules Committee

HB 03346  Rep. Robert Rita

205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H   Rule 19(a) / Re-referred to Rules Committee
HB 03347

20 ILCS 3930/7.7 new
20 ILCS 3930/7.8 new
55 ILCS 5/3-6041 new
55 ILCS 5/3-6042 new
55 ILCS 5/3-6403 new
705 ILCS 105/30 new
705 ILCS 105/31 new
720 ILCS 5/32-10 from Ch. 38, par. 32-10
725 ILCS 5/109-1 from Ch. 38, par. 109-1
725 ILCS 5/110-1 from Ch. 38, par. 110-1
725 ILCS 5/110-1.5 new
725 ILCS 5/110-2 from Ch. 38, par. 110-2
725 ILCS 5/110-3 from Ch. 38, par. 110-3
725 ILCS 5/110-4 from Ch. 38, par. 110-4
725 ILCS 5/110-5 from Ch. 38, par. 110-5
725 ILCS 5/110-5.1

Amends the Illinois Criminal Justice Information Act. Requires the Authority to produce a monthly Pretrial Order Report, Pretrial Bail Proceeds Report, and Pretrial Custody and Release Report. Specifies requirements for these reports. Provides that the Authority shall post each county's monthly Pretrial Order Report, Pretrial Custody and Release Report, and Pretrial Bail Proceeds Report on the Authority's website on a monthly basis and those reports shall remain on the website for at least 5 years after being posted. Amends the Counties Code and the Clerk of Courts Act to require certain reporting requirements. Amends the Criminal Code of 2012. Changes violation of bail bond to violation of conditions of pre-trial release. Amends the Code of Criminal Procedure of 1963. Abolishes monetary bail under the Code, except under the Uniform Criminal Extradition Act. Provides for considerations for granting and denying pre-trial release. Provides that a person arrested with or without a warrant on an offense for which pre-trial release may not be denied shall, except as otherwise provided, be released by the officer without appearing before a judge. Provides that the court may use a regularly validated risk assessment tool to determine conditions of release. Provides that if a risk assessment tool is used, the defendant's counsel shall be provided with the information and scoring system of the risk assessment tool used to arrive at the determination. Makes other changes. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03348
Rep. Robert Rita

230 ILCS 5/1 from Ch. 8, par. 37-1

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

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03349

20 ILCS 605/913 new
30 ILCS 105/5.891 new
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall create a Clean Water Workforce Pipeline Program to provide grants and other financial assistance to prepare and support individuals for careers in water infrastructure. Provides specified groups that may be provided with grants and other financial assistance on a competitive annual basis. Directs the Department to coordinate with the Environmental Protection Agency, Illinois Finance Authority, and other State agencies that provide financial support for water infrastructure projects. Provides that the Department may select a Program Administrator. Provides that recipients of grants or other financial assistance under the Program shall report annually to the Department. Amends the State Finance Act. Creates the Clean Water Workforce Development Fund.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (Dept. of Commerce & Economic Opportunity)
HB 3349 requires DCEO to award grants designed to encourage and facilitate employment in water infrastructure careers. Competitive awards shall be made for various activities including: identification of individuals for job training in the water sector; counseling, preparation, skills training, and other support to increase a candidate's likelihood of success in a job training program and career; and several others. While HB 3349 requires DCEO to make the grants, the legislation does not specify a funding source for the program. Without a funding source, the legislation represents a potential unfunded mandate on the agency. Without additional information on available funding and the number of grants required to be awarded, the Department lacks the ability to determine program scope and ongoing implementation costs. As a result, we are unable to determine the fiscal impact of this legislation.

Apr 12 19 Rule 19(a) / Re-referred to Rules Committee
HB 03350
Rep. Robert Rita
230 ILCS 10/1 from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Mar 29 19 Rule 19(a) / Re-referred to Rules Committee
HB 03351
New Act
Creates the Restaurant Anti-Harassment Act. Requires restaurants to have a sexual harassment training policy and provide training to all employees. Requires restaurants to prohibit sexual harassment, establish an incident reporting protocol, and require all employees to participate in training. Provides for enforcement by the Department of Human Rights. Authorizes a civil penalty of $500 for the first violation and $1,000 for each subsequent violation. Effective January 1, 2020.
Mar 29 19 Rule 19(a) / Re-referred to Rules Committee
HB 03352
Rep. Marcus C. Evans, Jr.-Kambium Buckner
305 ILCS 5/5-36 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a managed care organization that contracts with a safety-net hospital shall: (i) be liable for 50% of the amount due on any unadjudicated claims properly submitted by the safety-net hospital; (ii) if pre-admission certification is required by the managed care organization prior to authorizing inpatient care, pay the full admission rate to any contracted safety-net hospital that does not receive such authorization within 24 hours after the safety-net hospital first made its request for authorization; (iii) update its provider roster within 48 hours of contracting with a safety-net hospital and pay the full amount on any claim properly submitted by a contracted safety-net hospital even if the managed care organization fails to update its provider roster as required; and (iv) equally share those costs incurred by a contracted safety-net hospital for services provided to a Medicaid enrollee beyond the enrollee's scheduled date of discharge or transfer to another facility, if the managed care organization fails to facilitate the enrollee's discharge or transfer by the scheduled date.
Mar 29 19 Rule 19(a) / Re-referred to Rules Committee
HB 03353  Rep. Emanuel Chris Welch
225 ILCS 45/1a
from Ch. 111 1/2, par. 73.101a
225 ILCS 45/1a-1
225 ILCS 45/1c new

Amends the Illinois Funeral or Burial Funds Act. Defines "agent". Requires that pre-need contracts include the telephone number for the principal office of the seller and the parent company of the seller, if any. Requires that a pre-need contract is ratified within 10 business days by a licensed funeral director who is employed by the licensed funeral home firm responsible for providing the funeral goods and services. If the pre-need contract is funded by a trust, requires the seller or seller's agent to deposit the funds into the trust within 10 business days after execution of the contract. Requires the contract to state that the seller is responsible and liable for the competency and veracity of the agent. Provides that an agent acting on behalf of a seller must be properly authorized to do so. Requires an agent to provide to the purchaser a written statement containing: (i) the capacity of the agent to act and whether the agent is acting for the seller as an agent; and (ii) notice that the seller is the only person or entity authorized to provide the services or merchandise called for by the contract. Provides that a seller may not be an affiliate, a parent company, or subsidiary organization of the trustee acting as a fiduciary of a trust to hold consideration paid for services or merchandise subject to a pre-need contract by the seller or seller's agent and a purchaser. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

40 ILCS 5/4-114
from Ch. 108 1/2, par. 4-114
30 ILCS 805/8.43 new

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that if a person who first becomes a firefighter under the Article on or after January 1, 2011 and who is not receiving a disability pension under specified provisions dies for specified reasons, then a pension shall be paid to his or her survivors in the amount equal to the greater of (i) 54% of the firefighter's monthly salary at the date of death or (ii) 66 2/3% of the firefighter's earned pension at the date of death (rather than the amount of 66 2/3% of the firefighter's earned pension at the date of death). Provides that the changes apply without regard to whether the deceased firefighter was in service on or after the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

225 ILCS 60/54.5
225 ILCS 95/1  from Ch. 111, par. 4601
225 ILCS 95/4  from Ch. 111, par. 4604
225 ILCS 95/5.5
225 ILCS 95/6  from Ch. 111, par. 4606
225 ILCS 95/6.1 new
225 ILCS 95/7  from Ch. 111, par. 4607
225 ILCS 95/7.5
225 ILCS 95/7.7
225 ILCS 95/11  from Ch. 111, par. 4611

Amends the Medical Practice Act of 1987. Provides that a physician licensed to practice medicine in all its branches may collaborate with a physician assistant (rather than may delegate care and treatment responsibilities to a physician assistant). Provides that a collaborative agreement shall be for services in the same area of practice or specialty as the collaborating physician in his or her medical practice. Deletes language providing that a physician may enter into collaborative agreements with no more than 7 full-time physician assistants. Amends the Physician Assistant Practice Act of 1987. Provides that a physician assistant in a health professional shortage area with a score greater than or equal to 12 shall own his or her own medical practice. Provides that medical and surgical services provided by a physician assistant include: obtaining and performing comprehensive health histories and physical examinations; evaluating, diagnosing, and providing medical treatment; ordering, performing, and interpreting diagnostic studies and therapeutic procedures; educating patients on health promotion and disease prevention; providing consultation upon request; and writing medical orders. Provides other provisions regarding scope of practice. Deletes language requiring: a written collaborative agreement for all physician assistants to practice in the State; a written collaborative agreement to describe the working relationship of the physician assistant with the collaborating physician and the categories of care, treatment, or procedures to be provided by the physician assistant; and the collaborating physician to file with the Department of Financial and Professional Regulation notice when employing, discharging, or collaborating with a physician assistant. Makes other changes. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03356  Rep. Arthur Turner

735 ILCS 5/13-211  from Ch. 110, par. 13-211

Amends the Code of Civil Procedure. Provides that the legal representative of a person under the age of 18 years or under a disability may bring specific actions within 2 years after the person attains the age of 18 years or the disability is removed. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

Creates the Data Privacy Act. Provides only a short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03358


(Sen. Thomas Cullerton and Julie A. Morrison)

815 ILCS 530/1

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

House Committee Amendment No. 2

Deletes reference to:

815 ILCS 530/1

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Data Transparency and Privacy Act. Finds that individuals have a right to privacy in information pertaining to the individual. Provides that an entity that collects through the Internet personal information about individual consumers must make disclosures to the individual regarding the collection of the information. Establishes that a consumer has a right to opt out of the sale of the consumer's information. Provides for enforcement by the Attorney General. Effective April 1, 2020.

Fiscal Note, House Committee Amendment No. 2 (Office of the Attorney General)

The proposed legislation, HB 3358 (H-AM 2) may require our Consumer Bureau to hire up to three additional privacy attorneys to undertake the additional privacy enforcement that may be required by the bill. Privacy enforcement is a specialized area for which attorneys must be knowledgeable in data security, which can get very technical and requires additional training and certifications, such as the Certified Information Privacy Professional designation issued by the International Association of Privacy Professionals. Because of the specialized nature of this work and the demand for attorneys with this expertise, we anticipate the salary of each attorney hired to perform the work required by this bill to be $86,500 each. Additional costs related to retirement contributions, social security, and group insurance would total $77,578 for each attorney. Because of the uncertainty in the additional level of work this bill may require of our Consumer Bureau, we estimate the costs to our office to range from $164,078, for one attorney, up to $494,234 for three attorneys.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Creates a Data Transparency and Privacy Act different than that contained in House Amendment No. 2. Finds that individuals have a right to privacy and a personal property interest in information pertaining to the individual. Provides that an entity that collects through the Internet personal information about individual consumers must make disclosures to the individual regarding the collection of the information. Exempts from the protections information collected while a natural person is acting in an employment context. Establishes that a consumer has a right to opt out of the sale of the consumer's information. Creates exemptions for certain retail transactions, credit arrangements, and government program utilization. Provides for enforcement by the Attorney General. Provides that there is no private right of action to enforce the Act. Effective April 1, 2020.

State Mandates Fiscal Note, House Committee Amendment No. 2 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Fiscal Note, House Floor Amendment No. 3 (Office of the Attorney General)

The proposed legislation, HB 3358, as amended by House Amendment #3, may require our Consumer Bureau to hire up to three additional privacy attorneys to undertake the additional privacy enforcement that may be required by the bill. Privacy enforcement is a specialized area for which attorneys must be knowledgeable in data security, which can get very technical and requires additional training and certifications, such as the Certified Information Privacy Professional designation issued by the International Association of Privacy Professionals. Because of the specialized nature of this work and the demand for attorneys with this expertise, we anticipate the salary of each attorney hired to perform the work required by this bill to be $86,500 each. Additional costs related to retirement contributions, social security, and group insurance would total $77,578 for each attorney. Because of the uncertainty in the additional level of work this bill may require of our Consumer Bureau, we estimate the costs to our office to range from $164,078, for one attorney, up to $494,234 for three attorneys. Fiscal impact: Uncertain

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)

This bill would neither increase nor decrease the number of judges needed in the State of Illinois.
HB 03359  Rep. Arthur Turner

New Act

Creates the Video Service Tax Modernization Act. Imposes a tax upon the act or privilege of providing direct-to-home satellite service, direct broadcast satellite service, or digital audio-visual works to a subscriber in the State. Provides that the tax is imposed at the rate of 5% of the provider's gross revenues derived from or attributable to that subscriber. Creates the Entertainment Tax Fairness Act. Imposes a tax upon the subscribers of entertainment in the State at the rate of 1% of the charges paid for the privilege to witness, view, or otherwise enjoy the entertainment. Defines "entertainment" as any paid video programming, direct-to-home satellite service, direct broadcast satellite service, digital audio-visual works service, or video service to a subscriber in the State.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Emil Jones, III)

735 ILCS 5/15-1504.1
735 ILCS 5/15-1507.1

Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that until January 1, 2023 (rather than 2020), at the time of the filing of a foreclosure complaint, the plaintiff shall pay a fee for the Foreclosure Prevention Program Graduated Fund and the Abandoned Residential Property Municipality Relief Fund. Provides that until January 1, 2023 (rather than 2020), the plaintiff or plaintiff's representative shall file a verified statement that states which additional fee is due, unless the court has established another process to certify which additional fee is due. Provides that a specific provision is inoperative on and after January 1, 2023 (rather than 2020). Reenacts a provision regarding the judicial sale fee for the Abandoned Residential Property Municipality Relief Fund. Provides that the provisions are inoperative on January 1, 2023 (rather than 2017) and repealed on March 2, 2023 (rather than 2017). Provides that all actions taken in the collection remittance of fees before the effective date of the Act are ratified, validated, and confirmed. Effective immediately.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 03361  Rep. Fred Crespo

820 ILCS 105/4.5 new

Amends the Minimum Wage Law. Provides that a nurse required to report to work, but not tasked to work or who is provided less than one-half the of the nurse's usual or scheduled day's work shall be paid for a minimum of 4 hours at the nurse's regular rate of pay. Does not apply to nurses paid on standby status. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03362  Rep. Terri Bryant

35 ILCS 200/20-130

Amends the Property Tax Code. Makes a technical change in a Section concerning distribution of taxes in counties of less than 3,000,000 inhabitants.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03363  Rep. Dan Caulkins

(Sen. Chapin Rose)

105 ILCS 5/10-21.4 from Ch. 122, par. 10-21.4

Amends the School Code. Removes the exception for a school district in which there is only one school with fewer than 4 teachers to the requirement that each school district employ a superintendent. Effective immediately.

Apr 03 19  S  Referred to Assignments

HB 03364  Rep. Jeff Keicher-Emanuel Chris Welch-Jonathan Carroll, Dan Ugaste, Deanne M. Mazzochi, Chris Miller, Tony McCombie, Mark Batinick, Bob Morgan, Patrick Windhorst and Allen Skillicorn

110 ILCS 947/35

Amends the Higher Education Student Assistance Act. With regard to the Monetary Award Program, provides that, beginning with the 2019-2020 academic year, an applicant who is otherwise eligible for grant assistance under the Program may receive grant assistance for an academic year after receiving a baccalaureate degree or the equivalent of 135 semester credit hours if he or she (i) enrolls in a State-approved educator preparation program and (ii) within 7 years after receiving a Professional Educator License, teaches in this State for a minimum of 5 years. Provides that if at any time a person fails to meet these requirements, he or she must repay the amount of additional assistance received to the Commission. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03365  Rep. Andrew S. Chesney

35 ILCS 10/5-25
Amends the Economic Development for a Growing Economy Tax Credit Act. Removes provisions concerning conditions that the Business Investment Committee shall determine exist in order for the Committee to make its recommendation that an Applicant's application for Credit should or should not be accepted. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03366  Rep. Tom Weber

725 ILCS 167/15
Amends the Freedom from Drone Surveillance Act. Provides that the Act does not prohibit the use of a drone by a law enforcement agency if the law enforcement agency is using the drone for pilot practice or training of a law enforcement officer or airborne photography or video for community marketing purposes or flight demonstrations for the general public.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03367  Rep. Tom Weber

105 ILCS 5/9-1.1 from Ch. 122, par. 9-1.1
Amends the School Code. Provides that, notwithstanding any other provision of law, beginning on the effective date of the amendatory Act, all referenda containing public questions pertaining to the issuance of bonds must be submitted to the voters of a school district at the next general election in accordance with the general election law. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03368  Rep. Tom Weber

105 ILCS 5/17-3.4a new
105 ILCS 5/34-52.5 new
Amends the School Code. Provides that no later than 30 days before a school district submits to the voters of that district a question on whether to issue bonds or increase the school district's property tax rate, the school district must send informational material to each resident of voting age in the school district; defines "informational material". Specifies what must be included in the informational material. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


70 ILCS 2805/33 from Ch. 42, par. 444
Amends the Sanitary District Act of 1936. Provides that the board of trustees of the of the Village of Lindenhurst may, by ordinance, terminate the terms of all members of the board of trustees of the Lindenhurst Sanitary District and the powers of the Lindenhurst Sanitary District shall be exercised by the board of trustees of the Village, including the District's authority to levy and collect taxes. Provides that once there are no debts of the District or the Village has sufficient funds on hand or available to satisfy any debts of the District, the board of trustees of the Village may dissolve the Lindenhurst Sanitary District and acquire all of the District's assets and responsibilities if it adopts an ordinance stating: (1) the reasons for dissolving the District; (2) that there are no outstanding debts of the District or that the Village has sufficient funds on hand or available to satisfy the debts; (3) that no federal or State permit or grant will be impaired by dissolution of the District; and (4) that the Village assumes all assets and responsibilities of the District. Requires the Village of Lindenhurst to notify the Illinois Environmental Protection Agency of the dissolution of the District. Effective immediately.
Jul 19 19  H Public Act . . . . . . . . . . . . . . . . . . . . . 101-0111

HB 03370  Rep. Nicholas K. Smith

730 ILCS 5/3-7-2 from Ch. 38, par. 1003-7-2
Amends the Unified Code of Corrections. Provides that voice print databases are prohibited in an institution or facility of the Department of Corrections. Provides that any voice print database maintained or used by an institution or facility of the Department that was created before the effective date of the amendatory Act shall be erased and any information contained in the database is inadmissible as evidence in any civil or criminal proceeding or in any administrative proceeding before the Department or Prisoner Review Board. Defines "voice print".
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03371
Rep. Nicholas K. Smith

Amends the Higher Education Student Assistance Act. Creates a prior academic and work experience scholarship program. Provides that, beginning with the 2020-2021 academic year, the Illinois Student Assistance Commission shall, each year, receive and consider applications for scholarships under the program. Provides that an applicant is eligible for a scholarship if the Commission finds that the applicant (i) is attending an institution of higher learning that has a student population of no more than 10,000 students, (ii) has previously enrolled in at least 3 different institutions of higher learning, and (iii) has at least 3 years of work experience beginning from the date he or she graduated from high school. Requires the Commission to adopt rules.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03372
Rep. Nicholas K. Smith

Amends the Illinois Public Aid Code. Requires the Illinois Student Assistance Commission (ISAC) to identify and flag college students who are potentially eligible to receive Supplemental Nutrition Assistance Program (SNAP) benefits. Provides that the factors to be used to determine potential SNAP eligibility shall be determined in consultation with the Department of Human Services, but at a minimum shall include income information reported on a college student's Free Application for Federal Student Aid. Requires ISAC and the Department to develop a notice that ISAC shall make available electronically to institutions of higher education that includes, at a minimum, college student SNAP eligibility criteria, the Application for Benefits Eligibility's website address, and the Illinois Hunger Coalition's Hunger Hotline. Requires Illinois institutions of higher education that participate in the Monetary Award Program to provide the notice in writing to all students who are enrolled or accepted for enrollment and are identified by ISAC as potentially SNAP eligible. Contains provisions concerning: SNAP Employment and Training program requirements; protocols to identify and verify all potential exemptions to an eligibility rule described in a specified federal regulation and to identify and verify a student's participation in educational programs; and other matters. Requires the Department to adopt any rules necessary to implement specified provisions on or before October 1, 2019. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03373
Rep. Keith R. Wheeler-Tom Demmer-Steve Reick-Amy Grant, Tom Weber, Michael T. Marron, Tim Butler, Dan Ugaste, Norine K. Hammond, Michael D. Unes, Charles Meier, Thomas M. Bennett, Patrick Windhorst, Tony McCombie, Michael P. McAuliffe, Ryan Spain, Randy E. Freese, Mike Murphy, Grant Wehrli, Mark Batinick, C.D. Davidsmeyer, Dave Severin, Dan Caulkins, Terri Bryant, Lindsay Parkhurst, Keith P. Sommer and Avery Bourne

Provides that the Act may be referred to as the Blue Collar Jobs Act. Amends the Illinois Enterprise Zone Act. Creates a High Impact Business construction jobs credit and an Enterprise Zone construction jobs credit against the taxpayer's Illinois income taxes based on the incremental income tax attributable to laborers or workers employed at certain construction sites located in Enterprise Zones. Amends the Economic Development for a Growing Economy Tax Credit Act. Creates a New Construction EDGE Credit based on the incremental income tax attributable to laborers or workers employed at construction sites associated with EDGE projects. Amends the River Edge Redevelopment Zone Act. Creates a River Edge construction jobs credit based on the incremental income tax attributable to laborers or workers employed at certain construction sites in a River Edge Redevelopment Zone. Requires contractors and subcontractors associated with projects that receive credits under the amendatory Act to file certified payroll information with the Department of Labor and the Department of Commerce and Economic Opportunity.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03374  Rep. Darren Bailey-Terri Bryant
625 ILCS 5/3-412  from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-413  from Ch. 95 1/2, par. 3-413
625 ILCS 5/3-806  from Ch. 95 1/2, par. 3-806
625 ILCS 5/3-806.1 from Ch. 95 1/2, par. 3-806.1
625 ILCS 5/3-806.5
625 ILCS 5/11-1426.1

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue registration plates for all-terrain vehicles and recreational off-highway vehicles. Prescribes placement of registration plates on the rear of all-terrain and recreational off-highway vehicles. Provides registration fees and surcharges. Provides that all-terrain vehicles and recreational off-highway vehicles may be operated on rural roads with posted speed limits of 55 miles per hour. Limits home rule powers with respect to the discretion of a municipality, township, county, or other unit of local government to regulate the usage of all-terrain vehicles and recreational off-highway vehicles on roads under their jurisdiction. Effective immediately.
Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee

HB 03375  Rep. Mark Batinick, Patrick Windhorst and Darren Bailey
5 ILCS 70/1.36

Amends the Statute on Statutes. Provides that a live child born as a result of an abortion shall be fully recognized as a human person and accorded immediate protection under the law. Removes language regarding interpretation of specified provisions. Effective immediately.
Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 03376  Rep. Mark Batinick
15 ILCS 20/50-21 new
30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
35 ILCS 200/18-45
40 ILCS 5/1-103.3
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/14-131
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
40 ILCS 5/18-131 from Ch. 108 1/2, par. 18-131
40 ILCS 5/18-140 from Ch. 108 1/2, par. 18-140
105 ILCS 5/2-3.176 new
30 ILCS 805/8.43 new

Provides that the amendatory Act may be referred to as the Property Tax Relief and Pension Stabilization Fund Act. Amends the State Finance Act to create the Property Tax Relief and Pension Stabilization Fund. Provides that moneys in the Fund shall be used for State contributions to the 5 State-funded retirement systems and shall be used for grants to school districts. Specifies the percentage of the moneys in the Fund that shall be used for State contributions and for grants to school districts. Amends the State Budget Law of the Civil Administrative Code of Illinois. Creates a continuing appropriation of $2,400,000,000 to the Fund. Amends the 5 State-funded Articles of the Illinois Pension Code. Makes changes to the funding formula, including changing the funding goal to 70% (instead of 90%) and providing that the amount of the contribution for the unfunded liability shall be an amount sufficient, in equal annual dollar amounts, to bring the total assets up to 70% of the total actuarial liabilities by 2045. Requires recertification of the amount of the fiscal year 2020 contribution. Amends the School Code. Provides that beginning State fiscal year 2021, the State Board of Education shall make grants to school districts from the Property Tax Relief and Pension Stabilization Fund and requires a school district that receives a grant from the Fund to certify to the county clerk the amount of the grant. Amends the Property Tax Code. Provides that the county clerk shall reduce the amount of tax levied by the amount certified by the school district. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03377  Rep. Steven Reick
225 ILCS 10/4.7 new

Amends the Child Care Act of 1969. Provides that any rule adopted by the Department of Children and Family Services that adds an education or experience requirement to the eligibility criteria for a position does not apply to an employee who already holds that position at the time the requirement is added. Provides that an individual seeking employment at the same position level but at a different facility shall remain eligible for employment in a position equivalent to his or her current employment position despite any potential changes to eligibility criteria. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03378  Rep. Anna Moeller
305 ILCS 5/5-1.5 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that benefits under the federal Old-Age, Survivors, and Disability Insurance Program shall not be considered in determining an individual's financial eligibility for medical assistance. Requires the Department of Healthcare and Family Services to apply to the Centers for Medicare and Medicaid Services for a federal waiver or State Plan amendment if the exemption requires federal approval. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03379  Rep. Michelle Mussman

New Act

Creates the Plastic Straw Ban Act. Provides that no bar, restaurant, or any business that sells food to the public may provide to a customer a single-use plastic straw unless requested by the customer. Provides that the Department of Public Health shall enforce the Act. Provides penalties for violations. Defines terms.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.
Fiscal Note (Dept of Public Health)
This bill would not pose any fiscal impact to the Department of Public Health.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03380  Rep. Michelle Mussman

10 ILCS 5/9-8.10

Amends the Election Code. Prohibits a political committee from making expenditures for payments pursuant to a settlement agreement entered by a public official or candidate related to allegations of sexual harassment or unlawful discrimination under State or federal law.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Linda Holmes and Laura M. Murphy-Steve McClure)

510 ILCS 70/3.04

Amends the Humane Care for Animals Act. Provides that in addition to any other penalty, the court shall order that a person and persons dwelling in the same household may not own, harbor, or have custody or control of any other animal if the person has been convicted of 2 or more of the following offenses: (1) a violation of aggravated cruelty; (2) a violation of animals for entertainment; or (3) a violation of dog fighting.

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

HB 03382  Rep. Daniel Didech and Karina Villa

New Act

30 ILCS 105/5.891 new

Creates the Coal Severance Tax Act. Imposes a tax upon the severance and preparation of coal for sale, profit, or commercial use, if the coal is severed from a mine located in this State. Provides that the rate of tax is 5% of the gross value of the severed coal. Contains provisions concerning returns and penalties. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


225 ILCS 732/1-35
225 ILCS 732/1-40
225 ILCS 732/1-45
225 ILCS 732/1-50

Amends the Hydraulic Fracturing Regulatory Act. Adds reference to horizontal drilling with fracturing operations. Adds provisions concerning a county board or governing body's approval or denial for a request to consent for a local siting of a well site and operations. Makes other changes to provisions concerning permit applications, public notice, and public comment periods.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03384  Rep. Daniel Didech

10 ILCS 5/17-20  from Ch. 46, par. 17-20
10 ILCS 5/19-8  from Ch. 46, par. 19-8

Amends the Election Code. Requires county clerks to immediately post vote totals received by each precinct, including vote by mail ballots determined to be valid, on the county clerk's website.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03385  
Rep. Daniel Didech and Gregory Harris

705 ILCS 305/2  
from Ch. 78, par. 2

Amends the Jury Act. Provides that except as otherwise specifically provided by statute, no person who is qualified and able to serve as a juror may be excluded from jury service in any court of this State on the basis of, among other things, sexual orientation.

Mar 29 19  
H  Rule 19(a) / Re-referred to Rules Committee

Amends the Hydraulic Fracturing Regulatory Act. Provides that no person shall conduct high volume horizontal hydraulic fracturing operations in Illinois and that any high volume horizontal hydraulic fracturing permit issued before the effective date of the amendatory Act is revoked. Repeals the other substantive provisions of the Act. Repeals the Illinois Hydraulic Fracturing Tax Act and the State Finance Act provisions listing the Oil and Gas Resource Management Fund as a special fund.

Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 03387  Rep. Daniel Didech

625 ILCS 5/3-805  from Ch. 95 1/2, par. 3-805

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall provide electric vehicle registration plates specifically for persons with disabilities. Effective December 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03388  Rep. Diane Pappas and Lindsey LaPointe

35 ILCS 200/15-172.5 new


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03389  Rep. Diane Pappas

35 ILCS 5/206 rep.


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03390


(Sen. Donald P. DeWitte-Linda Holmes)

225 ILCS 605/3.9 new

Amends the Animal Welfare Act. Provides that a kennel operator shall install in the kennel a fire alarm monitoring system that triggers notification to local emergency responders when activated. Provides that the Department of Agriculture shall deny the initial licensure or license renewal of a kennel operator for the failure to comply with this provision.

House Committee Amendment No. 1

Deletes reference to:

225 ILCS 605/3.9 new

Adds reference to:

225 ILCS 605/18.2 new

Replaces everything after the enacting clause. Amends the Animal Welfare Act. Provides that a kennel operator that maintains dogs and cats for boarding that is not staffed at all times shall be equipped with at least one fire alarm system or fire sprinkler system in operating condition in every building of the kennel operator that is used for the housing of animals. Provides that an applicable federal, State, or local law, rule, or building code requiring the installation or maintenance of fire alarm monitoring systems in a manner different from, but providing a level of safety for occupants that is equal to or greater than that provided by the amendatory Act, shall be deemed to comply with the amendatory Act and the requirements of the more stringent law shall govern. Provides that the State Fire Marshal shall inspect, or shall direct a local fire marshal to inspect, a kennel operator that maintains dogs and cats for boarding when a resident makes a credible complaint alleging that the kennel operator is not in compliance with the amendatory Act. Provides that local fire inspectors shall determine whether a kennel operator is in compliance with the amendatory Act during the course of routine building and fire inspections of the kennel operator. Provides that local fire officials and the State Fire Marshal shall immediately notify the Department of Agriculture upon discovery that a kennel operator is not in compliance with the amendatory Act. Provides that the Department shall deny issuing a license under the Act to a kennel operator that is not in compliance with the amendatory Act. Provides that a kennel operator that is already licensed under the Act and found by the Department not to be in compliance with amendatory Act shall be liable for $500 for the first violation, $1,500 for the second violation, and $2,500 and the loss of the license for the third violation.

House Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill as amended by House Amendment No. 1 with the following changes: Provides that a kennel operator that maintains dogs or cats for boarding and that is not staffed at all times shall be equipped with at least one fire alarm system or fire sprinkler system in operating condition in every building of the kennel operator that is used for the housing of animals. Requires the kennel operator to certify in its license application and annually certify in its license renewal that either: (1) its facility has a fire alarm system or a fire sprinkler system, and shall include with the application or license renewal an attached description and picture of the make and model of the system used; or (2) the kennel is staffed at all times dogs or cats are on the premises, and shall include with the application or license renewal an attached staffing plan. Requires the Department of Agriculture to include the certification on each application for license or license renewal. Provides that a qualified fire inspector may inspect a kennel operator that maintains dogs and cats for boarding during the course of performing routine fire inspections. Allows the inspector to inform the Department if, during a routine inspection, the fire inspector determines that the kennel operator does not have a fire alarm system or fire sprinkler system. Provides that, for the purposes of the amendatory Act's provisions, veterinary hospitals, practices, or offices are not kennel operators. Effective January 1, 2020.

Aug 06 19 H Public Act . . . . . . . . 101-0210

HB 03391

Rep. Diane Pappas

New Act

Creates the Security of Connected Devices Act. Requires manufacturers of connected devices to equip the device with security features that are designed to protect the device and any information the device contains from unauthorized access, destruction, use, modification, or disclosure.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that criminal history record information of certain specified convictions shall automatically receive limited access when completion of court ordered financial obligations of the sentence has occurred and 10 years have passed since the most recent misdemeanor or felony conviction. Provides that if a person's case receives limited access not in accordance law or a person receiving limited access is subsequently convicted of a misdemeanor or felony, the State's Attorney of the county in which the underlying or subsequent conviction took place or the Attorney General, if the Attorney General obtained the conviction for the underlying conviction, shall have standing to challenge the limited access granted by the court. Provides that the Department of State Police may object under certain circumstances. Provides that an offense provided limited access may not be considered a conviction that would prohibit the employment of a person under State or federal law that prohibits employment based on State convictions to the extent permitted by federal law. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Jacqueline Y. Collins)

815 ILCS 505/2WWW new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to send to a consumer an unsolicited check that, when cashed, obligates the recipient to repay the amount of the check plus interest and fees. Provides that the provision does not apply to a transaction in which a consumer has submitted an application for, or requested an extension of, credit from the person before receiving the check or instrument, or when the consumer has an existing relationship with the person.

House Floor Amendment No. 2

Deletes reference to:

815 ILCS 505/2WWW new

Adds reference to:

205 ILCS 670/18 from Ch. 17, par. 5424

Replaces everything after the enacting clause. Amends the Consumer Installment Loan Act. Provides that no person shall deliver to a consumer an unsolicited check payable to the consumer that, upon cashing, obligates the consumer to repay the amount of the check plus interest and fees unless the check bears the following statement printed in 18-point type in uppercase print on the face of the check: "THIS IS A LOAN.". Excludes certain transactions involving consumers who have requested an extension of credit or who have an existing relationship with the person advertising.

May 10 19  S  Rule 3-9(a) / Re-referred to Assignments
HB 03394


(Sen. Christopher Belt-Jacqueline Y. Collins-Omar Aquino-Emil Jones, III-Martin A. Sandoval, Ram Villivalam, Elgie R. Sims, Jr., Iris Y. Martinez, Cristina Castro and Mattie Hunter)

805 ILCS 5/8.10.1 new

Amends the Business Corporation Act of 1983. Provides that, no later than the close of the 2020 calendar year, a publicly held domestic or foreign corporation whose principal executive offices, according to the corporation's SEC 10-K form, are located in Illinois shall have a minimum of one female director and one African American director on its board of directors. Provides that the Secretary of State shall publish a report on its website documenting the number of corporations that have at least one female director and one African American director, the number of corporations that were in compliance at one point during the preceding calendar year, the number of corporations that moved to Illinois during the preceding calendar year, and the number of corporations that were previously subject to the requirements during the preceding year but are no longer publicly traded. Provides penalties for violations.

House Committee Amendment No. 1

Removes language permitting the Secretary of State to impose penalties against himself or herself for failing to comply with specified reporting requirements.

Senate Floor Amendment No. 3

Deletes reference to:

805 ILCS 5/8.10.1 new

Adds reference to:

805 ILCS 5/8.12 new

Replaces everything after the enacting clause. Amends the Business Corporation Act of 1983. Provides that corporations shall report to the Secretary of State: (1) whether the corporation is a publicly held domestic or foreign corporation with its principal executive office located in Illinois; (2) data on specific qualifications, skills, and experience that the corporation considers for its board of directors, nominees for the board of directors, and executive officers; (3) whether each member of the corporation's board of directors self-identifies as a minority person and, if so, which race or ethnicity to which the member belongs; and (4) other information. Requires the Secretary to State to make the information public. Requires the University of Illinois System to review the reported information and publish on its website a report that provides aggregate data on the demographic characteristics of the boards of directors and executive officers of corporations filing an annual report for the preceding year along with an individualized rating for each corporation. Requires the establishment of a rating system assessing the representation of women and minorities on corporate boards. Provides that the report shall also identify strategies for promoting diversity and inclusion among boards of directors and corporate executive officers. Effective immediately.

Aug 27 19 Public Act . . . . . . . . . 101-0589

HB 03395

Rep. Jennifer Gong-Gershowitz-Theresa Mah

New Act

Creates the Terminology in Government Documents Act. Provides that all State and local government, statutes, codes, rules, regulations, and other official documents enacted after January 1, 2020 are required to use the term "Asian American" when referring to persons of Asian descent. Provides that the term "Oriental" is prohibited. Provides that the General Assembly urges all State and local entities to review their statutes, codes, rules, regulations, and other official documents and revise them to omit use of the term "Oriental" when referring to persons of Asian descent.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Linda Holmes, Jennifer Bertino-Tarrant, Bill Cunningham-Jacqueline Y. Collins, Antonio Muñoz-Mattie Hunter and Laura Fink)
740 ILCS 21/60
740 ILCS 21/115
Amends the Stalking No Contact Order Act. Provides that if an emergency stalking no contact order is granted on a court holiday or evening, the court shall immediately file a certified copy of the order with the sheriff or other law enforcement official charged with maintaining Department of State Police records (rather than on the next court day).
Senate Floor Amendment No. 1
Adds reference to:
740 ILCS 22/208
Adds reference to:
740 ILCS 22/218
Adds reference to:
750 ILCS 60/210 from Ch. 40, par. 2312-10
Adds reference to:
750 ILCS 60/222 from Ch. 40, par. 2312-22
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following change in the Civil No Contact Order Act and the Illinois Domestic Violence Act of 1986: Provides that if an emergency civil no contact order or emergency order of protection is granted on a court holiday or evening, the court shall immediately file a certified copy of the order with the sheriff or other law enforcement official charged with maintaining Department of State Police records (rather than on the next court day).
Aug 23 19  H Public Act . . . . . . . 101-0508
HB 03397  Rep. Rita Mayfield
New Act
Creates the Health Care Reform Act. Contains only a short title provision.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03398
Rep. Katie Stuart-André Thapedi, Ryan Spain, Carol Ammons and Anne Stava-Murray

30 ILCS 500/25-45

110 ILCS 62/20

Amends the Illinois Procurement Code. Provides that construction agencies (currently, State purchasing officers) may
enter into energy conservation program contracts or energy savings contracts or leases that provide for utility cost savings. Provides
that energy conservation program contracts or energy savings contracts and leases may be entered into for a period of time deemed to
be in the best interest of the State but not exceeding 30 years (currently, 15 years) inclusive of proposed contract or lease renewals.
Provides that renewable energy resources contracts and leases may be entered into for a period of time deemed to be in the best
interest of the State but not exceeding 30 years inclusive of proposed contract or lease renewals. Amends the Public University Energy
Conservation Act. Provides that guaranteed energy savings contracts under the Act shall include a written guarantee of the qualified
provider that either the energy or operational cost savings, or both, will meet or exceed within 30 (currently, 20) years the costs of the
energy conservation measures. Provides that the guaranteed energy savings contract may provide for payments over a period of time,
not to exceed 30 (currently, 20) years from the date of final installation of the measures. Makes conforming changes. Defines
"renewable energy resources". Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
30 ILCS 500/25-45
Deletes reference to:
110 ILCS 62/20
Adds reference to:
30 ILCS 500/25-47 new

Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that State purchasing officers
or a State agency may enter into renewable energy resources contracts and leases for a period of time deemed to be in the best interest
of the State, but not exceeding 25 years inclusive of proposed contract or lease renewals. Defines "renewable energy resources".
Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03399
Rep. Katie Stuart

20 ILCS 3125/10

Amends the Energy Efficient Building Act. Provides that references to the International Code Council's International
Energy Conservation Code includes Appendix RB. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03400
Rep. Katie Stuart

30 ILCS 500/25-45

Amends the Illinois Procurement Code. Provides that, among other types of contracts, renewable energy resources
contracts and leases may be entered into for a period of time deemed to be in the best interest of the State but not exceeding 15 years
inclusive of proposed contract or lease renewals. Makes conforming changes. Defines "renewable energy resources". Effective
immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03401
Rep. Joyce Mason

35 ILCS 200/15-168.1 new

Amends the Property Tax Code. Creates an assessment freeze homestead exemption for persons with a disability. Sets
forth the amount of the exemption. Provides that applicants must reapply on an annual basis. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Code of Civil Procedure. Provides that the privilege extended to members of the clergy shall not apply (i) when a member of the clergy is required to report child abuse or neglect pursuant to the Abused and Neglected Child Reporting Act, (ii) in a case involving domestic violence, or (iii) in a case involving violent criminal matters. Amends the Criminal Code of 2012. Exempts from the eavesdropping prohibitions recordings made under the reasonable suspicion that the person is committing, is about to commit, or has committed an act of abuse and that the recording will contain evidence of the abuse. Amends the Illinois Domestic Violence Act of 1986. Provides that all judges who preside over family law or domestic violence courtrooms, mandated reporters, victim assistance professionals, family law attorneys, family law mediators, court-appointed guardians ad litem, court-appointed child representatives, court-appointed therapists and counselors, and court-appointed experts who practice in the area of family law shall complete the Domestic Violence Foundation Training Course offered by the Illinois Coalition Against Domestic Violence. Provides that the clerk of the court shall provide to all petitioners seeking an order of protection resources and information on domestic violence and how to obtain assistance as a victim of domestic violence. Provides that, when determining whether to issue an order of protection, the court shall consider the law enforcement records relating to domestic violence committed by the respondent for a period of at least 10 years. Provides that if an order of protection is issued, the petitioner is entitled to attorney's fees incurred in bringing the petition. Provides that the Department of State Police shall maintain a complete and systematic record and index of all valid or expired and recorded orders of protection for a period of at least 20 years. Makes additional changes to provisions concerning: purposes and rules of construction; definitions; remedies; law enforcement recordkeeping; and the National Crime Information Center. Makes a corresponding change in the Abused and Neglected Child Reporting Act. Effective immediately.

HB 03403
Rep. Karina Villa, Terra Costa Howard and Mary Edly-Allen

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall require the use of ignition interlock devices for a period not less than 5 years on all vehicles owned by a person who has been convicted of a first (rather than second or subsequent) offense for driving under the influence.

Mar 29 19   H   Rule 19(a) / Re-referred to Rules Committee
HB 03404
(Sen. Iris Y. Martinez, Robert Peters, Antonio Muñoz and Steve Stadelman-Pat McGuire)

Amends various Acts relating to the governance of public universities and community colleges in Illinois. Provides that, for the 2020-2021 academic year and for each academic year thereafter, a university or community college district must make available to its students information on all mental health and suicide prevention resources available at the university or community college.

Aug 07 19 H Public Act 101-0217

HB 03405
(Sen. Omar Aquino-Ann Gillespie)

Amends the Illinois Wage Payment and Collection Act. Provides that gratuities to employees are the property of the employees and may not be retained by an employer. Provides that an employer's retention of gratuities is an underpayment of wages for purposes of the Act. Provides that the new provisions do not prohibit tip pooling as permitted by law. Provides that the new provisions do not affect an employer's entitlement to an allowance for gratuities to the extent permitted under the Minimum Wage Law.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Wage Payment and Collection Act. Provides that gratuities are the property of the employees and that employers shall not keep gratuities. Requires gratuities to be paid to employees within 13 days after the end of the pay period during which the gratuities were earned. Permits the employer to reduce the amount of a gratuity paid by credit card by a proportionate amount of the fee incurred in processing credit card payments.

Senate Floor Amendment No. 1
Adds reference to:

Replaces everything after the enacting clause with the provisions of the engrossed bill, and further amends the Illinois Wage Payment and Collection Act. Provides that if a final and binding administrative decision issued by the Department of Labor requires an employer or other party to pay wages, penalties, or other amounts in connection with a wage claim, and the employer or other party has neither: (i) made the required payment within 35 days of the issuance of the final and binding administrative decision; nor (ii) timely filed a complaint seeking review of the final and binding administrative decision pursuant to the Administrative Review Law in a court of competent jurisdiction, the Department may file a verified petition against the employer or other party to enforce the final administrative decision and to collect any amounts due in the circuit court of any county where an official office of the Department is located.

Aug 23 19 H Public Act 101-0509

35 ILCS 200/15-172
Amends the Property Tax Code. In provisions concerning the Senior Citizens Assessment Freeze Homestead Exemption, provides that, for taxable years 2019 and thereafter, the maximum income limitation is $85,000 (currently, $65,000). Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Provides that a taxpayer who has incurred at least $20,000 in undergraduate student loan debt and has at least $5,000 in outstanding undergraduate student loan debt at the time of the application is entitled to a credit as awarded by the Department of Revenue. Provides that Department of Revenue that the amount of the credit shall not exceed $5,000 per taxpayer. Provides that the total amount of credits approved by the Department of Revenue under the provisions of the amendatory Act may not exceed $5,000,000 in any taxable year. Contains recapture provisions. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03408  Rep. Daniel Didech
10 ILCS 5/19-10 from Ch. 46, par. 19-10
Amends the Election Code. Requires the election authority to maintain a list of vote by mail ballots that are challenged and the names of those voters. Provides that after the period for counting provisional ballots cast at that election has closed, the election authority shall provide the list of voters whose vote by mail ballots were challenged, upon request.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03409  Rep. Michael J. Zalewski, Terra Costa Howard, Daniel Didech, Mary Edly-Allen, Joyce Mason, Rita Mayfield and Jawaharial Williams
20 ILCS 2905/5 new
Amends the State Fire Marshal Act. Provides that the Office of the State Fire Marshal shall adopt new rules for the storage, handling, and use of ethylene oxide for sterilization and fumigation in accordance with Section 55 of the National Fire Protection Association Code.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03410  Rep. Monica Bristow
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Provides that the 72 hour waiting period before delivery of a concealable firearm after application for its purchase has been made does not apply to a person who has been issued a valid license to carry a concealed handgun under the Firearm Concealed Carry Act. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03411  Rep. Michael J. Zalewski and Deanne M. Mazzochi
35 ILCS 5/201 from Ch. 120, par. 2-201
Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Provides that the credit may be carried forward for a period of 20 taxable years (currently, 5 taxable years). Makes changes concerning the calculation of the credit. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

20 ILCS 2505/2505-810 new
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 640/2-4

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Creates an exemption for qualified tangible personal property used in the construction or operation of a data center that has been granted a certificate of exemption by the Department of Revenue. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois to add provisions concerning those certificates of exemption. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03413  Rep. Melissa Conyears-Ervin

35 ILCS 5/203  from Ch. 120, par. 2-203
110 ILCS 947/65.56
30 ILCS 105/5.891 new

Amends the Higher Education Student Assistance Act. Creates the Illinois Teacher Loan Repayment Fund. Provides that moneys in the Fund shall be used by the Illinois Student Assistance Commission for the purpose of making grants under the Illinois Teachers and Child Care Providers Loan Repayment Program. Amends the Illinois Income Tax Act. Creates a deduction for individuals, trusts, estates, partnerships, and corporations in an amount equal to the amount of donations made by the taxpayer to the Illinois Teacher Loan Repayment Fund during the taxable year. Amends the State Finance Act to make conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03414  Rep. Justin Slaughter

New Act
225 ILCS 85/4  from Ch. 111, par. 4124
225 ILCS 120/15  from Ch. 111, par. 8301-15
320 ILCS 50/10
410 ILCS 620/16  from Ch. 56 1/2, par. 516
720 ILCS 570/102  from Ch. 56 1/2, par. 1102
740 ILCS 20/3  from Ch. 70, par. 903

Creates the Prescription Drug Repository Pilot Program Act. Requires the Department of Public Health to establish a prescription drug repository program. Provides that collection efforts shall be performed by the Metropolitan Water Reclamation District. Sets forth requirements that prescription drugs or supplies must meet in order to be accepted and dispensed under the program. Provides that no drugs or supplies donated under the prescription drug repository program may be resold. Provides that nothing in the Act requires that a pharmacy or pharmacist to participate in the prescription drug repository pilot program. Provides for civil and criminal immunity regarding the donation, acceptance, or dispensing of prescription drugs or supplies under the program. Imposes conditions on any rulemaking authority. Provides that the Department, in collaboration with the Metropolitan Water Reclamation District, shall submit 2 reports to the General Assembly before December 31, 2024. Provides that after submission of the second report, the pilot program shall terminate. Repeals the Act on January 1, 2026. Amends the Pharmacy Practice Act, the Wholesale Drug Distribution Licensing Act, the Senior Pharmaceutical Assistance Act, the Illinois Food, Drug and Cosmetic Act, the Illinois Controlled Substances Act, and the Cannabis and Controlled Substances Tort Claims Act to provide that persons engaged in donating or accepting, or packaging, repackaging, or labeling, prescription drugs to the extent permitted or required under the Prescription Drug Repository Pilot Program Act are exempt from provisions of those other Acts that might prohibit or otherwise regulate such activity. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03415
815 ILCS 505/2WWW new
820 ILCS 112/5
820 ILCS 112/13 new
Amends the Equal Pay Act and the Consumer Fraud and Deceptive Business Practices Act. Provides that when using predictive data analytics in determining creditworthiness or in making hiring decisions, the use of predictive data analytics may not include information that correlates with the race of zip code of the applicant for credit or employment. Provides that a person or entity that relies either partially or fully on predictive data analytics to determine a consumer's creditworthiness may not allow information about the consumer's preference that correlates with the consumer's race or zip code to influence any conclusion regarding the consumer's creditworthiness. Provides that a person or entity that violates the provision commits an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03416
765 ILCS 605/18 from Ch. 30, par. 318
Amends the Condominium Property Act. Provides that the bylaws shall provide that a statement of commission and its amount shall be provided to the board, and the board shall make such information available to unit owners.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03417
625 ILCS 5/12-614 new
Amends the Illinois Vehicle Code. Defines "relay box". Provides that no person may possess a relay box in this State except for: (1) a mechanic; (2) a new vehicle dealer or used vehicle dealer licensed under the Code; (3) a locksmith licensed under the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004; (4) a repossession agent; or (5) a State or local law enforcement officer. Provides that a person who commits a violation of the new provisions is guilty of a Class A misdemeanor. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03418
New Act
Creates the Construction Safety Act. Defines: "entity" as a person, firm, public or private corporation, owner, contractor, or subcontractor; and "work" as the overall or specific erection, construction, repair, alteration, removal, painting, maintenance, or cleaning of any building, bridge, viaduct, or other structure. Provides that if an entity has overall charge of or retains authority to control the work, exercises control of the overall work, or undertakes the responsibility to make the work safe, then a private right of action shall lie against the entity by or on behalf of any worker injured or killed in the course of the work.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03419
Rep. Luis Arroyo
30 ILCS 545/2 from Ch. 127, par. 132.52
Amends the Public Contract Fraud Act. Provides that the State Comptroller may draw a warrant in payment of consideration for all lands needed for a public work or improvement without requiring approval of title by the Attorney General if consideration to be paid does not exceed $1,500,000 (currently, $10,000) and the title acquired for such lands is for specified purposes.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03420  Rep. Kathleen Willis

New Act

30 ILCS 105/5.891 new
720 ILCS 675/1.5

Creates the Vapor Products Regulatory Act. Provides that on and after January 1, 2020 no person may engage in business as a retailer of vapor products in this State without first having obtained a vapor products retail license from the Department of Revenue. Provides that applications shall be made to the Department and submitted electronically with the name and address of the applicant, the address of the proposed retailer of vapor products in this State, and any other information the Department may lawfully require. Provides that the annual license fee shall be $150. Provides that specified felons, corporations, and persons are ineligible to receive a retailer's license under the Act. Provides that acting as a retailer without a license is a punishable offense. Requires retailers to keep records for at least 3 years. Prohibits the distribution of vapor products to, and possession by, persons under minimum legal age. Defines "person under minimum legal age". Provides penalties for distribution of vapor products to, and possession by, persons under minimum legal age. Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Excludes vapor products from the definition of "alternative nicotine product". Amends the State Finance Act. Creates the Vapor Products Compliance Fund. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03421  Rep. Luis Arroyo

730 ILCS 5/3-3-9 from Ch. 38, par. 1003-3-9

Amends the Unified Code of Corrections. Provides that parole or mandatory supervised release shall not be automatically revoked or the person automatically recommitted if the violation of the terms of parole or mandatory supervised release is based upon a new criminal charge that is a misdemeanor.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03422  Rep. Melissa Conyears-Ervin

30 ILCS 500/30-40 new

Amends the Illinois Procurement Code. Provides that for any project under a construction contract, the contract shall require that, to the extent practicable, at least 10% of man-hours performing construction services be performed by individuals who reside in areas of poverty. Requires the Department of Central Management Services to annually release a list of areas of poverty that meet the requirements.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03423  Rep. Melissa Conyears-Ervin

20 ILCS 1305/10-75 new

Amends the Department of Human Services Act. Provides that a person is eligible for a diaper allowance of $30 per month per child if: the person's household income is at or below 50% of the federal poverty guidelines; the person is responsible for the welfare of a child 3 years of age or younger; and the child who is 3 years of age or younger receives medical assistance under the Illinois Public Aid Code. Provides that the diaper allowance may be used only to purchase diapers and shall be issued through an electronic benefit transfer card. Provides that the diaper allowance is not considered income for purposes of determining eligibility or the amount of assistance for any public aid benefit provided under State law. Effective July 1, 2019.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03424

Rep. Debbie Meyers-Martin
(Sen. Thomas Cullerton, Neil Anderson, Jennifer Bertino-Tarrant, Antonio Muñoz and Robert Peters)

20 ILCS 2805/6 new
Amends the Department of Veterans' Affairs Act. Creates the Veterans' Disability Compensation Task Force. Provides specified objectives for the Task Force. Provides that the Task Force shall consist of 15 members appointed by the chairs of the Veterans Affairs Committees in the House of Representatives and the Senate. Provides that the members of the Task Force shall be members of different Illinois counties' Veterans Assistance Commissions, Veteran Service Officers, VITAS officials, and AMVETS officials. Provides that the Task Force shall meet once each month and that joint hearings of the Veterans Affairs Committees of the House of Representatives and Senate shall be held once each month. Provides that the Department of Veterans' Affairs shall provide administrative and other support to the Task Force. Provides that the Task Force shall prepare a report of its findings and recommendations and submit it to the Governor and the General Assembly on or before May 1, 2020. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Department of Veterans' Affairs Act. Creates the Veterans' Disability Compensation Task Force to assess ways the State of Illinois can improve the rate at which disability compensation claims are approved by the federal government and correct the disparity between the U.S. Department of Veterans Affairs' approval of disability compensation for Illinois veterans and that which is approved for veterans in other states. Provides that the Task Force shall consist of the chair and minority spokesperson of the Veterans' Affairs Committee in the House of Representatives, the chair and minority spokesperson of the Veterans Affairs Committee in the Senate, and 15 members appointed by the chair of the Veterans' Affairs Committee in the House of Representatives and the chair of the Veterans Affairs Committee in the Senate. Requires those appointed to the Task Force to be members of different Illinois counties' Veterans Assistance Commissions, Veteran Service Officers, and VITAS officials. Provides that Task Force members shall serve without compensation but may be reimbursed for any travel expenses incurred in attending meetings. Provides that within 60 days of the effective date of the amendatory Act, the Task Force shall meet, and thereafter shall meet at least quarterly. Requires the Department of Veterans' Affairs to provide administrative and other support to the Task Force. Requires the Task Force to prepare a report that summarizes its work and makes recommendations resulting from its study. Provides that the Task Force shall submit the report of its findings and any recommendations to the Governor and the General Assembly on or before July 1, 2020. Repeals the amendatory Act's provisions on July 1, 2021. Effective immediately.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

HB 03425

Rep. Michelle Mussman

820 ILCS 205/12.5 new
Amends the Child Labor Law. Provides that, before a child may be issued a permit to work as a child performer, a trust account must be established providing, at a minimum, that: at least 15% (or a greater percentage as determined by rule) of the gross earnings of the child performer shall be deposited into the account; the funds in the account shall be available only to the child performer; the funds shall be held by a bank, corporate fiduciary, or trust company, as those terms are defined in the Corporate Fiduciary Act; and the funds in the account shall become available to the child performer upon the child performer attaining the age of 18 years. Provides that the Department of Labor shall adopt rules to implement these provisions.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03426

Rep. Randy E. Frese-Kathleen Willis and Stephanie A. Kifowit
(Sen. Jil Tracy)

35 ILCS 200/9-195
Amends the Property Tax Code. Provides that, if an airport authority enters into a lease with a tenant to occupy space on airport premises, and the tenant is liable for the payment of property taxes on the property, the lease shall contain certain language regarding the liability of the tenant for unpaid taxes. Provides that, if the tenant fails to make timely payment of those taxes, the tenant shall be liable for an additional penalty not to exceed the amount of taxes in arrears. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 200/9-195
Adds reference to:
65 ILCS 5/11-74.4-3.5

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03427  
Rep. Deb Conroy-Grant Wehrli-Kathleen Willis-Ann M. Williams-Terra Costa Howard, Maurice A. West, II,  
Robyn Gabel, Anne Stava-Murray, Elizabeth Hernandez, Karina Villa, Celina Villanueva, Frances Ann Hurley,  
Katie Stuart, John C. D'Amico, Martin J. Moylan, Jay Hoffman, Marcus C. Evans, Jr., Lance Yednock, Jaime M.  
Andrade, Jr., William Davis and Joyce Mason  
(Sen. Laura Fine-Laura Ellman-Iris Y. Martinez-Suzy Glowiak Hilton, Jim Oberweis, John F. Curran and Christopher  
Belt-Thomas Cullerton)  

New Act  

Creates the Water Heater Safety Valve Act. Provides that a manufacturer or supplier of a hot water heater for use in a  
residential home or facility must supply or attach a temperature mixing valve or other safety valve to the hot water heater or tank that  
prevents water with a temperature above 130 degrees Fahrenheit from coming from any faucet or other source of water into direct  
contact with a person. Amends the Illinois Plumbing License Law to provide that a person engaged in plumbing who installs a hot  
water heater for use in a residential home or facility must supply or attach a temperature mixing valve or other safety valve to the hot  
water heater or tank that prevents water with a temperature above 130 degrees Fahrenheit from coming from any bathtub faucet,  
sink faucet, or any other source of water into direct contact with a person.  

House Committee Amendment No. 1  

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Replaces  
"hot water heater or tank" with "water heater or tank". Provides that a manufacturer or supplier of a water heater or tank for use in a  
residence or residential facility located in Illinois (rather than a residential home or facility) must supply or attach a temperature mixing  
valve or other safety valve that prevents water with a temperature above 120 degrees Fahrenheit (rather than 130 degrees Fahrenheit)  
from coming into direct contact with a person. Provides that the Department of Public Health shall administer and enforce the  
provisions of the Act. Provides that any person or entity who violates the Act's provisions shall be liable for a civil penalty of $500 for  
the first violation and $1,000 for each subsequent violation.  

May 31 19  

HB 03428  
Rep. Elizabeth Hernandez and Ann M. Williams  

40 ILCS 5/1-110.16  

make its best efforts to identify all for-profit companies that contract to shelter migrant children and include those companies in the list  
of restricted companies for purposes of investment distributed to each retirement system and the Illinois State Board of Investment.  
Effective immediately.  

Mar 29 19  

HB 03429  
Rep. Kambium Buckner  

10 ILCS 5/19-4  

Amends the Election Code. Requires an election authority to enclose a prepaid return envelope with a vote by mail ballot  
or application in which the vote by mail ballot may be returned free of charge (rather than informing the voter of the  
required postage for returning the application and ballot).  

Mar 29 19  

HB 03430  
Rep. Kambium Buckner  

625 ILCS 5/6-101  

Amends the Illinois Vehicle Code. Provides that a person may drive a motor vehicle if in possession of a digitized driver's  
license. Defines "digitized driver's license". Provides that a person shall not be issued a citation for driving a motor vehicle without a  
physical driver's license in his or her possession if the person presents a digitized driver's license to a law enforcement officer in  
connection with a traffic stop or checkpoint. Provides that the display of a digitized driver's license shall not serve as consent or  
authorization for a law enforcement officer, or any other person, to search, view, or access any other data or application on the mobile  
device, and that the fee to install the application to display a digitized driver's license shall not exceed $6. Effective immediately.  

Mar 29 19  

HB 03431  
Rep. Thaddeus Jones  

230 ILCS 40/25  

Amends the Video Gaming Act. Provides that on and after the effective date of the amendatory Act, the Illinois Gaming  
Board: (1) may only issue 5 licenses to a location authorized to conduct video gaming in a unit of local government, and (2) may not  
issue a terminal operator any other license issued under the Act.  

Mar 29 19
HB 03432  Rep. Camille Y. Lilly, Terra Costa Howard, Sara Feigenholtz and Michelle Mussman

105 ILCS 5/10-20.69 new
105 ILCS 5/10-22.39
105 ILCS 5/34-18.61 new

Amends the School Code. Requires each school district to maintain an on-site trauma kit at each school of the district for bleeding emergencies. Provides that at least once every 2 years, a school board shall conduct in-service training for all school district employees on the methods to respond to trauma. Provides that the training must include instruction on how to respond to an incident involving life-threatening bleeding and how to use a school's trauma kit. Effective immediately.

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

HB 03433  Rep. Camille Y. Lilly

20 ILCS 605/605-1025 new
35 ILCS 5/211
35 ILCS 10/5-45
35 ILCS 10/5-77

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department shall establish and implement a Veterans' Economic Center pilot program for the purposes of assisting veterans in finding employment and addressing the problem of veteran homelessness. Amends the Illinois Income Tax Act and the Economic Development for a Growing Economy Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity may enter into new Agreements under the Act until June 30, 2023 (currently, June 30, 2022). Provides that a taxpayer who receives a credit under this Act for a taxable year ending on or before December 31, 2021 pursuant an Agreement entered into on or after the effective date of the amendatory Act may apply only 98% of that credit amount against his or her State income tax liability in any taxable year. Provides that the remaining 2% of the total credit amount awarded shall be transferred from the General Revenue Fund into the Veterans' Economic Center Fund. Provides that moneys in the Veterans' Economic Center Fund shall be used by the Department of Commerce and Economic Opportunity to administer the Veterans' Economic Center pilot program. Amends the State Finance Act to create the Veterans' Economic Center Fund. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03434  Rep. Jonathan Carroll

10 ILCS 5/1-21 new
10 ILCS 5/11-4.1 from Ch. 46, par. 11-4.1

Amends the Election Code. Provides that regardless of whether a school is used as a polling place under Section 11-4.1, school districts shall close all schools on the day of a general election. Removes language encouraging a school district to close a school or hold a teachers institute day on election day for a school that is used as a polling place.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
(Sen. Julie A. Morrison-Ram Villivalam-Melinda Bush)

5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that a policy of accident and health insurance or a managed care plan shall provide coverage for epinephrine injectors for persons 18 years of age or under. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code.

House Floor Amendment No. 1

Specifies that the required coverage for epinephrine injectors for persons under the age of 18 years of age is limited to medically necessary epinephrine injectors.

Aug 09 19  H  Public Act . . . . . . . . . . . 101-0281

HB 03436  Rep. Kelly M. Burke

110 ILCS 805/3-27.1 from Ch. 122, par. 103-27.1

Amends the Public Community College Act. Provides that the board of trustees of a community college district may enter into a contract for goods or services procured from a competitively bid group purchase contract without adhering to the competitively bid contract requirements under the Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Julie A. Morrison)

30 ILCS 105/5.891 new
625 ILCS 5/3-699.14

Amends the Illinois Vehicle Code to allow for the issuance of developmental disabilities awareness decals for Universal special license plates by the Department of Human Services. Provides fees for the decals. Creates the Developmental Disabilities Awareness Fund as a special fund in the State treasury. Provides that money in the Fund shall be paid as grants to the Illinois Department of Human Services to fund legal aid groups to assist with guardianship fees for private citizens willing to become guardians for individuals with developmental disabilities but who are unable to pay the legal fees associated with becoming a guardian. Makes a corresponding change in the State Finance Act. Effective January 1, 2020.

Aug 09 19  H  Public Act . . . . . . . . . . . 101-0282

HB 03438  Rep. LaToya Greenwood-Jay Hoffman

Authorizes the State, upon payment of $4,600, to release easements of access, crossing, light, air, and view from, to, and over described land in Bond County, subject to certain requirements. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03439  
Rep. Thaddeus Jones

65 ILCS 5/10-1-7.3
65 ILCS 5/10-2.1-4 from Ch. 24, par. 10-2.1-4
70 ILCS 705/16.04b

Amends the Illinois Municipal Code and Fire Protection District Act. Removes a requirement that 10 years' experience must be at the fire department from which the appointment is being made if a person is appointed fire chief for more than 180 days. Provides that a person not meeting any of the 4 specified qualifications for a fire chief may be hired as fire chief for up to one year on the condition that the person obtain one of the applicable certifications within one year of appointment. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03440  
Rep. Will Guzzardi, Karina Villa, Jennifer Gong-Gershowitz, William Davis and Camille Y. Lilly
(Sen. Heather A. Steans)

410 ILCS 620/3.15 from Ch. 56 1/2, par. 503.15

Amends the Illinois Food, Drug and Cosmetic Act. Provides that provisions prohibiting the offer for sale of any bulk food in a manner other than to prevent direct handling of such items by the consumer shall not prohibit self-service by consumers provided that take-home containers, including bags, cups, and lids, provided for consumer use are stored and dispensed in a sanitary manner. Provides that a retailer may allow a consumer to fill or refill a personal container with bulk food if the dispensers used prevent the direct handling of the bulk food. Provides that county health departments and municipalities shall not prohibit the ability of a retailer to allow a consumer to fill or refill a personal container with bulk food if the dispensers used prevent the direct handling of the bulk food.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that take-home containers provided for consumer use must be cleaned, stored, and dispensed (rather than stored and dispensed) in a sanitary manner. Provides that personal containers filled or refilled by customers with bulk food shall be clean and sanitary. In a provision that prohibits a county health department or municipality from prohibiting the ability of a retailer to allow a consumer to fill or refill a personal container with bulk food, adds an exception if the prohibition is provided for in a specified provision of the Illinois Administrative Code and adds a requirement that the personal containers must be clean and sanitary.

Aug 23 19  H  Public Act . . . . . . . . 101-0510

HB 03441  
Rep. Luis Arroyo

730 ILCS 5/3-3-7 from Ch. 38, par. 1003-3-7
730 ILCS 5/3-3-9 from Ch. 38, par. 1003-3-9

Amends the Unified Code of Corrections. Provides that the conditions of every parole and mandatory supervised release include that the subject not to commit a felony or Class A misdemeanor or what would be classified as a felony or a Class A misdemeanor in another jurisdiction during the parole or release term (rather than not violate any criminal statute of any jurisdiction during the parole or release term). Provides that the Prisoner Review Board may not revoke parole or mandatory supervised release based solely on the commission of a business offense, petty offense, Class C misdemeanor, or Class B misdemeanor.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03442  
Rep. Will Guzzardi

815 ILCS 720/1 from Ch. 43, par. 301

Amends the Beer Industry Fair Dealing Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03443  Rep. Luis Arroyo

New Act

20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 from Ch. 48, par. 39s-2

Creates the Innovations for Transportation Infrastructure Act. Contains a statement of legislative policy. Defines terms. Adds provisions governing: authorization of project delivery methods; preconditions to commencement of procurement; procurement; evaluation and selection of proposals; project records; confidentiality; public disclosure; design-build contracts; construction manager/general contractor contracts; funding and financing; minority, disadvantaged, and women-owned businesses; acquisition of property; federal requirements; powers of the Department of Transportation and the Illinois State Toll Highway Authority; and rulemaking. Makes corresponding changes in the Department of Transportation Law of the Civil Administrative Code of Illinois; Illinois Finance Authority Act; the Illinois Procurement Code; the Public Construction Bond Act; the Employment of Illinois Workers on Public Works Act; the Business Enterprise for Minorities, Women, and Persons with Disabilities Act; the Toll Highway Act; the Eminent Domain Act; and the Prevailing Wage Act. Provides that the provisions of the Act are severable. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03444  Rep. Luis Arroyo

730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03445  Rep. Lamont J. Robinson, Jr., Elizabeth Hernandez and Sara Feigenholtz

New Act

20 ILCS 605/605-870 new
220 ILCS 5/8-306
415 ILCS 5/17.11 rep.

Creates the Reduction of Lead Service Lines Act. Requires community water supplies to identify and replace all lead service lines that connect to a water main. Provides that every community water supply in Illinois that has known lead service lines shall create a plan, to be submitted to the Environmental Protection Agency for approval, to replace all lead service lines and galvanized service lines if the service line is or was connected to lead piping. Provides that, within legal bounds, a community water supply shall have the authority to access private property and private residences for the sole purpose of identifying or replacing lead service lines or galvanized service lines. Provides that no person shall replace a portion of a lead service line without replacing the entirety of the line at the same time, except in cases of emergency repair. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to establish a comprehensive low-income water assistance policy and program. Amends the Public Utilities Act. Removes references to unaccounted-for water and replaces them with references to nonrevenue water. Provides that the Illinois Commerce Commission may allow or direct a water utility to establish a customer assistance program. Provides that certain entities that serve or provide water or sewer services shall prepare a summary of the cost of service for a given calendar year. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03446  Rep. Lamont J. Robinson, Jr.-Robert Martwick
(Sen. Omar Aquino-Iris Y. Martinez)
40 ILCS 5/7-146 from Ch. 108 1/2, par. 7-146
40 ILCS 5/7-150 from Ch. 108 1/2, par. 7-150
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. In a provision concerning eligibility for temporary disability benefits or total and permanent disability benefits, removes a requirement that an interruption in service for a specified period must have been with the same participating municipality or participating instrumentality. Effective immediately.
Jul 26 19  H  Public Act . . . . . . . . 101-0151

HB 03447  Rep. John M. Cabello
New Act
5 ILCS 140/7.5
Creates the Public Official Body Camera Act. Provides that the State Board of Elections shall develop rules for the use of body cameras by public officials of the State. Specifies requirements concerning the use of body cameras. Provides that recordings made with the use of a body camera worn by a public official are not subject to disclosure under the Freedom of Information Act. Provides that the recordings may be used as evidence in any administrative, judicial, legislative, or disciplinary proceeding. Provides that if a court or other finder of fact finds by a preponderance of the evidence that a recording was intentionally not captured, destroyed, altered, or intermittently captured in violation of the Act, then the court or other finder of fact shall consider or be instructed to consider that violation in weighing the evidence, unless the State provides a reasonable justification. Makes conforming changes to the Freedom of Information Act.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03448  Rep. Jerry Costello, II-Randy E. Frese
430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 65/8 from Ch. 38, par. 83-8
Amends the Firearm Owners Identification Card Act. Lowers the minimum age in which a person may apply for a Firearm Owner's Identification Card without parental or legal guardian consent from 21 years of age to 18 years of age. Provides that an applicant who is 18 (rather than 21) years of age or older seeking a religious exemption to the photograph requirement must furnish with the application an approved copy of United States Department of the Treasury Internal Revenue Service Form 4029.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03449  Rep. Jerry Costello, II
430 ILCS 65/13.1 from Ch. 38, par. 83-13.1
Amends the Firearm Owners Identification Card Act. Provides that a unit of local government, including a home rule unit, may not impose a tax, fee, or other assessment other than the normal sales tax rate for goods on a firearm, firearm attachment, or firearm ammunition. Provides that the provisions of any ordinance or resolution, in effect or adopted, on or after the effective date of the amendatory Act by any unit of local government, including a home rule unit, that imposes a tax, fee, or other assessment other than the normal sales tax rate for goods on a firearm, firearm attachment, or firearm ammunition are invalid and void. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03450  Rep. Jerry Costello, II
625 ILCS 5/11-204.1 from Ch. 95 1/2, par. 11-204.1
Amends the Illinois Vehicle Code. Provides that it is aggravated fleeing or attempting to eluding a peace officer if the person causes death to another individual as a result of the fleeing or attempted eluding. Provides that if death is caused to a person other than a peace officer or first responder, the violation constitutes a Class 2 felony and if death is caused to a peace officer or first responder, the violation constitutes a Class 1 felony.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03451  Rep. Lance Yednock

215 ILCS 5/143.5 new

Amends the Illinois Insurance Code. Requires insurance policies to be written in language easily readable and understandable by a person of average intelligence and education. Provides the factors the Director of Insurance shall consider in making the determination that the policy is easily readable and understandable by a person of average intelligence and education.

Fiscal Note (Dept. of Insurance)

Some states have requirements related to the Flesch Test Readability which could greatly assist in adhering to the requirements of this bill. However, the bill in its current form provides little guidance on what "understandable" means, which could vary greatly from individual to individual. To meet the requirements as described within HB 3451 the Department anticipates the need for, at minimum, eight (8) additional insurance analyst positions within three of our insurance compliance units, Life, Health and Property/Casualty, with a projected fiscal impact to the Illinois Department of Insurance of just over $978,500 in personal services and related expenditures.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03452  Rep. Lance Yednock

720 ILCS 5/31-2 new

Amends the Criminal Code of 2012. Provides that a person commits public safety remote aerial interference when he or she knowingly operates an unmanned aerial vehicle intended to obstruct or interfere with the performance by one known to the person to be a peace officer, firefighter, emergency responder, or member of a search and rescue team who is performing or attempting to perform his or her official duties. This offense is a Class A misdemeanor. A second or subsequent violation is a Class 4 felony.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03453  Rep. Lance Yednock

520 ILCS 5/2.25 from Ch. 61, par. 2.25

Amends the Wildlife Code. Provides that a person may take deer with a .45 caliber or larger air-powered gun. Defines "air-powered gun" as any implement designed as a gun that will expel a BB or pellet by spring, gas, or air charged from an external high compression power source.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03454  Rep. Lance Yednock

520 ILCS 5/2.11 from Ch. 61, par. 2.11
520 ILCS 5/2.26 from Ch. 61, par. 2.26
520 ILCS 5/2.33 from Ch. 61, par. 2.33
520 ILCS 5/2.34 from Ch. 61, par. 2.34

Amends the Wildlife Code. Provides in various provisions an exemption to carry a firearm on Department of Natural Resources property in accordance with the Firearm Concealed Carry Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03455  Rep. Lance Yednock

Provides that this Act may be cited as the Public Workers' Rights Act. Amends the Illinois Public Labor Relations Act. Removes provisions concerning fair share agreements. Adds requirements concerning the representation of public employees by exclusive bargaining representatives, including dues deduction authorization provisions, negotiation of collective bargaining agreements, and representation in grievance proceedings. Includes telecommunicators in provisions applying to public safety personnel under the Act. Provides that employees who participate in a strike, work stoppage, or slow down as the result of unfair labor practices committed by the employer shall not be subject to discipline by the employer for such actions. Defines and modifies terms. Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03456  Rep. Lance Yednock

20 ILCS 605/605-1025 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity Law to conduct a study to determine where tax credits and incentives are located according to fields of industry. Provides that the Department shall report its findings on its website by January 1, 2020, indicating where incentives are located and the types of industries that receive exemptions. Requires the Department to make recommendations on how to increase incentives statewide. Repeals these provisions January 1, 2021. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03457  Rep. Lance Yednock

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Provides that nothing in the provisions prohibiting the carrying of a concealed firearm in certain areas prevents a concealed carry licensee who is a county or State correctional officer, a judge of the Supreme, Appellate, or Circuit Court of this State or an Associate Judge of the Circuit Court, a judge of the United States District Court, United States Court of Appeals, or the United States Supreme Court, a State's Attorney, or Assistant State's Attorney with the consent of the State's Attorney, from carrying a concealed firearm in any area prohibited by these provisions, other than an area where firearms are prohibited under federal law.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03458  Rep. Lance Yednock

430 ILCS 66/20

Amends the Firearm Concealed Carry Act. Provides that the Concealed Carry Licensing Review Board shall have no more than an additional 30 days for a total of 60 days to issue a decision, and upon expiration of the additional 30 days, the application shall be returned for normal processing absent a valid reason for denial as provided in the Act.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03459  Rep. Lance Yednock and Lindsey LaPointe

20 ILCS 2310/2310-316 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to annually report to the General Assembly the data collected by and reported to the Department concerning deaths in which an opioid overdose is determined to be a contributing factor. Amends the Counties Code. Provides that in every case in which an opioid overdose is determined to be a contributing factor in a death, the coroner shall report the death and the age, gender, race, and county of residence, if known, of the decedent to the Department.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03460  Rep. Lance Yednock and Lindsey LaPointe

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit for taxpayers who make a qualified donation of a crop to a food bank or other charitable organization in Illinois. Provides that the amount of the credit shall be 15% of the value of the quantity of the crop donated. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03461  Rep. Lance Yednock

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

Amends the Criminal Code of 2012. Provides that the 72 hour waiting period before delivery of a concealable firearm after application for its purchase has been made does not apply to a person who has been issued a valid license to carry a concealed handgun under the Firearm Concealed Carry Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03462  Rep. Monica Bristow-Dave Severin-Darren Bailey-Jerry Costello, Il-Terri Bryant, Daniel Swanson, Charles Meier, Chris Miller, Avery Bourne, Tony McCombie, Steven Reich, Lance Yednock, Patrick Windhorst, Andrew S. Chesney and Randy E. Frese

(Sen. Jason Plummer-Neil Anderson-Dale A. Righter-Brian W. Stewart-Chapin Rose, Jil Tracy and Rachelle Crowe)

105 ILCS 5/27-23.13 new

Amends the School Code. Provides that a school district may include in its curriculum a unit of instruction on hunting education that includes instruction on hunting safety. Requires the State Board of Education to prepare and make available to school boards instructional materials that may be used as guidelines for development of a unit of instruction on hunting education. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the School Code. Provides that a school district may offer its students a course on hunting safety as part of its curriculum during the school day or as part of an after-school program. Provides that the State Board of Education may prepare and make available to school boards resources on hunting safety that may be used as guidelines for the development of the course. Effective July 1, 2019.

Jul 26 19  H  Public Act . . . . . . . . 101-0152

HB 03463  Rep. Monica Bristow

430 ILCS 66/86 new

Amends the Firearm Concealed Carry Act. Provides that the Act does not apply to a person authorized to carry a firearm under the Illinois Retired Officer Concealed Carry program implemented by the Illinois Law Enforcement Training Standards Board.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03464  Rep. Monica Bristow

720 ILCS 5/2-2.5 new

720 ILCS 5/2-11.5 new

720 ILCS 5/2-23 new

720 ILCS 5/21-5.3 new

720 ILCS 5/31A-1.1 from Ch. 38, par. 31A-1.1

720 ILCS 5/31A-1.2 from Ch. 38, par. 31A-1.2

720 ILCS 5/31A-1.3 new

Amends the Criminal Code of 2012. Creates the offense of criminal trespass to a penal institution with an aircraft or unmanned aerial vehicle. Provides that a person commits the offense when he or she, without lawful authority, knowingly and intentionally operates an aircraft or unmanned aerial vehicle below the navigable airspace overlying a penal institution. Creates the offense of capturing images or data of a penal institution through the operation of an aircraft or unmanned aerial vehicle. Provides that a person commits the offense when he or she, without lawful authority, knowingly and intentionally operates an aircraft or unmanned aerial vehicle below the navigable airspace overlying a penal institution and captures images or data of the penal institution through the operation of the aircraft or unmanned aerial vehicle, with the intent to commit, facilitate, or aid in the commission of a violation of the Interference With Penal Institution Article of the Code or the offense of escape or aiding escape. Establishes penalties and provides exemptions.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03465  Rep. Monica Bristow
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.6
720 ILCS 5/24-2
Amends the Criminal Code of 2012. Provides that a person who has been issued a currently valid Firearm Owner's Identification Card may transport in a vehicle an accessible rifle, shotgun, or other long gun without the weapon being broken down in a non-functioning state or without the weapon being enclosed in a case, firearm carrying box, shipping box, or other container if the firearm is unloaded.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03466  Rep. Monica Bristow
20 ILCS 2605/2605-99 new
50 ILCS 705/2 from Ch. 85, par. 502
50 ILCS 705/7 from Ch. 85, par. 507
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall conduct or approve a training program for State police officers concerning procedures against the practice of motorcycle profiling. Amends the Illinois Police Training Act. Provides that the curriculum for probationary police officers which shall be offered by all certified schools shall include courses on motorcycle profiling. Defines "motorcycle profiling".
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03467  Rep. Monica Bristow
820 ILCS 405/901.1
Amends the Unemployment Insurance Act. Provides that the additional penalty for fraudulently obtaining benefits is 125% (instead of 15%) of the amount fraudulently obtained. Provides that the amounts collected shall be paid into the State's account in the Unemployment Trust Fund (instead of shall be treated in the same manner as benefits recovered from an individual). Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03468

Rep. Monica Bristow-Ann M. Williams, Maurice A. West, II, Kelly M. Cassidy, Katie Stuart, Michelle Mussman and Stephanie A. Kifowit

(Sen. Terry Link, Rachelle Crowe, Emil Jones, III, Elgie R. Sims, Jr. and Toi W. Hutchinson)

110 ILCS 330/8b new
210 ILCS 3/35.5 new
210 ILCS 5/7c new
210 ILCS 35/5.5 new
210 ILCS 45/3-801.2 new
210 ILCS 46/3-801.2 new
210 ILCS 47/3-801.2 new
210 ILCS 49/2-101.5 new
210 ILCS 85/11.8 new
210 ILCS 135/10.5 new

Amends the University of Illinois Hospital Act, Alternative Health Care Delivery Act, Ambulatory Surgical Treatment Center Act, Community Living Facilities Licensing Act, Nursing Home Care Act, MC/DD Act, ID/DD Community Care Act, Specialized Mental Health Rehabilitation Act of 2013, Hospital Licensing Act, and Community-Integrated Living Arrangements Licensure and Certification Act. Provides that for hospitals, alternative health care models, Community Living Facilities, long-term care facilities, MC/DD facilities, ID/DD facilities, specialized mental health rehabilitation facilities, and community-integrated living arrangements, reasonable efforts must be made to have activated at all times the closed captioning feature on a television in a common area provided for use by the general public or in a patient's, resident's, or consumer's room or to enable the closed captioning feature when requested to do so by a member of the general public or a patient if the television includes a closed captioning feature, or if a staff member deactivates a closed captioning feature unless the deactivation was done so knowingly or intentionally, or if the closed captioning feature is deactivated by specified individuals. Provides that if there is not a television with a closed captioning feature available, then it must be ensured that all televisions obtained for common areas and patient rooms after the effective date of the amendatory Act include a closed captioning feature. Provides that certain provisions concerning closed captioning shall not apply to televisions that are privately owned by a resident or third party and not owned by the facility.

House Floor Amendment No. 3
Deletes reference to:
   210 ILCS 46/3-801.2 new
Deletes reference to:
   210 ILCS 47/3-801.2 new
Deletes reference to:
   210 ILCS 135/10.5 new

Removes the provisions amending the MC/DD Act, the ID/DD Community Care Act, and the Community-Integrated Living Arrangements Licensure and Certification Act.

Jul 22 19 H Public Act . . . . . . . . . . . . . 101-0116

HB 03469


(Sen. Rachelle Crowe)

5 ILCS 465/4 from Ch. 1, par. 3306

Amends the Flag Display Act. Provides that no State institution or agency may purchase any American flags or Illinois State flags (currently, only American flags) except those manufactured in the United States of America.

Apr 04 19 S Referred to Assignments
**HB 03470**
Rep. Monica Bristow

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2020, meals and food products for human consumption furnished or served to low-income elderly persons at or below cost by a nonprofit organization or governmental agency under a program funded by this State or the United States are exempt from taxation under the Acts. Provides that the exemption is exempt from the Acts' automatic sunset provisions. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

**HB 03471**
Rep. Monica Bristow-Debbie Meyers-Martin-Katie Stuart

(Sen. Rachelle Crowe)

215 ILCS 5/356z.33 new

Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance to provide coverage for cardiopulmonary monitors for a person 18 years old or younger who has had a cardiopulmonary event. Effective January 1, 2020.

House Committee Amendment No. 1

Specifies that the required coverage for cardiopulmonary monitors for certain persons under the age of 18 years of age is limited to cardiopulmonary monitors determined to be medically necessary.

House Floor Amendment No. 2

Adds reference to:

305 ILCS 5/5-16.8

Amends the Illinois Public Aid Code. Provides that the medical assistance program shall provide coverage for cardiopulmonary monitors determined to be medically necessary for persons 18 years old or younger who have had cardiopulmonary events.

Aug 07 19  H Public Act . . . . . . . 101-0218

**HB 03472**
Rep. Deb Conroy and Lindsey LaPointe

215 ILCS 5/356z.33 new

Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance shall provide coverage for the cost of opioid treatment drugs, including, but not limited to, opioid antagonists, regardless of whether or not they are generic drug formularies, and other buprenorphine-based medications meant to treat opioid addiction or prevent overdose by opioid use. Effective January 1, 2020.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03473  Rep. Deb Conroy and Diane Pappas

5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new

Amends the Illinois Insurance Code. Provides that, for purposes of treatment in the early stages of a mental health condition, a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed shall provide coverage for the treatment of serious mental illnesses and serious emotional disturbances. Provides that coverage shall include, but not be limited to, certain evidence-based and evidence-informed bundled treatment approaches. Provides that payment for the services performed under the treatment models shall be based on all the components of the treatment model combined, rather than for each separate service. Provides that disability or functional impairment shall not be a precondition to receive treatment under the provisions. Provides that if federal regulations require the State to defray the cost of coverage for serious mental illnesses or serious emotional disturbances, then the provisions are inoperative and the State shall not assume any obligation for the cost of the coverage. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Provides that the amendatory Act may be referred to as the Fair Insurance Coverage for Early Treatment of Serious Mental Health Conditions Act. Effective immediately.

Mar 29 19     H  Rule 19(a) / Re-referred to Rules Committee

HB 03474  Rep. Lance Yednock

20 ILCS 2105/2105-405 new

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to adopt a standard marketing code of conduct for all pharmaceutical manufacturing companies that employ a person to sell or market prescription drugs or medical devices in the State. Provides that the Department shall require gift disclosures for certain health care professionals and their spouses when receiving gifts from pharmaceutical manufacturing companies or employees of pharmaceutical manufacturing companies. Allows the Department to further define a gift by adopting rules. Effective January 1, 2020.

Mar 29 19     H  Rule 19(a) / Re-referred to Rules Committee

HB 03475  Rep. Daniel Didech

40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
40 ILCS 5/2-122.5 new

Amends the General Assembly Article of the Illinois Pension Code. Prohibits participation in the System by a person who (i) has ever received a retirement annuity or retirement pension from any other retirement system or pension fund under the Code and (ii) did not become a participant before the effective date of the amendatory Act. Provides that for a member who did not become a participant before the effective date of the amendatory Act, participation under the Article shall be suspended during any period when the member (1) serves as an elected official (other than as a member of the General Assembly or as Governor, Lieutenant Governor, Secretary of State, Treasurer, Comptroller, or Attorney General) and (2) receives a salary or other compensation, except for reimbursement for expenses incurred in performing his or her duties, relating to that service. Effective immediately.

Mar 29 19     H  Rule 19(a) / Re-referred to Rules Committee

HB 03476  Rep. Mary Edly-Allen

10 ILCS 5/2A-1.1 from Ch. 46, par. 2A-1.1

Amends the Election Code. Provides that the general primary election shall be held on the third Saturday (rather than the third Tuesday) in March and the consolidated primary election shall be held on the last Saturday (rather than the last Tuesday) in February.

Mar 29 19     H  Rule 19(a) / Re-referred to Rules Committee
HB 03477
Rep. Mary Edly-Allen-Joyce Mason, Tony McCombie, Michelle Mussman, Bob Morgan, Sam Yingling, Robyn Gabel, Stephanie A. Kifowit, Kathleen Willis and Diane Pappas

720 ILCS 5/26-6

Amends the Criminal Code of 2012 relating to the offense of disorderly conduct at a funeral or memorial service. Increases the time that a specified place can be considered a “funeral site” from 30 minutes before and after a funeral to one hour before and after. Increases the distance from which the conduct at the funeral or memorial service is prohibited from 300 feet to 1,000 feet of any ingress or egress of the funeral site. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03478
Rep. Mary Edly-Allen and Lindsey LaPointe

20 ILCS 605/605-1025 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department shall create a statewide business retention and expansion program and provide technical assistance to program participants. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03479
Rep. Fred Crespo

105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9
105 ILCS 5/21B-45
105 ILCS 5/21B-80
105 ILCS 5/24-14 from Ch. 122, par. 24-14
105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5
105 ILCS 5/34-84b from Ch. 122, par. 34-84b

Amends the School Code. Provides that a check of the Statewide Sex Offender Database and Statewide Murderer and Violent Offender Against Youth Database must be conducted by the school district or regional superintendent, as applicable, once for every 5 years an applicant remains employed by a school district. Provides that no school board shall knowingly employ a person or knowingly allow a person to student teach who has been issued an indicated finding of abuse or neglect of a child by the Department of Children and Family Services under the Abused and Neglected Child Reporting Act or by a child welfare agency of another jurisdiction. Requires the State Board of Education to conduct random audits of Professional Educator Licensees to verify a licensee's fulfillment of required professional development hours. With regard to the conviction of certain offenses as grounds for disqualification for licensure or suspension or revocation of a license, provides that if the holder of a license or applicant for a license has been charged with attempting to commit, conspiring to commit, soliciting, or committing certain offenses, first degree murder, or a Class X felony or any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as one or more of those offenses, the State Superintendent of Education shall immediately suspend the license or deny the application until the person's criminal charges are adjudicated through a court of competent jurisdiction. Makes other changes.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03480  Rep. Robyn Gabel

20 ILCS 505/17a-9
705 ILCS 405/5-410
705 ILCS 405/5-415

Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission shall include recommendations regarding the funding of detention, the transparency and evaluation of the use of detention, and the availability of youth services to reduce the use of detention and prevent deeper criminal involvement in its annual submission of recommendations to the Governor and the General Assembly. Amends the Juvenile Court Act of 1987. Provides that on or after January 1, 2020, detention of a minor shall be a last resort and only in the case of any minor 14 years of age or older arrested on or after the effective date of the amendatory Act if there is probable cause to believe that the minor is a delinquent minor charged with a felony offense, that secured custody is the least restrictive alternative available, and is a matter of immediate and urgent necessity for the protection of the minor or of the person of another. Provides that any minor placed in detention shall immediately have counsel appointed and an opportunity to privately consult with counsel in person, and have a review of the decision to detain within 24 hours of the placement in detention. Provides that unless sooner released, a minor alleged to be a delinquent minor taken into temporary custody must be brought before a judicial officer within 24 hours including Saturdays, Sundays, and court-designated holidays for a detention or shelter care hearing to determine whether he or she shall be further held in custody. Makes other changes. Effective January 1, 2020.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee


(Sen. Laura Ellman-Jacqueline Y. Collins-Ann Gillespie-Julie A. Morrison)

415 ILCS 140/Act rep.

Repeals the Kyoto Protocol Act of 1998. Effective immediately.

Aug 15 19  H  Public Act . . . . . . . . . 101-0373

HB 03482  Rep. Robyn Gabel

(Sen. Laura Fine)

20 ILCS 896/20
20 ILCS 896/25

Amends the Lake Michigan Wind Energy Act. Provides that the Offshore Wind Energy Economic Development Policy Task Force shall report its findings to the Governor and General Assembly within 12 months of convening. Provides that the Department of Natural Resources shall adopt rules by which it may grant in the name of the State of Illinois permits and site leases with respect to public trust lands of Lake Michigan for the assessment of sites for offshore wind energy development. Provides that if the Department receives an application for such a site assessment permit and lease in advance of the adoption of such rules, the Department may grant such permit and lease, and in considering such application shall take into account the general principles set forth in the Act as well as existing environmental, marine, public infrastructure, transportation, and security uses and factors. Provides that in advance of rulemaking specific to the Act no site for which an assessment permit or lease is granted shall be within 3 miles of the shore of Lake Michigan, nor shall it include known breeding grounds or habitat of any avian species considered threatened or endangered under federal or State law. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:

20 ILCS 896/25

Provides that the Governor shall appoint within 90 days of the effective date of the amendatory Act, members to serve on the Offshore Wind Energy Economic Development Policy Task Force. Deletes language that provides that the Department of Natural Resources shall adopt rules by which it may grant in the name of the State of Illinois permits and site leases with respect to public trust lands of Lake Michigan for the assessment of sites for offshore wind energy development. Deletes language that provides that the Department receives an application for such a site assessment permit and lease in advance of the adoption of such rules, the Department may grant such permit and lease, and in considering such application shall take into account the general principles set forth in the Act as well as existing environmental, marine, public infrastructure, transportation, and security uses and factors. Deletes language that provides that in advance of rulemaking specific to the Act no site for which an assessment permit or lease is granted shall be within 3 miles of the shore of Lake Michigan, nor shall it include known breeding grounds or habitat of any avian species considered threatened or endangered under federal or State law. Effective immediately.

Aug 09 19  H  Public Act . . . . . . . . . 101-0283
HB 03483  
(Sen. Laura Fine, Heather A. Steans-Linda Holmes, Mattie Hunter, Antonio Muñoz, Thomas Cullerton and Laura M. Murphy)

20 ILCS 1305/10-26

Amends the Department of Human Services Act. Removes language requiring the Department of Human Services to maintain a disability services database and instead requires the Department of Human Services to compile and maintain a Prioritization of Urgency of Need for Services (PUNS) database of Illinois residents with an intellectual disability or a developmental disability, including an autism spectrum disorder, and Illinois residents with an intellectual disability or a developmental disability who are also diagnosed with a physical disability or mental illness and are in need of disability services funded by the Department. Provides that the PUNS database shall be used to foster a fair and orderly process for: (i) processing applications for services funded by the Department, (ii) verifying information, (iii) keeping individuals and families who have applied for services informed of available services and anticipated wait times, (iv) determining unmet need, and (v) informing the General Assembly and the Governor of unmet need statewide and within each representative district. Requires the Secretary of Human Services to seek input from specified advisory bodies and committees with regard to the establishment, maintenance, and administration of PUNS. Contains provisions concerning the type of information to be collected and maintained for PUNS; the Department's development of a web-based verification and information-update application; notice of services to individuals listed in the PUNS database; and other matters.

House Floor Amendment No. 1

Replaces everything after the enacting clause with provisions similar to the introduced bill, but with the following changes:
Provides that individuals who are receiving services under any home and community-based services waiver program authorized under the Social Security Act may remain on the Prioritization of Urgency of Need for Services (PUNS) database until they are offered services through a PUNS selection or demonstrate the need for and are awarded alternative services. Requires the Department of Human Services to make all reasonable efforts to contact individuals on the PUNS database at least 2 times each year and provide certain information about the PUNS process, available services, and advice on preparing for and seeking developmental disability services (rather than requiring the Department to ensure that individuals in PUNS are contacted regarding their PUNS status and available services at least 2 times each year via e-mail or letter, based on the delivery preference of the individual). Provides that at least one of the contacts must be from an independent service coordination agency. Permits the Department to contact individuals on the PUNS database through a newsletter prepared by the Division of Developmental Disabilities. Requires the Department to provide information about PUNS to the public on its website. Makes some technical changes. Effective immediately.

Aug 09 19  
Public Act . . . . . . . . . 101-0284

HB 03484  
Rep. Robyn Gabel, Kelly M. Cassidy, Will Guzzardi and Jay Hoffman

410 ILCS 50/3 from Ch. 111 1/2, par. 5403

Amends the Medical Patient Rights Act. Provides that a patient or representative of the patient must give informed consent, or informed permission in the case of an infant, for biochemical testing for controlled substances unless there is a medical emergency and there is inadequate time to obtain consent. Describes the specific information that health care providers to supply to a patient, or a patient’s representative, before informed consent can be given. Effective immediately.

Apr 12 19  
Rule 19(a) / Re-referred to Rules Committee

HB 03485  
Rep. Debbie Meyers-Martin

20 ILCS 3105/4.02 from Ch. 127, par. 774.02

Amends the Capital Development Board Act. Provides that the Capital Development Board shall develop and periodically revise a Statewide master plan for non-road infrastructure. Provides that the Capital Development Board shall coordinate its planning activities with those of other State agencies and authorities and shall supervise and review any infrastructure planning performed by other executive branch agencies under the direction of the Governor. Provides that the Capital Development Board shall publish and deliver the Statewide master plan for non-road infrastructure to the Governor and General Assembly by December 31, 2019 and by December 31 every 5 years thereafter. Effective immediately.

Mar 29 19  
Rule 19(a) / Re-referred to Rules Committee
HB 03486  Rep. Aaron M. Ortiz

New Act

30 ILCS 805/8.43 new

Creates the Electronic Proof of Purchase Act. Provides that on and after January 1, 2022, a proof of purchase for the retail sale of food, alcohol, or other tangible personal property or for the provision of services provided to a consumer by a business shall be provided only in electronic form, unless the consumer requests that the proof of purchase be provided in paper form. Provides that the first and second violations of the Act shall result in a notice of violation, and any subsequent violation shall be punishable by a fine of $25 for each day the business is in violation, but not to exceed $300 annually. Provides that small businesses are exempt from the Act's provisions. Provides legislative findings. Amends the State Mandates Act to require implementation without reimbursement.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


110 ILCS 330/6.7 new

210 ILCS 85/6.14c

Amends the University of Illinois Hospital Act and Hospital Licensing Act. Provides that each hospital shall post, in each facility that has an emergency room, a notice in a conspicuous location in the emergency room with information about how to enroll in health insurance through the Illinois health insurance marketplace.

Jul 22 19  H  Public Act . . . . . . . . . 101-0117

HB 03488  Rep. Aaron M. Ortiz

10 ILCS 5/19A-10

Amends the Election Code. Requires an election authority to provide a designated free parking location for the duration of early voting at any permanent polling place for early voting.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03489  Rep. Aaron M. Ortiz

New Act

Creates the Immigrant-Owned Property Protection Act. Provides that no municipality or financial institution shall bring an action to recover possession of a dwelling unit based solely or in part on the immigration or citizenship status of a homeowner. Provides that if a municipality or financial institution engages in prohibited conduct against a homeowner, the homeowner may bring a civil action to seek remedies. Provides that the immigration or citizenship status of any person is irrelevant to any issue of liability or remedy in a civil action involving a homeowner's housing rights.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03490  Rep. Robyn Gabel

410 ILCS 527/1

Amends the Immunization Data Registry Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03491  Rep. Aaron M. Ortiz

20 ILCS 605/605-1025 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that each corporation receiving incentives from the Department of Commerce and Economic Opportunity shall file a disclosure report with the Department of Commerce and Economic Opportunity no later than February 1 of each year. Sets forth penalties for failure to submit the report. Provides that the Department of Commerce and Economic Opportunity shall publish prominently on its website a compilation of the reports both in a searchable database and as a spreadsheet that can be downloaded in its entirety. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03492  Rep. Aaron M. Ortiz

New Act

Creates the Illinois Low Income Broadband Assistance Program. Requires the Department of Commerce and Economic Opportunity to establish an Illinois Low Income Broadband Assistance Program (Program) to ensure the availability and affordability of broadband service to low income families. Provides that the Department shall coordinate with Local Administrative Agencies (LAAs) to determine eligibility for the Program, provided that eligible income shall be no more than 135% of the federal poverty level. Provides that families whose annual household income is at or below 100% of the federal poverty level shall be eligible for free broadband service. Provides that a credit of at least $9.95 a month for broadband services shall be payable monthly to: (i) families whose annual household income is above 100% of the federal poverty level but no greater than 135% of the federal poverty level; and (ii) families that include at least one adult person or dependent child who qualifies for or participates in the Supplemental Nutrition Assistance Program, the Supplemental Security Income program, Veterans Pension and Survivors Benefits Programs, and other specified assistance programs. Provides that the $9.95 broadband service credit may be adjusted according to family size. Provides that families who participate in the federal Lifeline program or any other State Internet service subsidy program shall not be eligible to participate in the Illinois Low Income Broadband Assistance Program. Contains provisions concerning continued eligibility requirements; bill payments requirements; and rulemaking authority.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act

30 ILCS 105/5.891 new

Creates the Prescription Drug Affordability Act. Defines terms. Creates the Prescription Drug Affordability Board and includes provisions regarding: purpose; members; alternate members; conflict of interest; terms; additional staff; salary; compensation and reimbursement; and meetings. Creates the Prescription Drug Affordability Stakeholder Council and includes provisions regarding: purpose; members; knowledge requirements; terms; and compensation. Provides the manner in which a conflict of interest shall be disclosed. Provides that gifts or donations of services or property that indicate a potential conflict of interest may not be accepted by any member of the Board, Board staff, or third-party contractor. Includes provisions on applicability. Provides that the Board shall identify specified prescription drug products and determine whether each prescription drug product should be subject to a cost review. Provides that if the Board finds that spending on a prescription drug product creates affordability challenges, the Board shall establish an upper payment limit that applies to all purchases and payor reimbursements. Includes provisions regarding remedies and an appeal process. Creates the Prescription Drug Affordability Fund. Provides that the Board shall submit a report to the General Assembly including specified information. Includes a provision on term expiration for Board and Council members. Provides that the Board shall conduct a study of the operation of the generic drug market that includes specified information on or before June 1, 2020. Makes conforming changes in the State Finance Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03494  Rep. Michelle Mussman

New Act

Creates the Physician Gift Ban Act. Prohibits a pharmaceutical marketer from providing any promotions, including, but not limited to, travel and prizes, to a physician to induce the physician to prescribe Tier 1 medications.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03495  Rep. Michelle Mussman and Elizabeth Hernandez

225 ILCS 10/5.15 new

Amends the Child Care Act of 1969. Provides that on or before January 1, 2020, the Department of Children and Family Services, in consultation with the Department of Public Health, shall adopt rules that require child care facilities to implement an emergency action plan for an active shooter scenario. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03496  Rep. Michelle Mussman

745 ILCS 50/3 from Ch. 56 1/2, par. 2003

Amends the Good Samaritan Food Donor Act. Provides that no person or organization that distributes food from a particular event or function that has been paid for to the person who paid for the food and intends to consume such food for personal use shall be liable in any civil action based on the theory of warranty, negligence, or strict liability in tort for damages incurred resulting from any illness or disease contracted by the ultimate users or recipients of the food due to the nature, age, condition, or packaging of the food.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03497  Rep. John Connor

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates a credit for wages paid pursuant to a qualified apprenticeship program. Provides that a "qualified apprenticeship program" means an apprenticeship program in manufacturing, plastics, or construction trades that is (i) certified by the Department of Commerce and Economic Opportunity and (ii) at least 3 years in duration. Provides that the credit may not exceed the lesser of (i) 50% of the wages paid by the taxpayer to each apprentice during the taxable year or (ii) $4,800 per apprentice. Provides that the credit may be carried forward for 5 taxable years. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03498  Rep. Natalie A. Manley-LaToya Greenwood-Katie Stuart-Michelle Mussman-Mark Batinick, Rita Mayfield, Kelly M. Burke, Joyce Mason, Grant Wehrli, Frances Ann Hurley and Robyn Gabel


720 ILCS 5/3-6 from Ch. 38, par. 3-6

720 ILCS 5/12-34

Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense, a prosecution for female genital mutilation may be commenced at any time. Provides that a parent, guardian, or other person having physical custody or control of a child who knowingly facilitates or permits the circumcision, excision, or infibulation, in whole or in part, of the labia majora, labia minora, or clitoris of the child commits female genital mutilation. Provides that a violation is a Class X felony.

Senate Committee Amendment No. 1

Provides that when a parent, guardian, or other person having physical custody or control of a child who knowingly facilitates or permits the circumcision, excision, or infibulation, in whole or in part, of the labia majora, labia minora, or clitoris of the child commits a Class 1 felony (rather than a Class X felony).

Aug 09 19  H  Public Act . . . . . . . . . . 101-0285

HB 03499  Rep. Natalie A. Manley

805 ILCS 5/12.80 from Ch. 32, par. 12.80

805 ILCS 180/10-10

805 ILCS 180/35-8 new

805 ILCS 215/813 new

Amends the Business Corporation Act of 1983, the Limited Liability Company Act, and the Uniform Limited Partnership Act (2001). Provides that a director, officer, member, manager, general partner, or person dissociated as a general partner of a business entity remains liable, after dissolution of the entity, to a home buyer for any obligation arising under a warranty provided by the entity to the home buyer in conjunction with the sale of a new home.

Apr 03 19  H  Tabled

HB 03500  Rep. Natalie A. Manley

20 ILCS 2310/2310-251 new

55 ILCS 5/5-25028 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois and the Counties Code. Provides that the Department of Public Health and each county or multiple-county health department or public health district may provide to a person who is at risk of experiencing or who is experiencing an opioid-related overdose a kit containing naloxone hydrochloride or any other opioid antagonist approved for the treatment of an opioid overdose by the United States Food and Drug Administration. Provides that a person may administer an opioid antagonist that is provided by the Department, a county or multiple-county health department, or a public health district to a person who is experiencing an opioid-related overdose. Provides that a person who in good faith and without compensation administers an opioid antagonist to a person who is experiencing an opioid-related overdose is not liable for any civil or other damages as the result of any act or omission by the person rendering the care, or as the result of any act or failure to act to arrange for further medical treatment or care, for the person experiencing the overdose, unless the person while rendering the care acts with gross negligence, willful misconduct, or intentional wrongdoing. Effective immediately.

Apr 03 19  H  Tabled
HB 03501
(Sen. Melinda Bush, Ann Gillespie and Julie A. Morrison)

50 ILCS 105/4.1 new

Amends the Public Officer Prohibited Activities Act. Provides that an elected or appointed official of a unit of local government may not hire or appoint himself or herself to a second position in the unit of local government if the second position is a salaried or hourly position. Allows the governing body of the unit of local government to hire or appoint an elected or appointed official to a second position in the unit of local government with a salary or hourly wages by ordinance or resolution if the ordinance or resolution states the salary or total compensation of an hourly position. Effective immediately.

Senate Committee Amendment No. 1 (Senate recedes Jun 02, 2019)
Provides that an elected or appointed official of a unit of local government may not hire or appoint himself or herself to a position (rather than a second position) in the unit of local government if the position is a salaried or hourly position. Provides that the governing body of the unit of local government may consolidate positions within the unit of local government (rather than hire or appoint an elected or appointed official to a second position in the unit of local government with a salary or hourly wages) by ordinance or resolution if the ordinance or resolution states the salary or total compensation of the combined position.

Senate Committee Amendment No. 2 (Senate recedes Jun 02, 2019)
Deletes reference to:
- 50 ILCS 105/4.1 new
Adds reference to:
- 50 ILCS 105/5
Adds reference to:
- 50 ILCS 105/10
Adds reference to:
- 50 ILCS 105/15
Adds reference to:
- 50 ILCS 105/20
Adds reference to:
- 50 ILCS 105/25
Adds reference to:
- 50 ILCS 105/30
Adds reference to:
- 50 ILCS 105/35
Adds reference to:
- 50 ILCS 105/40 rep.
HB 03501 (CONTINUED)

Replaces everything after the enacting clause. Amends the Property Assessed Clean Energy Act. Modifies and deletes various definitions. Expands and changes the financing or refinancing that a governmental unit (rather than a local unit of government) or the Illinois Finance Authority may use for assessment contracts. Provides that a governmental unit or the Authority may sell and assign assessment contracts without competitive bidding or the solicitation of requests for proposals or requests for qualifications. Changes elements required in an ordinance or resolution establishing a property assessed clean energy program. Changes elements required to be included in a property assessed clean energy program report. Changes requirements of assessment contracts in a program. Provides that assessments under the program may be included in property tax bills and establishes procedures for billing and collection of assessments. Modifies how PACE bonds are issued and paid, including that the State will not limit or alter the rights and powers vested in governmental units by this Act or in the Authority in accordance with this Act. Provides that the provisions of the Act are intended to be supplemental and in addition to all other powers or authorities granted to any governmental unit, shall be construed liberally, and shall not be construed as a limitation of any power or authority otherwise granted. Requires PACE bonds to contain a recital. Validates all actions and bonds issued prior to the effective date of the amendatory Act. Repeals provisions on joint property assessed clean energy programs. Makes other changes. Effective immediately.

Senate Committee Amendment No. 3 (Senate recedes Jun 02, 2019)

Makes organizational and grammatical changes. Changes a cross-reference.

Senate Floor Amendment No. 4

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 2, as amended by Senate Amendment No. 3, with the following changes: Removes cost of collecting assessments from costs allowed to be included in the amount of financing or refinancing. Modifies the definitions of "assessment", "property", "record owner", and "resiliency improvement". Modifies the requirements of the program report. Changes requirements of property that may be subject to an assessment contract. Removes provisions allowing a county collector to charge flat fees relating to collection of assessments. Removes language providing that a record owner waives objects to assessments related to assessment contracts when entering into the assessment contract. Makes grammatical changes. Makes other changes. Effective immediately.

Senate Floor Amendment No. 5

Provides that "capital provider" means any credit union, federally insured depository institution, insurance company, trust company, or other entity (rather than institution) approved by a governmental unit or its program administrator or program administrators that finances or refinances an energy project by purchasing PACE bonds issued by the governmental unit or the Authority for that purpose. Corrects typographical errors.

Jul 29 19 H Public Act . . . . . . . . 101-0169

HB 03502

Rep. Natalie A. Manley

20 ILCS 2805/38 new

Amends the Department of Veterans' Affairs Act of the Civil Administrative Code of Illinois. Provides that the Department of Veterans' Affairs shall provide an annual update to municipalities detailing any non-profit organizations' or federal, State, or local governments' programs or benefits regarding job preferences that are available to veterans.

Apr 03 19 H Tabled
HB 03503  
(Sen. Jennifer Bertino-Tarrant and Ann Gillespie-Laura Ellman-Pat McGuire)  

Amends the Illinois Insurance Code, the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to require coverage for hearing instruments and related services for all individuals 65 years of age and older when a hearing care professional prescribes a hearing instrument. Provides that an insurer shall provide coverage for hearing instruments subject to certain restrictions. Provides that an insurer shall not be required to pay a claim if the insured filed such a claim 24 months prior to the date of filing the claim with the insurer and the claim was paid by any insurer.

House Committee Amendment No. 2  
Deletes reference to:  
305 ILCS 5/5-16.8  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:  
Provides that an insurer shall offer, for an additional premium and subject to the insurer's standard of insurability, optional coverage or optional reimbursement for hearing instruments and related services for all individuals (rather than the requiring the insurer to provide coverage for hearing instruments and related services for all individuals 65 years of age or older) when a hearing care professional prescribes a hearing instrument to augment communication. Provides a maximum of $2,500 (rather $1,500) for the hearing instrument and related services every 24 months. Provides that nothing in the provisions precludes an insured from selecting a more expensive hearing instrument as his or her own expense. Removes language providing that an insurer shall not be required to pay a claim filed by its insured for the payment of the cost of a hearing instrument if less than 24 months before the date of the claim its insured filed a claim for payment of the cost of the hearing instrument and the claim was paid by the insurer. Removes provisions amending the Illinois Public Aid Code.

House Floor Amendment No. 3  
In provisions amending the Illinois Insurance Code, provides that nothing in the provisions precludes an insured from selecting a hearing instrument that costs more than the amount covered by a plan of accident and health insurance or a managed care plan and paying the uncovered cost at his or her own expense (rather than a more expensive hearing instrument at his or her own expense).

Senate Floor Amendment No. 1  
In provisions amending the Illinois Insurance Code, provides that a "hearing care professional" may also mean a licensed hearing instrument dispenser. Provides that the provisions shall not be construed to require a group policy to provide coverage if the group is unable to meet mandatory minimum participation requirements set by the insurer.

Aug 16 19  
H Public Act . . . . . . . . . 101-0393  

HB 03504  
Rep. Martin J. Moylan  

Amends the Department of Human Services Act. Provides that if the U.S. Department of Justice halts a large majority of its payments to rape crisis centers in Illinois during a federal government shutdown, the Department of Human Services shall award grants to the organizations already approved for funding under the Sexual Assault Prevention Program in the amounts that would have been received from the federal government if the shutdown had not occurred. Effective immediately.

Mar 29 19  
H Rule 19(a) / Re-referred to Rules Committee
HB 03505  Rep. Martin J. Moylan
Amends "An Act concerning appropriations", Public Act 100-586. Changes the amount of funds appropriated to the Department of Human Services for grants to provide assistance to Sexual Assault Victims and Sexual Assault Prevention Activities from $6,659,700 to $12,659,700. Effective immediately.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03506  Rep. Celina Villanueva and Elizabeth Hernandez
110 ILCS 330/8b new
210 ILCS 85/8.27 new
Amends the Hospital Licensing Act and the University of Illinois Hospital Act. Provides that, except for billing purposes, a hospital may not inquire about a patient's financial status. Provides that a hospital may not treat a patient in a different manner based solely on his or her financial status.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03507  Rep. John Connor
220 ILCS 50/2.2 from Ch. 111 2/3, par. 1602.2
Amends the Illinois Underground Utility Facilities Damage Prevention Act. Includes, in the definition of "underground utility facilities", wires, ducts, fiber optic cable, conduits, pipes, sewers, and cables and their appurtenances installed underground for information technology infrastructure, equipment, systems, software, networks, and processes used to create, send, receive, and store electronic or digital information, including computer systems, telecommunication services and systems, and future technologies.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03508  Rep. John Connor and Michael Halpin
20 ILCS 2805/38 new
Amends the Department of Veterans' Affairs Act. Provides that by July 1, 2019, the Department of Veterans' Affairs shall develop a Transition Assistance Program for veterans who have been discharged from the Armed Forces of the United States or the National Guard of any state. Provides that the program shall be designed to assist veterans in successfully transitioning from military to civilian life in Illinois and shall complement the transition program offered by the United States Department of Defense. Provides that the program shall include specified Illinois-specific transition assistance resources and information covering specified topics. Provides that the program shall provide information to noncitizens who are leaving military service in Illinois or who have already been discharged from military service in Illinois. Provides that the information shall detail how to become United States citizens, including where to acquire State legal assistance. Provides that the Illinois National Guard shall inform its members that it will assist noncitizen members in acquiring United States citizenship as soon as they are eligible. Provides that if a noncitizen member requests such assistance, then the Illinois National Guard shall assist the member in filing all forms and paperwork necessary to become a United States citizen. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03509

(Sen. Rachelle Crowe and John G. Mulroe)

5 ILCS 375/6.16 new
215 ILCS 5/356z.33 new
305 ILCS 5/5-40 new

Amends the State Employees Group Insurance Act of 1971, Illinois Insurance Code, and the Illinois Public Aid Code. Provides that pasteurized donated human breast milk shall be covered under health insurance and the medical assistance program under the Illinois Public Aid Code. Describes the requirements that must be met to have pasteurized human breast milk covered under health insurance and the medical assistance program. Effective January 1, 2020.

House Committee Amendment No. 1

Provides that one of the requirements to have coverage of pasteurized donated human breast milk is that the milk is obtained from a human milk bank licensed by the Department of Public Health (rather than the milk is obtained from a human milk bank that meets quality guidelines established by the Human Breast Milk Banking Association of North America, or that is licensed by the Department of Public Health).

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the engrossed bill with the following changes. Provides that all of the following conditions must be met for the donated human breast milk to be covered: the milk is obtained from a human milk bank that is licensed by the Department of Public Health; the infant is critically ill and the infant's mother is medically or physically unable to produce maternal breast milk or produce maternal breast milk in sufficient quantities to meet the infant's needs or the maternal breast milk is contraindicated; the milk has been determined to be medically necessary for the infant; and one or more of the following applies: the infant's birth weight is below 1,500 grams, the infant has a congenital or acquired condition that places the infant at a high risk for development of necrotizing enterocolitis, the infant has infant hypoglycemia, the infant has congenital heart disease, the infant has had or will have an organ transplant, the infant has sepsis, or the infant has any other serious congenital or acquired condition for which the use of donated human breast milk is medically necessary and supports the treatment and recovery of the infant. Effective January 1, 2020.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause with the bill, as amended by Senate Amendment No. 1, with the following changes. Provides that the milk must be prescribed by a licensed medical practitioner (instead of a physician). Provides that milk must be obtained from a human milk bank that meets quality guidelines established by the Human Milk Banking Association of North America or is licensed by the Department of Public Health (rather than licensed by the Department of Public Health). Removes a requirement that the infant must be critically ill. Adds provisions requiring coverage for a child 6 months through 12 months of age if the child would qualify if he or she was under the age of 6 months and the child has spinal muscular atrophy; the child's birth weight was below 1,500 grams and he or she has long-term feeding or gastrointestinal complications related to prematurity; the child has had or will have an organ transplant; or the child has a congenital or acquired condition for which the use of donated human breast milk is medically necessary and supports the treatment and recovery of the child. In the Public Aid Code, adds provisions requiring coverage for a child 12 months of age or older if the child would qualify if he or she was under the age of 6 months and has spinal muscular atrophy. Makes other changes. Effective January 1, 2020.

Aug 23 19 Public Act . . . . . . . 101-0511
HB 03510

30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10 from Ch. 120, par. 442

Amends the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Imposes a 7% surcharge on firearms and firearm component parts. Amends the State Finance Act. Creates the Student Mental Health Services Fund. Provides that the proceeds from the surcharge shall be deposited into the Fund. Provides that moneys in the Fund shall be used by the State Board of Education to provide mental health services at any public, non-public, or parochial school in the State. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03511

New Act

Creates the Maternal Mental Health Conditions Education, Early Diagnosis, and Treatment Act. Provides that a general acute care hospital or special hospital that has a perinatal unit, in collaboration with medical staff, shall by January 1, 2021 develop and implement a program to provide education and information to appropriate health care professionals and patients about maternal mental health conditions. Provides that the educational program shall include: (i) education and information for postpartum women and families about maternal mental health conditions, post-hospital treatment options, and community resources; (ii) education and information for hospital employees regularly assigned to work in the perinatal unit, including, as appropriate, registered nurses and social workers, about maternal mental health conditions; and (iii) any other service the hospital determines should be included in the program to provide optimal patient care.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Creates the Maternal Mental Health Conditions Education, Early Diagnosis, and Treatment Act. Provides that the Department of Human Services shall develop educational materials for health care professionals and patients about maternal mental health conditions. Provides that a birthing hospital shall, on or before January 1, 2021, distribute these materials to employees regularly assigned to work with pregnant or postpartum women and incorporate these materials in any employee training that is related to patient care of pregnant or postpartum women. Requires a birthing hospital to supplement the materials provided by the Department to include relevant resources to the region or community in which the birthing hospital is located. Requires the educational materials to include specified information. Contains definitions and findings.

Aug 23 19 H Public Act . . . . . . . 101-0512

30 ILCS 105/5.462
30 ILCS 105/5.669 rep.
30 ILCS 105/5.694 rep.
730 ILCS 5/5-9.1.15
730 ILCS 150/3
730 ILCS 150/10 from Ch. 38, par. 230
730 ILCS 150/11
730 ILCS 154/10
730 ILCS 154/60
730 ILCS 154/65

Amends the Unified Code of Corrections. Provides that on the effective date the amendatory Act the Sex Offender Investigation Fund will be dissolved and the remaining balance shall be transferred into the Offender Registration Fund. Amends the Murderer and Violent Offender Against Youth Registration Act. Provides that the Murderer and Violent Offender Against Youth Registration Fund will be dissolved and the remaining balance shall be transferred into the Offender Registration Fund. Provides that provisions concerning the Murderer and Violent Offender Against Youth Registration Fund are repealed on January 1, 2020. Makes conforming changes to the State Finance Act and the Sex Offender Registration Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03513  Rep. John Connor

720 ILCS 5/14-3
725 ILCS 5/108A-11 from Ch. 38, par. 108A-11
725 ILCS 5/108B-13 from Ch. 38, par. 108B-13

Amends the Criminal Code of 2012 and the Code of Criminal Procedure of 1963. Transfers the reporting requirement by the State's Attorney under the Criminal Code of 2012 concerning the use of consensual eavesdropping devices under certain circumstances to the consensual eavesdropping reporting provisions of the Code of Criminal Procedure of 1963. Provides that the report shall be due on February 1 of each year, with State's Attorney submitting this report to the Department of State Police (rather than the General Assembly). Repeals certain reporting requirements required by the State's Attorney of each county to the Department of State Police concerning the use of eavesdropping devices due on or before February 1 of each year (currently, in January of each year). Requires the eavesdropping reports by the Department of State Police to be filed with the General Assembly on or before April 1 of each year and include the consensual eavesdropping report of the State's Attorneys.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Further amends the Criminal Code of 2012. Extends from January 1, 2020 to January 1, 2022, the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee


20 ILCS 2605/2605-203 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police may appoint investigators to collect and preserve physical evidence, forensic art, forensic mapping, photography, sketches of crime scenes, diagrams and animations of crash and crime scenes, and any other related duties imposed under law administered by the Department. Provides that the Director of State Police may authorize each investigator employed and any other employee of the Department exercising the powers of a peace officer a distinct badge that, on its face that: (1) clearly states that the badge is authorized by the Department; (2) indicates his or her position of crime scene investigator; and (3) contains a unique identifying number. Makes other changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03515  Rep. Thomas Morrison

New Act
225 ILCS 60/22 from Ch. 111, par. 4400-22

Creates the Youth Health Protection Act. Provides that a medical doctor shall not prescribe, provide, administer, or deliver puberty-suppressing drugs or cross-sex hormones and shall not perform surgical orchiectomy or castration, urethroplasty, vaginoplasty, mastectomy, phalloplasty, or metoidioplasty on biologically healthy and anatomically normal persons under the age of 18 for the purpose of treating the subjective, internal psychological condition of gender dysphoria or gender discordance. Provides that any efforts to modify the anatomy, physiology, or biochemistry of a biologically healthy person under the age of 18 who experiences gender dysphoria or gender discordance shall be considered unprofessional conduct and shall be subject to discipline by the licensing entity or disciplinary review board. Provides that no medical doctor or mental health provider shall refer any person under the age of 18 to any medical doctor for chemical or surgical interventions to treat gender dysphoria or gender discordance. Contains definitions, a statement of purpose, and legislative findings. Amends the Medical Practice Act of 1987 to make related changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03516  Rep. Arthur Turner

20 ILCS 2405/12 from Ch. 23, par. 3443

Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning services for the visually impaired.

House Committee Amendment No. 1

Deletes reference to:

20 ILCS 2405/12

Adds reference to:

20 ILCS 2405/3 from Ch. 23, par. 3434

Replaces everything after the enacting clause. Amends the Rehabilitation of Persons with Disabilities Act. In provisions concerning the program of services the Department of Human Services must provide to prevent the unnecessary institutionalization of persons with disabilities who are in need of long term care, requires the Department to provide medical services, including, but not limited to, nursing staff services for basic medical care.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03517  Rep. Arthur Turner

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03518  Rep. Mark Batinick

40 ILCS 5/1-155 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that a Tier 1 participant of a pension fund or retirement system, except for a pension fund established under the Downstate Police, Downstate Firefighter, Chicago Police, or Chicago Firefighter Article, may irrevocably elect to have increases to his or her retirement annuity or supplemental annuity based on the annual unadjusted percentage increase in the consumer price index-u for a specified 12-month period. Requires each pension fund or retirement system to inform Tier 1 participants that they have the option to make that election. Provides that the changes apply without regard to whether the Tier 1 participant is in active service on or after the effective date of the amendatory Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03519  Rep. Mark Batinick

40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103

40 ILCS 5/3-145 from Ch. 108 1/2, par. 3-145

40 ILCS 5/4-103 from Ch. 108 1/2, par. 4-103

40 ILCS 5/4-141 from Ch. 108 1/2, par. 4-141

Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. In the definition of “municipality”, removes a provision requiring the establishment of a police or firefighter pension fund for any city, village, or incorporated town of 5,000 or more inhabitants. Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03520  Rep. Diane Pappas

110 ILCS 205/9.30

Amends the Board of Higher Education Act. With regard to the course transferability program, provides that beginning with the 2020-2021 academic year, each public institution of higher education must participate in the program and must share any information and data on transfer courses and their applicability toward degree completion with newly admitted students of the public institution to assist those students in course enrollment.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03521  Rep. Emanuel Chris Welch

210 ILCS 9/10
210 ILCS 9/15
210 ILCS 9/75
210 ILCS 9/80
210 ILCS 9/90
210 ILCS 9/95
210 ILCS 9/110
210 ILCS 45/1-111 from Ch. 111 1/2, par. 4151-111
210 ILCS 45/1-114.005
210 ILCS 45/1-128 from Ch. 111 1/2, par. 4151-128
210 ILCS 45/2-104 from Ch. 111 1/2, par. 4152-104
210 ILCS 45/2-111 from Ch. 111 1/2, par. 4152-111
210 ILCS 45/3-305.6 new
210 ILCS 45/3-401 from Ch. 111 1/2, par. 4153-401
210 ILCS 45/3-401.1 from Ch. 111 1/2, par. 4153-401.1
210 ILCS 45/3-402 from Ch. 111 1/2, par. 4153-402
210 ILCS 45/3-404 from Ch. 111 1/2, par. 4153-404
210 ILCS 45/3-405 from Ch. 111 1/2, par. 4153-405
210 ILCS 45/3-410 from Ch. 111 1/2, par. 4153-410
210 ILCS 45/3-411 from Ch. 111 1/2, par. 4153-411
210 ILCS 45/3-413 from Ch. 111 1/2, par. 4153-413
210 ILCS 45/3-413.1 new
210 ILCS 45/3-424 new

Amends the Assisted Living and Shared Housing Act. Adds provisions concerning involuntary terminations of residency, hearings when residency is involuntarily terminated, and readmission of residents. Provides that an establishment shall notify a resident when the establishment's ability to meet the resident's needs may be affected. Provides that if an establishment initiates a termination of residency, then the resident shall be provided with written notice. Provides that the Department of Public Health shall (rather than may) offer assistance to an establishment and resident in preparation for a residency termination. Provides that an establishment that improperly terminates the residency of a resident shall be assessed a violation. Makes additions to provisions concerning resident rights. Makes other changes. Amends the Nursing Home Care Act. Makes changes to provisions concerning the involuntary transfer or discharge of a resident, hearings when a resident is involuntarily transferred or discharged, and the readmission of residents. Provides that a resident has a right not to be unlawfully transferred or discharged from a facility. Makes other changes. Amends the Assisted Living and Shared Housing Act and the Nursing Home Care Act. Provides that in certain circumstances the Department shall order immediate readmission of a resident. Provides that failure to readmit a resident after receiving an order to do so from the Department shall result in a specified daily fine. Provides that the Department shall adopt rules related to conflicts of interest for persons who conduct specified hearings. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Downstate Firefighter Article of the Illinois Pension Code. Requires each municipality to establish a defined contribution plan that aggregates firefighter and employer contributions in individual accounts used for retirement. Provides that if a firefighter who has more than 10 years of creditable service in a fund enters active service with a different municipality, he or she may elect to participate in the defined contribution plan in lieu of the defined benefit plan. Provides that if a fire chief to whom a specified provision of the Illinois Municipal Code applies (i) first becomes a member on or after January 1, 2020, (ii) is receiving pension payments, and (iii) reenters active service with any municipality that has established a pension fund under the Article, that fire chief may continue to receive pension payments while he or she is in active service, but shall only participate in a defined contribution plan and may not establish creditable service in the pension fund established by that municipality or have his or her pension recomputed. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

House Committee Amendment No. 1
Requires a municipality that employs a fire chief who meets certain requirements (instead of each municipality) to establish a defined contribution plan. Removes provisions authorizing a firefighter who has more than 10 years of service in a fund who enters active service with a different municipality to participate in the defined contribution plan in lieu of the defined benefit plan. Makes a conforming change.

House Floor Amendment No. 2
Provides that a municipality that employs a fire chief who participates in a defined contribution plan required to be established by the amendatory Act shall provide a disability insurance benefit to that fire chief that is at least equivalent to the disability benefit he or she would be provided if he or she was a participant in the defined benefit plan.

May 10 19 S Rule 3-9(a) / Re-referred to Assignments

HB 03523 Rep. Michael D. Unes
Amends the Use Tax Act and the Retailers' Occupation Tax Act. Creates an exemption for a motor vehicle purchased by a veteran with a disability that is designed to accommodate a wheelchair or any other special need of the veteran.
HB 03524  Rep. Jim Durkin

5 ILCS 315/7.6 new
5 ILCS 315/10 from Ch. 48, par. 1610
5 ILCS 315/15 from Ch. 48, par. 1615
15 ILCS 205/5 new
15 ILCS 310/13a new
15 ILCS 410/13a new
15 ILCS 510/12a new
20 ILCS 5/5-647 new
40 ILCS 5/2-105.3 new
40 ILCS 5/2-107.9 new
40 ILCS 5/2-107.10 new
40 ILCS 5/2-108 from Ch. 108 1/2, par. 2-108
40 ILCS 5/2-110.3 new
40 ILCS 5/2-119.1 from Ch. 108 1/2, par. 2-119.1
40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-126 from Ch. 108 1/2, par. 2-126
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-162
40 ILCS 5/14-103.10 from Ch. 108 1/2, par. 14-103.10
40 ILCS 5/14-103.42 new
40 ILCS 5/14-103.43 new
40 ILCS 5/14-103.44 new
40 ILCS 5/14-106.5 new
40 ILCS 5/14-114 from Ch. 108 1/2, par. 14-114
40 ILCS 5/14-131
40 ILCS 5/14-133 from Ch. 108 1/2, par. 14-133
40 ILCS 5/14-135.08 from Ch. 108 1/2, par. 14-135.08
40 ILCS 5/14-152.1
40 ILCS 5/15-108.1
40 ILCS 5/15-111 from Ch. 108 1/2, par. 15-111
40 ILCS 5/15-112.1 new
40 ILCS 5/15-112.2 new
40 ILCS 5/15-132.9 new
40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/15-157 from Ch. 108 1/2, par. 15-157
40 ILCS 5/15-165 from Ch. 108 1/2, par. 15-165
40 ILCS 5/15-198
40 ILCS 5/16-107.1 new
40 ILCS 5/16-121 from Ch. 108 1/2, par. 16-121
40 ILCS 5/16-121.1 new
40 ILCS 5/16-121.2 new
40 ILCS 5/16-122.9 new
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HB 03524 (CONTINUED)
Amends the General Assembly, State Employee, State Universities, Downstate Teacher, and Chicago Teacher Articles of the Illinois Pension Code. Requires active Tier 1 employees to elect either to (i) have automatic annual increases in retirement and survivor's annuities delayed and reduced or (ii) maintain their current benefit package with additional limitations on pensionable salary. Provides that a Tier 1 employee who elects item (i) is entitled to have future increases in income treated as pensionable income, have contributions reduced to a specified rate, and receive a consideration payment of 10% of contributions made prior to the election. Provides that a Tier 1 employee who elects item (ii) is not eligible to have future increases in income treated as pensionable income. Makes funding changes. Amends the State Pension Funds Continuing Appropriation Act to provide a continuing appropriation for the amounts of the consideration payments. Amends various Acts to make conforming changes. Amends the Illinois Educational Labor Relations Act and the Illinois Public Labor Relations Act to prohibit bargaining and interest arbitration regarding certain changes made by the amendatory Act and to provide that no action of the employer taken to implement that prohibition shall give rise to an unfair labor practice under those Acts; exempts certain existing agreements. Amends the State Mandates Act to require implementation without reimbursement. Makes other changes. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03525
Rep. Anne Stava-Murray

New Act

HB 03525
Creates the Debt Affordability Study Act. Creates the Debt Affordability Study. Requires the Commission on Government Forecasting and Accountability to conduct a study on debt affordability in this State and produce a report on its findings. Provides for the contents of the report. Requires the Commission to submit its report with findings and recommendations to the Governor and the General Assembly on or before August 1, 2019. Repeals the Act on January 1, 2021. Effective immediately.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03526
Rep. Anne Stava-Murray

10 ILCS 5/1-25 new
Amends the Election Code. Creates the Digital Petition Task Force. Provides that the Task Force shall explore what is required to modernize the petition process and allow voters to digitally sign and submit petitions for candidates. Provides that the Task Force may seek assistance from the Department of Innovation and Technology. Provides that the Task Force shall submit its recommendations to the General Assembly on or before December 31, 2020. Dissolves the Task Force on January 1, 2022.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03527
Rep. Anne Stava-Murray

750 ILCS 5/505 from Ch. 40, par. 505
Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that if the court determines that the obligor is concealing his or her income or assets for the purpose of lowering child support payments, then the court shall enter an order for parenthood cost sharing. Provides that a parenthood cost sharing order shall require the obligor to pay 50% of the yearly statewide average of basic necessity, healthcare, and child care or after school program costs of a child, prorated according to countywide economic data. Provides that any late payments are subject to a compounded 1% monthly interest rate. Effective January 1, 2020.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03528
Rep. Anne Stava-Murray

775 ILCS 5/2-108 new
Provides that the Act may be referred to as the Consent-Required Workplace Act. Amends the Illinois Human Rights Act. Defines terms. Provides that an employer shall require active consent for any physical touch beyond a handshake between colleagues, contractors, customers, students, direct reports, or business-to-business clients. Provides that a person with a higher pay grade or higher status than another person shall not ask the other person to initiate a physical touch beyond a handshake or engage in unwanted or offensive speech. Provides that if employees develop a personal relationship, active consent paperwork may be filed with their employer. Provides that if a non-consensual behavior complaint is filed against an employer, the employer's policy shall be updated within 7 business days to address the current complaint. Provides that any employer having a complaint of a violation filed against it with the Department of Human Rights is subject to randomized auditing to ensure the company has an acceptable policy and is following the policy to protect its employees. Provides that if an employer receives 10 or more non-consensual behavior complaints, the Department is required to conduct an audit. Provides that a violation of the new provisions constitutes a civil rights violation. Provides that, in addition to any remedies available under the Act, a person or employer is subject to a $1,000 penalty for each violation, collectible by the Department and to be used by the Department for the administration of the new provisions. Effective January 1, 2020.
Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03529  Rep. Anne Stava-Murray

720 ILCS 5/24-1.9 new

Amends the Criminal Code of 2012. Prohibits the transfer of .50 caliber ammunition and large capacity ammunition feeding devices (30 rounds or more). Provides that on and after the effective date of the amendatory Act, the person may transfer .50 caliber ammunition or a large capacity ammunition feeding device only to an heir, an individual residing in another state maintaining it in another state, or a dealer licensed as a federal firearms dealer under the federal Gun Control Act of 1968. Provides exemptions. Provides that a person who knowingly transfers or causes to be transferred .50 caliber ammunition or a large capacity ammunition feeding devices commits a Class 3 felony for a first violation and a Class 2 felony for a second or subsequent violation or for the transfer of 2 or more of these caliber bullets or devices at the same time. Defines various terms. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03530  Rep. Anne Stava-Murray

35 ILCS 200/18-185
35 ILCS 200/18-205

Amends the Property Tax Extension Limitation in the Property Tax Code. Provides that, in the case of a school district (other than a school district organized under Article 34 of the School Code), the district may increase its extension limitation if the school board certifies to the county clerk that (i) the school district is under a financial emergency during the current levy year and (ii) for either or both of the 2 immediately preceding levy years, the aggregate tax rate for all of the district's included funds was less than the district's limiting rate for the applicable year. Sets forth the amount of the increase. Provides that 'financial emergency' means that the district's cash reserves for the current fiscal year fall below 200% of the average of the annual budgets of the district for the 5 preceding years. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


210 ILCS 85/6.27 new

Amends the Hospital Licensing Act. Provides that if a hospital has a gestational surrogacy contract on file for a gestational surrogate or has otherwise received the gestational surrogacy contract from a gestational surrogate, the hospital may not deny an intended parent entry into the delivery room where the gestational surrogate is being induced or in labor. Provides exceptions if: medical personnel determine that the gestational surrogate's life or health could be jeopardized; the gestational surrogacy contract prohibits an intended parent from being present; or medical personnel determine there is other good cause to prohibit an intended parent from being present, including, but not limited to, if the intended parent is causing a disturbance or other security concerns. Defines terms. Effective immediately.

Aug 09 19  H  Public Act . . . . . . . . . 101-0286

HB 03532  Rep. Anne Stava-Murray

New Act

Creates the Family and Medical Leave Act. Sets forth requirements for family and medical leave to be provided to employees in Illinois. Applies to employers employing more than 20 employees. Provides for 16 workweeks of family leave for the birth of a child, placement of a child for adoption or foster care, or the care of a family member who has a serious health condition. Provides for administration by the Department of Labor. Authorizes enforcement by the Attorney General. Effective July 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03533  Rep. Anne Stava-Murray

225 ILCS 605/3.8
225 ILCS 605/20.5

Amends the Animal Welfare Act. Provides that a pet shop operator may not sell or offer for sale any dog or cat if the dog or cat was obtained from a dog dealer or a cattery operator. Provides that a pet shop operator who violates the provisions is subject to a fine of $500 per animal offered for sale in violation of those provisions. Effective one year after becoming law.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03534
(Sen. Cristina Castro-Iris Y. Martinez, Heather A. Steans and Ram Villivalam)

15 ILCS 305/30 new
Amends the Secretary of State Act. Requires the Secretary of State to take steps to ensure that all State forms and documents requiring the listing of gender designations or requiring persons to identify their gender shall include, as a gender designation, the term "non-binary" in addition to male and female gender designations. Requires each unit of local government in this State to adopt an ordinance or resolution requiring that unit of local government to take steps to ensure that all its forms and documents shall include the "non-binary" gender designation in a manner substantially similar to forms and documents as may be produced by the Secretary. Effective January 1, 2020.

House Committee Amendment No. 1
Deletes reference to:
15 ILCS 305/30 new
Adds reference to:
15 ILCS 335/5 from Ch. 124, par. 25
Adds reference to:
625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106
Replaces everything after the enacting clause. Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Provides that upon the first issuance of a request for proposals for a digital driver's license and identification card issuance and facial recognition system issued after the effective date of this amendatory Act, and upon implementation of a new or revised system procured pursuant to that request for proposals, the Secretary of State shall permit applicants to choose between "male", "female", or "non-binary" when designating the applicant's sex on identification card and driver's license application forms. Provides that the sex designated by the applicant shall be displayed on the identification card or driver's license issued to the applicant.

Fiscal Note, House Committee Amendment No. 1 (Office of the Secretary of State)
At this time, there is no fiscal impact to the Secretary of State's Office with HB 3534 (H-AM 1). We cannot project the fiscal impact on a future contract bid.

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

Aug 23 19 H Public Act . . . . . . . . . 101-0513

HB 03535
Rep. Anne Stava-Murray-Carol Ammons
10 ILCS 5/10-2 from Ch. 46, par. 10-2
10 ILCS 5/10-3 from Ch. 46, par. 10-3
Amends the Election Code. Changes signature requirements for new political parties and independent candidates so the amounts are equal to those required for established political parties, irrespective of party affiliation.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03536
Rep. Anne Stava-Murray-Carol Ammons-Mary E. Flowers-Rita Mayfield
(Sen. Thomas Cullerton-Cristina Castro)
15 ILCS 335/5 from Ch. 124, par. 25
625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106
Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Provides that the Secretary of State shall accept a Department of Defense honorable discharge certificate from an applicant for a veteran designation as proof of veteran status if the applicant did not receive a Department of Defense certificate of release or discharge from active duty upon the completion of initial basic training. Effective immediately.

Aug 09 19 H Public Act . . . . . . . . . 101-0287
HB 03537  Rep. Anne Stava-Murray

New Act

225 ILCS 57/46 new

Creates the Massage Therapist Mandatory Reporting and Domestic Abuse Rehabilitation Act. Defines terms. Provides that a massage therapist who notices suspicious bruising on a recipient of a massage on more than one occasion must report the suspicious bruising to law enforcement as suspected domestic abuse. Provides that law enforcement shall follow up with a suspected victim of domestic abuse to determine whether the suspicious bruising is related to abuse and advise the suspected victim of his or her rights under the Act and other State law. Provides that the suspected victim shall decide whether charges may be brought against the domestic abuser. Provides that the court, after notice and a hearing, shall determine whether a person is a domestic abuser. Provides that a person found to be a domestic abuser is subject to immediate psychiatric evaluation and detention until the psychiatric evaluation is completed. Provides that the court may order a domestic abuser to participate immediately in inpatient de-escalation skills training before the domestic abuser may return to the household. Makes a corresponding change in the Massage Licensing Act. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03538  Rep. Anne Stava-Murray and Jonathan Carroll

105 ILCS 5/27-23.13 new

105 ILCS 5/27A-5

Amends the School Code. Provides that, beginning with the 2020-2021 school year, each school district, nonpublic school, and charter school that maintains grade 9 must require all ninth grade students to take a one-time mental health course that includes information for students on how to detect signs of depression, how to ask for help with any mental health issues, and the resources available for those students who wish to seek assistance with mental health issues. Provides that the school board or governing body of the school shall determine the minimum amount of instructional time necessary to satisfy the course requirement. Requires the State Board of Education to prepare and make available to schools resource materials that may be used for the course. Makes a conforming change.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03539  Rep. Anne Stava-Murray

775 ILCS 5/2-101 from Ch. 68, par. 2-101

775 ILCS 5/6-103 new

Amends the Illinois Human Rights Act. Provides that "employee" includes a candidate for election to a public office. Provides that it is a civil rights violation to ask a candidate for election to public office in this State about: his or her parental status; his or her plans for childcare; his or her religion; his or her sexual orientation; or any other question that may result in unlawful discrimination. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03540  Rep. Anne Stava-Murray

35 ILCS 40/5

Amends the Invest in Kids Act. Provides that a "qualified school" must not be controlled by a church or sectarian denomination and must not, in admitting students, discriminate based on socioeconomic factors or engage in unlawful discrimination, as that term is defined in the Illinois Human Rights Act. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


775 ILCS 5/6-103 new

Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for a vendor to decide on the basis of unlawful discrimination which candidates are required to take a test required for application or consideration of the government job. Provides that if a vendor violates the Act, then the vendor is subject to a $1,000,000 civil penalty for each violation. Provides that any government contract with a vendor that violates the Act shall be terminated. Provides that a government entity shall not contract with a vendor for one year after a determination that the vendor has violated the new provisions. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03542  Rep. Anne Stava-Murray
750 ILCS 5/510 from Ch. 40, par. 510
750 ILCS 5/610.5
Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that an order for child support may be modified in cases involving unequal parenting time if the court determines that the obligor is willing and able to increase his or her parenting time. Provides that if the court determines that the obligor is willing and able to increase his or her parenting time, then the court shall enter an order that reasonably increases his or her parenting time for one year with no support adjustment. Provides that if an obligor adheres to an increase in his or her parenting time for one year, then the court shall adjust the amount of support paid by the obligor to reflect the increase in parenting time. Makes corresponding changes.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03543  Rep. Anne Stava-Murray
New Act
Creates the Municipal Officer Recall Act (referred to as the Laquan McDonald Law). Establishes a procedure for an election to recall a mayor, city council members, or a State's Attorney. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03544  Rep. Anne Stava-Murray
New Act
Creates the Emotional Abuse Rehabilitation Act. Defines terms. Provides that a judge shall determine whether a domestic abuser is subject to immediate psychiatric evaluation and detainment until the psychiatric evaluation is completed. Provides that a survivor has the option to participate in a psychiatric evaluation of his or her significant other. Provides that a domestic abuser shall participate immediately in an inpatient de-escalation skills training before the domestic abuser may return to the household. Provides that a recovering domestic abuser shall complete a 3-month outpatient program to continue skill building and positive coping behavior.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03545  Rep. Anne Stava-Murray
10 ILCS 5/9-8.5
Amends the Election Code. Provides that during an election cycle, a candidate political committee established to elect a candidate to the General Assembly may not accept contributions with an aggregate value over $5,000 from any individual, corporation, political party, or immediate family member (rather than an unlimited amount for immediate family members and a limit of $10,000 for corporations). Provides that any other contribution limit not contrary to the provisions applies to a candidate political committee established to elect a candidate to the General Assembly. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03546  Rep. Anne Stava-Murray
430 ILCS 66/75
Amends the Firearm Concealed Carry Act. Provides that Department of State Police and certified firearms instructors shall recognize all 16 hours of an applicant's firearm training as completed if the applicant is an active member of the United States Armed Forces. Makes a corresponding change.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03547  Rep. Robert Rita
40 ILCS 5/1-113.4b new
Amends the General Provisions Article of the Illinois Pension Code. Provides that a firefighters' pension fund may invest up to 75% of the net present assets in common or preferred stocks. Provides that any corporate bonds held by the pension fund shall be deemed fixed income. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03548  Rep. Robert Rita
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03549  Rep. Robert Rita

New Act

Creates the Sports Wagering Act. Contains only a short title provision.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


105 ILCS 5/27-9.1 from Ch. 122, par. 27-9.1

Amends the School Code. With regard to a sex education course, provides that course material and instruction in grades 6 through 12 must include an age-appropriate discussion on the meaning of consent that includes discussion on recognizing that (i) consent is a freely given agreement to sexual activity, (ii) consent to one particular sexual activity does not constitute consent to other types of sexual activities, (iii) a person's lack of verbal or physical resistance or submission resulting from the use or threat of force does not constitute consent, (iv) a person's manner of dress does not constitute consent, (v) a person's consent to past sexual activity does not constitute consent to future sexual activity, (vi) a person's consent to engage in sexual activity with one person does not constitute consent to engage in sexual activity with another person, (vii) a person can withdraw consent at any time, and (viii) a person cannot consent to sexual activity if that person is unable to understand the nature of the activity or give knowing consent due to certain circumstances. Removes a provision requiring material and instruction to include, with an emphasis on workplace environment and life on a college campus, discussion on what constitutes sexual consent. Makes other changes concerning the course material and instruction.

Aug 26 19  H  Public Act . . . . . . . . . 101-0579

HB 03551  Rep. Robert Rita

210 ILCS 3/10

Amends the Alternative Health Care Delivery Act. Makes a technical change in a Section concerning definitions.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03552  Rep. Robert Rita

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


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03553  Rep. Terra Costa Howard

55 ILCS 5/5-1184 new

65 ILCS 5/1-2-13 new

Amends the Counties Code and the Illinois Municipal Code. Provides that a county or municipality may not pass an ordinance or resolution restricting enforcement of any State law or regulation concerning the ownership or use of firearms unless permitted to do so under the express provisions of the law or regulation. Defines "firearm". Limits home rule powers.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03554  Rep. Sue Scherer

(Sen. Ann Gillespie)

210 ILCS 50/3.50

Amends the Emergency Medical Service (EMS) Systems Act. Provides that at the time of applying for or renewing his or her license, an applicant for a license or license renewal under the Act may submit an email address to the Department of Public Health. Provides that the Department shall keep the email address on file as a form of contact for the individual. Provides that, within 60 days before the expiration of the license, the Department shall send license renewal notices electronically and by mail to all licensees who provide the Department with his or her email address.

Jul 26 19  H  Public Act . . . . . . . . . 101-0153
HB 03555  Rep. Sue Scherer

New Act

30 ILCS 105/5.891 new

Creates the Junk Mail Opt-Out List Act. Makes legislative declarations. Defines terms including bulk mailer, junk mail, and postal patron. Provides that by July 1, 2020, the Attorney General shall establish and provide for the operation of the Illinois Junk Mail Opt-Out List, containing the addresses of postal patrons who have given notice that they do not wish to receive junk mail. Provides that no person shall send junk mail to a postal patron who has registered for the Opt-Out List. Provides that any person who wishes to send junk mail shall consult the Opt-Out List each calendar quarter. Provides that mail sent by a small business, a political entity, or a charitable entity exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, or by a business to its customers, is not junk mail. Provides that the civil penalties for violations are set on a sliding scale. Provides that the State does not have any liability to a person for any failures in enforcement of the Act. Provides that the Attorney General shall provide by rule for fees on a sliding scale for persons and entities that want to send junk mail, but who will honor the List. Provides for: referral and investigation of complaints; inclusion in the Opt-Out List; violations; remedies; exemptions; and other matters. Creates the Junk Mail Opt-Out List Fund as a special fund, provides that fees and civil penalties shall be deposited into the Fund and that moneys in the Fund shall be used for implementation, administration, and enforcement of the new Act, and amends the State Finance Act to list the new Fund as a special fund. Effective immediately.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03556  Rep. Frances Ann Hurley

510 ILCS 704/0.4 from Ch. 8, par. 704.04
510 ILCS 707/15

Amends the Humane Care for Animals Act. Provides that a person who kills or severely injures: (1) any animal used by a law enforcement department or agency in the performance of the functions or duties of the department or agency when placed off duty; (2) any service animal; (3) any search and rescue dog; (4) any law enforcement, service, or search and rescue animal in training; or (5) any accelerant detection canine used by a fire officer for arson investigations in the performance of his or her functions or while off duty, while he or she is in the commission of a felony, is guilty of a Class 2 felony. Provides that a person is not in violation if the animal used by a law enforcement department or agency was used against the person in violation of the law enforcement department or agency's use of force continuum or policy. Provides that person may not recklessly permit a dog that is owned, harbored, or controlled by the person and off its owner's property or at large to cause injury to or the death of a guide, hearing, or support dog. Makes other changes.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03557  Rep. Stephanie A. Kifowit

110 ILCS 305/105 new
110 ILCS 520/90 new
110 ILCS 660/5-200 new
110 ILCS 665/10-200 new
110 ILCS 670/15-200 new
110 ILCS 675/20-205 new
110 ILCS 680/25-200 new
110 ILCS 685/30-210 new
110 ILCS 690/35-205 new
110 ILCS 805/3-29.13 new

Amends various Acts relating to the governance of public universities and community colleges in Illinois. Provides that, beginning with the 2020-2021 academic year, at the beginning of each academic year or semester, in creating a financial aid award letter for students of a university or community college who qualify for financial aid or assistance, the university or community college must include in the letter a clear breakdown of how much assistance or aid has been awarded to the student from each source, including the amount of any scholarships granted by the university or community college or by a private entity or the amount any federal grants.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03558  Rep. Katie Stuart

15 ILCS 20/50-22

Amends the Civil Administrative Code of Illinois (State Budget Law). Removes the salaries of members of the General Assembly from a Section allowing for a continuing appropriation of salaries for certain specified positions. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03559  Rep. Martin J. Moylan

New Act

Creates the Mandatory Dementia-Specific Training Act. Provides that emergency medical technicians,probate judges,paid conservators,and protective services employees shall receive dementia-specific training, including, but not limited to, training in Alzheimer's disease and dementia symptoms and care. Provides that the personnel must receive a refresher training course at least once every 3 years. Provides that the Department of Public Health shall implement and conduct the training program, set standards and determine the hours and frequency of necessary training, and adopt any rules necessary to implement the Act.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03560  Rep. Monica Bristow

105 ILCS 5/2-3.176 new
325 ILCS 5/7.2 from Ch. 23, par. 2057.2

Amends the School Code. Provides that, after a home-schooling registration form is submitted, the State Board of Education must request a Child Protective Service Unit of the Department of Children and Family Services to investigate the home in which the home schooling will occur to ensure there is no suspected child abuse or neglect in the home. Provides that after the investigation by the Child Protective Service Unit is complete, the State Board must notify the school district in which the home is located that the child is being home-schooled. Provides that once every 2 school years, the State Board must inspect the academic records of a registered home-school student. Amends the Abused and Neglected Child Reporting Act to require a Child Protective Service Unit to investigate the home of a child upon a request from the State Board. Effective immediately.

Feb 21 19 H Tabled

HB 03561  Rep. Monica Bristow

35 ILCS 405/2 from Ch. 120, par. 405A-2

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2020, the exclusion amount shall be the applicable exclusion amount calculated under Section 2010 of the Internal Revenue Code, including any deceased spousal unused exclusion amount (currently, the exclusion amount for Illinois estate tax purposes is $4,000,000). Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03562  Rep. Kelly M. Cassidy

430 ILCS 65/8 from Ch. 38, par. 83-8

Amends the Firearm Owners Identification Card Act. Provides that the Department of State Police has authority to deny an application for or to revoke and seize a Firearm Owner's Identification Card previously issued under the Act if the Department finds that the applicant or the person to whom the card was issued is or was at the time of issuance a person who has been prescribed an opioid for a continuous period of 91 or more days, provided that the person may establish that he or she is not subject to denial or revocation by submitting a written statement from a physician to the Department demonstrating that the person is not dependent on an opioid.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03563  Rep. Lance Yednock

New Act

35 ILCS 5/201  from Ch. 120, par. 2-201
35 ILCS 120/1d  from Ch. 120, par. 440d
35 ILCS 120/1e  from Ch. 120, par. 440e
35 ILCS 120/1f  from Ch. 120, par. 440f
35 ILCS 120/5l  from Ch. 120, par. 444l
220 ILCS 5/9-222  from Ch. 111 2/3, par. 9-222
220 ILCS 5/9-222.1A


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03564  Rep. William Davis

Amends the Riverboat Gambling Act. Deletes obsolete language regarding the terms of office of the initial Illinois Gaming Board members and their successors. Amends the Video Gaming Act. Deletes language providing that every video gaming terminal offered in this State must meet minimum standards set by an independent outside testing laboratory approved by the Board.

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

HB 03565  Rep. William Davis

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03566  Rep. William Davis

Amends the Illinois Procurement Code. Provides requirements concerning a scoring methodology for competitive sealed proposals under the Code. Provides that no vendor shall be eligible for renewal of a contract when that vendor has failed to meet the goals agreed to in the vendor's utilization plan unless the State agency has determined that the vendor made good faith efforts toward meeting the contract goals and has issued a waiver or that vendor is not otherwise excused from compliance by the chief procurement officer in consultation with the purchasing State Agency. Provides for the form and content of waivers and for a database of waivers. Provides for diversity training. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that when a State agency or public institution of higher education issues competitive solicitations and the award history for a service or supply category shows awards to a class of business owners that are underrepresented, the Council shall determine the reason for the disparity and shall identify potential and appropriate methods to minimize or eliminate the cause for the disparity. Requires each State agency and public institution of higher education to file an annual report of its utilization of businesses owned by minorities, women, and persons with disabilities that includes, among other requirements, a plan to increase the diversity of the vendors engaged in contracts with the State agency or public institution of higher education, with a particular focus on the most underrepresented in contract awards. Defines terms. Makes conforming changes. Effective July 1, 2019.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03567


305 ILCS 5/9A-2a new

305 ILCS 5/9A-11 from Ch. 23, par. 9A-11

Amends the Illinois Public Aid Code. Provides that beginning in State fiscal year 2020, the specified income threshold shall be no less than 200% of the then-current federal poverty level for each family size. Effective July 1, 2019.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03568

Rep. Melissa Conyears-Ervin

35 ILCS 105/3-10

35 ILCS 110/3-10 from Ch. 120, par. 439.33-10

35 ILCS 115/3-10 from Ch. 120, par. 439.103-10

35 ILCS 120/2-10

Amends the Retailers' Occupation Tax Act. Provides that internal (also known as female) and male condoms, incontinence products, diapers, and baby wipes shall be taxed by the State at a rate of 1% (currently, 6.25%). Provides that the net revenue from the 1% tax collected from the sale of those products shall be deposited into the State and Local Sales Tax Reform Fund. Amends the Use Tax, Service Occupation Tax, and Service Occupation Use Tax Acts to make conforming changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03569

Rep. Gregory Harris

Appropriates funds from the Supreme Court Historic Preservation Fund to the Supreme Court Historic Preservation Commission for historic preservation purposes. Effective July 1, 2019.

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

HB 03570

Rep. Tony McCombie and Michael Halpin

New Act

35 ILCS 5/704A

Creates the Industrial New Jobs Training Act. Provides that community college may enter into an agreement with an employer in which the employer provides certain education and job-training services. Provides that the program shall be funded by: (1) a new jobs credit from withholding to be received or derived from new employment resulting from the project; (2) tuition, student fees, or special charges fixed by the Board to defray program costs in whole or in part; or (3) a guarantee of payments to be received under paragraph (1) or (2). Provides that the community college may issue certificates for funding of the program. Amends the Illinois Income Tax Act to make conforming changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03571

Rep. Keith R. Wheeler

35 ILCS 5/229 new

35 ILCS 735/3-3 from Ch. 120, par. 2603-3

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 1% of the expenses claimed by the taxpayer as a federal income tax deduction pursuant to Section 179 of the Internal Revenue Code for the tax year. Provides that the taxpayer may sell, assign, or transfer the credit. Provides that the maximum aggregate amount of credits awarded for those purposes may not exceed $45,000,000 in any calendar year. Amends the Uniform Penalty and Interest Act to provide that, if the amount of the credit is reduced because the claims for credit exceed the maximum aggregate amount of the credit, then no underpayment penalty or interest shall accrue on the additional tax so long as the additional tax is paid within 60 days after the notice of reduction. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03572  Rep. Keith R. Wheeler

35 ILCS 105/3-55
35 ILCS 110/3-45
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for the use or sale of tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois who will temporarily store the property in Illinois (i) for the purpose of subsequently transporting it outside this State for use or consumption solely outside this State or (ii) for the purpose of being processed, fabricated, or manufactured into, attached to, or incorporated into other tangible personal property to be transported outside this State and used or consumed solely outside this State sunsets on June 30, 2022 (currently, June 30, 2016). Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03573  Rep. Keith R. Wheeler

35 ILCS 105/3-5
35 ILCS 105/3-50
35 ILCS 110/2
35 ILCS 115/2
35 ILCS 120/2-45

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to extend the Manufacturing Machinery and Equipment Exemption to production related tangible personal property. Provides that the term "production related tangible personal property" includes certain supplies and consumables used in a manufacturing facility. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03574  Rep. Keith R. Wheeler

New Act

Creates the Ethics in Public Contracting Act. Provides that whenever any State agency or chief procurement officer has taken an action to issue a suspension, debarment, or limit the ability of a business or person to enter into a public contract as otherwise provided by law, the public body or the chief procurement officer shall provide a report to the Executive Ethics Commission identifying specified items. Provides that whenever any unit of local government has taken an action to issue a suspension, debarment, or limit the ability of a business or person to enter into a public contract as otherwise provided by law, the unit of local government may provide a report to the Executive Ethics Commission identifying specified items. Provides that the Executive Ethics Commission, within 12 months after the effective date of the Act, shall establish and maintain a website, known as the Ethics in Public Contracting Portal, with information received from all State agencies and units of local government. Provides that a State agency or unit of local government may reciprocate another public body's suspension, debarment, or other limitation on the ability of a business or person to enter into a public contract. Provides that the Executive Ethics Commission shall adopt rules to carry out the intent of the Act, and to provide a review process for persons to petition for removal from the Ethics in Public Contracting Portal. Defines terms.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


(Sen. Elgie R. Sims, Jr. and David Koehler-Dan McConchie)

New Act

Creates the Blockchain Technology Act. Provides for the permitted uses of blockchain technology in transactions and proceedings. Provides limitations to the use of blockchain technology. Prohibits units of local government from implementing specified restrictions on the use of blockchain technology. Defines terms.

Aug 23 19  H  Public Act . . . . . . . . . . . . . . . . . . . . . . . . 101-0514
**HB 03576**  Rep. Keith R. Wheeler  
(Sen. Jennifer Bertino-Tarrant, Rachelle Crowe, Andy Manar, Scott M. Bennett and Napoleon Harris, III)  

210 ILCS 160/5  
210 ILCS 160/15  
210 ILCS 160/30  
210 ILCS 160/35  
Amends the Health Care Violence Prevention Act. Removes the term "committed person" and replaces it with "custodial detainee" throughout the Act. Requires health care providers that employ a health care worker to display a notice stating that physical battery (rather than physical assault) will be reported to law enforcement.  
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

**HB 03577**  Rep. Keith R. Wheeler  
New Act  
Creates the Blockchain Technology Act. Contains only a short title provision.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

**HB 03578**  Rep. Justin Slaughter and Celina Villanueva  
30 ILCS 500/55-25 new  
Amends the Illinois Procurement Code. Provides that each chief procurement officer shall submit an annual report to the Governor and the General Assembly by April 15, 2020, and by every April 15 thereafter, on all procurement goals and actual spending for contracts with a total value of more than $20,000,000 for female-owned, minority-owned, and veteran-owned enterprises in the previous calendar year.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

**HB 03579**  Rep. Justin Slaughter and Celina Villanueva  
70 ILCS 3615/3A.19 new  
Amends the Regional Transportation Authority Act. Provides that the Suburban Bus Board shall submit to the Governor and the General Assembly an annual report on all procurement goals and actual spending for female-owned, minority-owned, and veteran-owned enterprises in the previous calendar year. Provides that the Suburban Bus Board shall hold an annual workshop open to the public on the state of supplier diversity. Effective immediately.  
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

**HB 03580**  Rep. Justin Slaughter-William Davis, Elizabeth Hernandez, Marcus C. Evans, Jr., Delia C. Ramirez, Anne Stava-Murray and Mary E. Flowers  
(Sen. Elgie R. Sims, Jr.)  
730 ILCS 5/5-5.5-25  
Amends the Unified Code of Corrections. Provides that a certificate of good conduct may be granted to relieve an eligible offender of any employment, occupational licensing, or housing bar (rather than just an employment bar).  
House Committee Amendment No. 2  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Provides that a certificate of good conduct does not limit any employer, landlord, judicial proceeding, administrative, licensing, or other body, board, or authority from accessing criminal background information; nor does it hide, alter, or expunge the record. Provides that the existence of a certificate of good conduct does not preclude a landlord or an administrative, licensing, or other body, board, or authority from retaining full discretion to grant or deny the application for housing or licensure.  
Jul 26 19  H  Public Act . . . . . . . . . . . . . . . . . . . . . 101-0154
HB 03581

110 ILCS 947/65.105 new
30 ILCS 105/5.891 new

Amends the Higher Education Student Assistance Act. Provides that, beginning with the 2019-2020 academic year, the Illinois Student Assistance Commission must implement and administer a program to award Early Childhood Workforce Free College grants to all eligible child care workers seeking an associate or bachelor's degree from a public institution or a regionally accredited, online-only early childhood education degree program; defines terms. Specifies grant eligibility and renewal requirements. Creates the Early Childhood Workforce Advisory Committee to advise the Commission on all matters relating to the Early Childhood Workforce Free College grant program and on the ways to improve and expand the early childhood workforce in this State. Provides for the membership and support of the Committee and requires the Committee to (i) study and make recommendations to the Commission that are related to the implementation of the Early Childhood Workforce Free College grant program, (ii) conduct an analysis from data received by the Commission to ensure the program is at full utilization, (iii) address access issues to the program, including, but not limited to, geographic, financial, cultural, and workplace settings, and (iv) address ways to expand the early childhood workforce in this State. Amends the State Finance Act to create the Early Childhood Workforce Free College Fund. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03582
Rep. Carol Ammons

Appropriates $633,272,700 from the Education Assistance Fund, together with other stated amounts from various funds, to the Board of Trustees of the University of Illinois for its operational and other expenses. Effective July 1, 2019.

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

HB 03583
Rep. Carol Ammons

30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
110 ILCS 73/90
110 ILCS 305/105 new
110 ILCS 305/110 new
110 ILCS 685/30-210 new
110 ILCS 685/30-215 new

Amends the State University Certificates of Participation Act. Provides that the Act applies until December 31, 2023 (rather than December 31, 2014). Amends the University of Illinois Act and the Northern Illinois University Law. Under an Investment, Performance, and Accountability Commitment at each University, requires each University to comply with certain tuition and mandatory fee, financial aid, and performance goal provisions if the University is appropriated a certain amount of money each fiscal year. Provides for an annual report, and repeals the Commitment on June 30, 2024. Subject to appropriation (greater than or equal to 1% of the faculty salary pool for Northern Illinois University), provides for an Excellence Program at each University to recruit and retain promising faculty throughout the University through capital investments; amends the State Finance Act to create a special fund. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
(Sen. Scott M. Bennett and William E. Brady-Jason Plummer)  

725 ILCS 120/4.5 from Ch. 38, par. 1406  
725 ILCS 120/6 from Ch. 38, par. 1003-3-4  
730 ILCS 5/3-3-13 from Ch. 38, par. 1003-3-13  
730 ILCS 105/35 from Ch. 38, par. 1685  

Amends the Rights of Crime Victims and Witnesses Act. Provides that the crime victim has the right to register with the Prisoner Review Board's victim registry. Provides that the crime victim has the right to submit a victim impact statement to the Board for consideration at hearings as provided in the Open Parole Hearings Act or at an executive clemency hearing. Provides that victim impact statements received by the Board shall be confidential and shall not be discoverable in litigation. Amends the Open Parole Hearings Act. Provides that unless otherwise provides, the Board shall not release any material to the inmate, the inmate's attorney, any third party, or any other person that contains any information from the victim who has provided a victim impact statement to the Board, unless provided with a waiver from the victim. Provides that the Board shall not release the names or addresses of any person on its victim registry to any other person except the victim, a law enforcement agency, or other victim notification system. Provides that victim impact statements received by the Board shall be confidential and shall not be discoverable in litigation. Makes conforming changes in the Unified Code of Corrections.

House Committee Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Provides that victim impact statements received by the Prisoner Review Board shall be confidential and privileged (rather than confidential and not discoverable in litigation). Provides that the written report of the Board's recommendations to the Governor shall be privileged (rather than not discoverable in litigation). Makes conforming changes.

Senate Committee Amendment No. 1  
Deletes reference to:  
730 ILCS 105/35  
Adds reference to:  
730 ILCS 5/5-4.5-115 from Ch. 38, par. 1005-8-1  
730 ILCS 5/5-4.5-20 from Ch. 38, par. 1660  
730 ILCS 5/5-4.5-25 from Ch. 38, par. 1675  
730 ILCS 5/5-4.5-30 from Ch. 38, par. 1685  
730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1  
730 ILCS 105/10 from Ch. 38, par. 1003-3-1  
730 ILCS 105/25 from Ch. 38, par. 1003-3-2  
730 ILCS 105/35 rep.
HB 03584 (CONTINUED)

Provides that the victim of the crime for which the prisoner has been sentenced has the right to register with the Prisoner Review Board's victim registry. Provides that victims registered with the Board shall receive reasonable written notice not less than 30 days prior to the parole hearing or target aftercare release date. The victim has the right to submit a victim statement for consideration by the Prisoner Review Board or the Department of Juvenile Justice in writing, on film, videotape, or other electronic means, or in the form of a recording prior to the parole hearing or target aftercare release date, or in person at the parole hearing or aftercare release protest hearing, or by calling the toll-free number established by the Board. Provides that victim statements provided to the Board shall be confidential and privileged, including any statements received prior to the effective date of the amendatory Act, except if the statement was an oral statement made by the victim at a hearing open to the public. Provides that the Board shall receive and consider victim statements. Provides that the written report to the Governor by the Board following an executive clemency hearing shall be confidential and privileged, including any reports made prior to the effective date of the amendatory Act. Makes technical changes in the Unified Code of Corrections concerning cross references to provisions concerning parole review of persons under the age of 21 at the time of the commission of an offense. Repeals a provision of the Open Parole Hearings Act concerning victim impact statements.

Aug 09 19     H  Public Act . . . . . . . . 101-0288

HB 03585


New Act

210 ILCS 85/2.5 new
225 ILCS 65/50-17 new

Creates the Hospital Patient Protection Act. Provides for minimum direct care registered professional nurse-to-patient staffing ratios in hospitals, long-term acute care hospitals, and ambulatory surgical treatment centers. Sets forth essential functions of direct care registered professional nurses relating to hospital patient care. Sets forth certain rights of direct care registered professional nurses, including the rights to protected speech and patient advocacy. Prohibits a hospital, long-term acute care hospital, and ambulatory surgical treatment center from interfering with a nurse's exercise of those rights, and prohibits other retaliatory or discriminatory action by a hospital. Provides for monetary and equitable relief for violations of the Act, and provides for civil penalties. Requires a hospital, long-term acute care hospital, and ambulatory surgical treatment center to post certain provisions of the Act for review by the hospital's employees and patients and by the public. Amends the Hospital Licensing Act and the Nurse Practice Act to provide that in the case of a conflict between a provision of either of those Acts and a provision of the Hospital Patient Protection Act, the Hospital Patient Protection Act shall control. Effective January 1, 2020.

Mar 29 19     H  Rule 19(a) / Re-referred to Rules Committee
(Sen. David Koehler)

105 ILCS 5/14-6.01 from Ch. 122, par. 14-6.01

Amends the Children with Disabilities Article of the School Code. Provides that, for the Chicago School District only, beginning with the 2019-2020 school year, the school district shall, in collaboration with its primary office overseeing special education policies, publish on the school district's publicly available website any proposed changes to its special education policies, which must be available at least 45 days before the adoption of that policy change. Provides that the school district must make the entirety of its special education Procedural Manual and any other guidance documents pertaining to special education publicly available, in print and on the school district's website, in both English and Spanish. With regard to individualized education program meetings, provides that no later than 5 school days before a child's individualized education program eligibility meeting or meeting to review a child's individualized education program, a school board or school personnel must provide the child's parent or guardian with copies of all relevant information collected about the child so that the parent or guardian may participate as a fully-informed team member of the meeting. Provides that the State Board of Education must (rather than may) create a telephone hotline to address concerns regarding the provision of special education services in a school district. Makes other changes. Effective July 1, 2019.

House Committee Amendment No. 1

Adds reference to:

105 ILCS 10/2 from Ch. 122, par. 50-2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.

Provides that the Chicago school district shall publish on the district's publicly available website any proposed changes to its special education policies, directives, guidelines, or procedures that impact the provision of educational or related services for students with disabilities or the procedural safeguards afforded to students with disabilities or their parents or guardians (rather than any proposed changes to its special education policies, which must include any proposed policy changes made by the school district or school board); makes conforming changes. Provides that the State Board of Education may add additional reporting requirements for the school district if the State Board determines it is in the best interest of students enrolled in the district receiving special education services. Provides that local education agencies (rather than only the Chicago school district) must make related service logs (rather than service logs) that record (rather than detail) the types of related services (rather than services) administered under a child's individualized education program and the minutes of each type of related service that has been administered. Provides that a local education agency must inform a child's parent or guardian within 20 school days from the beginning of the school year or upon establishment of an individualized education program (rather than at least once per school year) of his or her ability to request those logs. Makes other changes. Amends the Illinois School Student Records Act to include in the definition of "Student Temporary Record" information contained in service logs maintained by a local education agency under the Children with Disabilities Article of the School Code. Effective July 1, 2019.

Senate Floor Amendment No. 1

Adds reference to:

105 ILCS 5/14-8.02g new

Further amends the School Code. Provides that a school district must utilize response to scientific, research-based intervention or multi-tiered systems of support as part of an evaluation procedure to determine if a child is eligible for special education services due to a specific learning disability and may utilize the data generated in an evaluation to determine if a child is eligible for services due to any category of disability; defines "response to scientific, research-based intervention" or "multi-tiered systems of support". Provides that the parent or guardian of a student must be involved in the data sharing and decision-making processes of support and the State Board of Education may provide guidance to a school district and identify available resources related to facilitating parental or guardian participation. Makes other changes. Changes the effective date to immediate (rather than July 1, 2019).

Aug 23 19  H  Public Act . . . . . . . . 101-0515
Amends the Adoption Act. Changes the definition of "post-placement and post-adoption support services". Provides that the Department of Children and Family Services shall establish and maintain a toll-free number to respond to requests from the public about its post-placement and post-adoption support services. Provides that the Department shall provide information about post-placement and post-adoption support services to prospective adoptive parents and guardians as part of its adoption and guardianship training. Provides that the Department shall include specific information in its annual notification letter. Provides that the Department shall review and update annually all information relating to its post-placement and post-adoption support services. Provides that beginning one year after the effective date of the Act (instead of 1 year after the effective date of Public Act 99-49), the Department shall report annually to the General Assembly regarding specified information. To the reporting requirements, adds: the number of guardians, prospective adoptive parents, and adoptive families in this State who have received the Department's post-placement and post-adoption support services and the types of services provided and for each, the length of time between their initial contact to the Department to request post-placement and post-adoption support services and their first receipt of services, the type of services received, and a description of the coordination between the Department and the Department of Healthcare and Family Services to develop resources.

Jul 26 19  H    Public Act . . . . . . . 101-0155
HB 03588  Rep. Michael J. Zalewski

35 ILCS 200/9-275
35 ILCS 200/Art. 10 Div. 21 heading ne
35 ILCS 200/10-800 was 35 ILCS 200/15-174
35 ILCS 200/Art. 15 Div. 1 heading new
35 ILCS 200/15-13 new
35 ILCS 200/Art. 15 Div. 2 heading new
35 ILCS 200/15-163 new
35 ILCS 200/15-167
35 ILCS 200/15-168
35 ILCS 200/15-169
35 ILCS 200/15-170
35 ILCS 200/15-172
35 ILCS 200/15-173
35 ILCS 200/15-175
35 ILCS 200/15-176
35 ILCS 200/15-177
35 ILCS 200/15-180
35 ILCS 200/Art. 15 Div. 3 heading new
35 ILCS 200/15-261 new
35 ILCS 200/15-262 new
35 ILCS 200/15-263 new
35 ILCS 200/15-265 new
35 ILCS 200/15-267 new
35 ILCS 200/15-268 new
35 ILCS 200/15-269 new
35 ILCS 200/15-270 new
35 ILCS 200/15-272 new
35 ILCS 200/15-273 new
35 ILCS 200/15-275 new
35 ILCS 200/15-280 new

Amends the Property Tax Code. Makes structural changes concerning homestead exemptions by creating separate divisions for homestead exemptions in counties with 3,000,000 or more inhabitants and counties with fewer than 3,000,000 inhabitants. Effective January 1, 2020.

Mar 29 19 H  Rule 19(a) / Re-referred to Rules Committee
HB 03589


410 ILCS 39/1

Amends the Restroom Access Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1

Deletes reference to:

410 ILCS 39/1

Adds reference to:

410 ILCS 35/20 from Ch. 111 1/2, par. 3751-20

Adds reference to:

410 ILCS 35/25 new

Replaces everything after the enacting clause. Amends the Equitable Restrooms Act. Provides that every single-occupancy restroom in a place of public accommodation or public building shall be identified as all-gender and designated for use by no more than one person at a time or for family or assisted use. Provides that "place of public accommodation" has the meaning provided in the Illinois Human Rights Act. Provides that each single-occupancy restroom shall be outfitted with exterior signage indicating "all-gender" or "gender-neutral". Provides that these provisions apply to any existing or future places of public accommodation or public buildings. Provides that during an inspection of a place of public accommodation or public building by a health officer or health inspector, the health officer or health inspector may inspect the place of accommodation or public building to determine whether it complies. Effective January 1, 2020.

House Floor Amendment No. 3

Provides that each single-occupancy restroom shall be outfitted with exterior signage that marks the single-occupancy restroom as a restroom and does not indicate any specific gender (rather than exterior signage indicating "all-gender" or "gender-neutral").

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03590

Rep. Sam Yingling

(Sen. Melinda Bush)

35 ILCS 5/303 from Ch. 120, par. 3-303
35 ILCS 5/304 from Ch. 120, par. 3-304
35 ILCS 5/710 from Ch. 120, par. 7-710

Amends the Illinois Income Tax Act. Provides that winnings from pari-mutuel wagering conducted at a wagering facility licensed under the Illinois Horse Racing Act of 1975 or from winnings from gambling games conducted on a riverboat licensed under the Riverboat Gambling Act are taxable as income in this State, for both residents and nonresidents. Provides that such winners must withhold Illinois income tax from their winnings, if the payment of winnings must be reported to the Internal Revenue Service by the person making the payment. Effective immediately.

House Committee Amendment No. 1

Provides that the provisions of the introduced bill apply for taxable years ending on or after December 31, 2019 (in the introduced bill, taxable years ending on or after December 31, 2018).

House Committee Amendment No. 2

In a Section concerning withholding of tax from payments from pari-mutuel wagering and riverboat gambling winnings, provides that withholding is required only if withholding is required with respect to those payments under the provisions of the Internal Revenue Code.

Nov 01 19 H Total Veto Stands - No Positive Action Taken
HB 03591  Rep. Sam Yingling

35 ILCS 200/3-40
55 ILCS 5/3-10007 from Ch. 34, par. 3-10007
55 ILCS 5/4-6001 from Ch. 34, par. 4-6001
55 ILCS 5/4-6002 from Ch. 34, par. 4-6002
55 ILCS 5/4-6003 from Ch. 34, par. 4-6003
55 ILCS 5/4-8002 from Ch. 34, par. 4-8002
705 ILCS 105/27.3 from Ch. 25, par. 27.3
30 ILCS 805/8.43 new

Amends the Property Tax Code, the Counties Code, and the Clerks of Courts Act. Makes changes to provisions concerning stipends paid to supervisors of assessments, county treasurers, county coroners, county recorders, county auditors, sheriffs, and clerks of the circuit court to provide that: (1) in counties with a population under 100,000, those officials shall receive a full stipend amount; (2) in counties with a population of 100,000 or more but less than 400,000, those officials shall receive 50% of the stipend amount; and (3) in counties with a population of 400,000 or more, those officials shall receive no stipend. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03592  Rep. Kelly M. Burke and Lindsey LaPointe

110 ILCS 805/2-26 new

Amends the Public Community College Act. Provides for legislative findings. Provides that, subject to appropriation, the Illinois Community College Board shall establish a community college apprenticeship grant program to expand opportunities for credit and non-credit education and training leading to high-demand jobs through apprenticeship programs offered in partnership with a community college and a local business or industry. Provides that the grants must be prioritized to expand apprenticeship programs to new populations, develop apprenticeships in new, non-traditional sectors, and identify ways to promote greater inclusion and diversity in apprenticeships. Requires the Illinois Community College Board to adopt rules. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03593  Rep. Sam Yingling-Tom Weber-Daniel Didech-Joyce Mason-Mary Edly-Allen
(Sen. Omar Aquino-Melinda Bush)

55 ILCS 5/2-1003 from Ch. 34, par. 2-1003

Amends the Counties Code. Provides that a chairman of a county board who is chosen by the board may be removed, with or without cause, upon a motion adopted by an affirmative vote of four-fifths of the board. Provides that upon adoption of a motion to remove the chairman: (i) the chairman position becomes vacant and the former chairman's compensation shall be prorated to the date the motion was approved; (ii) the vice-chairman immediately assumes the duties of chairman without chairman compensation; and (iii) a new chairman shall be elected at the next regularly scheduled county board meeting. Further provides that a chairman removed maintains his or her status as a member of the county board.

Apr 12 19  S  Referred to Assignments

HB 03594  Rep. Sam Yingling

35 ILCS 200/3-40
35 ILCS 200/4-20
55 ILCS 5/3-10007 from Ch. 34, par. 3-10007
55 ILCS 5/4-6001 from Ch. 34, par. 4-6001
55 ILCS 5/4-6002 from Ch. 34, par. 4-6002
55 ILCS 5/4-6003 from Ch. 34, par. 4-6003
55 ILCS 5/4-8002 from Ch. 34, par. 4-8002
705 ILCS 105/27.3 from Ch. 25, par. 27.3

Amends the Property Tax Code, the Counties Code, and the Clerks of the Courts Act. Provides that assessors, county treasurers, coroners, sheriffs, recorders of deeds, clerks of the circuit court, and other county officers whose terms of office begin on or after the effective date of the amendatory Act shall not receive a stipend. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03595  Rep. Sam Yingling

35 ILCS 200/3-40
35 ILCS 200/4-20
55 ILCS 5/3-10007 from Ch. 34, par. 3-10007
55 ILCS 5/4-6001 from Ch. 34, par. 4-6001
55 ILCS 5/4-6002 from Ch. 34, par. 4-6002
55 ILCS 5/4-6003 from Ch. 34, par. 4-6003
55 ILCS 5/4-8002 from Ch. 34, par. 4-8002
705 ILCS 105/27.3 from Ch. 25, par. 27.3

Amends the Property Tax Code, the Counties Code, and the Clerks of the Courts Act. Provides that assessors, county treasurers, coroners, sheriffs, recorders of deeds, clerks of the circuit court, and other county officers in counties with a population greater than 500,000 whose terms of office begin on or after the effective date of the amendatory Act shall not receive a stipend. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03596  Rep. Sam Yingling-David A. Welter-Kathleen Willis-Daniel Didech-David McSweeney and Jonathan Carroll

55 ILCS 5/6-31013 new

Amends the County Auditing Law of the Counties Code. Provides that a county board must notify newly elected countywide officials of the option for the county auditor to conduct a transitional audit at the county's expense. Provides that the transitional audit shall examine funds expended by the official for whom the newly elected official is taking over and report if the expended funds were consistent with the county board's financial allocations to that official. Provides that a county board shall give the option for a transitional audit to all county officials elected in or after November 2016. Limits home rule powers.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: Removes examples of countywide officials to be notified of the availability of a transitional audit. Provides that an elected county auditor shall conduct the audit upon the request of a newly elected countywide official. Provides that, in a county that does not have an elected county auditor, the newly elected countywide official may hire a qualified auditing firm. Requires the county board to pay all costs associated with an audit.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03597  Rep. Sam Yingling-David McSweeney-Daniel Didech-Jonathan Carroll-Mary Edly-Allen
(Sen. Omar Aquino)

35 ILCS 200/3-5

Amends the Property Tax Code. Provides that, in a county with a population of more than 500,000 that does not have an elected county board chairman or executive and has an appointed supervisor of assessments, the office of supervisor of assessments shall be an elected position beginning with the general election held in 2020. The supervisor of assessments serving on the date of the election shall continue to serve until his or her successor is elected and qualified.

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

HB 03598  Rep. Sam Yingling

15 ILCS 405/28 new

Amends the State Comptroller Act. Provides that the Comptroller shall establish and maintain a Geographic Information System interactive map on the Comptroller’s Internet website that provides the boundaries of all taxing bodies in this State. Provides that the interactive map shall contain detailed information specifying the amount each taxing body levies, the function of the taxing body, and the annual budget of the taxing body. Provides that the General Assembly shall appropriate all funds necessary to comply with the creation of the Geographic Information System interactive map.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03599  Rep. Sam Yingling

5 ILCS 140/2.25 new

Amends the Freedom of Information Act. Defines "member-based organization" as any group, association, or organization that: (1) has a membership that includes one or more government taxing bodies; (2) lobbies on behalf of its governmental members; and (3) receives a majority of its funding from its governmental members. Provides that a member-based organization is a public body under the Act; however, only records relating to the member-based organization's receipt of public funds or its expenditures made in whole or in part with public funds are public records subject to inspection and copying by the public.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03600  Rep. Sam Yingling

35 ILCS 200/10-30
35 ILCS 200/10-31

Amends the Property Tax Code. Provides that, prior to the initial sale of any platted lot, the assessed valuation of platted and subdivided property shall be the assessed value assigned to the property when last assessed prior to its last transfer or conveyance (currently, the estimated price the property would bring at a fair voluntary sale for use by the buyer for the same purposes for which the property was used when last assessed prior to its platting). Provides that the changes made by the amendatory Act apply from January 1, 2019 through December 31, 2023. Makes other changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03601  Rep. Sam Yingling

765 ILCS 160/1-5
765 ILCS 160/1-45

Amends the Common Interest Community Association Act. Defines a "retirement community" as a community intended and operated: (i) for occupancy by persons 55 years of age or older; and (ii) with at least 80% of the occupied units occupied by at least one person 55 years of age or older. Provides that the real estate taxes on a unit in a retirement community shall be assessed on the unit and paid by the unit owner. Provides that only real estate taxes on a common area may be included in an assessment. Provides that a common interest community shall provide a detailed breakdown of all costs in an association assessment, including a breakdown of real estate tax information. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03602  Rep. Sam Yingling

220 ILCS 5/8-209.5 new

Amends the Service Obligations and Conditions Article of the Public Utilities Act. Requires a public utility to make a good faith effort to provide notice to a consumer through email or U.S. mail before assigning an account to a collection agency for non-payment of an outstanding bill. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03603  Rep. Sam Yingling

5 ILCS 140/2.25 new

Amends the Freedom of Information Act. Defines "member-based organization" as any group, association, or organization that: (1) has a membership that includes one or more government taxing bodies; (2) lobbies on behalf of its governmental members; and (3) receives a majority of its funding from its governmental members. Provides that a member-based organization is a public body under the Act; however, only records relating to the member-based organization's receipt of public funds or its expenditures made in whole or in part with public funds are public records subject to inspection and copying by the public.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03604  Rep. Curtis J. Tarver, II

(Sen. Robert Peters)

235 ILCS 5/9-2d new

Amends the Liquor Control Act of 1934. Provides that a vote to prohibit sales at retail of alcoholic liquor (or alcoholic liquor other than beer containing not more than 4% of alcohol by weight or alcoholic liquor containing more than 4% alcohol by weight in the original package and not for consumption on the premises) in a precinct in a city, village, or incorporated town of more than 200,000 inhabitants shall not apply to retail sales of alcoholic liquor by a specific private institution of higher learning or an affiliate thereof.

Jul 26 19  H  Public Act . . . . . . . . 101-0156
HB 03605  Rep. Robert Martwick

35 ILCS 200/3-50

Amends the County Assessment Officials Article of the Property Tax Code. Provides that on the expiration of the term of the county assessor in office (in counties with 3,000,000 or more inhabitants) on the effective date of the amendatory Act, the county assessor shall be appointed by the president of the county board of commissioners and subject to confirmation and oversight by the county board of commissioners.

Mar 29 19    H  Rule 19(a) / Re-referred to Rules Committee
HB 03606


(Sen. Omar Aquino-Laura M. Murphy, Antonio Muñoz, Cristina Castro, Don Harmon, Ann Gillespie, Robert Peters-Thomas Cullerton, Emil Jones, III, Laura Ellman, Elgie R. Sims, Jr., Steven M. Landek and Toi W. Hutchinson)

New Act

105 ILCS 10/2 from Ch. 122, par. 50-2
105 ILCS 10/6 from Ch. 122, par. 50-6
105 ILCS 85/Act rep.

815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Creates the Student Online Personal Protection Act of 2019. Provides for legislative intent and definitions. Provides for operator prohibitions, operator duties, school authority prohibitions, school authority duties, State Board of Education duties, and parent rights. Creates the Student Data Protection Oversight Committee and provides for the Committee's membership and support. Requires the Committee to submit an annual report to the General Assembly and the State Board of Education with recommendations, if any, for policy revisions and legislative amendments that would carry out the intent of the Act. Amends the Illinois School Student Records Act. Adds a definition of record. Requires written consent of a student's parent to publish student directories that list student names, addresses, and other identifying information and similar publications. Amends the Consumer Fraud and Deceptive Business Practices Act to make a conforming change. Repeals the Student Online Personal Protection Act. Effective immediately.

House Floor Amendment No. 3

Creates the Student Online Personal Protection Act of 2019. Provides for legislative intent and definitions. Provides for operator prohibitions, operator duties, school authority prohibitions, school authority duties, State Board of Education duties, and parent rights. Creates the Student Data Protection Oversight Committee and provides for the Committee's membership and support. Requires the Committee to submit an annual report to the General Assembly and the State Board of Education with recommendations, if any, for policy revisions and legislative amendments that would carry out the intent of the Act. Amends the Illinois School Student Records Act. Adds a definition of record. Requires written consent of a student's parent to publish student directories that list student names, addresses, and other identifying information and similar publications. Amends the Consumer Fraud and Deceptive Business Practices Act to make a conforming change. Repeals the Student Online Personal Protection Act. Effective immediately.

Senate Committee Amendment No. 1

造血: 105 ILCS 85/30
HB 03606 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Changes the definition of "breach". Adds and makes changes to an operator's duties and a school's duties. Provides that at least once (rather than twice) annually, the State Board of Education must publish and maintain on its website a list of all of the entities or individuals that the State Board contracts with or has agreements with and that hold covered information and a copy of each contract or agreement. Provides that the Student Online Personal Protection Act does not prohibit an operator or school from producing and distributing, free or for consideration, student class photos and yearbooks to the school, students, parents, or individuals authorized by parents and to no others, in accordance with the terms of a written agreement between the operator and the school. Effective July 1, 2021.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill as amended by Senate Amendment No. 1 with the following changes. Provides that certain information that is required to be posted on a school's website must be made available at a school's administrative office for inspection by the general public if the school does not maintain a website. Provides that a school may omit from its list of breaches of covered information any breach in which the date, estimated date, or estimated date range in which it occurred is earlier than July 1, 2021 or any breach previously posted on a list no more than 5 years prior to the school updating the current list. Provides that a notice of breach may be delayed if an appropriate law enforcement agency determines that the notification will interfere with a criminal investigation and provides the school with a written request for a delay of notice. Allows the State Board of Education to share, transfer, disclose, or provide covered information to its employees or officials acting within their official capacity. Removes a provision stating that a student's covered information is the sole property of the student's parent. Makes changes to a parent's and student's rights. Makes other changes. Effective July 1, 2021.

Aug 23 19 H Public Act . . . . . . . . . 101-0516


410 ILCS 210/4 from Ch. 111, par. 4504

Amends the Consent by Illinois Minors to Health Care Services Act. Provides that minors 12 years or older who may (rather than may have) come into contact with any sexually transmitted disease may give consent to the furnishing of health care services or counseling related to the prevention, diagnosis, or treatment (rather than only the diagnosis or treatment) of the disease. Provides that anyone involved in the furnishing of health care services or counseling (rather than only health care services) to the minor shall, upon the minor's consent, make reasonable efforts to involve the family of the minor in his or her treatment if the person furnishing treatment believes that the involvement of the family will not be detrimental to the progress and care of the minor.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03608  Rep. Joe Sosnowski-Tony McCombie
(Sen. Sue Rezin)

35 ILCS 5/803 from Ch. 120, par. 8-803
Amends the Illinois Income Tax Act. Increases the amount of tax due that requires the payment of estimated taxes to
$1,000 (currently $500). Effective immediately.
House Committee Amendment No. 1
Provides that the introduced bill applies for taxable years ending after December 31, 2019 (in the introduced bill, December
31, 2018).
Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 5/803 from Ch. 120, par. 8-803
Adds reference to:
35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
Adds reference to:
35 ILCS 110/2 from Ch. 120, par. 439.32
Adds reference to:
35 ILCS 115/2 from Ch. 120, par. 439.102
Adds reference to:
35 ILCS 120/2-45 from Ch. 120, par. 441-45
Replaces everything after the enacting clause. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation
Tax Act, and the Retailers' Occupation Tax Act. With respect to the manufacturing and assembly exemption, removes a provision that
a certificate of exemption is required for each exempt transaction.
Dec 16 19   H  Rule 19(b) / Re-referred to Rules Committee

HB 03609  Rep. John Connor

725 ILCS 5/115-7.5 new
Amends the Code of Criminal Procedure of 1963. Provides if the defendant is accused of an offense of driving under the
influence or aggravated driving under the influence, and if the defendant refused chemical testing requested by a law enforcement
officer, evidence of the defendant's commission of another offense of driving under the influence or aggravated driving under the
influence is admissible, and may be considered for its bearing on any matter to which it is relevant. Provides a test for the court to
consider in weighing the probative value of the evidence against undue prejudice to the defendant. Provides if the prosecution intends
to offer evidence, it must disclose the evidence, including statements of witnesses or a summary of the substance of any testimony, at a
reasonable time in advance of trial, or during trial if the court excuses pretrial notice on good cause shown. Effective immediately.
Mar 29 19   H  Rule 19(a) / Re-referred to Rules Committee
HB 03610

Rep. Will Guzzardi-Grant Wehrli-Tim Butler and Diane Pappas

(Sen. Neil Anderson)

235 ILCS 5/5-1 from Ch. 43, par. 115

Amends the Liquor Control Act of 1934. Provides that a brew pub license shall allow the licensee to manufacture up to 155,000 gallons of beer per year through a written agreement with a brewer, class 1 brewer, class 2 brewer, or brew pub and to make sales of the beer manufactured through a written agreement with a brewer, class 1 brewer, class 2 brewer, or brew pub. Provides that brew pubs wholly owned and operated by the same licensee may combine each location's production limit of 155,000 gallons of beer per year and allocate the aggregate total between the wholly owned, operated, and licensed locations. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Provides that brew pubs wholly owned and operated by the same licensee may combine each location's production limit of 155,000 gallons of beer per year and allocate the aggregate total between the wholly owned, operated, and licensed locations. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

235 ILCS 5/6-6 from Ch. 43, par. 123

Further amends the Liquor Control Act of 1934. Makes changes to provisions authorizing a manufacturer, distributor, or importing distributor to sell coil cleaning services and dispensing accessories. Provides that dispensing accessories include glycol draught systems. Provides that a manufacturer of beer or a brew pub may transfer any beer manufactured or sold on its licensed premises to a growler or crowler and sell those growlers or crowlers to non-licensees for consumption off the premises and provides that specified sanitation requirements do not apply. Provides that on-premises retail licensees may fill growlers or crowlers or refill growlers of beer if specified requirements are met, including sealing requirements, labeling requirements, and cleaning and sanitation requirements. Provides that growlers and crowlers are not original packages for the purposes of the Act. Provides that upon a consumer taking possession of a growler or crowler from an on-premises retail licensee, the growler or crowler and its contents are deemed to be in the sole custody, control, and care of the consumer. Provides that a growler or crowler that complies with specified labeling and packaging requirements shall not be deemed an unsealed container for the purposes of the Illinois Vehicle Code. In a provision that prohibits manufacturers, distributors, and importing distributors from furnishing things of value to retail licensees, except for certain types of signage, provides that growlers and crowlers are not a temporary inside sign and may only be sold to retailers at fair market value. Amends the Illinois Vehicle Code to make a conforming change. Makes other changes.

Aug 23 19 Public Act . . . . . . . . . 101-0517

HB 03611


625 ILCS 5/6-209.1 new

625 ILCS 5/11-208.3a new

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall rescind the suspension or cancellation of a person's driver's license that has been suspended or canceled prior to the effective date due to specified violations. Provides that, in the case of a license suspended before the effective date due to the person failing to pay any fine or penalty due or owing as a result of 10 or more violations of local standing, parking, or compliance regulations, a local government shall, within 120 days of receiving a list of persons whose licenses have been suspended before the effective date provided by the Secretary of State, provide the person with notice of a right to a hearing. Provides that an individual subject to suspension who has received a notice may, within 45 days of receiving the notice, request a hearing. Provides that, upon individual request, the local government shall conduct a financial hardship hearing before suspension of a license for unpaid fines or penalties. Prescribes requirements for notice and factors to be considered for a determination of financial hardship. Provides that, if an individual qualifies for a payment plan and makes timely payments, the government may not pursue other means to collect on the debt, and, if the individual misses a payment, may, after providing 60 days' written notice, pursue collection of the debt. Provides that a fourth missed payment shall be considered noncompliance. Provides that, if the individual does not appear at the pre-suspension hearing, the hearing officer may find the person in default and provide notice of the determination. Provides that an individual subject to suspension as a result of 10 or more violations of a vehicular standing, parking, or compliance regulation established by ordinance after a hearing officer's determination that the individual is in a financial hardship is not entitled to another financial hardship hearing.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03612

New Act

Creates the High Speed Railway Commission Act. Prescribes the membership of the Commission. Provides that the Commission shall create a statewide plan for a high-speed rail line and feeder network connecting St. Louis, Missouri and Chicago, Illinois that includes current existing Amtrak and Metra services, connects the cities of Rockford, Moline, Peoria, and Decatur, and uses inter-city bus service to coordinate with the rail line. Provides that the Commission shall conduct a ridership study and shall make findings and recommendations concerning a governance structure, the frequency of service, and implementation of the plan. Provides that the Commission shall report to the General Assembly and the Government no later than December 31 of each year. Provides that the Department of Transportation shall provide administrative support to the Commission. Repeals the Act on January 1, 2025. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03613
Rep. Katie Stuart and Lindsey LaPointe

35 ILCS 5/229 new

Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 10% of the salary or stipend paid to a qualified intern during the taxable year. Provides that, if the qualified intern is hired by the taxpayer on a full-time basis upon graduation, the employer is entitled to the credit for each of the first 2 years of the intern's full-time employment with the taxpayer. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03614
Rep. Monica Bristow

New Act

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

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03615
Rep. Jerry Costello, II

10 ILCS 5/19-2 from Ch. 46, par. 19-2
10 ILCS 5/19-3 from Ch. 46, par. 19-3

Amends the Election Code. Allows an elector to be added to a list of permanent vote by mail status voters who receive an official vote by mail ballot for all subsequent elections. Provides that voters whose application for permanent vote by mail status is accepted by the election authority shall remain on the permanent vote by mail list until either the voter requests to be removed from permanent vote by mail status or provides notice to the election authority of a change in registration. Provides the application form for a permanent vote by mail ballot.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03616
Rep. Jerry Costello, II and Tony McCombie

50 ILCS 705/5.5 new

Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall establish and administer a competitive grant program for county sheriffs to receive appropriate training to allow county sheriffs to provide enhanced security and threat assessments for schools. Provides that sheriffs provided funding to attend this training shall then assist in the training of other local law enforcement agencies located within that county to aid in the continued efforts to protect the children in our communities.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03617
Rep. Jerry Costello, II

Authorizes the Department of Natural Resources to convey a portion of real property in Franklin County to Rend Lake Conservancy District, subject to specified conditions.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03618
Rep. Jerry Costello, II

510 ILCS 77/10.30

Amends the Livestock Management Facilities Act. Makes a technical change in a Section defining "livestock management facility".

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03619  Rep. Jerry Costello, II-Ryan Spain
35 ILCS 105/3-10
35 ILCS 105/3-40 from Ch. 120, par. 439.3-40
35 ILCS 105/3-44
35 ILCS 105/3-44.3 new
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the tax imposed on mid-range ethanol blends applies to (i) 80% of the proceeds of sales made on or after July 1, 2019 and on or before December 31, 2023 and (ii) 100% of the proceeds of sales made thereafter. Provides that the term "mid-range ethanol blend" means a blend of gasoline and denatured ethanol that contains not less than 20% but less than 51% denatured ethanol. Makes changes to the definitions of "gasohol" and "majority blended ethanol fuel" to adjust the required percentage of ethanol. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

225 ILCS 605/3.8

Amends the Animal Welfare Act. Provides that a pet shop operator may offer for sale only those dogs or cats obtained from an animal control center, animal care facility, kennel, pound, or training facility operated by any subdivision of local, State, or federal government, or a humane society or rescue organization. Provides that no pet shop operator may offer for sale any dog or cat obtained from a breeder unless the breeder holds a valid USDA Class "A" license as defined in the Code of Federal Regulations implementing the federal Animal Welfare Act, listing all site addresses where regulated animals are located; the breeder owns or possesses no more than 5 female dogs or cats capable of reproduction in any 12-month period; and no more than 5 female dogs or cats capable of reproduction are housed at the site address where the retail animal was born or housed, including animals owned by persons other than the breeder. Effective January 1, 2020.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03621  Rep. Jerry Costello, II
720 ILCS 5/3-5 from Ch. 38, par. 3-5

Amends the Criminal Code of 2012. Provides that a prosecution for any offense not designated by law to have an extended statute of limitations must be commenced within one year after the discovery of the offense if it is a felony (rather than 3 years after the commission of the offense), or within 6 months after the discovery of the offense if it is a misdemeanor (rather than one year and 6 months after the commission of the offense).
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

40 ILCS 5/1-160
40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Amends the General Provisions and State Employees Articles of the Illinois Pension Code. Provides that the alternative retirement annuity under the State Employees Article applies to a conservation police officer subject to the Tier 2 provisions. Provides that a conservation police officer subject to the Tier 2 provisions may convert up to 8 years of service credit established before the effective date of the amendatory Act as a conservation police officer under the State Employees Article into eligible creditable service by filing a written election with the Board under that Article, accompanied by a specified payment. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Paul Schimpf and Rachelle Crowe)

520 ILCS 5/3.1-5

Amends the Wildlife Code. Provides that the Apprentice Hunter License shall be a non-renewable license that shall expire on the March 31 following the date of issuance (rather than a one-time, non-renewable license).

Senate Floor Amendment No. 1

Adds reference to:

520 ILCS 5/2.26 from Ch. 61, par. 2.26

Replaces everything after the enacting clause. Amends the Wildlife Code. Provides that the Department of Natural Resources shall create a pilot program during the special 3-day, youth-only deer hunting season to allow for youth deer hunting permits that are valid statewide, excluding those counties or portions of counties closed to firearm deer hunting. Provides that the Department shall adopt rules to implement the pilot program. Provides that nothing shall be construed to prohibit the Department from issuing Special Hunt Area Permits for the youth-only deer hunting season or establishing, through administrative rule, additional requirements pertaining to the youth-only deer hunting season on Department-owned or Department-managed sites, including site-specific quotas or drawings. Provides that the provision become inoperative on January 1, 2023. Provides that no person shall have in his or her (rather than his) possession any firearm not authorized by administrative rule for a specific hunting season when taking deer. Provides that the Apprentice Hunter License shall be a non-renewable license that shall expire on the March 31 following the date of issuance (rather than a one-time, non-renewable license). Provides that the license shall entitle the licensee to hunt on private property while supervised by a validly licensed resident or nonresident hunter who is 21 years of age or older and to hunt on public property while supervised by a validly licensed resident or nonresident who is 21 years of age or older and has a hunter education certificate.

Aug 23 19       H Public Act. . . . . . . 101-0444
New Act

Creates the Clean Energy Jobs Act. Contains only a short title provision.

House Committee Amendment No. 1

Adds reference to:
- 20 ILCS 627/30 new
- 20 ILCS 627/35 new
- 20 ILCS 627/40 new
- 20 ILCS 3855/1-5
- 20 ILCS 3855/1-20
- 20 ILCS 3855/1-56
- 20 ILCS 3855/1-75
- 105 ILCS 5/2-3.176 new
- 220 ILCS 5/8-103B
- 220 ILCS 5/8-104.1 new
- 220 ILCS 5/9-220.3
- 220 ILCS 5/16-107
- 220 ILCS 5/16-107.5
- 220 ILCS 5/16-107.6
- 220 ILCS 5/16-107.7 new
- 220 ILCS 5/16-107.8 new
- 220 ILCS 5/16-108.9 new
- 220 ILCS 5/16-108.13 new

Adds reference to:
HB 03624 (CONTINUED)

220 ILCS 5/16-108.17 new
Adds reference to:

220 ILCS 5/16-111.5
Adds reference to:

220 ILCS 5/16-115E new
Adds reference to:

220 ILCS 5/16-128B
Adds reference to:

415 ILCS 5/4.2 new
Adds reference to:

415 ILCS 5/9.10
Adds reference to:

415 ILCS 5/13.9 new
Adds reference to:

415 ILCS 5/9.15 rep.
Adds reference to:

415 ILCS 140/Act rep.

Replaces everything after the enacting clause. Creates the Clean Jobs Workforce Hubs Act, the Expanding Clean Energy Entrepreneurship Act, the Community Energy and Climate Planning Act, and the Clean Energy Empowerment Zones Act to reduce emissions, promote renewable energy sources, improve energy efficiency, and reduce carbon pollution related to transportation. Requires the Department of Commerce and Economic Opportunity to administer a program to increase employment opportunities related to clean energy projects. Provides for the creation of a clean jobs curriculum to increase workforce skills. Provides for the promotion of opportunities for small and disadvantaged businesses in clean energy development. Establishes a framework to achieve 100% reliance on renewable energy. Amends the Electric Vehicle Act, the Illinois Power Agency Act, the School Code, the Public Utilities Act, and the Environmental Protection Act to make changes to implement the new programs. Repeals the Kyoto Protocol Act of 1998. Makes other changes. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03625
Rep. Michael J. Zalewski

235 ILCS 5/3-4 from Ch. 43, par. 100
235 ILCS 5/3-12
235 ILCS 5/10-1 from Ch. 43, par. 183

Amends the Liquor Control Act of 1934. Provides that investigators of the Liquor Control Commission are peace officers with jurisdiction, including arrest powers, throughout the State. Provides that no investigator shall exercise the powers of a peace officer until he or she has qualified as a peace officer according to the requirements set by the Illinois Law Enforcement Training Standards Board. Requires the Executive Director of the Liquor Control Commission to authorize each investigator and to issue a distinctive badge and identification. Provides that where an investigation has revealed a violation of the Act, the Commission may also issue a cease and desist notice or file a complaint with the Attorney General (currently, the Commission can only inform the local liquor authority or file a complaint with the State's Attorney).

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03626
Rep. Luis Arroyo

110 ILCS 947/65.105 new

Amends the Higher Education Student Assistance Act. Creates a legislative grant committee to receive and consider applications for grant assistance. Requires the committee to receive and consider nominations for grant assistance, with a total of 8 grants per representative district to be awarded each year. Provides that a nominee is eligible for a grant if the committee finds that the nominee meets certain qualifications, including that he or she is a resident of the representative district for which a grant is to be awarded and that he or she is enrolled or accepted for enrollment at a public university in this State. Provides that legislative grants are good for a period of not more than one year while enrolled for resident credit, are applicable toward 2 semesters of enrollment within an academic year, and exempt the holder from the payment of tuition and fees. Sets forth provisions concerning application for a grant and renewals.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03627  Rep. Lawrence Walsh, Jr.

30 ILCS 115/11.3 new

Amends the State Revenue Sharing Act. Provides that, in fiscal year 2020, each school district having Personal Property Tax Replacement Fund receipts totaling 13% or more of its total revenues in fiscal year 2018 shall receive an additional amount equal to 16% of the total amount distributed to the school district from the Personal Property Tax Replacement Fund during fiscal year 2018. Requires the State Board of Education to identify those school districts to the Department of Revenue. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03628  Rep. Monica Bristow

(Sen. Laura M. Murphy)

105 ILCS 5/10-22.20 from Ch. 122, par. 10-22.20
105 ILCS 405/1-3 from Ch. 122, par. 201-3
105 ILCS 405/2-4 from Ch. 122, par. 202-4
105 ILCS 405/3-1 from Ch. 122, par. 203-1
105 ILCS 405/2-1 rep.
105 ILCS 405/2-2 rep.
105 ILCS 405/3-2 rep.
105 ILCS 405/3-3 rep.
105 ILCS 410/Act rep.
110 ILCS 805/2-12 from Ch. 122, par. 102-12
110 ILCS 805/2-12.5 new

Amends the School Code and the Public Community College Act. Moves provisions governing classes for adults and youths whose schooling has been interrupted from the School Code to the Public Community College Act. Amends the Adult Education Act. Defines "Adult Education" (rather than "Adult and Continuing Education") to mean academic instruction and educational services below the postsecondary level that increase an individual's ability to (i) read, write, and speak in English and perform mathematics or other activities necessary for the attainment of a secondary school diploma or its recognized equivalent and (ii) transition to postsecondary education and training or obtain employment. Provides for apportionment for adult education courses for the instruction of those persons who (i) are 16 years of age or older, are not enrolled or required to be enrolled in a secondary school under State law, and are basic-skills deficient, (ii) do not have a secondary school diploma or its recognized equivalent and have not achieved an equivalent level of education, or (iii) are an English language learner (rather than persons over 21 years of age and youths under 21 years of age whose schooling has been interrupted). Repeals the Adult Education Reporting Act. Makes conforming and other changes. Effective immediately.

House Committee Amendment No. 1

With regard to classes for adults and youths whose schooling has been interrupted, restores a School Code provision requiring the cost of the instruction to be assumed in its entirety from funds appropriated by the State to the Illinois Community College Board.

Senate Committee Amendment No. 1

With regard to classes for adults and youths whose schooling has been interrupted, provides that the Illinois Community College Board shall reimburse adult education providers from funds appropriated (rather than just reimburse adult education providers) for approved expenses that are established and determined by the Board in compliance with the federal Workforce Innovation and Opportunity Act and other State and federal requirements.

Aug 09 19  H  Public Act . . . . . . . . . . . . . . 101-0289


Appropriates $26,000,000 to the State Board of Education for the purpose of providing a grant to City of Chicago School District 299 to employ individuals licensed as school nurses to provide health care-related services to students in the district and to eliminate any contracts with outside entities entered into to provide nurses for the district's schools. Effective July 1, 2019.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03630  Rep. Kelly M. Burke, Norine K. Hammond, Nicholas K. Smith and Emanuel Chris Welch

110 ILCS 979/30

110 ILCS 979/35

Amends the Illinois Prepaid Tuition Act. Makes a change to a reference to the Illinois Pension Code with respect to subjecting the Illinois Student Assistance Commission to the same investment requirements as are imposed upon the board of trustees of a retirement system. Provides for an irrevocable and continuing appropriation (and the irrevocable and continuing authority for and direction to the State Comptroller and the State Treasurer to make the necessary transfers out of and disbursements from the revenues and funds of the State) if for any reason the General Assembly fails to make appropriations of amounts sufficient for the State to pay contractual obligations, and provides that the full faith and credit of the State of Illinois is pledged for the punctual payment of such obligations.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03631  Rep. Rita Mayfield

225 ILCS 10/4.2  from Ch. 23, par. 2214.2

Amends the Child Care Act of 1969. Provides that, for applicants with access to confidential financial information or who submit documentation to support billing, the Department of Children and Family Services may, in its discretion, deny or refuse to renew a license to an applicant (rather than no applicant may receive a license from the Department or a child care facility licensed by the Department) who has been convicted of committing or attempting to commit any of the following felony offenses: financial institution fraud; identity theft; financial exploitation; computer tampering; aggravated computer tampering; computer fraud; deceptive practices; forgery; State benefits fraud; mail fraud and wire fraud; and theft. Effective immediately.

Jul 19 19  H  Public Act . . . . . . . . 101-0112


325 ILCS 5/3  from Ch. 23, par. 2053

Amends the Abused and Neglected Child Reporting Act. Provides that an "abused child" includes a child whose parent or immediate family member, among others, causes or permits a child to suffer unjustifiable or significant mental suffering. Amends the Code of Criminal Procedure of 1963 and the Illinois Domestic Violence Act of 1986. Provides that "abuse" includes emotional abuse. Defines "emotional abuse" as unjustifiable or significant mental suffering caused or permitted by a person to another person.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03633  Rep. Natalie A. Manley

35 ILCS 5/304  from Ch. 120, par. 3-304

Amends the Illinois Income Tax Act. Provides that, for purposes of being liable for income tax, compensation is paid in this State if some of the individual's service is performed within this State, the individual's service performed within this State is nonincidental to the individual's service performed without this State, and the individual's service is performed within this State for more than 30 working days during the tax year. Defines terms. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03634  Rep. William Davis
40 ILCS 5/1-109.1 from Ch. 108 1/2, par. 1-109.1
40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
40 ILCS 5/1-113.1
40 ILCS 5/1-113.2
40 ILCS 5/1-113.3
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.14
40 ILCS 5/1-113.16
40 ILCS 5/1-113.20
40 ILCS 5/1-150
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
Amends the General Provisions and Downstate Police Articles of the Illinois Pension Code. Removes provisions specifying, based on the net assets of the downstate police pension fund, types of investments that a downstate police pension fund may make. Removes certain limitations on the percentage of a downstate police pension fund's net assets that may be invested in certain types of investments. Provides that the board of a downstate police pension fund shall invest funds with the care, skill, prudence, and diligence that a prudent person acting in like capacity and familiar with such matters would use in the conduct of an enterprise of like character with like aims. Makes conforming changes. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03635  Rep. William Davis-Robyn Gabel
40 ILCS 5/1-109.1 from Ch. 108 1/2, par. 1-109.1
40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
40 ILCS 5/1-113.1
40 ILCS 5/1-113.2
40 ILCS 5/1-113.3
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.14
40 ILCS 5/1-113.16
40 ILCS 5/1-113.20
40 ILCS 5/1-150
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
Amends the General Provisions and Downstate Firefighter Articles of the Illinois Pension Code. Removes provisions specifying, based on the net assets of the downstate firefighter pension fund, types of investments that a downstate firefighter pension fund may make. Removes certain limitations on the percentage of a downstate firefighter pension fund's net assets that may be invested in certain types of investments. Provides that the board of a firefighter pension fund shall invest funds with the care, skill, prudence, and diligence that a prudent person acting in like capacity and familiar with such matters would use in the conduct of an enterprise of like character with like aims. Makes conforming changes. Effective immediately.
Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03636 Rep. Will Guzzardi and Karina Villa

415 ILCS 60/4 from Ch. 5, par. 804

415 ILCS 60/14.1 new

Amends the Illinois Pesticide Act. Authorizes the Director of the Department of Agriculture to classify a pesticide as a restricted use pesticide. Includes pesticides containing a neonicotinoid as a restricted use pesticide. Defines "neonicotinoid". Provides that no pesticide containing a neonicotinoid may be used outdoors on any public land owned or maintained by the State, except for use in structural pest control or abatement of Agrilus planipennis. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03637 Rep. Mary E. Flowers

110 ILCS 805/7-28 new

Amends the Public Community College Act. Provides that, beginning with the 2019-2020 academic year and subject to approval, each community college within Chicago must offer a program in nursing. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee


105 ILCS 5/34A-104 from Ch. 122, par. 34A-104

Amends the School Code. Makes a technical change in a Section concerning a school finance authority.

  House Committee Amendment No. 1
  Deletes reference to:
    105 ILCS 5/34A-104
  Adds reference to:
    105 ILCS 5/2-3.176 new

Replaces everything after the enacting clause. Amends the School Code. Provides that on or before January 1, 2023, the State Board of Education shall create a model curriculum that may be used by school districts for the teaching of the Vietnamese and Laotian American refugee experience and a model curriculum on the Cambodian genocide. Provides that the curricula must be developed in an age-appropriate manner for instruction in kindergarten through grade 12; specifies other curriculum requirements. Effective immediately.

Fiscal Note, House Committee Amendment No. 1 (State Board of Education)

House Bill 3638 (H-AM 1) is estimated to have a fiscal impact of $220,000 on the Illinois State Board of Education's (ISBE) General Revenue Fund budget. It is estimated that each model curriculum will cost $110,000 to create the content. For development of each curriculum, ISBE assumes it will pay teachers a $30 per hour stipend for approximately 1,620 hours of work for a total of $48,600. An additional $61,400 is assumed for each curriculum for other personnel costs, materials, printing, travel, meeting expenses, video production, and creation of other content.

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

This bill does not create a State mandate.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03639 Rep. Delia C. Ramirez

20 ILCS 2105/2105-140

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Secretary of Financial and Professional Regulation, in consultation with the State Refugee Coordinator, to examine means of reducing unnecessary barriers to professional licensure for qualified immigrants to Illinois from foreign countries. Provides that, on or before July 1, 2020, the Secretary of Financial and Professional Regulation must submit a report to the Governor and the General Assembly of his or her findings and any recommendations for legislative action.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03640  Rep. Delia C. Ramirez

720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1
775 ILCS 5/1-101.1
775 ILCS 5/1-102 from Ch. 68, par. 1-102
775 ILCS 5/1-103 from Ch. 68, par. 1-103
775 ILCS 5/3-103 from Ch. 68, par. 3-103
775 ILCS 5/3-106 from Ch. 68, par. 3-106

Amends the Illinois Human Rights Act. Deletes language from the definition of "sexual orientation" concerning gender identity. Provides that "gender identity" means a person's deeply felt, inherent sense of who the person is as a particular gender and that a person's gender identity may be the same or different from the sex of the person assigned at birth. Makes conforming changes. Amends the Criminal Code of 2012. Includes gender identity (rather than just gender) within the definition of a hate crime. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03641  Rep. Rita Mayfield

40 ILCS 5/1-109.1 from Ch. 108 1/2, par. 1-109.1
40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
40 ILCS 5/1-113.1
40 ILCS 5/1-113.2
40 ILCS 5/1-113.3
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.14
40 ILCS 5/1-113.16
40 ILCS 5/1-113.20
40 ILCS 5/1-150
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128

Amends the General Provisions and Downstate Firefighter Articles of the Illinois Pension Code. Removes provisions specifying, based on the net assets of the downstate firefighter pension fund, types of investments that a downstate firefighter pension fund may make. Removes certain limitations on the percentage of a downstate firefighter pension fund's net assets that may be invested in certain types of investments. Provides that the board of a firefighter pension fund shall invest funds with the care, skill, prudence, and diligence that a prudent person acting in like capacity and familiar with such matters would use in the conduct of an enterprise of like character with like aims. Makes conforming changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03642  Rep. Mary E. Flowers

105 ILCS 5/27-23.13 new

Amends the School Code. Provides that, beginning with the 2019-2020 school year, the Chicago school district must include in its curriculum a unit of instruction on nursing. Requires the State Board of Education to prepare and make available to the school board resource materials that may be used as guidelines for the development of the nursing instruction. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03643  Rep. Grant Wehrli

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides for legislative findings. Provides that if a school district employee or volunteer, student, or student's parent or guardian reports a threat made by a student, the principal of that student's school must immediately investigate the threat using specified criteria to determine its credibility; defines "threat". Provides that if the principal determines the threat is credible, he or she shall immediately report the threat to a local law enforcement agency for investigation. Provides that after the principal notifies the local law enforcement agency, the school district must take disciplinary action against the student. Provides that following each reported threat, regardless of whether it was deemed credible, the principal must submit a report to the school board to be reviewed at its next regularly scheduled board meeting or special meeting; specifies the report's requirements. Provides that after the school board reviews the report, the principal must submit the report to the State Board of Education and the State Board must submit an annual report to the General Assembly compiling all of the reports it received in the prior school year. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03644  Rep. Grant Wehrli

40 ILCS 5/2-124 from Ch. 108 1/2, par. 2-124
40 ILCS 5/2-134 from Ch. 108 1/2, par. 2-134
40 ILCS 5/2-167 new

Amends the General Assembly Article of the Illinois Pension Code. Requires the General Assembly Retirement System to establish a self-directed retirement plan. Provides that on and after the effective date of the amendatory Act, an active participant's participation in the System shall be limited to participation in the self-directed retirement plan. Provides that an annuitant shall not receive an automatic increase in retirement annuity on or after the effective date of the amendatory Act unless, according to the most recent actuarial valuations, the total assets of the System are equal to or greater than 100% of the total actuarial liabilities of the System. Establishes a schedule for vesting in the self-directed retirement plan. Requires the Public Pension Division of the Department of Insurance to develop a schedule that, subject to certain requirements, increases the retirement age of active participants who are ineligible to retire as of the effective date of the amendatory Act. Provides that the Division's schedule shall also provide for the adjustment of retirement ages using a matrix that (i) takes into account the current statutory retirement age for various classes of persons and service credit accrued by those persons and (ii) proportionally discounts the increase in statutory retirement ages based on proximity to the currently established retirement age. Provides a new funding formula for State contributions beginning fiscal year 2021, with a 100% funding goal through 2045 (determined using the projected unit credit actuarial cost method) and a 100% funding goal thereafter. Requires the System to recertify the fiscal year 2021 contribution.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03645  Rep. Daniel Didech

625 ILCS 5/12-807.3 new

Amends the Illinois Vehicle Code. Provides that a school district or a school bus company under contract with a school district shall not operate a Type I or Type II school bus manufactured after the effective date of the bill unless the bus is equipped with a set of 3-point seat belts or any other federally approved restraint system under 49 CFR 571.222 in good operating condition for each passenger seat and a rooftop safety hatch. Provides that the provision shall not apply to a school bus that is legally registered in another state and displaying valid registration plates of that state if the bus is not operated in Illinois on a regular basis and the bus is operated in Illinois in connection with a cultural, tourist, athletic, or other similar activity for students enrolled in a school located outside of Illinois. Provides that nothing in the provision shall make a school district or a school bus company liable for a passenger's failure to properly adjust or fasten a seat belt or other restraint system. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03646  Rep. Daniel Didech-Jonathan Carroll

35 ILCS 200/3-70
60 ILCS 1/29-16 new
60 ILCS 1/29-20
305 ILCS 5/12-3.1
605 ILCS 5/6-140 new

Amends the Township Code. Provides that a referendum for the voters of each township that is coterminous, or substantially coterminous, with a municipality shall be held on the November 5, 2020 general election to dissolve the township and transfer all the rights, powers, duties, assets, property, liabilities, obligations, and responsibilities to the coterminous municipality. Provides that this is in addition to any other method provided by law to dissolve a township. Repeals these provisions on July 1, 2023. Provides that a township may hire employees to administer the roads of a discontinued road district. Amends the Property Tax Code and Illinois Public Aid Code making conforming changes. Amends the Illinois Highway Code. Provides for similar provisions for abolishing a road district that is coterminous, or substantially coterminous, with a township at the November 5, 2020 general election. Effective immediately.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03647  Rep. Mary Edly-Allen

225 ILCS 85/15 from Ch. 111, par. 4135

Amends the Pharmacy Practice Act. Requires a pharmacy to offer a kiosk to dispose of prescription and over-the-counter medications free of charge.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03648  Rep. Mary Edly-Allen and Terra Costa Howard

40 ILCS 5/2-156 from Ch. 108 1/2, par. 2-156

Amends the General Assembly Article of the Illinois Pension Code. Provides that none of the benefits provided for in the Article shall be paid to any person who (i) first becomes a member on or after the effective date of the amendatory Act and (ii) is convicted of any felony. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03649  Rep. Mary Edly-Allen

720 ILCS 5/11-28 new

Amends the Criminal Code of 2012. Provides that a person commits operation of an unmanned aerial vehicle by a sex offender when he or she is: (1) required to register under the Sex Offender Registration Act; and (2) is subject to conditional release, parole, mandatory supervised release, or any other condition imposed by the court who knowingly or intentionally operates an unmanned aerial vehicle for the purpose of following, contacting, or capturing images of one or more individuals. Operation of an unmanned aerial vehicle by a sex offender is a Class 4 felony. A second or subsequent violation is a Class 3 felony. Defines “unmanned aerial vehicle”.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03650  Rep. Mary Edly-Allen

230 ILCS 40/65

Amends the Video Gaming Act. Requires a unit of government, including a home rule unit, to impose a fee for the operation of a video gaming terminal of $1,000 per year (rather than prohibiting a non-home rule unit of government to impose any fee for the operation of a video gaming terminal in excess of $25 per year). Limits home rule.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03651  Rep. Mary Edly-Allen

5 ILCS 160/4b new

50 ILCS 205/3d new

Amends the State Records Act and the Local Records Act. Provides that a public officer or public agency that has a
government credit card issued for use by the public officer or employees of the public officer or agency shall post on the officer's or
agency's website a copy of each expense charged on the credit card on or before 60 days after the date the expense was charged.
Expenses shall remain the website for at least one year after the expense was originally posted. Effective immediately.

House Committee Amendment No. 1

Provides that the expense charged on the credit card that must be posted on the website must be charged on the credit card by
a public officer. Removes provisions concerning expenses of employees of a public officer or agency.

Fiscal Note, House Floor Amendment No. 2 (Office of the Comptroller)
The Office of the Comptroller estimates this amendment would have an insignificant cost to the operations of individual
state agencies, boards, and other state officers. In reference to the Local Records Act, the Office is unable to ascertain the
cost to various local governmental entities but would estimate that the cost would be relatively insignificant as well so long
as the posting requirement applies to those entities that have a full-time staff.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03652  Rep. Mary Edly-Allen-Joyce Mason-Avery Bourne-Aaron M. Ortiz, Margo McDermed, Terra Costa Howard,
Daniel Didech, Sam Yingling, Diane Pappas, Natalie A. Manley, Andrew S. Chesney and Debbie Meyers-Martin
(Sen. Melinda Bush, Ann Gillespie and Antonio Muñoz)

105 ILCS 5/10-22.24b

Amends the School Code. Provides that, in assisting all students with a college or post-secondary education plan, a school
counselor must include a discussion on all post-secondary education options, including 4-year colleges or universities, community
colleges, and vocational schools. Effective immediately.

Aug 09 19  H  Public Act . . . . . . . . . 101-0290

Evans, Jr., Lamont J. Robinson, Jr., Camille Y. Lilly, Theresa Mah, Aaron M. Ortiz, Arthur Turner, Delia C.
Ramirez, Maurice A. West, II, Robyn Gabel and Carol Ammons
(Sen. Elgie R. Sims, Jr.)

730 ILCS 5/3-14-1 from Ch. 38, par. 1003-14-1

Amends the Unified Code of Corrections. Provides that 45 days prior to the scheduled discharge of a person committed to
the custody of the Department of Corrections, the Department shall give the person: (1) information about voter registration and may
distribute information prepared by the State Board of Elections and may enter into an interagency contract with the State Board of
Elections to participate in the automatic voter registration program and be a designated automatic voter registration agency under the
Election Code; and (2) information about registering to vote upon discharge from the correctional institution or facility if the person
upon discharge would be homeless. Defines ”homeless”.

Apr 12 19  S  Referred to Assignments

HB 03654  Rep. David McSweeney

225 ILCS 447/35-30

that no person shall be issued a permanent employee registration card who has been convicted of battery, aggravated battery, domestic
battery, or aggravated domestic battery if the offense for which the person was convicted or adjudicated was sexually motivated.
Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03655  Rep. Fred Crespo
35 ILCS 200/Art. 18 Div. 7 heading new
35 ILCS 200/18-280 new
35 ILCS 200/18-285 new
35 ILCS 200/18-290 new
35 ILCS 200/20-15

Amends the Property Tax Code. Creates the School District Extension Freeze Law. Provides that, if at the end of any levy year, a school district has reserves of 50% or more of its operating budget, then the school district's extension for all purposes may not exceed its extension for the previous levy year. Provides that, if the school district has reserves of 60% or more at the end of the immediately preceding levy year, then the district's extension shall be reduced by an amount equal to the difference between the district's reserve amount for the immediately preceding levy year and a reserve amount of 60% for that levy year. Effective July 1, 2019.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

HB 03656  Rep. Fred Crespo
35 ILCS 200/18-185
35 ILCS 200/18-205
35 ILCS 200/18-242 new
30 ILCS 805/8.43 new

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if, at the end of any levy year, a taxing district has reserves of 50% or more of its operating budget for that levy year, then, for the next levy year, "extension limitation" means 0% or the rate of increase approved by the voters. Preempts the power of home rule units to tax. Effective immediately.

Mar 29 19  H Rule 19(a) / Re-referred to Rules Committee

730 ILCS 5/3-6-2 from Ch. 38, par. 1003-6-2

Amends the Unified Code of Corrections. Deletes provision that the Department of Corrections shall require the committed person receiving medical or dental services on a non-emergency basis to pay a $5 co-payment to the Department for each visit for medical or dental services. Provides that neither the Department of Corrections nor the Department of Juvenile Justice may require a committed person or person committed to any facility operated by the Department of Juvenile Justice to pay any co-payment for receiving medical or dental services.

Apr 03 19  H Tabled

HB 03658  Rep. Robyn Gabel
New Act

Creates the Minimum Energy and Water Efficiency Standards Act. Provides that the Agency shall adopt rules establishing minimum efficiency standards for the types of new products. Provides that the rules shall provide for specified minimum efficiency standards. Provides specified dates for the implementation of efficiency standards relating to particular products. Provides that the Agency may adopt new rules increasing efficiency standards. Provides protection against repeal of federal standards. Provides penalties for noncompliance with the Act. Provides that the Act's provisions are severable.

Fiscal Note (IL Environmental Protection Agency)

The Illinois EPA estimates a minimum fiscal impact of $900,000 per year.

Apr 12 19  H Rule 19(a) / Re-referred to Rules Committee
HB 03659  Rep. Yehiel M. Kalish-Sue Scherer
(Sen. Emil Jones, III, Chuck Weaver-Iris Y. Martinez, Jason A. Barickman and Jason Plummer)

105 ILCS 5/27A-5

Amends the Charter Schools Article of the School Code. Provides that, no later than one year after the effective date of the amendatory Act, a charter school's board of directors or other governing body must include at least one parent or guardian of a pupil currently enrolled in the charter school who may be selected through the charter school or a charter network election, appointment by the charter school's board of directors or other governing body, or by the charter school's Parent Teacher Organization or its equivalent. Provides that, no later than one year after the effective date of the amendatory Act or within the first year of his or her first term, every voting member of a charter school's board of directors or other governing body shall complete a minimum of 4 hours of professional development leadership training to ensure that each member has sufficient familiarity with the board's or governing body's role and responsibilities, including financial oversight and accountability of the school, evaluating the principal's and school's performance, adherence to the Freedom of Information Act and the Open Meetings Acts, and compliance with education and labor law. Provides that in each subsequent year of his or her term, a voting member of a charter school's board of directors or other governing body shall complete a minimum of 2 hours of professional development training in those same areas.

Aug 09 19  H  Public Act . . . . . . . . . 101-0291

HB 03660  Rep. Robert Martwick

625 ILCS 5/3-1001  from Ch. 95 1/2, par. 3-1001

Amends the Illinois Vehicle Code. Increases the use tax rate for private sales of motor vehicles valued at $30,000 or more from a flat rate of $1,500 to the following rates: $2,000 for a vehicle valued from $30,000 to $49,999; $2,500 for a vehicle valued from $50,000 to $99,999; $5,000 for a vehicle valued from $100,000 to $999,999; and $10,000 for a vehicle valued at $1,000,000 or more. Provides that the same motorcycles, motor driven cycles, and mopeds are subject to the same rates as other motor vehicles (currently a flat rate of $25 is imposed regardless of value). Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03661  Rep. Emanuel Chris Welch
(Sen. Kimberly A. Lightford)

20 ILCS 1605/7.12

Amends the Illinois Lottery Law. Removes obsolete provisions requiring the Department of the Lottery to submit a request to the United States Department of Justice to review the State's plan for an Internet program. Provides that Lotto, Lucky Day Lotto, Mega Millions, Powerball, Pick 3, Pick 4, and other draw games that are offered at retail locations may be offered by the Department of the Lottery through its Internet program. Requires the private manager to obtain the Director of the Lottery's approval before providing any draw games. Provides that any game tickets that are approved for sale by lottery licensees are automatically approved for sale through the Internet program. Requires the Department of the Lottery to maintain responsible gaming controls in its policies. Provides that nothing in the provisions shall be construed as prohibiting lottery tickets authorized for sale through the Internet program from also continuing to be sold at retail locations. Extends the repeal date of the Department of the Lottery's Internet program from July 1, 2019 to July 1, 2028. Effective immediately.

House Committee Amendment No. 1
Changes the repeal date of the Department of the Lottery's Internet program from July 1, 2028 to July 1, 2022.

House Floor Amendment No. 2
Provides that any draw game tickets (rather than game tickets) that are approved for sale by lottery licensees are automatically approved for sale through the Internet program. Provides that nothing in the provisions shall also be construed as prohibiting the Lottery draw game tickets (rather than the Lottery tickets) authorized for sale through the Internet program from continuing to be sold at retail locations.

Jun 28 19  H  Public Act . . . . . . . . . 101-0035
HB 03662  Rep. Mary E. Flowers

110 ILCS 330/8b new
210 ILCS 85/6.27 new
410 ILCS 50/3.4 new

Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Provides that before using any diagnostic algorithm to diagnose a patient, a hospital must first confirm that the diagnostic algorithm has been certified by the Department of Public Health and the Department of Innovation and Technology, has been shown to achieve as or more accurate diagnostic results than other diagnostic means, and is not the only method of diagnosis available to a patient. Amends the Medical Patient Rights Act. Provides that a patient has the right to be told when a diagnostic algorithm will be used to diagnose them. Provides that before a diagnostic algorithm is used to diagnose a patient, the patient must first be presented with the option of being diagnosed without the diagnostic algorithm and consent to the diagnostic algorithm's use.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee


New Act
805 ILCS 310/22 from Ch. 32, par. 326
815 ILCS 5/3 from Ch. 121 1/2, par. 137.3

Creates the Limited Cooperative Association Act. Authorizes the organization of a limited cooperative association, as an entity distinct from its members, for any lawful purpose, whether or not for profit. Provides that a limited cooperative association may be a collective worker cooperative in which there is only one class of members consisting of worker-members who manage all of the affairs of the limited cooperative association or a worker cooperative or employment cooperative that includes a class of worker-members who are natural persons whose patronage consists of labor contributed to or other work performed for the limited cooperative association. Contains provisions regarding: findings; formation; articles of organization; organization; bylaws; members; community investors; voting; a board of directors; an assembly; dissolution; conversion; and applicability of securities laws. Amends the Co-operative Act and the Illinois Securities Law of 1953 to make conforming changes. Effective immediately.

House Committee Amendment No. 1

Aug 09 19  H  Public Act ....... 101-0292

HB 03664  Rep. Monica Bristow

35 ILCS 105/2 from Ch. 120, par. 439.2
35 ILCS 120/1 from Ch. 120, par. 440

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2020, "selling price" shall not include any shipping or delivery charges, which means any freight, express, mail, truck, or other carrier conveyance or delivery process.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03665  Rep. Jerry Costello, II

510 ILCS 50/21 from Ch. 8, par. 188

Amends the Illinois Diseased Animals Act. Provides that if a quarantine issued by the Department of Agriculture is violated, the Department or the Department's designee may seize and destroy any of the animals subject to the quarantine, impose a fine not exceeding $1,000 for each animal in violation of the quarantine, or both. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03666  Rep. Jerry Costello, II

225 ILCS 470/8.1

Amends the Weights and Measures Act. Provides that certificates of registration shall be renewed annually. Provides that if a registrant fails to renew a certificate of registration for more than one registration year, the registrant shall pass a qualifying examination for each type of weighing or measuring device the registrant intends to install, service, recondition, or repair before the registrant's certificate is renewed. Provides that, beginning with the 2020 registration year, a registrant must pass a qualifying examination for each type of weighing or measuring device the registrant intends to install, service, recondition, or repair. A registrant must retest every 5 years thereafter, provided the serviceperson, service agency, or special sealer is registered annually and remains in good standing. If a serviceperson, service agency, or special sealer fails to register with the Department of Agriculture, he or she must retest after a year lapse. Provides that for registrants who have been continuously registered for 5 or more years on the effective date of the amendatory Act, the Department shall require one-third to pass the examinations required by the Act in the 2020 registration year, one-third to pass the examinations required by the Act in the 2021 registration year, and one-third to pass the examinations required by the Act in the 2022 registration year. Provides that each serviceperson must be associated with a primary service agency. Provides that each service agency shall have at least one registered serviceperson prior to being qualified as a registered service agency. Makes changes concerning Placed in Service Reports. Makes other changes. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03667  Rep. Jerry Costello, II-Monica Bristow-Katie Stuart

(Sen. Scott M. Bennett)

230 ILCS 5/31 from Ch. 8, par. 37-31

Amends the Illinois Horse Racing Act of 1975. Provides that the Department of Agriculture shall provide a racing program (rather than a 5-day racing program) at the State Fair each year. Effective immediately.

House Committee Amendment No. 1

Provides that the Department of Agriculture shall provide at least a 5-day racing program at the State Fair each year, unless an alternate racing program is requested by the Illinois Standardbred Breeders Fund Advisory Board (rather than requiring the Department of Agriculture to provide a racing program at the State Fair each year).

Jul 26 19  H  Public Act . . . . . . . . . 101-0157

HB 03668  Rep. Jerry Costello, II-Charles Meier-Monica Bristow-Daniel Swanson-Avery Bourne

(Sen. Scott M. Bennett-Linda Holmes)

410 ILCS 615/6 from Ch. 56 1/2, par. 55-6

Amends the Illinois Egg and Egg Products Act. Provides that nest run eggs must be held and transported at or below 45 degrees Fahrenheit ambient temperature beginning 36 hours after the time of lay (rather than shall be held at 60 degrees Fahrenheit or less at all times, and during transportation the egg temperature may not exceed 45 degrees Fahrenheit). Effective immediately.

Jul 26 19  H  Public Act . . . . . . . . . 101-0158


20 ILCS 210/6 from Ch. 127, par. 1706

Amends the State Fair Act. Provides that the Department of Agriculture may establish locally held funds to receive and disburse sponsorship funds for service expenses incurred during the Illinois State Fair or the DuQuoin State Fair. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03670  Rep. Jerry Costello, II

20 ILCS 210/6 from Ch. 127, par. 1706

20 ILCS 210/10 from Ch. 127, par. 1710


Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03671

Rep. André Thapedi-Jonathan Carroll, Katie Stuart and Arthur Turner

(Sen. Ram Villivalam)

New Act

Creates the Assistance and Service Animal Integrity Act. Provides that a landlord who receives a request from a person to make an exception to the landlord's policy prohibiting animals on the landlord's property because the person requires the use of an assistance animal or service animal may require the person to produce reliable documentation, which may be a standardized form, of the disability and disability-related need for the animal only if the disability or disability-related need is not readily apparent or known to the landlord. Provides that a landlord may require additional supporting documentation when necessary to evaluate the reasonableness of either the requested accommodation or any identified alternative accommodation. Provides that a landlord shall not be liable for injuries caused by a person's assistance animal or service animal permitted on the landlord's property as a reasonable accommodation to assist the person with a disability. Provides that a landlord may require a tenant to cover the costs of repairs for damage the animal causes to the tenant's dwelling unit or the common areas, reasonable wear and tear excepted; however, a landlord may not require a tenant to pay a pet-related deposit that is otherwise required for tenants who are not requesting accommodation. Defines terms. Makes other changes.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Creates the Assistance Animal Integrity Act. Defines terms. Provides that a housing provider who receives a request from a person to make an exception to the housing provider's policy prohibiting or restricting animals on the housing provider's property because the person requires the use of an assistance animal may require the person to produce reliable documentation of the disability and disability-related need for the animal only if the disability or disability-related need is not readily apparent or known to the housing provider. Provides requirements for documentation that a person has a disability and requires the use of an assistance animal as a reasonable accommodation in housing under the federal Fair Housing Act or the Illinois Human Rights Act. Provides that a housing provider may deny a documented request for accommodation or rescind a granted request if the accommodation imposes either an undue financial and administrative burden or a fundamental alteration to the nature of the operations of the housing provider or if, after conducting an individualized assessment, there is reliable objective evidence that the specific assistance animal: (i) poses a direct threat to the health or safety of others that cannot be reduced or eliminated by another reasonable accommodation; (ii) causes substantial physical damage to the property of others that cannot be reduced or eliminated by another reasonable accommodation; or (iii) has engaged in a pattern of uncontrolled behavior that its handler has not taken effective action to correct. Provides that a housing provider may require a resident to cover the costs of repairs for damage the animal causes to the resident's dwelling unit or the common areas, reasonable wear and tear excepted, in the same manner it would for damage caused by any other resident, but may not require a resident to pay a pet-related deposit, pet fee, or related pet assessment and also may not require purchase of special liability insurance or coverage for the assistance animal. Provides that nothing in the Act shall be construed as requiring documentation of a specific diagnosis regarding a disability or disability-related need. Provides that nothing in the Act prohibits a housing provider from verifying the authenticity of the documentation submitted under the Act. Provides that, notwithstanding any other provision of law to the contrary, a housing provider shall not be liable for injuries caused by a person's assistance animal permitted on the housing provider's property as a reasonable accommodation to assist the person with a disability. Provides that nothing in the Act shall be construed to: limit individuals' rights under specified laws; or limit the liability of housing providers under such laws.

Aug 23 19  H  Public Act . . . . . . . 101-0518

HB 03672

Rep. Maurice A. West, II

70 ILCS 3605/51.5 new
70 ILCS 3610/8.8 new
70 ILCS 3615/3A.19 new
70 ILCS 3615/3B.17 new

Amends the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Provides that no later than 180 days following the effective date of the amendatory Act, any fixed route public transportation services provided by, or under grant or purchase of service contracts of, the Chicago Transit Board, a local Mass Transit District, the Suburban Bus Board, or the Commuter Rail Board must be provided without charge for 30 days to an individual who resides in the area of the Boards or Districts who was issued an emergency or plenary order of protection. Provides that the Boards and Districts must prescribe conditions of the program, including the information an individual must provide to determine eligibility.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03673  Rep. Sonya M. Harper
215 ILCS 134/10

Amends the Managed Care Reform and Patient Rights Act. Provides that specified medical conditions are included in the definition of “emergency medical condition” regardless of the final diagnosis that is given.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03674  Rep. Mary Edly-Allen, Amy Grant and Michael P. McAuliffe
815 ILCS 505/2MM

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that, in addition to a freeze on a minor's consumer report, a freeze may be placed on the credit file of a minor and specified other persons. Establishes the procedures for obtaining a freeze on the credit file of a minor or protected consumer. Defines terms.
Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03675  Rep. Daniel Didech
415 ILCS 5/22.01 from Ch. 111 1/2, par. 1022.01

Amends the Environmental Protection Act. Provides that manifests for nonhazardous special waste shall consist of forms prescribed by the Environmental Protection Agency. Provides that the forms may include information identical to those manifests required for the shipment of hazardous waste. Repeals a provision requiring the manifest to be identical to those required by the Pollution Control Board. Effective immediately.
Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

(Sen. Terry Link)
60 ILCS 1/70-27

Amends the Township Code. Provides that the township clerk shall attest to a payout of funds from the township treasury by the supervisor's duly authorized designee. Provides that a township board may adopt rules relating to attestation of funds endorsed by the supervisor or the supervisor's duly authorized designee. Provides that attestation is not required by the township clerk prior to the issuance of an emergency financial assistance payout. Makes a technical change. Effective immediately.
House Floor Amendment No. 1
Adds reference to:
  60 ILCS 1/70-5
Adds reference to:
  605 ILCS 5/6-134
Adds reference to:
  605 ILCS 5/6-135

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change: provides that a township board may adopt rules relating to regulating the township clerk's attestation when the township clerk is temporarily unavailable, for payroll processing, and for the payout of funds made by cash, credit and debit card, electronic check, and other means. Further amends the Township Code. In provisions about a supervisor's bond, removes provisions requiring a bond from a person temporarily appointed to perform the clerical functions of a supervisor. Removes a provision requiring the township clerk to attest a payment authorized by the supervisor's duly authorized designee. Amends the Illinois Highway Code. Provides that, if a referendum has been approved by voters to abolish a road district at the November 6, 2018 election and the road district has not yet been abolished, then: (1) the township board shall have the sole authority, until the date of abolition of the road district, to create and approve the budget of the road district, levy road district taxes, to enter into contracts for the road district, to employ and fix the compensation of road district employees that the township board deems necessary, and to set and adopt rules concerning all benefits available to employees of the road district; and (2) the road district or the highway commissioner may not commence or maintain litigation against the township to resolve any dispute related to the road district regarding powers of the office of the highway commissioner, the powers of the supervisor, or the powers of the township board. Provides that if a township has approved a consolidated road district with another township but that consolidation is not yet effective and if the township subsequently approves a referendum to consolidate the road district with the township, then the dual township consolidated road district is void and shall not occur. Effective immediately.
Aug 23 19  H  Public Act . . . . . . . . . . . 101-0519
HB 03677


(Sen. Rachelle Crowe-Linda Holmes)

New Act

735 ILCS 5/17-101 from Ch. 110, par. 17-101
735 ILCS 5/17-102 from Ch. 110, par. 17-102
735 ILCS 5/17-105 from Ch. 110, par. 17-105
735 ILCS 5/17-106 from Ch. 110, par. 17-106

Creates the Uniform Partition of Heirs Property Act. Defines terms. Provides for: applicability; relation to other law; service; notice by posting; commissioners; determination of value; cotenant buyout; partition alternatives; considerations for partition in kind; open-market sale, sealed bids, or auction; and report of open-market sale. Makes conforming changes in the Code of Civil Procedure. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:
Changes the definition of "heirs property" and "partition by sale". Defines "fair market value". Provides that if the court determines that the evidentiary value of an appraisal is outweighed by the cost of the appraisal, the court shall order the plaintiff to send notice (rather than the court shall send notice) to the parties of the fair market value of the property. Provides that if an appraisal is conducted, not later than 10 days after the appraisal is filed, the court shall order the plaintiff to send notice (rather than the court shall send notice) to each party with a known address. Provides that after a hearing to determine the fair market value of the property, the court shall order the plaintiff to send notice to all of the parties of the value and a cotenant's buyout rights (rather than the court shall send notice to the parties of the value). Provides that after the determination of the value, the court shall order the plaintiff to send notice (rather than the court shall send notice) to the parties that any cotenant may buy all the interests of the cotenants that requested partition by sale. Provides that after the expiration period, if no cotenant elects to buy all the interests of the cotenants that requested partition by sale, the court shall order the plaintiff to send notice (rather than the court shall send notice) to all the parties of that fact and resolve the partition. Provides that cotenants must pay their apportioned price to the clerk of court or as otherwise ordered by the court (rather than into the court). Provides that if one or more, but not all, of the electing cotenants fail to pay their apportioned price on time, the court shall order the plaintiff to give notice (rather than the court shall give notice) to the electing cotenants that paid their apportioned price of the interest remaining and the price for all that interest. Provides that the court, in determining whether partition in kind would result in manifest prejudice to the cotenants as a group, shall consider the tax consequences. Provides that if the court orders partition in kind, the court shall allocate to the cotenants that are unknown, unlocatable, or the subject of a default judgment, if their interests were not bought, a party of the property representing the combined interests of those cotenants as determined by the court. Provides that the court shall apportion the costs of the proceedings for the partition of heirs property among the parties in interest in the action, as the court deems just and equitable. Effective immediately.

Senate Floor Amendment No. 2

Provides that if the court orders partition in kind, the court shall allocate to the cotenants that are unknown, unlocatable, or the subject of a default judgment, if their interests were not bought out (rather than brought) pursuant to a provision regarding cotenant buyout, a party of the property representing the combined interests of those cotenants as determined by the court. Provides that the court shall apportion the costs of the proceedings for the partition of heirs property among the parties in interest in the action, as the court deems just and equitable. Effective immediately.

Aug 23 19 H Public Act . . . . . . . . 101-0520

HB 03678

Rep. Robert Rita

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

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

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03679

Rep. Robert Rita

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

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

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03680  Rep. Thomas M. Bennett

55 ILCS 5/3-1006  from Ch. 34, par. 3-1006

Amends the Counties Code. In provisions regarding additional duties of county auditors in counties of 275,000 population or less, provides that the following duties are permissive rather than mandatory: being the general accountant of the county and keep its general accounts; and devising and installing a system of financial records in the offices and divisions of the county. Effective immediately.

Apr 12 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03681  Rep. Jay Hoffman

5 ILCS 375/1  from Ch. 127, par. 521

Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03682  Rep. Jay Hoffman

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

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03683  Rep. Jay Hoffman

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

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03684  Rep. Aaron M. Ortiz

210 ILCS 85/6  from Ch. 111 1/2, par. 147

Amends the Hospital Licensing Act. Provides that the Department of Public Health may refuse to renew a license if (i) the hospital fails to provide to the Department a copy of its policy adopted under the Language Assistance Services Act, (ii) the Department determines that the hospital is not in compliance with its policy adopted under the Language Assistance Services Act, or (iii) the Department determines that the hospital is not in compliance with the Language Assistance Services Act. Effective January 1, 2020.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03685  Rep. Aaron M. Ortiz-Theresa Mah

105 ILCS 5/2-3.176 new

Amends the School Code. Provides that the State Board of Education, in cooperation with the Department of Human Services, must develop, publish, and make publicly available policies and procedures that comply with the federal Family Educational Rights and Privacy Act of 1974, including, but not limited to, policies that restrict access to the personally identifiable information of a student or a student's parent or guardian. Provides that, subject to the requirements of the Illinois School Student Records Act and the Student Online Personal Protection Act, the State Board may, in cooperation with the Department of Human Services, collect personally identifiable information of a student or a student's parent or guardian only as required to assess eligibility for or to administer public services or programs. Provides that any information collected, whether written or oral, must be kept confidential, with exceptions. Provides for legislative findings.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03686  Rep. Aaron M. Ortiz

625 ILCS 5/16-103 from Ch. 95 1/2, par. 16-103
705 ILCS 105/27.3a
705 ILCS 105/27.3b from Ch. 25, par. 27.3b
705 ILCS 105/27.5 from Ch. 25, par. 27.5
705 ILCS 105/27.6
720 ILCS 5/32-10 from Ch. 38, par. 32-10
725 ILCS 5/103-5 from Ch. 38, par. 103-5
725 ILCS 5/103-7 from Ch. 38, par. 103-7
725 ILCS 5/104-17 from Ch. 38, par. 104-17
725 ILCS 5/106D-1
725 ILCS 5/107-4 from Ch. 38, par. 107-4
725 ILCS 5/109-1 from Ch. 38, par. 109-1
725 ILCS 5/109-2 from Ch. 38, par. 109-2
725 ILCS 5/110-1 from Ch. 38, par. 110-1
725 ILCS 5/110-1.5 new from Ch. 38, par. 110-2
725 ILCS 5/110-2 from Ch. 38, par. 110-3
725 ILCS 5/110-4 from Ch. 38, par. 110-4
725 ILCS 5/110-5 from Ch. 38, par. 110-5
725 ILCS 5/110-5.1
725 ILCS 5/110-6 from Ch. 38, par. 110-6
725 ILCS 5/110-6.1 from Ch. 38, par. 110-6.1
725 ILCS 5/110-6.2 from Ch. 38, par. 110-6.2
725 ILCS 5/110-6.3 from Ch. 38, par. 110-6.3
725 ILCS 5/110-6.5
725 ILCS 5/110-7 from Ch. 38, par. 110-7
725 ILCS 5/110-9 from Ch. 38, par. 110-9
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/110-11 from Ch. 38, par. 110-11
725 ILCS 5/110-12 from Ch. 38, par. 110-12
725 ILCS 5/110-16 from Ch. 38, par. 110-16
725 ILCS 5/110-18 from Ch. 38, par. 110-18
725 ILCS 5/112A-23 from Ch. 38, par. 112A-23
725 ILCS 5/115-4.1 from Ch. 38, par. 115-4.1
725 ILCS 5/102-7 rep.
725 ILCS 5/110-8 rep.
725 ILCS 5/110-13 rep.
725 ILCS 5/110-14 rep.
725 ILCS 5/110-17 rep.
725 ILCS 185/20 from Ch. 38, par. 320
725 ILCS 185/22 from Ch. 38, par. 322
725 ILCS 185/34
HB 03686 (CONTINUED)

725 ILCS 225/16  from Ch. 60, par. 33
Amends the Code of Criminal Procedure of 1963. Abolishes monetary bail, except under the Uniform Criminal
Extradition Act. Amends various other Acts to make conforming changes.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

Hernandez and Kelly M. Burke
(Sen. Jennifer Bertino-Tarrant and Chuck Weaver)

725 ILCS 5/111-1  from Ch. 38, par. 111-1
Amends the Code of Criminal Procedure of 1963. Provides that upon commencement of a prosecution for a sex offense
against a person known to be an employee of a school, the State's Attorney shall immediately provide the superintendent of schools or
school administrator that employs the employee with a copy of the complaint, information, or indictment. Provides that the notification
shall not diminish the rights, privileges, or remedies of an employee under a collective bargaining agreement or employment contract.
Defines "employee" and "sex offense". Effective immediately.

Senate Floor Amendment No. 1
Provides that upon arrest after commencement of a prosecution (rather than upon commencement of a prosecution) for a sex
offense against a person known to be an employee, the State's Attorney shall immediately provide the superintendent of schools or
school administrator that employs the employee with a copy of the complaint, information, or indictment.

Aug 23 19  H  Public Act . . . . . . . . . 101-0521

HB 03688  Rep. Natalie A. Manley

20 ILCS 2407/1

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03689  Rep. Natalie A. Manley

20 ILCS 2407/1

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03690  Rep. Natalie A. Manley

725 ILCS 207/20
Amends the Sexually Violent Persons Commitment Act. Makes a technical change in a Section concerning the civil nature
of proceedings.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03691  Rep. Robyn Gabel

20 ILCS 505/1.1  from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03692  Rep. Robyn Gabel

210 ILCS 85/1  from Ch. 111 1/2, par. 142
Amends the Hospital Licensing Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03693  Rep. Robyn Gabel

105 ILCS 5/1-2  from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03694  Rep. Robyn Gabel

20 ILCS 505/1.1 from Ch. 23, par. 5001.1

Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03695  Rep. Robyn Gabel

705 ILCS 405/1-1 from Ch. 37, par. 801-1

Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03696  Rep. Robyn Gabel

20 ILCS 521/1

Amends the Foster Children's Bill of Rights Act. Makes a technical change in a Section concerning the short title.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03697  Rep. Robyn Gabel

New Act

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

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03698  Rep. Yehiel M. Kalish and Robert Rita

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

Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she while holding a license under the federal Gun Control Act of 1968, transfers or possesses with the intent to transfer more than one firearm to any person within a 30-day period or transfers or possesses with the intent to transfer a firearm to any person he or she knows or has reasonable cause to believe has received a firearm within the previous 30 days. Provides that it is an affirmative defense to a violation that the transferor in good faith relied on the records of the Department of State Police in concluding that the transferor had not transferred a firearm within the previous 30 days. Provides that a person who commits this offense commits a Class 3 felony.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03699  Rep. Sue Scherer

625 ILCS 5/6-104 from Ch. 95 1/2, par. 6-104
625 ILCS 5/11-1414.1 from Ch. 95 1/2, par. 11-1414.1

Amends the Illinois Vehicle Code. Provides that a multifunction school activity bus may be used by a driver who holds a valid Class D driver's license for any curriculum-related activity, except for transportation on regular bus routes from home to school or from school to home, if the school district does not have a full-time employee who holds a school bus driver permit. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03700

5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4.2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003 from Ch. 73, par. 1504-3
215 ILCS 165/10 from Ch. 32, par. 604
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that a policy of accident and health insurance or managed care plan that provides coverage for prescription drugs shall provide coverage for prescription inhalants for those 18 years old or younger suffering from asthma or other life-threatening bronchial ailments. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code.

Apr 12 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03701
(Sen. Christopher Belt and Dale A. Righter)

20 ILCS 415/12g
20 ILCS 2630/5.2
705 ILCS 405/5-710
705 ILCS 405/5-750
730 ILCS 5/3-2.5-61

Amends the Personnel Code. Provides that the Department of Central Management Services is not required to verify positions within the Department of Juvenile Justice requiring licensure by the State Board of Education under the School Code. Amends the Criminal Identification Act. Makes a technical change concerning the sealing of records. Amends the Juvenile Court Act of 1987. Provides that if a minor committed to the Department of Juvenile Justice and who resides in the State is charged under the criminal laws of this State, the criminal laws of any other state, or the federal jurisdiction with similar penalties with an offense that could result in a sentence of imprisonment within the Department of Corrections, another state's department of corrections, or the federal Bureau of Prisons, the commitment to the Department of Juvenile Justice and all rights and duties created by that commitment are automatically suspended pending final disposition of the criminal charge. Amends the Unified Code of Corrections. Provides that the Department of Juvenile Justice shall include in its report to the Governor and General Assembly staff-to-youth ratios in accordance with the federal Prison Rape Elimination Act definitions. Makes other changes.

House Floor Amendment No. 1

Provides that the Department of Central Management Services is not required to verify the license, endorsement, or both, of individuals seeking positions within the Department of Juvenile Justice requiring licensure by the State Board of Education. Provides that if, while on aftercare release, a minor committed to the Department of Juvenile Justice who resides in the State is charged under the criminal laws of this State, the criminal laws of any other state, or federal law with an offense that could result in a sentence of imprisonment within the Department of Corrections, the penal system of any state, or the federal Bureau of Prisons, the commitment to the Department of Juvenile Justice and all rights and duties created by that commitment are automatically suspended pending final disposition of the criminal charge. Makes conforming changes.

Jul 26 19 H Public Act . . . . . . . . . . . . . . . . . . . . 101-0159

HB 03702
Rep. Fred Crespo

20 ILCS 665/4a from Ch. 127, par. 200-24a

Amends the Illinois Promotion Act. Provides that certain transfers from the General Revenue Fund to the Tourism Promotion Fund must occur by the 15th of each month. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee
HB 03703    Rep. Fred Crespo

30 ILCS 705/2 from Ch. 127, par. 2302
30 ILCS 705/4 from Ch. 127, par. 2304
30 ILCS 705/6 from Ch. 127, par. 2306
30 ILCS 705/9 from Ch. 127, par. 2309

Amends the Illinois Grant Funds Recovery Act. Modifies the term "grant funds" to allow funds disbursed by the State Comptroller under an appropriation made by the General Assembly to a named entity or person to be considered as grant funds for purposes of the Act. Provides that, at a minimum, a grant agreement must, among other requirements, (1) identify any terms for which a failure to comply may be deemed material non-compliance, and subject grant funds to recovery, and (2) specify any performance levels for which a failure to achieve may result in a determination that grant funds have been misspent and subject to recovery. Provides that a grantor agency or the Attorney General may seek recovery of grant funds when there has been material non-compliance with the grant agreement or when grant funds have been misspent or are being improperly held. Provides that the grantor agency making the grant shall take affirmative and timely action to recover all (currently, all misspent or improperly held) grant funds subject to recovery. Provides that the Attorney General, on his own volition, may act to recover any grant funds which may be recoverable under specified provisions (currently, may act to recover any grant funds which have been misapplied or are being improperly held). Defines terms. Makes conforming changes. Effective immediately.
Apr 03    H    Tabled

HB 03704    Rep. Justin Slaughter-Keith R. Wheeler and Lindsay Parkhurst
(Sen. Heather A. Steans and Dale A. Righter)

730 ILCS 5/3-2.5-20
730 ILCS 5/3-6-1 from Ch. 38, par. 1003-6-1

Amends the Unified Code of Corrections. Provides that services provided by the Department of Corrections for transitional and post-release treatment programs for juveniles committed to the Department shall include family engagement, including, but not limited to, visitation and programming. Provides that the Department shall designate those institutions and facilities which shall be maintained for persons assigned as adults (rather than adults and juveniles).
House Floor Amendment No. 1
Reorganizes and makes technical changes to the language of the introduced bill.
Aug 07    H    Public Act . . . . . . . . . . 101-0219

HB 03705    Rep. Mark L. Walker

35 ILCS 10/5-3

Amends the Economic Development for a Growing Economy Tax Credit Act. Makes a technical change in a Section concerning the purpose of the Act.
Mar 29    H    Rule 19(a) / Re-referred to Rules Committee

HB 03706    Rep. Mark L. Walker, Terra Costa Howard and Daniel Didech

35 ILCS 5/220

Amends the Illinois Income Tax Act. In a Section concerning the angel investment credit, provides that: (1) the Department of Commerce and Economic Opportunity may charge an application fee of $500; (2) increases the maximum credit amount that may be awarded from $10,000,000 to $20,000,000; (3) provides that, of the maximum credit amount that may be awarded, $10,000,000 shall be reserved for priority industries; (4) provides that the term "priority industry" means an industry determined by the Department to have high potential for growth; (5) provides that a person may be considered a "related member" if the person has at least a 33% ownership interest in the qualified new business venture (currently, 50%); and (6) provides that an investment that is part of a refinancing of a prior investment in a qualified new business venture is not eligible for the credit; and (7) provides that, if the investment is made in a disenfranchised community business, the amount of the credit shall be equal to 40% (currently, 25%) of the claimant's investment.
Mar 29    H    Rule 19(a) / Re-referred to Rules Committee
HB 03707  Rep. Mark L. Walker

20 ILCS 655/3 from Ch. 67 1/2, par. 603
20 ILCS 655/4 from Ch. 67 1/2, par. 604
20 ILCS 655/4.1
20 ILCS 655/5.1 from Ch. 67 1/2, par. 606
20 ILCS 655/5.2 from Ch. 67 1/2, par. 607
20 ILCS 655/5.3 from Ch. 67 1/2, par. 608
20 ILCS 655/5.4 from Ch. 67 1/2, par. 609
20 ILCS 655/8.1

Amends the Illinois Enterprise Zone Act. In a Section concerning eligibility for an Enterprise Zone based on the local labor market area, provides that the Department of Commerce and Economic Opportunity may consider information released in the most recent American Community Survey (currently, the federal decennial census only). Provides that the Department of Commerce and Economic Opportunity may award partial points if the applicant demonstrates specific job creation and investment below specified thresholds. Contains provisions concerning provisional certification and provisional decertification. Provides that, for Enterprise Zones that are scheduled to expire on or after January 1, 2022, an application process shall begin 5 years prior to the year in which the Zone expires. Provides that the Department of Commerce and Economic Opportunity may consider written comments or any other information regarding a pending Enterprise Zone application submitted after the deadline and received prior to the decision on all pending applications. Makes changes concerning the total number of Enterprise Zones that may be certified. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03708  Rep. Terra Costa Howard

New Act

Creates the Family and Medical Leave Act. Provides that employees are entitled to 12 weeks of leave during a calendar year. Provides that leave may be used for absence from work due to (1) personal illness, injury, or medical appointment of the employee, (2) illness, injury, or medical appointment of a member of the employee's family, or (3) for the birth of a child or the adoption of a child under one year of age. Requires the employer to pay the cost of health insurance applicable to the employee during the period of leave. Requires that the employee be returned to his or her position or an equivalent position upon completion of the family medical leave period.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03709  Rep. Sonya M. Harper

20 ILCS 505/42 new

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to establish and implement a 3-year pilot program that rewards youth in care who are placed in congregate care a specified monetary amount for certain letter grades they receive on each school report card. Provides that reward amounts shall not exceed the following amounts: (1) $50 for each letter grade A or its equivalent on another grading scale; (2) $35 for each letter grade B or its equivalent on another grading scale; and (3) $15 for each letter grade C or its equivalent on another grading scale. Provides that no reward amounts shall be given for lower grades or their equivalent on another grading scale. Requires the Department to establish and implement a 3-year pilot program that rewards youth placed in congregate care a specified monetary amount for increases in cumulative grade point average or its equivalent on another scale. Provides that the Department shall determine by rule which 3 increases in cumulative grade point average to reward under the pilot program. Limits reward amounts as follows: (i) $50 for the highest increase in cumulative grade point average or its equivalent on another scale; (ii) $35 for the second highest increase in cumulative grade point average or its equivalent on another scale; and (iii) $15 for the third highest increase in cumulative grade point average or its equivalent on another scale. Provides that no reward amounts shall be given for lower increases in cumulative grade point average or their equivalent on another scale. Requires both programs to be implement by January 1, 2020. Requires the Department to track a sample of youth who receive monetary rewards under the pilot programs and to submit a report of its findings to the Governor and the General Assembly by December 1, 2022. Effective immediately.

Mar 29 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03710 Rep. Deb Conroy

210 ILCS 45/3-304.2

Amends the Nursing Home Care Act. Replaces provisions concerning designation of distressed facilities with language providing that: by January 1, 2021, and quarterly thereafter, the Department of Public Health shall generate and publish a list of no more than 10 distressed facilities at any one time; the facilities shall be selected using criteria established by rule for both certified and noncertified facilities and that certified facilities shall be selected from the Centers for Medicare and Medicaid Services’ Special Focus Facility Candidate List; the Department shall notify each facility within 30 days of that facility’s distressed designation and that a facility has 30 days after that notification to register an appeal; the Department may, using criteria established by rule, place a monitor in a facility designated as a distressed facility; the Department shall notify a facility at least 30 days prior to placement of a monitor in the facility and that, if any deficiencies or violations have not been corrected within 30 days of being publicly designated as a distressed facility, the facility shall develop and assist in the implementation of a plan of improvement; and once a facility has proven to be without health deficiencies for 12 months it shall be removed from the distressed facilities list. Makes other changes.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee


410 ILCS 35/18 new

Amends the Equitable Restrooms Act. Provides that all restrooms that are open and accessible to the public in a public building shall be equipped with baby changing facilities that are physically safe, sanitary, and usable for that purpose. Provides that the requirement is in addition to any accommodations that may be made for individuals in accordance with any local, State, or federal laws regarding access for persons with disabilities and to existing fire, health, and safety codes or standards. Defines “public building”. Makes a conforming change.

House Floor Amendment No. 1

Deletes reference to:

410 ILCS 35/20

Replaces everything after the enacting clause. Amends the Equitable Restrooms Act. Requires every public building with restrooms open and accessible to the public to have at least one safe, sanitary, convenient, and publicly accessible baby diaper changing station that is accessible to women entering a restroom provided for use by women and one that is accessible to men entering a restroom provided for use by men, or at least one such baby diaper changing station that is accessible to both men and women. Provides exceptions to the requirement for: industrial buildings, nightclubs, or bars that do not permit anyone who is under 18 years of age to enter the premises; restrooms located in a health facility, if the restroom is intended for the use of one patient or resident at a time; and renovations, if a local building permitting entity or building inspector determines that the installation of a baby diaper changing station is not feasible or would result in a failure to comply with applicable building standards governing the right of access for persons with disabilities. Requires a public restroom that is open and accessible to the public and includes a baby diaper changing station to include signage at or near the entrance to the baby changing station indicating the location of the baby diaper changing station. Provides that the requirements are not enforceable by a private right of action.

Aug 09 19 H Public Act . . . . . . . . 101-0293
HB 03712 Rep. Kelly M. Cassidy

10 ILCS 5/9-25.1 from Ch. 46, par. 9-25.1; formerly Ch. 46, pars. 1

10 ILCS 5/Art. 9A heading new

10 ILCS 5/9A-5 new

10 ILCS 5/9A-10 new

10 ILCS 5/9A-15 new

10 ILCS 5/9A-20 new

10 ILCS 5/9A-25 new

10 ILCS 5/9A-30 new

10 ILCS 5/9A-35 new

10 ILCS 5/9A-40 new

10 ILCS 5/9A-45 new

10 ILCS 5/9A-50 new

10 ILCS 5/9A-55 new

10 ILCS 5/9A-60 new

10 ILCS 5/9A-65 new

10 ILCS 5/9A-70 new

10 ILCS 5/9A-75 new

30 ILCS 105/5891 new

Creates the Small Donor Democracy Matching System for Fair Elections Act. Amends the Election Code. Creates a small donor campaign contribution matching system for candidates for the offices of Governor, Lieutenant Governor, Attorney General, State Comptroller, State Treasurer, Secretary of State, State Senator, and State Representative. Creates the Small Donor Democracy Matching Fund as a special fund in the State treasury. Sets forth requirements for accessing the small donor matching system. Sets forth provisions for the funding of the matching contributions. Imposes limits on the access to matching funds. Allows the General Assembly to increase various amounts, subject to public referendum. Provides for penalties for violations of the provisions. Sets forth disclosure requirements. Creates the Campaign Finance Board within the State Board of Elections to implement the campaign contribution matching system. Includes severability provisions. Effective immediately.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03713 Rep. Michael J. Zalewski

30 ILCS 500/1-10

30 ILCS 525/5.1 new

Amends the Illinois Procurement Code. Provides that the Code does not apply to contracts entered into prior to July 1, 2022 by a State agency, or by multiple State agencies, for the single integrated tax processing system currently in use by the Department of Revenue on the effective date of the amendatory Act. Amends the Governmental Joint Purchasing Act. Provides that the Act does not apply to contracts entered into by multiple State agencies for the single integrated tax processing system currently in use by the Department of Revenue on the effective date of the amendatory Act.

Mar 29 19 H Rule 19(a) / Re-referred to Rules Committee

HB 03714 Rep. David McSweeney

410 ILCS 50/8 new

Amends the Medical Patient Rights Act. Provides that an attorney may not be present during an independent medical examination unless consent has been obtained from both the patient on whom the examination is being performed and the health care professional performing the examination. Provides that all parties to the legal action for which the independent medical examination is being performed must have an attorney present if any other party's attorney is present. Provides that an attorney present during an independent medical examination may not communicate with the patient or health care professional performing the independent medical examination during the examination.

Feb 19 19 H Referred to Rules Committee
HB 03715  Rep. Mark Batinick-Jeff Keicher-Grant Wehrli

105 ILCS 5/14.8 new

Amends the Environmental Protection Act. Requires that the Agency define "microplastics" and examine the role of microplastics in public drinking water. Requires the Agency to publicly disclose the results of its testing and reporting. Provides that the Agency, if appropriate, is to consider issuing a notification level to aid consumer interpretations. Requires the Agency to accredit qualified laboratories in Illinois to analyze microplastics.

Feb 19  19  H  Referred to Rules Committee

HB 03716  Rep. Kelly M. Cassidy

New Act

Creates the Vinyard Indian Settlement of Shawnee Indians Recognition Act. Provides that the State recognizes the Vinyard Indian Settlement as a tribe of Indians. Provides that the Tribe and each member shall be eligible for any services and benefits provided by the United States and State agencies to Indians that are otherwise available to State-recognized tribes. Contains provisions concerning the membership roll of the Tribe. Contains legislative findings. Defines "member" and "Tribe".

Feb 19  19  H  Referred to Rules Committee

HB 03717  Rep. Gregory Harris

Makes appropriations to the Supreme Court for the ordinary and contingent expenses of the judicial system. Effective July 1, 2019.

Feb 19  19  H  Referred to Rules Committee

HB 03718  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the State Universities Retirement System for the fiscal year beginning July 1, 2019, as follows: General Funds $1,431,123,113; Other State Funds $200,000,000; Total $1,631,123,113.

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

HB 03719  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Illinois Labor Relations Board for the fiscal year beginning July 1, 2019, as follows: General Funds $1,734,000.

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

HB 03720  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the State Employees' Retirement System, Judges Retirement System and General Assembly Retirement System for the fiscal year beginning July 1, 2019, as follows: General Funds $1,459,868,950.

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

HB 03721  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Property Tax Appeal Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $6,098,900.

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

HB 03722  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Illinois Racing Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $6,141,500.

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

HB 03723  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Liquor Control Commission for the fiscal year beginning July 1, 2019, as follows: Other State Funds $12,037,100.

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

HB 03724  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Illinois Gaming Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $162,071,300.

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

HB 03725  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Illinois Independent Tax Tribunal for the fiscal year beginning July 1, 2019, as follows: General Funds $607,000; Other State Funds $176,100; Total $783,100.

Jul 02  19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03726  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Procurement Policy Board for the fiscal year beginning July 1, 2019, as follows: General Funds $527,000.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03727  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Environmental Protection Agency for the fiscal year beginning July 1, 2019, as follows: Other State Funds $365,651,400; Federal Funds $79,189,100; Total $444,840,500.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03728  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Drycleaner Environmental Response Trust Fund Council for the fiscal year beginning July 1, 2019, as follows: Other State Funds $3,200,000.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03729  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Illinois Commerce Commission for the fiscal year beginning July 1, 2019, as follows: Other State Funds $56,094,500.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03730  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Civil Service Commission for the fiscal year beginning July 1, 2019, as follows: General Funds $446,200.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03731  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Executive Ethics Commission for the fiscal year beginning July 1, 2019, as follows: General Funds $6,271,900.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03732  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Office of the Executive Inspector General for the fiscal year beginning July 1, 2019, as follows: General Funds $6,130,900; Other State Funds $1,610,800; Total $7,741,700.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03733  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Governor’s Office of Management and Budget for the fiscal year beginning July 1, 2019, as follows: General Funds $1,995,400; Other State Funds $501,063,400; Total $503,058,800.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03734  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Abraham Lincoln Presidential Library and Museum for the fiscal year beginning July 1, 2019, as follows: General Revenue Funds $7,624,300; Other State Funds $6,100,000; Total $13,724,300.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03735  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Illinois Arts Council for the fiscal year beginning July 1, 2019, as follows: General Funds $12,896,800; Federal Funds $1,000,000; Total $13,896,800.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03736  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Revenue for the fiscal year beginning July 1, 2019, as follows: General Funds $49,588,700; Other State Funds $929,632,900; Total $979,221,600.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03737  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of the Lottery for the fiscal year beginning July 1, 2019, as follows: Other State Funds $1,253,265,100.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03738  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Innovation and Technology for the fiscal year beginning July 1, 2019, as follows: Other State Funds $660,000,000.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03739  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Insurance for the fiscal year beginning July 1, 2019, as follows: Other State Funds $53,427,400.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03740  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Financial and Professional Regulation for the fiscal year beginning July 1, 2019, as follows: Other State Funds $107,513,400.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03741  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Employment Security for the fiscal year beginning July 1, 2019, as follows: General Funds $ 21,000,000; Other State Funds $4,000,000; Federal Funds $232,305,600; Total $257,305,600.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03742  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Natural Resources for the fiscal year beginning July 1, 2019, as follows: General Revenue Fund $38,777,900; Other State Funds $312,836,882; Federal Funds $35,613,362; Total $387,228,144.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03743  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Commerce and Economic Opportunity for the fiscal year beginning July 1, 2019, as follows: General Funds $27,407,300; Other State Funds $304,757,500; Federal Funds $1,021,209,200; Total $1,353,374,000.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03744  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Central Management Services for the fiscal year beginning July 1, 2019, as follows: General Funds $2,083,979,700; Other State Funds $4,795,102,900; Total $6,879,082,600.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03745  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Department of Agriculture for the fiscal year beginning July 1, 2019, as follows: General Funds $16,927,100; Other State Funds $86,820,700; Federal Funds $13,715,500; Total $117,463,300.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03746  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Office of the Lieutenant Governor for the fiscal year beginning July 1, 2019, as follows: General Funds $1,614,700; Other State Funds $47,500; Total $1,662,200.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03747  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Office of the Governor for the fiscal year beginning July 1, 2019, as follows: General Funds $12,914,000; Other State Funds $100,000; Total $13,014,000.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03748  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Illinois Council on Developmental Disabilities for the fiscal year beginning July 1, 2019, as follows: Federal Funds $4,514,700.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03750  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Human Rights Commission for the fiscal year beginning July 1, 2019, as follows: General Funds $3,089,600.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03751  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Guardianship and Advocacy Commission for the fiscal year beginning July 1, 2019, as follows: General Funds $10,209,700; Other State Funds $2,300,000; Total $12,509,700.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03752  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Deaf and Hard of Hearing Commission for the fiscal year beginning July 1, 2019, as follows: General Funds $673,000; Other State Funds $200,300; Total $873,300.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03753  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Coroner Training Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $450,000.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03754  Rep. Gregory Harris-Robyn Gabel and Elizabeth Hernandez

Makes appropriations for the ordinary and contingent expenses of the Department of Veterans’ Affairs for the fiscal year beginning July 1, 2019, as follows: General Funds $93,217,600; Other State Funds $72,747,700; Federal Funds $1,376,600; Total $167,341,900.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03755  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Department of Public Health for the fiscal year beginning July 1, 2019, as follows: General Funds $121,289,400; Other State Funds $186,423,400; Federal Funds $333,169,700; Total $640,882,500.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03756  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Department of Healthcare and Family Services for the fiscal year beginning July 1, 2019, as follows: General Funds $7,227,784,300; Other State Funds $17,576,963,400; Federal Funds $300,000,000; Total $25,104,747,700.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03757  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year beginning July 1, 2019, as follows: General Funds $4,176,644,400; Other State Funds $795,937,100; Federal Funds $1,841,643,100; Total $6,814,224,600.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03758  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Department of Human Rights for the fiscal year beginning July 1, 2019, as follows: General Funds $10,718,400; Other State Funds $600,000; Federal Funds $4,925,800; Total $16,244,200.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03759  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 2019: General Funds $814,305,100; Other State Funds $434,047,000 Federal Funds $10,511,600; Total $1,258,863,700.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03760  Rep. Gregory Harris-Robyn Gabel

Makes appropriations for the ordinary and contingent expenses of the Department on Aging for the fiscal year beginning July 1, 2019, as follows: General Funds $1,084,369,400; Other State Funds $5,745,000; Federal Funds $124,913,700; Total $1,215,028,100.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03761  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the State Universities Civil Service System for the fiscal year beginning July 1, 2019, as follows: General Funds $1,114,700.

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

HB 03762  Rep. Gregory Harris-La Shawn K. Ford-Carol Ammons

Makes appropriations for the ordinary and contingent expenses of the Illinois Student Assistance Commission for the fiscal year beginning July 1, 2019: General Funds $503,741,200; Other State Funds $10,580,000; Federal Funds $264,453,700; Total $778,774,900.

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

HB 03763  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Illinois Community College Board for the fiscal year beginning July 1, 2019, as follows: General Funds $229,223,100; Other State Funds $116,295,000; Federal Funds $43,000,000; Total $388,518,100.

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

HB 03764  Rep. Gregory Harris-La Shawn K. Ford-Carol Ammons

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of the University of Illinois for the fiscal year beginning July 1, 2019, as follows: General Funds $621,432,000; Other State Funds $6,116,000; Total $627,548,000.

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

HB 03765  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Southern Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $193,630,600; Other State Funds $1,269,000; Total $194,899,600.

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

HB 03766  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northern Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $87,804,400; Other State Funds $36,000; Total $87,840,400.

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

HB 03767  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Western Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $69,619,300; Other State Funds $150,000; Total $69,769,300.

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

HB 03768  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Illinois State University for the fiscal year beginning July 1, 2019, as follows: General Funds $49,588,000; Other State Funds $10,000; Total $49,598,000.

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

HB 03769  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northeastern Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $35,566,900.

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

HB 03770  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Governors State University for the fiscal year beginning July 1, 2019, as follows: General Funds $23,193,600.

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

HB 03771  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Eastern Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $41,424,300; Other State Funds $8,000; Total $41,432,300.

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

HB 03772  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Chicago State University for the fiscal year beginning July 1, 2019, as follows: General Funds $35,018,900; Other State Funds $1,907,000; Total $36,925,900.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03773  Rep. Gregory Harris-La Shawn K. Ford

Makes appropriations for the ordinary and contingent expenses of the Board of Higher Education and the Illinois Mathematics and Science Academy for the fiscal year beginning July 1, 2019, as follows: General Funds $29,066,700; Other State Funds $5,291,000; Federal Funds $5,500,000; Total $39,857,700.

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

HB 03774  Rep. Gregory Harris-Rita Mayfield

Makes appropriations for the Illinois State Board of Education and teacher retirement contributions for the fiscal year beginning July 1, 2019, as follows: General Funds $13,517,053,747; Other State Funds $73,703,700; Federal Funds $3,622,603,300; Total $17,213,360,747.

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

HB 03775  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Educational Labor Relations Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $1,940,700.

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

HB 03776  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Office of the State Fire Marshal for the fiscal year beginning July 1, 2019, as follows: Other State Funds $39,325,500; Federal Funds $1,000,000; Total $40,325,500.

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

HB 03777  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the State Police Merit Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $4,432,900.

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

HB 03778  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Illinois Emergency Management Agency for the fiscal year beginning July 1, 2019: General Funds $7,025,500; Other State Funds $49,144,100; Federal Funds $496,850,800; Total $553,020,400.

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

HB 03779  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Southwestern Illinois Development Authority for the fiscal year beginning July 1, 2019, as follows: General Funds $1,416,100.

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

HB 03780  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year beginning July 1, 2019, as follows: General Funds $2,867,500; Other State Funds $347,000; Total $3,214,500.

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

HB 03781  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Metropolitan Pier and Exposition Authority for the fiscal year beginning July 1, 2019, as follows: Other State Funds $222,703,700.

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

HB 03782  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Law Enforcement Training Standards Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $24,704,900.

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

HB 03783  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Workers’ Compensation Commission for the fiscal year beginning July 1, 2019, as follows: Other State Funds $30,547,600.

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

HB 03784  Rep. Gregory Harris-Kelly M. Cassidy

Makes appropriations for the ordinary and contingent expenses of the Illinois Sports Facilities Authority for the fiscal year beginning July 1, 2019, as follows: Other State Funds $67,800,900.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03785  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Illinois Criminal Justice Information Authority for the fiscal year beginning July 1, 2019, as follows: General Funds $29,337,300; Other State Funds $12,091,800; Federal Funds $139,700,000; Total $181,129,100.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03786  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Capital Development Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $31,765,400.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03787  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Department of Transportation for the fiscal year beginning July 1, 2019, as follows: Other State Funds $3,177,583,207; Federal Funds $9,575,608; Total $3,187,158,815.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03788  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Department of State Police for the fiscal year beginning July 1, 2019, as follows: General Funds $281,978,900; Other State Funds $384,110,000; Federal Funds $20,000,000; Total $686,088,900.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03789  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Department of Military Affairs for the fiscal year beginning July 1, 2019, as follows: General Funds $18,207,900; Other State Funds $6,100,000; Federal Funds $40,410,700; Total $64,718,600.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03790  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Department of Labor for the fiscal year beginning July 1, 2019, as follows: General Funds $7,027,800; Other State Funds $1,436,800; Federal Funds $5,000,000; Total $13,464,600.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03791  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Illinois Power Agency for the fiscal year beginning July 1, 2019, as follows: Other State Funds $64,339,756.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03792  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Department of Corrections for the fiscal year beginning July 1, 2019, as follows: General Funds $1,516,513,900; Other State Funds $92,550,800; Total $1,609,064,700.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03793  Rep. Gregory Harris-Kelly M. Cassidy
Makes appropriations for the ordinary and contingent expenses of the Department of Juvenile Justice for the fiscal year beginning July 1, 2019, as follows: General Funds $115,151,200; Other State Funds $13,000,000; Total $128,151,200.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03794  Rep. Gregory Harris-Luis Arroyo
Appropriations and reappropriations for capital projects for the Department of Commerce and Economic Opportunity for the fiscal years beginning July 1, 2019. Effective immediately.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03795  Rep. Gregory Harris-Luis Arroyo
Makes appropriations and reappropriations for the fiscal year beginning July 1, 2019. Effective immediately.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03796  Rep. Justin Slaughter
705 ILCS 405/5-170
705 ILCS 405/5-401.5
725 ILCS 5/103-2.1
Amends the Juvenile Court Act of 1987. Provides that minors under 18 years of age (rather than 15 years of age) at the
time of the commission of an act committed by an adult would be a violation of first degree murder, intentional homicide of an unborn
child, second degree murder, voluntary manslaughter of an unborn child, involuntary manslaughter and reckless homicide, involuntary
manslaughter and reckless homicide of an unborn child, drug-induced homicide, criminal sexual assault, aggravated criminal sexual
assault, predatory criminal sexual assault of a child, criminal sexual abuse, or aggravated criminal sexual abuse, must be represented
by counsel throughout the entire custodial interrogation of the minor. Provides that an oral, written, or sign language statement of a
minor made without the presence of counsel during a custodial interrogation in violation of the Act on or after the effective date of the
amendatory Act is inadmissible as evidence against the minor in a proceeding under the Act or under the Criminal Code of 2012.
Makes a conforming change in the Code of Criminal Procedure of 1963.
Feb 26 19  H  Referred to Rules Committee

HB 03797  Rep. David A. Welter-Lindsay Parkhurst
Appropriates $2,600,000 from the General Revenue Fund to the Village of Coal City for the debt incurred by the
municipality for its cleanup and recovery efforts following the destruction from the EF-3 tornado on June 22, 2015. Includes a
preamble concerning the costs relating to the EF-3 tornado. Effective July 1, 2019.
Mar 05 19  H  Referred to Rules Committee

HB 03798  Rep. Jay Hoffman
35 ILCS 40/70 new
Amends the Invest in Kids Act. Provides that no credits may be awarded under the Act for any taxable year that begins in a
State fiscal year for which the minimum statutory funding level is not met. Provides that the carry-forward period for those credits shall
be suspended for any taxable year that begins in a State fiscal year for which the minimum statutory funding level is not met. Requires
the State Board of Education to determine whether or not the State has met the minimum funding level for the fiscal year and to
transmit a copy of the determination to the Department of Revenue. Effective immediately.
Mar 12 19  H  Referred to Rules Committee

HB 03799  Rep. Daniel Didech
New Act
Creates the State Flag Contest Act. Provides that beginning on or before January 1, 2020, the Secretary of State shall
initiate a contest for a new design for the official Illinois State flag. Provides that the Secretary shall create a process for the
submission, review, and selection of the new State flag. Provides that any person attending a public university in this State and any
Illinois resident 21 years old or younger on the effective date of this Act is eligible to participate in the contest. Provides for the design
of the flag. Creates the State Flag Selection Committee for the purpose of selecting a new Illinois State flag design. Provides that
entries for a new State flag design shall be submitted to the Committee for selection in a manner designated by the Secretary. Provides
that upon selection of the winning design, the Legislative Reference Bureau shall prepare for introduction in the General Assembly a
bill to replace the current State flag design with the design selected by the Committee. Provides that the winning design shall become
the official State flag of Illinois upon passage of the bill in both houses of the General Assembly and being signed into law by the
Mar 12 19  H  Referred to Rules Committee

HB 03800  Rep. Gregory Harris-Robert Rita
Appropriates various amounts to the President of the Senate and the Speaker of the House of Representatives for General
Assembly operations. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03801  Rep. Gregory Harris-Robert Rita
Appropriates various amounts to the Commission on Government Forecasting and Accountability, the Legislative Audit
Commission, the Joint Committee on Administrative Rules, the Legislative Information System, the Legislative Printing Unit, the
Appropriates $312,500 from the General Revenue Fund to the Legislative Ethics Commission to meet the ordinary and contingent expenses of the Commission and the Office of Legislative Inspector General. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03802  Rep. Gregory Harris-Robert Rita

Makes appropriations for the ordinary and contingent expenses of the Court of Claims for the fiscal year beginning July 1, 2019. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03803  Rep. Gregory Harris-Robert Rita

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

HB 03804  Rep. Gregory Harris-Robert Rita

Appropriates specified amounts from various funds to the State Treasurer for specified purposes. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03805  Rep. Gregory Harris-Robert Rita

Makes various FY20 appropriations to the Office of the Secretary of State. Effective July 1, 2019.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03806  Rep. Gregory Harris-Robert Rita

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

HB 03807  Rep. Gregory Harris-Kelly M. Cassidy

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

HB 03808  Rep. LaToya Greenwood-Mary E. Flowers-Natalie A. Manley, Terra Costa Howard and Sara Feigenholtz

Appropriates $2,885,000 from the General Revenue Fund to the Department of Children and Family Services to make grants to assist the Illinois Association of Court Appointed Special Advocates. Effective July 1, 2019.
Mar 13 19  H  Referred to Rules Committee

HB 03809  Rep. Allen Skillicorn

15 ILCS 505/16.5
15 ILCS 505/16.6

Amends the State Treasurer Act. In a Section concerning a college savings pool, provides that the term "qualified expenses" includes any qualified higher education expense allowed under specified provisions of the Internal Revenue Code. In a Section concerning the ABLE account program, provides the funds contained in a College Savings Pool account established under the Act may be rolled over into an eligible ABLE account to the extent permitted by specified provisions of the Internal Revenue Code. Effective immediately.
Mar 14 19  H  Referred to Rules Committee

HB 03810  Rep. Maurice A. West, II

625 ILCS 5/11-503  from Ch. 95 1/2, par. 11-503

Amends the Illinois Vehicle Code. Provides that, in cases where the person accused of reckless driving unintentionally caused a death or type A injury to another person, the trier of fact may infer that the defendant acted with a willful or wanton disregard for the safety of persons if the person is also found guilty of committing 3 or more violations of the Chapter concerning the Rules of the Road in causing the accident.
Mar 14 19  H  Referred to Rules Committee
HB 03811  Rep. Mark Batinick
5 ILCS 375/6.11
20 ILCS 2310/2310-705 new
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new
225 ILCS 85/3
305 ILCS 5/5-5.12c new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Director of Public Health, if a physician licensed to practice medicine in all its branches in Illinois, shall establish a standing order complete with the issuance of a prescription for a hormonal contraceptive in accordance with the requirements of the provisions. Provides that if the Director is not a physician licensed to practice medicine in all its branches in Illinois, the Medical Director of the Department of Public Health shall establish the standing order. Provides that a pharmacist may dispense a 12-month supply of hormonal contraceptives to a patient who is age 17 or older. Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance or managed care plan to provide coverage for patient care services provided by a pharmacist. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code. Amends the Pharmacy Practice Act. Provides that the definition of "practice of pharmacy" includes the dispensing of hormonal contraceptives pursuant to the standing order under provisions of the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Amends the Illinois Public Aid Code. Requires the medical assistance program to cover patient care services provided by a pharmacist for hormonal contraceptives assessment and consultation for patients who are age 17 or older. Effective January 1, 2020.

Mar 19 19  H Referred to Rules Committee

HB 03812  Rep. Gregory Harris-Kelly M. Cassidy

Appropriates $19,276,300 to the Office of the State's Attorneys Appellate Prosecutor to meet its ordinary and contingent expenses for the fiscal year ending June 30, 2020. Effective July 1, 2019.

Mar 19 19  H Referred to Rules Committee

HB 03813  Rep. Gregory Harris-Kelly M. Cassidy

Appropriates various amounts from the General Revenue Fund to the Office of the State Appellate Defender for ordinary and contingent expenses and for the payment of a settlement. Effective July 1, 2019.

Mar 19 19  H Referred to Rules Committee

HB 03814  Rep. Gregory Harris-Robert Rita


Mar 19 19  H Referred to Rules Committee

HB 03815  Rep. Jerry Costello, II

Appropriates $2,575,000 for the ordinary and contingent expenses of the Department of Natural Resources for the Sparta World Shooting and Recreational Complex for all costs incurred prior to July 1, 2018. Effective July 1, 2019.

Mar 19 19  H Referred to Rules Committee

HB 03816  Rep. Camille Y. Lilly

Appropriates $500,000 from the General Revenue Fund to the Illinois Criminal Justice Information Authority to create a grant program for community groups and organizations working with youth and young adults for violence prevention activities. Effective July 1, 2019.

Mar 19 19  H Referred to Rules Committee
HB 03817 Rep. John M. Cabello

405 ILCS 20/4 from Ch. 91 1/2, par. 304

Amends the Community Mental Health Act. Provides that upon receipt of all the annual moneys collected from the tax levied under the Act, each governmental unit that levies that tax shall immediately deposit 30% of those moneys into a special fund directly controlled by the county sheriff to be used for mental health services within the county jail.

Mar 26 19 H Referred to Rules Committee
HB 03818  Rep. John M. Cabello

5 ILCS 140/7.5
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99
50 ILCS 710/1 from Ch. 85, par. 515
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005 from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2 from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105
520 ILCS 5/3.2 from Ch. 61, par. 3.2
520 ILCS 5/3.2a from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/2-7.3
720 ILCS 5/2-7.5 was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30 was 720 ILCS 5/16C-2
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-1.1 from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3 from Ch. 38, par. 24-3
720 ILCS 5/24-3.1 from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2 from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4 from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
HB 03818 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/102-7.1
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-4.5-110
730 ILCS 5/5-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1025/1 from Ch. 141, par. 101
765 ILCS 1026/15-705


Mar 26 19 H Referred to Rules Committee

HB 03819
Rep. David McSweeney-Jonathan Carroll

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that, if a school district or person who is a contractor to the district takes disciplinary action, including requiring a paid or unpaid leave of absence, against an employee who is an educator licensed under the Educator Licensure Article of the Code or an employee of the contractor because of an allegation made against that employee that involves a violation of the Criminal Code of 2012 and the offense is sexually motivated, the school district must report the allegation, including the name of the employee, to (i) all persons employed by the school district or by the contractor who have duties within the school to which that employee is assigned and (ii) all parents or guardians of students attending the school to which that employee is assigned; defines "sexually motivated". Provides that if a school district makes a report and, subsequent to the reporting, the employee who was the subject of the report has been exonerated from the allegation, the school district must report the exoneration to all persons who received the initial report. Requires the State Board of Education to adopt rules. Effective immediately.

Mar 26 19 H Referred to Rules Committee

HB 03820
Rep. Michael Halpin

Appropriates $100,000 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for a grant to the Niabi Zoo for operations costs associated with infrastructure improvements.

Mar 26 19 H Referred to Rules Committee

HB 03821
Rep. Amy Grant

5 ILCS 440/1 from Ch. 1, par. 3201

Amends the Time Standardization Act. Provides that the State is exempt from the provisions of the federal Uniform Time Act of 1966 that establish daylight saving time.

Mar 26 19 H Referred to Rules Committee
HB 03822 Rep. Katie Stuart

20 ILCS 1305/1-75 new

20 ILCS 2605/2605-370 new

Amends the Department of Human Services Act and the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall establish and maintain a database of persons who register as being diagnosed with a communication disability or a disability that can impair communication. Provides that a person diagnosed with a communication disability or a disability that can impair communication who is 18 of age or older may register with the Department of State Police for inclusion in the database by submitting a completed verification form established by the Department of Human Services. Provides that a parent or guardian of a minor child or a ward diagnosed with a communication disability or a disability that can impair communication may register the minor child or the ward with the Department of State Police for inclusion in the database by submitting a completed verification form established by the Department of Human Services. Provides that the Department of State Police shall include in the database information provided on a completed verification form that the Department of State Police determines is necessary for a law enforcement officer to identify a person as diagnosed with a communication disability or a disability that can impair communication. Defines terms.

Mar 26 19 H Referred to Rules Committee
HB 03823

Rep. André Thapedi

20 ILCS 2705/2705-615 new
35 ILCS 105/3-10
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10
35 ILCS 505/2 from Ch. 120, par. 418
55 ILCS 5/5-1184 new
60 ILCS 1/1-10 new
65 ILCS 5/8-1-19 new
605 ILCS 5/4-304 new
625 ILCS 5/3-804 from Ch. 95 1/2, par. 3-804
625 ILCS 5/3-804.01
625 ILCS 5/3-804.02 from Ch. 95 1/2, par. 3-804.02
625 ILCS 5/3-804.3
625 ILCS 5/3-805 from Ch. 95 1/2, par. 3-805
625 ILCS 5/3-805.5
625 ILCS 5/3-806 from Ch. 95 1/2, par. 3-806
625 ILCS 5/3-821 from Ch. 95 1/2, par. 3-821
625 ILCS 5/3-815.1 rep.
30 ILCS 105/5.891 new
30 ILCS 105/5.892 new
30 ILCS 105/5.893 new
30 ILCS 105/6z-107 new
30 ILCS 105/6z-108 new
30 ILCS 105/6z-109 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall create and implement a Type II Noise Suppression Program. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Decreases the rate of tax on motor fuel and gasohol by 1% per year until the tax is imposed at the rate of 1.25%. Amends the Motor Fuel Tax Law. Increases the rate of tax on motor fuel, including compressed natural gas. Amends the Illinois Vehicle Code. Increases certain vehicle registration fees. Provides that the additional moneys shall be deposited into the Transportation Investment Fund. Amends the State Finance Act to create the Transportation Investment Fund, the RTA Investment Fund, and the Downstate Transit Investment Fund, and sets forth the uses for those Funds. Amends the Illinois Municipal Code, the Counties Code, and the Township Code. Provides that counties, municipalities, and townships shall develop and periodically update a master plan for their transportation assets in coordination with the Department of Transportation. Effective immediately.

Mar 27 19 H Referred to Rules Committee
HB 03824  Rep. Michael P. McAuliffe-Steven Reick-David McSweeney-Brad Halbrook-Allen Skillicorn, Margo McDermed, Andrew S. Chesney, Robert Martwick and Amy Grant

35 ILCS 16/30
35 ILCS 16/35

Amends the Film Production Services Tax Credit Act of 2008. Provides that, for accredited productions certified or renewed on or after the effective date of the amendatory Act, the applicant shall verify that no person hired on the applicant's production has, prior to the date of the application or renewal: (i) been convicted of or pled guilty to a hate crime; (ii) been convicted of or pled guilty to disorderly conduct for falsifying a police report of a hate crime; or (iii) participated in a deferred prosecution program for disorderly conduct or for falsifying a police report of a hate crime. Makes conforming changes prohibiting the Department of Commerce and Economic Opportunity from issuing a tax credit certificate to a production that fails to verify that information. Effective immediately.

Mar 29 19 Referred to Rules Committee

HB 03825  Rep. Allen Skillicorn

New Act

Creates the Firearm Safety Curriculum Act. Provides that, beginning with the 2020-2021 school year, each school district may include in its curriculum a unit of instruction on firearm safety and accident prevention for all students in the first grade; specifies what the course must include. Provides that each student who attends the course must be tested on the curriculum after completion of the course and must be given educational materials to take home to his or her parent or guardian. Provides that if a school district offers the course, it must provide written or electronic notice of the course to each parent or guardian of a student in first grade no later than 7 days before the course is scheduled to occur. Provides that a parent or guardian may elect, through written or electronic communication, to have his or her child not attend the course. Effective July 1, 2020.

Apr 02 19 Referred to Rules Committee
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<th>Bill Number</th>
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<td>Rep. Allen Skillicorn</td>
<td>5 ILCS 120/2 from Ch. 102, par. 42</td>
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HB 03826 (CONTINUED)

70 ILCS 3615/3A.02 from Ch. 111 2/3, par. 703A.02
70 ILCS 3615/3A.05 from Ch. 111 2/3, par. 703A.05
70 ILCS 3615/3A.09 from Ch. 111 2/3, par. 703A.09
70 ILCS 3615/3A.10 from Ch. 111 2/3, par. 703A.10
70 ILCS 3615/3A.11 from Ch. 111 2/3, par. 703A.11
70 ILCS 3615/3A.12 from Ch. 111 2/3, par. 703A.12
70 ILCS 3615/3A.14 from Ch. 111 2/3, par. 703A.14
70 ILCS 3615/3A.15
70 ILCS 3615/3A.16
70 ILCS 3615/3A.17
70 ILCS 3615/3A.18
70 ILCS 3615/3B.01 from Ch. 111 2/3, par. 703B.01
70 ILCS 3615/3B.02 from Ch. 111 2/3, par. 703B.02
70 ILCS 3615/3B.05 from Ch. 111 2/3, par. 703B.05
70 ILCS 3615/3B.09 from Ch. 111 2/3, par. 703B.09
70 ILCS 3615/3B.10 from Ch. 111 2/3, par. 703B.10
70 ILCS 3615/3B.11 from Ch. 111 2/3, par. 703B.11
70 ILCS 3615/3B.12 from Ch. 111 2/3, par. 703B.12
70 ILCS 3615/3B.13 from Ch. 111 2/3, par. 703B.13
70 ILCS 3615/3B.14
70 ILCS 3615/3B.15
70 ILCS 3615/3B.26
70 ILCS 3615/Art. III-C heading new
70 ILCS 3615/3C.05 new
70 ILCS 3615/4.01 from Ch. 111 2/3, par. 704.01
70 ILCS 3615/4.02b
70 ILCS 3615/4.03.3
70 ILCS 3615/4.04 from Ch. 111 2/3, par. 704.04
70 ILCS 3615/4.11 from Ch. 111 2/3, par. 704.11
70 ILCS 3615/4.15
70 ILCS 3615/5.05 from Ch. 111 2/3, par. 705.05
70 ILCS 3615/3A.03 rep.
70 ILCS 3615/3A.04 rep.
70 ILCS 3615/3A.06 rep.
70 ILCS 3615/3A.07 rep.
70 ILCS 3615/3B.03 rep.
70 ILCS 3615/3B.04 rep.
70 ILCS 3615/3B.06 rep.
70 ILCS 3615/3B.07 rep.
HB 03826 (CONTINUED)

Amends the Metropolitan Transit Authority Act. Provides that on January 1, 2021 the Chicago Transit Authority shall become a division Regional Transportation Authority. Abolishes the Chicago Transit Board and provides that the Board of Directors of the Regional Transportation Authority will serve as the Board of the Chicago Transit Authority. Makes conforming changes. Amends the Regional Transportation Authority Act. Provides that on January 1, 2021 the Suburban Bus Board and the Commuter Rail Board are abolished and that the Board of Directors of the Regional Transportation Authority will directly operate the Suburban Bus Division and the Commuter Rail Division of the Regional Transit Authority. Makes conforming changes. Amends the Open Meetings Act, State Employees Group Insurance Act of 1971, Broadband Access on Passenger Rail Law, and the Illinois Municipal Code making conforming changes. Effective January 1, 2021.

Apr 03 19  H  Referred to Rules Committee

HB 03827  Rep. Jonathan Carroll

5 ILCS 70/1.43 new
5 ILCS 70/1.44 new
5 ILCS 70/1.45 new
5 ILCS 70/1.46 new
50 ILCS 750/2 from Ch. 134, par. 32
50 ILCS 750/6.1 from Ch. 134, par. 36.1
220 ILCS 5/13-213 from Ch. 111 2/3, par. 13-213
425 ILCS 60/3 from Ch. 127 1/2, par. 803
510 ILCS 5/15 from Ch. 8, par. 365
510 ILCS 5/15.1
510 ILCS 70/7.15
775 ILCS 5/8-102 from Ch. 68, par. 8-102
775 ILCS 30/3 from Ch. 23, par. 3363

Amends the Emergency Telephone System Act, the Public Utilities Act, the Smoke Detector Act, and other Acts by replacing all references to "hearing impaired" with "deaf, hard of hearing, and deafblind." Amends the Statutes in Statutes. Defines "deaf", "hard of hearing", and "deafblind." Provides that except where the context indicates otherwise, in any rule, contract, or other document a reference to the term "hearing impaired" shall be considered a reference to the term "deaf" or "hard of hearing". Effective immediately.

Apr 03 19  H  Referred to Rules Committee

HB 03828  Rep. Allen Skillicorn-Jonathan Carroll-David A. Welter

10 ILCS 5/10-2 from Ch. 46, par. 10-2
10 ILCS 5/10-3 from Ch. 46, par. 10-3

Amends the Election Code. Changes signature requirements for new political parties and independent candidates so the amounts are equal to those required for established political parties, irrespective of party affiliation.

Apr 04 19  H  Filed with the Clerk by Rep. Allen Skillicorn

HB 03829  Rep. Deanne M. Mazzochi-Amy Grant

725 ILCS 5/112A-2.5
740 ILCS 22/201

Amends the Civil No Contact Order Act. Provides that a petition for a civil no contact order may be filed by a family or household member of a victim of a murder. Amends the Code of Criminal Procedure of 1963. Provides that a civil no contact order in a case involving a family or household member of a victim of a murder may be entered in conjunction with a delinquency petition or a criminal prosecution.

Apr 09 19  H  Referred to Rules Committee
HB 03830  Rep. C.D. Davidsmeyer

305 ILCS 5/12-4.52 new

Amends the Illinois Public Aid Code. Provides that subject to federal approval, no person who is an undocumented immigrant shall qualify for any benefits or assistance provided under the Code, including, but not limited to, any benefits or assistance provided under the federal Supplemental Nutrition Assistance Program, the Child Care Assistance Program, the Children's Health Insurance Program, the Covering ALL KIDS Health Insurance program, the Temporary Assistance for Needy Families program, and the medical assistance program. Effective immediately.

Apr 09 19  H  Referred to Rules Committee

HB 03831  Rep. Darren Bailey-Chris Miller-Brad Halbrook-C.D. Davidsmeyer-Blaine Wilhour, Joe Sosnowski, Dan Caulkins, Charles Meier, Terri Bryant, Dan Ugaste, Andrew S. Chesney and Margo McDermed

305 ILCS 5/5-5h new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that notwithstanding any law or rule to the contrary, gender reassignment surgery, including, but not limited to, genital or breast-related surgery for persons diagnosed with gender dysphoria, shall not be a covered service under the medical assistance program.

Apr 11 19  H  Referred to Rules Committee

HB 03832  Rep. Anthony DeLuca

35 ILCS 105/3-5
35 ILCS 120/2-5

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that a school bus that is equipped with safety belts for passengers is exempt from the tax under those Acts. Provides that the Acts' automatic sunset provisions do not apply to the exemption. Effective immediately.

Apr 11 19  H  Referred to Rules Committee

HB 03833  Rep. Grant Wehrli-Amy Grant-Deb Conroy

New Act

Creates the Opioid Overdose Reduction Act. Provides that the Act may be referred to as Alex's Law. Defines "authorized entity" as a community-based health disease prevention or social service program. Provides that a health care practitioner may prescribe opioid antagonists in the name of an authorized entity. Provides that an employee or agent of an authorized entity or other individual who has completed specified training may provide and administer an opioid antagonist to an individual on the property of the authorized entity whom the employee, agent, or other individual believes in good faith is experiencing an opioid overdose, regardless of whether the individual has a prescription for an opioid antagonist. Contains provisions releasing health care practitioners from liability for prescribing or dispensing an opioid antagonists to certain persons. Contains provisions releasing persons who are not otherwise licensed to administer an opioid antagonist from liability for administering an opioid antagonist without fee if the person believes in good faith that another person is experiencing a drug overdose. Provides that a person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an opioid overdose shall not be charged or prosecuted for possession of a controlled, counterfeit, or look-alike substance or a controlled substance analog if certain conditions are met. Provides that a person who is experiencing an overdose shall not be charged or prosecuted for possession of a controlled, counterfeit, or look-alike substance or a controlled substance analog if evidence for the possession charge was acquired as a result of the person seeking or obtaining emergency medical assistance. Provides that a person's pretrial release, probation, furlough, supervised release, or parole shall not be revoked based on an incident for which the person would be immune from prosecution under the provisions.

Apr 12 19  H  Referred to Rules Committee

70 ILCS 3615/3B.09c new
70 ILCS 3615/4.01 from Ch. 111 2/3, par. 704.01
70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09

Amends Regional Transportation Authority Act. Provides that Metra Electric Line fares for transportation wholly within the City of Chicago shall be equal to the fares set by the Chicago Transit Board for rail transportation. Provides that fares for Metra Electric Line transportation that originate or conclude outside of the City of Chicago shall be set by the Commuter Rail Board and be based on the zone in which the transportation originates and concludes. Provides that the Commuter Rail Board shall accept the Ventra card for use on the Metra Electric Line and riders using the Ventra card shall pay through the Ventra application or at a station. Provides that the Commuter Rail Board shall adopt a policy to periodically check riders' tickets, including Ventra tickets, on the Metra Electric Line to determine whether a rider has paid for transportation at the station or on the Ventra application. Provides that lost revenue experienced by the Commuter Rail Board due to the implementation of any requirement relating to specified Metra Eclectic Line fare provisions are not “costs” in the calculation of whether fares and charges received in each fiscal year equal at least 50% of the aggregate costs of providing public transportation. Effective June 1, 2020.

Apr 30 19  H  Referred to Rules Committee

HB 03835  Rep. Chris Miller, Joe Sosnowski, Dan Caulkins, Mike Murphy and Thomas Morrison

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that no school district shall discriminate against a nonpublic school student on the basis of disability, race, creed, color, gender, national origin, religion, ancestry, marital status, or sexual orientation and shall not require the student to meet the school district's part-time or full-time attendance requirements for the purposes of participating in any of the district's school-sponsored, interscholastic or extracurricular activities or programs if the nonpublic school in which the student is enrolled (i) is located within the boundaries of the school district and (ii) has a student enrollment of less than 10 students. Effective immediately.

May 01 19  H  Referred to Rules Committee

HB 03836  Rep. La Shawn K. Ford

305 ILCS 5/12-4.13c new

Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall seek approval from the United States Department of Agriculture to participate in the federal SNAP Online Purchasing Pilot program to enable recipients of benefits provided under the Supplemental Nutrition Assistance Program (SNAP) to use their SNAP benefits to purchase groceries from eligible online grocery retailers. Provides that upon federal approval, the Department shall enter into an agreement with any online grocery retailer that is eligible to participate in the federal SNAP Online Purchasing Pilot program and may adopt rules.

May 07 19  H  Referred to Rules Committee

HB 03837  Rep. Allen Skillicorn-Brad Halbrook

5 ILCS 440/1 from Ch. 1, par. 3201

Amends the Time Standardization Act. Provides that daylight saving time shall be the year-round standard time of the entire State. Makes other changes.

May 07 19  H  Referred to Rules Committee

HB 03838  Rep. Daniel Didech

New Act

Creates the Homeowner's Property Signage Act. Provides that a homeowner may erect signage on the homeowner's property if the sign is erected for the purpose of informing the public of good faith concerns about public health or environmental issues on or near the property on which the sign is erected. Provides that there is a presumption that erecting such a sign is not defamatory or otherwise wrongful conduct. Provides that a plaintiff shall overcome the presumption by clear and convincing evidence. Provides that a defendant who prevails in a civil action may recover all legal fees and costs related to the defense of the action. Effective immediately.

May 14 19  H  Referred to Rules Committee
HB 03839  Rep. Keith R. Wheeler, Grant Wehrli, Margo McDermid, Mark Batinick, Dan Ugaste, Amy Grant and Jeff Keicher

5 ILCS 140/7.5
20 ILCS 2605/2605-304 new
20 ILCS 2605/2605-610 new
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1
430 ILCS 65/8 from Ch. 38, par. 83-8
430 ILCS 65/8.4 new
430 ILCS 65/9.5
725 ILCS 5/110-10 from Ch. 38, par. 110-10
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the State Police shall establish a Portal for use by federal, State, or local law enforcement agencies, including State's Attorneys and the Attorney General to capture a report of persons whose Firearm Owner's Identification Cards have been revoked or suspended. Creates the Firearm Recovery Task Force led by the State Police to seize and recover the Firearm Owner's Identification Cards of revoked persons and to enforce the revocation and suspension of Firearm Owner's Identification Cards under the Firearm Owner's Identification Card Act. Amends the Firearm Owner's Identification Card Act. Provides that the State Police shall include in the report the reason the person's Firearm Owner's Identification Card was revoked or suspended. Amends the Code of Criminal Procedure of 1963. Provides the defendant shall physically surrender all firearms in his or her possession to a law enforcement agency designated by the court to take custody of and impound the firearms and physically surrender his or her Firearm Owner's Identification Card to the law enforcement agency as a condition of remaining on bond pending sentencing when the offense the person has been charged with is a forcible felony, stalking, aggravated stalking, domestic battery, any violation of the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, or the Cannabis Control Act that is classified as a Class 2 or greater felony, or any felony violation of the Deadly Weapons Article of the Criminal Code of 1961 or the Criminal Code of 2012. Amends the Freedom of Information Act and the Unified Code of Corrections to make conforming changes. Makes other changes. Effective immediately.

May 16 19  H  Referred to Rules Committee

HB 03840  Rep. La Shawn K. Ford-Frances Ann Hurley-Monica Bristow-Jeff Keicher-Mary Edly-Allen, Terra Costa Howard, Diane Pappas, Emanuel Chris Welch and Camille Y. Lilly

(SEN. MATTIE HUNTER)

110 ILCS 330/8b new
210 ILCS 85/6.14 new

Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Requires a hospital organized or licensed under those Acts to provide a patient who is treated for opioid overdose at the hospital with one dose of or one prescription for an opioid antagonist upon discharge from the hospital, free of charge.

Oct 29 19  S  Assigned to Public Health

HB 03841  Rep. Delia C. Ramirez

35 ILCS 200/10-235

Amends the Property Tax Code. Provides that a Section concerning low-income housing project valuation also applies to residential property that is rented to a formerly incarcerated person. Effective immediately.

May 22 19  H  Referred to Rules Committee

HB 03842  Rep. Lindsay Parkhurst

720 ILCS 5/12-20 from Ch. 38, par. 12-20

Amends the Criminal Code of 2012. Provides that the penalty for knowingly buying or selling, or offering to buy or sell, a human body or any part of a human body is a Class 4 felony (rather than a Class A misdemeanor) for the first conviction and a Class 3 felony (rather than a Class 4 felony) for subsequent convictions.

May 22 19  H  Referred to Rules Committee
HB 03843  Rep. Mark Batinick

625 ILCS 5/11-605 from Ch. 95 1/2, par. 11-605

Amends the Illinois Vehicle Code. Provides that for the purpose of the Section concerning special speed limits while passing schools, a school day begins at 6:30 a.m. (instead of 7 a.m.). Includes a statement of legislative intent. Effective immediately.

May 23 19 H Referred to Rules Committee

HB 03844  Rep. Luis Arroyo

70 ILCS 3605/37b new

Amends the Metropolitan Transit Authority Act. Provides that the Chicago Transit Authority shall not operate, or cause to be operated, a rapid transit train unless it has an operating crew consisting of at least 2 individuals. Provides that "operate" includes all movement of a rapid transit train, regardless of whether passengers are aboard.

May 24 19 H Referred to Rules Committee


30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new

Amends the State Finance Act. Creates the Illinois Property Tax Relief Fund. Provides that moneys in the Illinois Property Tax Relief Fund shall be used to pay rebates to residential property taxpayers in the State. Provides that the Fund may accept moneys from any lawful source. Provides that the State Comptroller shall calculate a property tax rebate amount for the applicable property tax year by dividing the total amount appropriated from the Illinois Property Tax Relief Fund by the total number of homestead exemptions granted for homestead property in the State. Provides that the property tax bills of non-delinquent taxpayers who received a general homestead exemption under the Property Tax Code shall be reduced by the property tax rebate amount. Effective immediately.

May 26 19 H Filed with the Clerk by Rep. Daniel Didech

HB 03846  Rep. Kathleen Willis

55 ILCS 5/5-1030 from Ch. 34, par. 5-1030

Amends the Counties Code. Provides that a county with at least 800,000 residents and less than 3,000,000 residents may also impose a hotel tax within a municipality that imposes a municipal hotel operators' occupation tax if the proceeds from the tax within such a municipality are expended to promote tourism and economic development in the county. Effective immediately.

May 28 19 H Referred to Rules Committee

HB 03847  Rep. Dan Ugaste

105 ILCS 230/5-300

Amends the School Construction law. With regard to early childhood construction grants, provides that (i) a public school district assigned to Tier 1 under the evidence-based funding formula under the School Code or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 3% of the awarded grant, (ii) a public school district assigned to Tier 2 under the evidence-based funding formula or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 7.5% of the awarded grant, (iii) a public school district assigned to Tier 3 under the evidence-based funding formula or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 8.75% of the awarded grant, and (iv) a public school district assigned to Tier 4 under the evidence-based funding formula or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 10% of the awarded grant. Makes a conforming change. Effective immediately.

May 28 19 H Referred to Rules Committee
HB 03848 Rep. Jonathan Carroll

5 ILCS 70/1.43 new
5 ILCS 70/1.44 new
50 ILCS 750/2 from Ch. 134, par. 32
50 ILCS 750/6.1 from Ch. 134, par. 36.1
105 ILCS 5/2-3.83 from Ch. 122, par. 2-3.83
105 ILCS 5/14-11.02 from Ch. 122, par. 14-11.02
220 ILCS 5/13-213 from Ch. 111 2/3, par. 13-213
425 ILCS 60/3 from Ch. 127 1/2, par. 803
510 ILCS 5/15 from Ch. 8, par. 365
510 ILCS 5/15.1
510 ILCS 70/7.15
775 ILCS 5/8-102 from Ch. 68, par. 8-102
775 ILCS 30/3 from Ch. 23, par. 3363

Amends the Emergency Telephone System Act, the School Code, the Public Utilities Act, the Smoke Detector Act, and other Acts by replacing all references to "hearing impaired" with "deaf, hard of hearing, and DeafBlind." Amends the Statutes in Statutes. Defines "DeafBlind." Provides that except where the context indicates otherwise, in any rule, contract, or other document a reference to the term "hearing impaired" shall be considered a reference to the term "deaf" or "hard of hearing". Effective immediately.

May 30 19 H Referred to Rules Committee

HB 03849 Rep. La Shawn K. Ford

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that notwithstanding the eligibility requirements regarding expungement, a petitioner is eligible to petition the circuit court to expunge all records that have been sealed 3 years after the petitioner is granted sealing if the petitioner has not been arrested or has not had one or more criminal convictions between the court granting sealing and the filing of the petition for relief.

Oct 17 19 H Referred to Rules Committee
HB 03850

Rep. Allen Skillicorn-Brad Halbrook-Amy Grant-Chris Miller, Margo McDermed, Charles Meier and Darren Bailey

New Act

775 ILCS 55/Act rep.
210 ILCS 5/6.2 new
410 ILCS 70/9.1 new
735 ILCS 5/11-107.1a new
5 ILCS 375/6.11
20 ILCS 505/5 from Ch. 23, par. 5005
5 ILCS 140/7.5
55 ILCS 5/3-3013 from Ch. 34, par. 3-3013
210 ILCS 5/2 from Ch. 111 1/2, par. 157-8.2
210 ILCS 5/3 from Ch. 111 1/2, par. 157-8.3
215 ILCS 5/356z.4
215 ILCS 5/356z.4a rep.
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10 from Ch. 32, par. 604
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/36 from Ch. 111, par. 4400-36
225 ILCS 65/65-35 was 225 ILCS 65/15-15
225 ILCS 65/65-43
225 ILCS 95/7.5
410 ILCS 535/1 from Ch. 111 1/2, par. 73-1
415 ILCS 5/56.1 from Ch. 111 1/2, par. 1056.1
720 ILCS 5/9.1.2 from Ch. 38, par. 9-1.2
720 ILCS 5/9-2.1 from Ch. 38, par. 9-2.1
720 ILCS 5/9-3.2 from Ch. 38, par. 9-3.2
720 ILCS 5/12-3.1 from Ch. 38, par. 12-3.1
735 ILCS 5/8-802 from Ch. 110, par. 8-802
745 ILCS 70/3 from Ch. 111 1/2, par. 5303
750 ILCS 65/15 from Ch. 40, par. 1015


Oct 17 19 H Referred to Rules Committee

HB 03851

Rep. Avery Bourne-Tim Butler-Charles Meier-Tony McCombie, Ryan Spain, Mike Murphy and Monica Bristow

625 ILCS 5/3-819 from Ch. 95 1/2, par. 3-819

Amends the Illinois Vehicle Code. Reduces the trailer flat weight tax for maximum loads of 3,000 lbs. and less from $118 to $18, if and only if Senate Bill 1939 of the 101st General Assembly becomes law. Effective immediately.

Oct 17 19 H Referred to Rules Committee
HB 03852  Rep. Allen Skillicorn

425 ILCS 30/2  from Ch. 127 1/2, par. 102

Amends the Fireworks Regulation Act of Illinois. Provides that firecrackers, sky rockets, and Roman candles are not "fireworks" within the meaning of the Act.

Oct 17 19  H  Referred to Rules Committee

HB 03853  Rep. Allen Skillcorn-Brad Halbrook, Margo McDermed and Dan Caulkins

10 ILCS 20/Act rep.

Repeals the Agreement Among the States to Elect the President by National Popular Vote Act.

Oct 17 19  H  Referred to Rules Committee

HB 03854  Rep. Allen Skillicorn

40 ILCS 5/1-163 new

Amends the Illinois Pension Code. Provides that for a person who first becomes a member or participant in any retirement system or pension fund under the Code on or after the effective date of the amendatory Act, the total amount of the retirement annuity or pension benefits he or she may receive in any year shall not exceed $132,900; however, that amount shall annually thereafter be increased by the percentage increase (but not less than zero) in the consumer price index-u for the 12 months ending with the September preceding each November 1, including all previous adjustments. Effective immediately.

Oct 17 19  H  Referred to Rules Committee


25 ILCS 120/7 new

Amends the Compensation Review Act. Provides that members of the General Assembly may at any time elect not to receive any increase in compensation that would otherwise apply based on a cost of living adjustment for or during any given fiscal year. Provides that upon electing not to receive a cost of living adjustment, the amount by which a member's compensation would have increased but for the election not to receive such funds shall be paid into the State Pensions Fund. Provides that once a member of the General Assembly elects not to receive a cost of living adjustment, he or she shall not be eligible to receive a cost of living adjustment for the remainder of the fiscal year in which the election was made. Provides that any increase in compensation received as a cost of living adjustment by a member of the General Assembly prior to the election not to receive such funds shall be repaid to the State and deposited into the State Pensions Fund.

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03856  Rep. Allen Skillicorn

65 ILCS 5/1-2.1-8
65 ILCS 5/1-2.2-55
65 ILCS 5/11-80-2b new

625 ILCS 5/11-208.3  from Ch. 95 1/2, par. 11-208.3

Amends the Illinois Municipal Code and the Illinois Vehicle Code. Provides that a municipality or county may not collect any debt due or owing the municipality or county for a parking violation during any period of time that is 10 or more years after the date the first notice of violation is sent to the registered owner. Limits home rule powers.

Oct 17 19  H  Referred to Rules Committee

HB 03857  Rep. Allen Skillicorn

New Act

5 ILCS 120/2  from Ch. 102, par. 42

5 ILCS 140/7.5

Creates the Local Government Bankruptcy Neutral Evaluation Act. Makes legislative findings. Defines terms. Authorizes a local public entity to initiate a neutral evaluation process if that entity is unable to meet its financial obligations. Provides for the selection and qualification of an evaluator, the evaluation process, cessation of an evaluation, declaration of a fiscal emergency, and definition of liabilities. Provides that records prepared for or used in connection with the Local Government Bankruptcy Neutral Evaluation Act are exempt from disclosure. Amends the Open Meetings Act. Provides that a public body may hold closed meetings related to the Local Government Bankruptcy Neutral Evaluation Act. Amends the Freedom of Information Act. Makes conforming changes. Effective immediately.

Oct 17 19  H  Referred to Rules Committee
HB 03858  Rep. Allen Skillicorn

40 ILCS 5/16-123 from Ch. 108 1/2, par. 16-123

30 ILCS 805/8.43 new

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that beginning on the effective date of the amendatory Act, a substitute teacher is not required, as a condition of employment or otherwise, to participate in the System. Provides that an active substitute teacher may terminate his or her membership in the System (including the ability to contribute or have contributions made to a defined contribution account, if applicable) by notifying the System in writing. Provides that an active substitute teacher terminating his or her membership in the System shall be entitled to a refund of his or her contributions (other than contributions to a defined contribution account) minus the benefits received prior to the termination of membership. Amends the State Mandates Act to require implementation without reimbursement.

Oct 17 19  H  Referred to Rules Committee

HB 03859  Rep. Allen Skillicorn-Blaine Wilhour

40 ILCS 5/1-163 new

Amends the Illinois Pension Code. Provides that the total amount of the retirement annuity or pension benefits a person may receive from any pension fund or retirement system under the Code in any year shall not exceed $132,900; however, that amount shall annually thereafter be increased by the percentage increase (but not less than zero) in the consumer price index-u for the 12 months ending with the September preceding each November 1, including all previous adjustments. Provides that the changes apply without regard to whether a person became a member, participant, beneficiary, or annuitant before the effective date of the amendatory Act. Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03860  Rep. Allen Skillicorn-Blaine Wilhour-Amy Grant

40 ILCS 5/1-155 new

30 ILCS 805/8.43 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that the retirement annuity or supplemental annuity for a participant, member, or annuitant in any pension fund or retirement system under the Code shall be subject to annual increases equal to the annual unadjusted percentage increase in the consumer price index-u for the 12 months ending with the September preceding each November 1. Provides that the changes apply without regard to whether the participant is in active service on or after the effective date of the amendatory Act. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Oct 17 19  H  Referred to Rules Committee


25 ILCS 10/20 new

25 ILCS 115/1 from Ch. 63, par. 14

25 ILCS 120/7 new

Amends the General Assembly Operations Act. Provides that any member of the General Assembly who sponsors or co-sponsors an amendment to the Illinois Constitution that provides for the implementation of General Assembly member term limits shall immediately be bound by the terms of that amendment upon sponsorship of such amendment, which shall include prior time served in office by that member, regardless of whether the provisions of that amendment exclude time served in office. Provides that if a member has reached his or her mandated term limit due to prior time served in office, but has time remaining on his or her current term of office, he or she shall be allowed to serve the remainder of his or her current term of office. Amends the General Assembly Compensation Act. Provides that a member of the General Assembly may, prior to being sworn into office, elect to reject any travel reimbursement provided under the Act. Provides that once a member elects to reject travel reimbursement, he or she shall not be eligible to receive travel reimbursement for current and future terms of office. Provides that any moneys received by a member for purposes of travel reimbursement may be repaid to the State. Amends the Compensation Review Act. Provides that members of the General Assembly and executive branch constitutional officers may, prior to being sworn into office, elect not to receive any increase in compensation that would otherwise apply based on a cost of living adjustment. Provides that once a member of the General Assembly or an executive branch constitutional officer elects not to receive a cost of living adjustment, he or she shall not be eligible to receive a cost of living adjustment for current and future terms of office. Provides that any increase in compensation received as a cost of living adjustment by a member of the General Assembly or an executive branch constitutional officer may be repaid to the State.

Oct 17 19  H  Referred to Rules Committee

25 ILCS 10/20 new

Amends the General Assembly Operations Act. Provides that any member of the General Assembly who sponsors or co-sponsors an amendment to the Illinois Constitution that provides for the implementation of General Assembly member term limits shall immediately be bound by the terms of that amendment upon sponsorship of such amendment, which shall include prior time served in office by that member, regardless of whether the provisions of that amendment exclude time served in office. Provides that if a member has reached his or her mandated term limit due to prior time served in office, but has time remaining on his or her current term of office, he or she shall be allowed to serve the remainder of his or her current term of office.

Oct 17 19  H  Referred to Rules Committee


25 ILCS 115/1 from Ch. 63, par. 14
25 ILCS 120/7 new

Amends the General Assembly Compensation Act. Provides that a member of the General Assembly may, prior to being sworn into office, elect to reject any travel reimbursement provided under the Act. Provides that once a member elects to reject travel reimbursement, he or she shall not be eligible to receive travel reimbursement for current and future terms of office. Provides that any moneys received by a member for purposes of travel reimbursement may be repaid to the State. Amends the Compensation Review Act. Provides that members of the General Assembly and executive branch constitutional officers may, prior to being sworn into office, elect not to receive any increase in compensation that would otherwise apply based on a cost of living adjustment. Provides that once a member of the General Assembly or an executive branch constitutional officer elects not to receive a cost of living adjustment, he or she shall not be eligible to receive a cost of living adjustment for current and future terms of office. Provides that any increase in compensation received as a cost of living adjustment by a member of the General Assembly or an executive branch constitutional officer may be repaid to the State.

Oct 17 19  H  Referred to Rules Committee

HB 03864  Rep. Jay Hoffman

20 ILCS 655/5.5 from Ch. 67 1/2, par. 609.1

Amends the Illinois Enterprise Zone Act. Provides that businesses that intend to establish a new wind power facility and are designated as a high impact businesses on or after the effective date of the amendatory Act are required to enter into construction project labor agreements, including provisions establishing wages, benefits, and other compensation for employees performing work under the project labor agreement at that location. Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03865  Rep. Lawrence Walsh, Jr.

20 ILCS 655/5.5 from Ch. 67 1/2, par. 609.1

Amends the Illinois Enterprise Zone Act. With respect to new wind power facilities and Wind Energy Businesses, repeals language providing that (i) the penalties for failure to comply with the Prevailing Wage Act are limited to the penalties identified in the Prevailing Wage Act and (ii) the Department of Commerce and Economic Opportunity may not revoke a High Impact Business designation as a result of the failure to comply with the Prevailing Wage Act. Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03866  Rep. La Shawn K. Ford

735 ILCS 5/13-227 new

Amends the Code of Civil Procedure. Provides that an action to collect a debt arising from a violation of a municipal ordinance may not be filed more than 7 years after the date of the alleged violation.

Oct 17 19  H  Referred to Rules Committee
HB 03867  
Rep. La Shawn K. Ford

5 ILCS 490/63
10 ILCS 5/1-6
30 ILCS 500/15-45
105 ILCS 5/24-2 from Ch. 122, par. 24-2
205 ILCS 630/17 from Ch. 17, par. 2201

Amends the State Commemorative Dates Act. Provides that Juneteenth National Freedom Day shall be observed on June 19 of each year as a holiday throughout the State (currently, not a holiday and is observed on the third Saturday of June of each year). Provides that when June 19 falls on a Sunday, the following Monday shall be held and considered the holiday. Amends the Election Code, the Illinois Procurement Code, the School Code, and the Promissory Note and Bank Holiday Act to include Juneteenth National Freedom Day as a holiday.

Oct 17 19  H  Referred to Rules Committee

HB 03868  
Rep. Allen Skillicorn-Blaine Wilhour

40 ILCS 5/1-155 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that beginning on the effective date of the amendatory Act, the minimum age at which a person is eligible to receive a retirement annuity or pension under any Article of the Code shall be increased by one year and, beginning 5 years after the effective date of the amendatory Act, the minimum age at which a person is eligible to receive a retirement annuity or pension under any Article of the Code shall be increased by one additional year. Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03869  
Rep. Karina Villa

15 ILCS 205/10 new
215 ILCS 5/356z.33 new

Amends the Illinois Insurance Code and the Attorney General Act. Provides that insurers that provide coverage for prescription insulin drugs must limit the total amount an insured is required to pay for a covered prescription insulin drug to $100 per 30-day supply of insulin regardless of the type and amount of insulin needed by the insured. Provides that the Attorney General shall investigate the pricing of prescription insulin drugs to ensure adequate consumer protections for Illinois consumers and to determine whether additional consumer protections are necessary. Requires the Attorney General to make the findings available to the public and to report to the Governor, the Department of Insurance, and the Judiciary Committees of the Senate and the House of Representatives. Provides for the repeal of the Attorney General's investigative duties on December 31, 2020.

Oct 17 19  H  Referred to Rules Committee

HB 03870  
Rep. Margo McDermed, Maurice A. West, II, Patrick Windhorst, Mike Murphy, Joe Sosnowski, Dan Caulkins, Mark Batinick, C.D. Davidsmeyer, Brad Halbrook, Amy Grant, Steven Reick, David A. Welter, Tony McCombie, Terri Bryant and Dave Severin

775 ILCS 5/1-102 from Ch. 68, par. 1-102

Amends the Illinois Human Rights Act. Provides that it is the public policy of the State to secure for all individuals within Illinois the freedom from discrimination against any individual because of his or her political affiliation.

Oct 17 19  H  Referred to Rules Committee

HB 03871  
Rep. Allen Skillicorn

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that a school board shall display the motto “In God We Trust” in a conspicuous location inside or outside each school building of the school district.

Oct 17 19  H  Referred to Rules Committee
HB 03872  Rep. Frances Ann Hurley and Maurice A. West, II

5 ILCS 420/3A-35

Amends the Illinois Governmental Ethics Act. Provides that no spouse of a member of the General Assembly shall be appointed to a board, commission, authority, task force, or other similar body authorized or created by State law if such appointment offers compensation for service as a member of that body. Specifies that this requirement shall only apply to persons appointed to a board, commission, authority, task force, or other similar body on and after the effective date of this amendatory Act. Effective January 1, 2021.

Oct 17 19  H  Referred to Rules Committee

HB 03873  Rep. Thaddeus Jones

415 ILCS 40/14a new

Amends the Public Water Supply Regulation Act. Provides that the State or a unit of local government may not contract for the sale of water resources for a period longer than 4 years, inclusive of extensions or renewals of the contract. Limits home rule powers.

Oct 17 19  H  Referred to Rules Committee

HB 03874  Rep. Thaddeus Jones

5 ILCS 490/143 new

Amends the State Commemorative Dates Act. Provides that the holiday known as Halloween shall be officially celebrated in the State of Illinois on the last Saturday of October of each year, which may include "trick-or-treating" and any other forms of celebration deemed appropriate for the day. Provides that any laws or ordinances established by State or local government pertaining to the regulation of Halloween activities shall apply to celebrations occurring on the day designated for official Halloween celebrations. Provides that nothing shall be construed to otherwise limit the application of previously established State laws or local ordinances regulating Halloween activities. Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03875  Rep. Thaddeus Jones

5 ILCS 490/63
10 ILCS 5/1-6
30 ILCS 500/15-45
105 ILCS 5/24-2 from Ch. 122, par. 24-2
205 ILCS 630/17 from Ch. 17, par. 2201

Amends the State Commemorative Dates Act. Provides that Juneteenth National Freedom Day shall be observed on June 19 of each year as a holiday throughout the State (currently, not a holiday and is observed on the third Saturday of June of each year). Provides that when June 19 falls on a Sunday, the following Monday shall be held and considered the holiday. Amends the Election Code, the Illinois Procurement Code, the School Code, and the Promissory Note and Bank Holiday Act to include Juneteenth National Freedom Day as a holiday. Effective June 1, 2020.

Oct 17 19  H  Referred to Rules Committee

HB 03876  Rep. Deb Conroy-Maurice A. West, II

105 ILCS 5/26-1 from Ch. 122, par. 26-1
105 ILCS 5/26-2a from Ch. 122, par. 26-2a

Amends the Compulsory Attendance Article of the School Code. With respect to the exceptions to the compulsory attendance requirement, provides that absence for cause by illness shall include the mental or behavioral health of a student.

Oct 17 19  H  Referred to Rules Committee

HB 03877  Rep. Thaddeus Jones

65 ILCS 5/11-76-7 new

Amends the Illinois Municipal Code. Provides that the city council of a municipality may not adopt an ordinance or resolution selling the right to use or profit from a municipal asset, including, but not limited to, water resources, without first conducting a public hearing followed by a referendum approving the sale at the election next following the public hearing.

Oct 17 19  H  Referred to Rules Committee
HB 03878  Rep. Terra Costa Howard
610 ILCS 90/Act rep.
Repeals the Railroad Intoxicating Liquor Act.
Oct 17 19  H  Referred to Rules Committee

HB 03879  Rep. La Shawn K. Ford
730 ILCS 5/3-2.5-80
Amends the Unified Code of Corrections. Provides that a person who, in good faith, seeks or obtains emergency medical assistance for someone experiencing an overdose shall not be deemed to violate his or her conditions of aftercare release (for a juvenile) or conditions of parole or mandatory supervised release.
Oct 17 19  H  Referred to Rules Committee

HB 03880  Rep. La Shawn K. Ford
Amends Public Act 101-7 to provide that certain moneys appropriated to the Secretary of State for grants to the Northside River Library shall be used to make grants to the North Riverside Public Library. Effective immediately.
Oct 17 19  H  Referred to Rules Committee

HB 03881  Rep. Martin J. Moylan and Rita Mayfield
410 ILCS 130/93 new
410 ILCS 705/55-30
Amends the Compassionate Use of Medical Cannabis Program Act and the Cannabis Regulation and Tax Act. Requires each Department responsible for licensing of a cannabis business establishment or registration or licensing of a cultivation center or dispensing organization under the Acts to publish on the Department's website a list of the ownership information of the applicants, registrants, or licensees under the Department's jurisdiction. Effective immediately.
Oct 17 19  H  Referred to Rules Committee

HB 03882  Rep. Lawrence Walsh, Jr.
Amends Public Act 101-7 to provide that certain grants to the Joliet Arsenal Development Authority may be used for prior year costs. Effective immediately.
Oct 17 19  H  Referred to Rules Committee

New Act
35 ILCS 143/10-25
Creates the Flavored Tobacco Ban Act. Prohibits the sale or distribution by an establishment of any flavored tobacco product. Provides that the Department of Public Health shall enforce the Act and may adopt rules or guidelines for the implementation and enforcement of the Act. Amends the Tobacco Products Tax Act of 1995. Permits the Department of Revenue to suspend the license of any distributor that violates the Flavored Tobacco Ban Act.
Nov 28 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03884  Rep. Jehan Gordon-Booth and Maurice A. West, II
775 ILCS 5/1-103
Amends the Illinois Human Rights Act. Provides that "race", as used in the Employment and Elementary, Secondary, and Higher Education Articles, includes traits historically associated with races, including, but not limited to, hair texture and protective hairstyles such as braids, locks, and twists.
Oct 17 19  H  Referred to Rules Committee

HB 03885  Rep. Jim Durkin-Deanne M. Mazzoichi-Grant Wehrli-Amy Grant and Mary Edly-Allen
415 ILCS 5/9.16
Amends the Environmental Protection Act. Provides that nothing within provisions regarding the control of ethylene oxide sterilization sources shall limit the ability of a home rule unit of local government to adopt an ordinance that imposes additional operating restrictions upon or prohibits ethylene oxide sterilization operations of a facility that is located within the boundaries of the home rule unit of local government and is permitted to emit ethylene oxide. Effective immediately.
Nov 28 19  H  Rule 19(a) / Re-referred to Rules Committee
HB 03886  Rep. Thaddeus Jones

65 ILCS 5/8-1-19 new

Amends the Illinois Municipal Code. Provides that a municipality within Cook County may not expend any funds relating to a land-based casino, including, but not limited to, legal fees or engineering costs, without approval by the electors of the municipality after a referendum. Provides that a municipality making such an expenditure shall report annually to the Comptroller all expenditures of the municipality related to a land-based casino. Limits home rule powers. Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03887  Rep. Grant Wehrli, Dan Ugaste and Margo McDermed

New Act

35 ILCS 143/10-25

Creates the Flavored Tobacco Ban Act. Provides that a tobacco retailer or his or her agents or employees may not sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored tobacco product, flavored related tobacco product, flavored alternative nicotine product, or flavored solution or substance intended for use with electronic cigarettes. Provides that (1) "tobacco product" includes products containing tetrahydrocannabinol and products containing a mixture of tetrahydrocannabinol and nicotine, and (2) "tobacco retailer" includes dispensing organizations and dispensing organization agents, as those terms are defined in the Cannabis Regulation and Tax Act. Creates a presumption that a tobacco product, related tobacco product, alternative nicotine product, or solution or substance intended for use with electronic cigarettes is a banned product, solution, or substance intended for use with electronic cigarettes if it has or produces a characterizing flavor. Establishes penalties for violations. Provides that all moneys collected as fines and civil penalties for violations of the Act shall be distributed: one-half to the State agency or unit of local government that successfully prosecuted the offender; and one-half to the Department of Revenue to be used for enforcing the Act and the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Provides that the Act does not preempt or otherwise prohibit the adoption of a local standard that imposes greater restrictions on the access to specified products, solutions, or substances than the restrictions imposed by the Act. Amends the Tobacco Products Tax Act of 1995. Permits the Department of Revenue to suspend the license of any distributor that violates the Flavored Tobacco Ban Act.

Oct 17 19  H  Referred to Rules Committee
The bill effective immediately. Replaces everything after the enacting clause with the provisions of House Amendment No. 1 and removes language making applicants seeking to provide medical services. Makes other changes. Effective immediately.

If a request to emit ethylene oxide in a collective sum that is greater than the annual collective maximum regional emissions, the Agency requires the Agency to submit and make publicly available its report on or before June 30, 2021. Provides that if multiple applicants language requiring the Agency to conduct its comprehensive review within 180 days of the amendatory Act's effective and instead

pounds annually. Requires the submission or resubmission of a risk management plan to the Agency by specified dates. Removes language requiring the Agency to conduct a comprehensive review of ethylene oxide use and emissions within the State and to submit its findings in a report to the General Assembly. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Defines and refers to the term "densely populated location" rather than "densely populated region". Provides that the terms "ethylene oxide emissions source" and "ethylene oxide sterilization source" are limited to stationary sources. Provides that on and after January 1, 2021, no ethylene oxide sterilization source in a remote location shall emit more than 30 pounds of ethylene oxide or 30 pounds of propylene oxide annually. Removes language allowing units of local government to create more restrictive standards for ethylene oxide storage. Provides that, prior to issuing specified permits, the Environmental Protection Agency shall require submission of documentation demonstrating that the permit applicant is in compliance with laws governing the storage of ethylene oxide. Requires all permits issued by the Agency to grant the Agency the authority to modify them to change storage limitations, modify storage practices or equipment requirements, and grant the Agency the right to conduct unannounced inspections. Requires the Agency to conduct at least one unannounced inspection annually of the ethylene oxide storage system for each permit holder. Provides that owners or operators of ethylene oxide sterilization sources or ethylene oxide emissions sources shall provide the Agency with specified materials within 10 (currently, 3) business days after receiving the Agency's conditional acceptance or denials of their plans. Removes provisions regarding the emission of more than 30 pounds of ethylene oxide or propylene oxide by an ethylene oxide emissions source meeting specified location requirements. Removes provisions that only permit the storage of ethylene oxide in excess of 100 pounds if it is underground. Provides that on and after January 1, 2023 (currently, January 1, 2025) critical access hospitals shall not conduct ethylene oxide sterilization operations in a densely populated location. Requires entities conducting ethylene oxide sterilization operations to submit a letter (currently, a plan) to the Agency. Removes provisions regarding a hospital's requirements concerning the plan. Provides that, on and after January 1, 2021, no ethylene oxide emissions source in a remote location shall conduct operations or other activities that emit ethylene oxide in excess of 30 pounds annually and 3 pounds monthly (currently, only 30 pounds annually). Prohibits ethylene oxide emissions sources from conducting operations or other activities that emit ethylene oxide in excess of 150 pounds annually. Requires the submission or resubmission of a risk management plan to the Agency by specified dates. Removes language requiring the Agency to conduct its comprehensive review within 180 days of the amendatory Act's effective and instead requires the Agency to submit and make publicly available its report on or before June 30, 2021. Provides that if multiple applicants request to emit ethylene oxide in a collective sum that is greater than the annual collective maximum regional emissions, the Agency shall prioritize applicants seeking to provide medical services. Makes other changes. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of House Amendment No. 1 and removes language making the bill effective immediately.

Balanced Budget Note, House Committee Amendment No. 1 (Office of Management and Budget)

Please be advised that the Balanced Budget Note Act does not apply to House Bill 3888, as amended by House Amendment 1, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.
Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)

Please be advised that the Balanced Budget Note Act does not apply to House Bill 3888, as amended by House Amendment 2, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)

HB 3888, as amended by HA 1, amends the Environmental Protection Act in a manner that will not impact any public pension fund or retirement system in Illinois.

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

HB 3888, as amended by HA 2, amends the Environmental Protection Act in a manner that will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)

HB 3888, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

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

HB 3888, as amended by House Amendment 2, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Land Conveyance Appraisal Note, House Committee Amendment No. 1 (Dept. of Transportation)

No land conveyances are included in House Bill 3888 (H-AM 1) therefore, there are no appraisals to be filed.

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)

No land conveyances are included in House Bill 3888 (H-AM 2) therefore, there are no appraisals to be filed.

Fiscal Note, House Committee Amendment No. 1 (Illinois Environmental Protection Agency)

The Illinois EPA anticipates accomplishing the mandates of the legislation with existing resources.

Fiscal Note, House Floor Amendment No. 2 (Illinois Environmental Protection Agency)

The Illinois EPA anticipates accomplishing the mandates of the legislation with existing resources.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)

Based on a review of the bill, it has been determined that the proposed legislation would neither increase nor decrease the number of judges needed in the State of Illinois.

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

Based on a review of the bill, it has been determined that the proposed legislation would neither increase nor decrease the number of judges needed in the State of Illinois.

Senate Committee Amendment No. 1

Adds reference to:

415 ILCS 5/9.16

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:

Defines "emissions of ethylene oxide” and "emit ethylene oxide”. Changes the definition of “remote location”. Changes the beginning date of various requirements for ethylene oxide sterilization sources and ethylene oxide emissions sources. Changes the amount of ethylene oxide or propylene oxide an ethylene oxide sterilization source is allowed to emit annually to 50 pounds (currently 30 pounds). Provides that the Environmental Protection Agency shall set annual emissions limitations on ethylene oxide emissions. Provides that for the requirements for ethylene oxide emissions sources apply to ethylene oxide emissions sources located in counties with a population of at least 700,000 or not in existence prior to January 1, 2020. Changes the amount of ethylene oxide an ethylene oxide emissions source in a densely populated location is allowed to emit to 110 pounds annually (currently 30 pounds annually and 3 pounds monthly). Provides additional requirements for an ethylene oxide emissions source in a densely populated location. Changes the amount of ethylene oxide an ethylene oxide emissions source in a remote location is allowed to emit to 50 pounds (currently 30 pounds) annually. Changes the facilities included in the calculation of the maximum cumulative emissions in a densely populated location to only ethylene oxide sterilization sources (currently includes ethylene oxide emissions sources and hospitals). Changes the sum of the maximum cumulative emissions of facilities in a densely populated area located within 3 and one-half miles of each other to 55 pounds (currently 35 pounds) annually. Provides that if a person applies to use ethylene oxide as a sterilant or fumigant at a facility not in existence prior to January 1, 2020, the Agency shall issue a permit for emission of ethylene oxide only if the nearest school or park is at least 10 miles from the permit applicant in counties with a population greater than 700,000.

Nov 13 19    S  Postponed - Executive
HB 03889  Rep. La Shawn K. Ford
720 ILCS 570/316

Amends the Illinois Controlled Substances Act. Provides that the requirements for transmitting information to the central repository under the Prescription Monitoring Program also apply to opioid treatment programs that prescribe Schedule II, III, IV, or V controlled substances for the treatment of opioid use disorder.

Oct 17 19  H  Referred to Rules Committee

HB 03890  Rep. Thomas M. Bennett-Andrew S. Chesney-Tony McCombie-Grant Wehrli-Jonathan Carroll, Brad Halbrook, Terri Bryant, Dave Severin and Patrick Windhorst
35 ILCS 105/2 from Ch. 120, par. 439.2
35 ILCS 120/1 from Ch. 120, par. 440

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that the term "selling price" does not include the value of or credit given for traded-in tangible personal property (currently, beginning on January 1, 2020, with respect to motor vehicles, "selling price" does include the trade-in value). Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03891  Rep. Ryan Spain-Grant Wehrli-Dan Brady, Andrew S. Chesney, Tony McCombie, Michael Halpin and Brad Halbrook
35 ILCS 105/2 from Ch. 120, par. 439.2
35 ILCS 120/1 from Ch. 120, par. 440

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that the term "selling price" does not include the value of or credit given for traded-in tangible personal property (currently, beginning on January 1, 2020, with respect to motor vehicles, "selling price" does include the trade-in value). Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03892  Rep. La Shawn K. Ford
705 ILCS 135/5-20

Amends the Criminal and Traffic Assessment Act. Provides that one hour of public or community service shall be equivalent to the value of one hour of work at the State minimum wage or the minimum hourly wage in the municipality where the defendant resides, whichever is greater, as calculated by the Department of Labor (rather than one hour of public or community service being equivalent to $4 of assessment). Provides that on the effective date of the Act and annually thereafter, the Director of Labor shall publish the Illinois minimum wage and the minimum wages of each municipality in the State that has enacted a minimum wage that is greater than the State minimum wage. Provides that the Director of Labor shall update the list if the State or municipal minimum wage is changed by law or if a municipality enacts an ordinance increasing its minimum wage that is greater than the State minimum wage. Provides that the published minimum wage list and updates shall be sent to the Administrative Office of the Illinois Courts to be provided to each judicial circuit in the State.

Oct 17 19  H  Referred to Rules Committee

HB 03893  Rep. La Shawn K. Ford
705 ILCS 135/5-10

Amends the Criminal and Traffic Assessment Act. Provides that before the court orders an assessment, the court shall make a determination of the defendant's ability to pay the assessment. Provides that if the court determines that the defendant is unable to pay the assessment, the court may reduce the assessment or waive the assessment in the court's discretion.

Oct 17 19  H  Referred to Rules Committee
HB 03894  Rep. La Shawn K. Ford

705 ILCS 135/5-10
705 ILCS 135/5-20

Amends the Criminal and Traffic Assessment Act. Provides that before the court orders an assessment, the court shall
make a determination of the defendant's ability to pay the assessment. Provides that if the court determines that the defendant is unable
to pay the assessment, the court may reduce the assessment or waive the assessment in the court's discretion. Provides that one hour of
public or community service shall be equivalent to the value of one hour of work at the State minimum wage or the minimum hourly
wage in the municipality where the defendant resides, whichever is greater, as calculated by the Department of Labor (rather than one
hour of public or community service being equivalent to $4 of assessment). Provides that on the effective date of the Act and annually
thereafter, the Director of Labor shall publish the Illinois minimum wage and the minimum wages of each municipality in the State that
has enacted a minimum wage that is greater than the State minimum wage. Provides that the Director of Labor shall update the list if
the State or municipal minimum wage is changed by law or if a municipality enacts an ordinance increasing its minimum wage that is
greater than the State minimum wage. Provides that the published minimum wage list and updates shall be sent to the Administrative
Office of the Illinois Courts to be provided to each judicial circuit in the State.
Oct 17 19  H  Referred to Rules Committee

HB 03895  Rep. Luis Arroyo

30 ILCS 575/2

Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that the term
"business" means a business that has annual gross sales of less than $125,000,000 (currently, $75,000,000) as evidenced by the federal
income tax return of the business.
Oct 17 19  H  Referred to Rules Committee

HB 03896  Rep. Lindsay Parkhurst

230 ILCS 10/13  from Ch. 120, par. 2413

Amends the Illinois Gaming Act. Includes the Village of Peotone among the municipalities to receive a percentage of
adjusted gross receipts generated by a specified casino and standardbred racetrack in Cook County.
Oct 17 19  H  Referred to Rules Committee

HB 03897  Rep. Frances Ann Hurley-Terra Costa Howard and Maurice A. West, II

105 ILCS 5/14-1.02  from Ch. 122, par. 14-1.02

Amends the Children with Disabilities Article of the School Code. Provides that a student whose 22nd birthday occurs
during the school year is eligible for special education services through the end of the school year (rather than being eligible for
services only until the day before his or her 22nd birthday). Effective immediately.
Nov 28 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03898  Rep. Thaddeus Jones

New Act

Creates the Student Fair Pay to Play Act. Prohibits (i) an institution of higher learning from upholding any rule,
requirement, standard, or other limitation that prevents a student athlete of that institution from earning compensation as a result of the
use of the student's name, image, or likeness and earning compensation from the use of a student athlete's name, image, or likeness
from affecting the student's scholarship eligibility; (ii) an athletic association, conference, or other group or organization with authority
over intercollegiate athletics from preventing a student athlete of an institution from earning compensation as a result of the use of the
student's name, image, or likeness; (iii) an athletic association, conference, or other group or organization with authority over
intercollegiate athletics from preventing an institution from participating in intercollegiate athletics as a result of the compensation of a
student athlete for the use of the student's name, image, or likeness; and (iv) an institution, athletic association, conference, or other
group or organization with authority over intercollegiate athletics from providing a prospective student athlete with compensation in
relation to the athlete's name, image, or likeness. Sets forth provisions concerning professional representation and contracts. Effective
immediately.
Oct 17 19  H  Referred to Rules Committee

HB 03899  Rep. Anthony DeLuca-Lindsay Parkhurst and Margo McDermed

230 ILCS 10/13  from Ch. 120, par. 2413

Amends the Illinois Gambling Act. Makes changes to the municipalities to receive a percentage of adjusted gross receipts
generated by a specified casino and standardbred racetrack in Cook County. Effective immediately.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
HB 03900  Rep. La Shawn K. Ford

105 ILCS 5/2-3.71b new

Amends the School Code. Requires each school district maintaining elementary grades to ensure that a developmentally appropriate half-day preschool education program that helps children with their interpersonal and socialization skills is provided for (i) each child in the district who has been identified as a child with a disability in accordance with the federal Individuals with Disabilities Education Act and who is 3 or 4 years of age by August 1 and (ii) each child in the district who is at risk of educational failure and who is 4 years of age by August 1. Provides that all other 4-year-old children shall be served to the extent placements are available. Requires the State Board of Education to adopt rules establishing guidelines for the program and to receive and review proposals from school districts for grants to operate or oversee the operation of programs. Sets forth program proposal and funding requirements. Effective July 1, 2020.

Oct 17 19  H  Referred to Rules Committee

HB 03901  Rep. Daniel Didech

30 ILCS 105/12-4 new

Amends the State Finance Act. Provides that a State agency shall not require any of its employees, officers, board members, or agents to travel, or approve a request for State-funded or State-sponsored travel, to a state that has enacted: (1) a law that prohibits, or has the effect of prohibiting, abortion rights within 8 weeks after pregnancy begins; (2) a law that prohibits, or has the effect of prohibiting, abortion rights for a pregnancy resulting from rape or incest; (3) a law that restricts otherwise lawful abortion rights as soon as an unborn fetus or child has been determined to have a detectable human heartbeat; or (4) a law that requires, or has the effect of requiring, a criminal investigation in the event of a miscarriage. Provides exceptions to the travel prohibition. Provides that the travel prohibition shall continue while any specified law remains in effect. Requires the Attorney General to develop, maintain, and post on his or her Internet website a current list of states that have enacted specified laws prohibiting or restricting abortion rights. Requires State agencies to consult the list on the Internet website of the Attorney General in order to comply with the travel and funding restrictions. Requires the Travel Regulation Council to adopt a policy and rules to implement the travel prohibition requirements which shall be applicable to all personnel subject to the jurisdiction of the travel control boards established under the Act. Defines "State agency".

Oct 17 19  H  Referred to Rules Committee

HB 03902  Rep. Monica Bristow-Tony McCombie-Karina Villa-LaToya Greenwood-Jay Hoffman, Michael Halpin, Michael T. Marron, Mike Murphy, Keith R. Wheeler, Maurice A. West, II and Joe Sosnowski

(Sen. Rachelle Crowe-Neil Anderson-Christopher Belt, William E. Brady, Paul Schimpf, Sue Rezin, Steve Stadelman, Donald P. DeWitte, Chuck Weaver, Steve McClure, David Koehler and Scott M. Bennett)

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for materials, parts, equipment, components, and furnishings incorporated into or upon an aircraft applies permanently. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes and an updated statutory base. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the exemption for materials, parts, equipment, components, and furnishings incorporated into or upon an aircraft applies through December 31, 2024 (in the introduced bill, the exemption applies permanently). Provides that no claim for credit or refund is allowed for taxes paid as a result of the disallowance of the exemption on or after January 1, 2015 and prior to the effective date of the amendatory Act. Effective immediately.

Nov 25 19  H  Governor Vetoed
HB 03903  Rep. Mary Edly-Allen

New Act

35 ILCS 143/10-25

Creates the Electronic Cigarette Ban Act. Prohibits the sale or distribution by an establishment of any electronic cigarette except by pharmacies or drugstores to individuals with valid prescriptions. Defines "pharmacy" or "drugstore" and "prescription". Provides that the Department of Public Health shall enforce the Act and may adopt rules or guidelines for its implementation and enforcement. Amends the Tobacco Products Tax Act of 1995. Permits the Department of Revenue to suspend the license of any distributor that violates the Electronic Cigarette Ban Act.

Oct 17 19  H  Referred to Rules Committee


(Sen. Elgie R. Sims, Jr.-Napoleon Harris, III-Jacqueline Y. Collins)

New Act

Creates the Student Athlete Endorsement Act. Prohibits (i) an institution of higher learning from upholding any rule, requirement, standard, or other limitation that prevents a student athlete of that institution from earning compensation as a result of the use of the student's name, image, or likeness and earning compensation from the use of a student athlete's name, image, or likeness from affecting the student's scholarship eligibility; (ii) an athletic association, conference, or other group or organization with authority over intercollegiate athletics from preventing a student athlete of an institution from earning compensation as a result of the use of the student's name, image, or likeness; (iii) an athletic association, conference, or other group or organization with authority over intercollegiate athletics from preventing an institution from participating in intercollegiate athletics as a result of the compensation of a student athlete for the use of the student's name, image, or likeness; and (iv) an institution, athletic association, conference, or other group or organization with authority over intercollegiate athletics from providing a prospective student athlete with compensation in relation to the athlete's name, image, or likeness. Sets forth provisions concerning professional representation and contracts. Effective January 1, 2023.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Changes the definition of "institution" to mean a publicly or privately operated college or university located in this State that offers baccalaureate degrees (rather than providing that "institution" has the meaning given to that term under the Higher Education Student Assistance Act). Provides that professional representation provided by an athlete agent to a student athlete shall be by a person licensed pursuant to the Illinois Athlete Agents Act. Effective January 1, 2023.

Nov 13 19  S  To Subcommittee on Special Issues (EX)

HB 03905  Rep. La Shawn K. Ford

720 ILCS 5/48-8.5 new

Amends the Criminal Code of 2012. Provides that a person who intentionally misrepresents an animal as a service animal commits a petty offense. Provides that a person commits intentional misrepresentation of an animal as a service animal when the person: (1) intentionally misrepresents an animal in his or her possession as his or her service animal; (2) was previously given a warning that it is illegal to intentionally misrepresent an animal as a service animal; and (3) knows that the animal is a not a service animal.

Oct 17 19  H  Referred to Rules Committee

New Act

5 ILCS 100/5-45  from Ch. 127, par. 1005-45

30 ILCS 105/5.891 new

Creates the CBD Safety Act. Prohibits the sale or distribution of a CBD product unless the CBD product has labeling and has undergone lab testing that meet labeling and minimum testing requirements pursuant to rules adopted by the Department of Agriculture. Requires the Department to administer and enforce the Act and to develop rules for the labeling and minimum testing requirements of CBD products using a specified provision of the Illinois Administrative Code as a model. Provides that the Department of Public Health, the Illinois State Police, and the Department of Agriculture may inspect any business that manufactures, processes, transports, or distributes CBD products in the State to ensure compliance with the Act. Provides specified criminal fines, imprisonment, and administrative penalties for violations of the Act and directs that criminal fines collected under the Act shall be deposited into the CBD Safety Fund. Allows the Director to pursue and a court to grant a temporary restraining order or a preliminary or permanent injunction restraining any person from violating the Act. Contains other provisions. Amends the Illinois Administrative Procedure Act. Allows the Department of Agriculture to adopt emergency rules to implement the CBD Safety Act. Amends the State Finance Act. Creates the CBD Safety Fund. Effective 180 days after becoming law.

Oct 17 19  H  Referred to Rules Committee

HB 03907  Rep. Allen Skillicorn

35 ILCS 105/2  from Ch. 120, par. 439.2

35 ILCS 120/1  from Ch. 120, par. 440

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that the term "selling price" does not include the value of or credit given for traded-in tangible personal property (currently, beginning on January 1, 2020, with respect to motor vehicles, "selling price" does include the trade-in value). Effective immediately.

Oct 17 19  H  Referred to Rules Committee

HB 03908  Rep. La Shawn K. Ford

20 ILCS 2630/5.2

Amends the Criminal Identification Act. Provides that the Illinois State Police and all law enforcement agencies within the State shall automatically expunge all criminal history records of an arrest or charge not initiated by arrest for driving under a suspended license for failure to pay support or to comply with a visitation order committed prior to January 1, 2019 (the effective date of Public Act 100-1004) if: (1) one year or more has elapsed since the date of the arrest or law enforcement interaction documented in the records; and (2) no criminal charges were filed relating to the arrest or law enforcement interaction or criminal charges were filed and subsequently dismissed or vacated or the arrestee was acquitted. Establishes time periods in which the records shall be expunged. Establishes procedures in which the State's Attorney may file objections to the expungement of felony violations of the offense.

Oct 17 19  H  Referred to Rules Committee

HB 03909  Rep. Grant Wehrli-Mark Batinick-Jonathan Carroll-Amy Grant-Lindsay Parkhurst, Margo McDermid, Andrew S. Chesney, Rita Mayfield and Allen Skillicorn

625 ILCS 5/1-105.2

625 ILCS 5/3-400  from Ch. 95 1/2, par. 3-400

625 ILCS 5/6-306.5  from Ch. 95 1/2, par. 6-306.5

625 ILCS 5/11-208  from Ch. 95 1/2, par. 11-208

625 ILCS 5/11-208.3  from Ch. 95 1/2, par. 11-208.3

625 ILCS 5/11-208.8

625 ILCS 5/11-208.6 rep.

30 ILCS 805/8.43 new

Amends the Illinois Vehicle Code. Repeals a Section providing authority to use automated traffic law enforcement systems at intersections in which cameras are used to photograph or video record a motor vehicle's failure to stop and yield as required by traffic control signals. Imposes limits on the power of local governments to use automated speed enforcement systems to provide recorded images of a motor vehicle for the purpose of recording its speed. Denies home rule powers. Amends the State Mandates Act to require implementation without reimbursement from the State. Makes conforming and other technical changes. Effective immediately.

Oct 17 19  H  Referred to Rules Committee
HB 03910
Rep. Dan Ugaste-Mark Batinick-Dan Brady-Patrick Windhorst, Margo McDermed, Tony Combie, Thomas M. Bennett, Allen Skillicorn, Deanne M. Mazzochi, Lindsay Parkhurst, Charles Meier, Michael T. Marron, Joe Sosnowski, C.D. Davidsmeyer, David A. Welts, Dan Caulkins, Chris Miller, Brad Halbrook, Avery Bourne, Tom Weber, Mike Murphy, Daniel Swanson and Amy Grant

25 ILCS 120/7 new
Amends the Compensation Review Act. Provides that members of the General Assembly are prohibited from receiving and shall not receive any increase in compensation that would otherwise apply based on a cost of living adjustment for terms commencing on or after July 1, 2020, unless otherwise approved by law. Effective immediately.
Oct 17 19  H  Referred to Rules Committee

HB 03911
Rep. Luis Arroyo

70 ILCS 3615/3B.02 from Ch. 111 2/3, par. 703B.02
70 ILCS 3615/3B.04 from Ch. 111 2/3, par. 703B.04
70 ILCS 3615/3B.05 from Ch. 111 2/3, par. 703B.05
Amends the Commuter Rail Division of the Regional Transportation Authority Act. Provides that the terms of the directors of the Commuter Rail Board serving on the effective date of the amendatory Act are terminated on the effective date. Provides that on and after the effective date of the amendatory Act, the Governor shall appoint the directors of the Commuter Rail Board (currently, directors are appointed by county board chairs or president, a county executive, the mayor of the City of Chicago, and members of a county board). Provides that the Executive Director and specified officers serving on the effective date of the amendatory Act shall continue to serve until a successor is selected and qualified by the Commuter Rail Board. Effective immediately.
Oct 17 19  H  Referred to Rules Committee

HB 03912
Rep. Allen Skillicorn

520 ILCS 5/2.33 from Ch. 61, par. 2.33
720 ILCS 5/24-1 from Ch. 38, par. 24-1
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Criminal Code of 2012. Provides that a person also commits the offense of unlawful use of weapons when the person knowingly uses, attaches, or possesses with the intent to use or attach (rather than possesses) any device or attachment of any kind (deletes designed, used, or intended for use in) for silencing the report of any handgun. Permits the use, attachment, or possession with the intent to use the device or attachment on the premises of a firing or shooting range. Prohibits the possession of any device or attachment of any kind designed, used, or intended for use in silencing the report of any other firearm if the device or attachment is not possessed in compliance with the federal National Firearms Act. Provides that a person also commits the offense of unlawful sale or delivery of firearms when he or she transfers or gives a suppressor or silencer to a person not authorized to possess the suppressor or silencer under federal law. Amends the Wildlife Code. Removes the prohibition of using a silencer or other device to muffle or mute the sound of the explosion or report resulting from the firing of any gun. Effective immediately.
Oct 17 19  H  Referred to Rules Committee

HB 03913
Rep. Allen Skillicorn

815 ILCS 375/11.1 from Ch. 121 1/2, par. 571.1
Amends the Motor Vehicle Retail Installment Sales Act. Provides that the maximum amount of the documentary fee for processing documents and performing services related to closing of a sale is restored to $150 (currently, the fee was increased to $300 on January 1, 2020). Effective immediately.
Oct 17 19  H  Referred to Rules Committee

HB 03914
Rep. Terra Costa Howard

110 ILCS 805/3-7 from Ch. 122, par. 103-7
Amends the Public Community College Act. With regard to the members of a board of trustees of a community college district, provides that if a vacancy in the board occurs, the secretary of the board must publish the vacancy through at least one public notice for a minimum of 30 days before the remaining board members meet to fill the vacancy, at which time the board must accept applications for the position. Effective immediately.
Oct 17 19  H  Referred to Rules Committee
HB 03915  Rep. David McSweeney-Andrew S. Chesney

New Act

5 ILCS 140/7.5
30 ILCS 105/5.876 rep.
725 ILCS 5/113-3 from Ch. 38, par. 113-3
725 ILCS 5/119-1
725 ILCS 105/10 from Ch. 38, par. 208-10

Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2019. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the amendatory Act shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases.
Oct 17 19  H  Referred to Rules Committee

HB 03916  Rep. Jay Hoffman

65 ILCS 5/1-2.1-4

Amends the Administrative Adjudications Division of the Illinois Municipal Code. Provides that a person who has served as a Circuit Judge in Illinois is not required to complete specified formal training requirements in order to be an administrative hearing officer. Effective immediately.
Oct 17 19  H  Referred to Rules Committee


105 ILCS 5/18-8.15

Amends the evidence-based funding provisions of the School Code. Provides that funds received by the Chicago school district for low-income, English learner, and special education resources must be distributed to every school of the district in the appropriate amount specified under the Essential Elements component of the funding formula. Makes technical changes having a revisory function. Effective July 1, 2020.
Nov 28 19  H  Rule 19(a) / Re-referred to Rules Committee

HB 03918  Rep. Curtis J. Tarver, II

820 ILCS 105/12 from Ch. 48, par. 1012

Amends the Minimum Wage Law. In a provision concerning an employer's liability for unpaid wages, provides that the Department of Labor shall, by rule, devise an administrative process by which any fine levied against the employer may be reduced upon a showing by the employer that the employer: (i) had not previously committed a violation of the Minimum Wage Law; and (ii) had not acted willfully, wantonly, or recklessly. Effective immediately.
Oct 17 19  H  Referred to Rules Committee

HB 03919  Rep. Allen Skillicorn-Blaine Wilhour

40 ILCS 5/1-163 new

Amends the General Provisions Article of the Illinois Pension Code. Provides that each retirement system under the General Assembly, State Employees, State Universities, Downstate Teachers, and Judges Article shall prepare and implement a Tier 3 plan that aggregates employee and State contributions in individual participant accounts that, after meeting any other requirements, are used for payouts after retirement in accordance with any applicable laws. Provides that beginning January 1, 2021, members or participants of those retirement systems, regardless of whether they became members or participants before January 1, 2021, shall participate in the Tier 3 plan in lieu of any other plan under those Articles. Effective immediately.
Oct 17 19  H  Referred to Rules Committee
HB 03920  Rep. Kambium Buckner

815 ILCS 505/2WWW new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to send to a consumer an unsolicited check that, when cashed, obligates the recipient to repay the amount of the check plus interest and fees. Provides that the provision does not apply to a transaction in which a consumer has submitted an application for, or requested an extension of, credit from the person before receiving the check or instrument, or when the consumer has an existing relationship with the person.

Oct 21 19  H  Referred to Rules Committee

HB 03921  Rep. Allen Skillicorn

725 ILCS 202/15

Amends the Sexual Assault Evidence Submission Act. Provides that all sexual assault evidence submitted under the Act shall be analyzed within 30 days (rather than 6 months) after receipt of all necessary evidence and standards by the State Police Laboratory or other designated laboratory if sufficient staffing and resources are available.

Oct 21 19  H  Referred to Rules Committee

HB 03922  Rep. Nathan D. Reitz-Monica Bristow-Lance Yednock

720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1

Amends the Criminal Code of 2012. Provides that a person commits a hate crime if the person commits specified crimes by reason of the actual or perceived employment as a peace officer of another individual, regardless of the existence of any other motivating factor or factors.

Oct 28 19  H  Referred to Rules Committee

HB 03923  Rep. John M. Cabello

New Act
5 ILCS 140/7 from Ch. 116, par. 207
10 ILCS 5/10-10.3 new
15 ILCS 335/4 from Ch. 124, par. 24
15 ILCS 335/5 from Ch. 124, par. 25
625 ILCS 5/3-405 from Ch. 95 1/2, par. 3-405
625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106
625 ILCS 5/6-110 from Ch. 95 1/2, par. 6-110

Creates the Public Safety and Justice Privacy Act. Defines terms. Provides that government agencies, persons, businesses, and associations shall not publicly post or display publicly available content that includes a law enforcement officer's, prosecutor's, public defender's, or probation officer's ("officials") personal information, provided that the government agency, person, business, or association has received a written request from the person that it refrain from disclosing the person's personal information. Provides injunctive or declaratory relief if the Act is violated. Includes procedures for a written request. Provides that it is a Class 3 felony for any person to knowingly publicly post on the Internet the personal information of an official or an official's immediate family under specified circumstances. Excludes criminal penalties for employees of government agencies who publish information in good faith during the ordinary course of carrying out public functions. Provides that the Act and any rules adopted to implement the Act shall be construed broadly to favor the protection of the personal information of officials. Amends various Acts and Codes allowing an official to list a business address rather than a home address and makes conforming changes. Effective immediately.

Oct 28 19  H  Referred to Rules Committee

HB 03924  Rep. Sue Scherer

35 ILCS 200/20-17 new

Amends the Property Tax Code. Provides that a taxing district may establish a program to allow persons who will turn 60 years of age or older during the taxable year to volunteer to provide services within that taxing district in exchange for a reduction in the property tax liability of the primary residence of that person. Sets forth limitations on the amount of the reduction.

Oct 28 19  H  Referred to Rules Committee
HB 03925         Rep. Kambium Buckner

5 ILCS 120/2.07 new

720 ILCS 5/33-3 from Ch. 38, par. 33-3

Amends the Open Meetings Act. Provides that a law enforcement agency, an officer employed by a law enforcement agency, or a person contracted by a law enforcement agency may not conduct a background check of speakers at meetings of public bodies, including police disciplinary boards, except to provide security for the premises in which the meeting is to occur and for the protection of public officials and other persons who attend the meeting. Provides that information obtained in violation of this provision may not be used for purposes, other than those permitted purposes, and may not be admitted as evidence in any criminal or civil proceeding or as evidence in an administrative hearing. Provides that a person who violates this provision is guilty of official misconduct under the Criminal Code of 2012. Amends the Criminal Code of 2012 to make conforming changes. Effective immediately.

Oct 28 19   H Referred to Rules Committee

HB 03926         Rep. Kambium Buckner

50 ILCS 727/1-10

55 ILCS 5/3-9008 from Ch. 34, par. 3-9008

Amends the Police and Community Relations Improvement Act. Provides that in the case of a law enforcement officer-involved death, the chief judge of the circuit court of the circuit in which the law enforcement officer-involved death occurred shall appoint a special prosecutor to review the report of the investigators assigned to investigate an officer-involved death and to prosecute the officer involved in the death, if the special prosecutor determines that there is a basis for the prosecution. Amends the Counties Code to make conforming changes. Effective immediately.

Oct 28 19   H Referred to Rules Committee


625 ILCS 5/1-105.2

625 ILCS 5/3-400 from Ch. 95 1/2, par. 3-400

625 ILCS 5/6-306.5 from Ch. 95 1/2, par. 6-306.5

625 ILCS 5/11-208 from Ch. 95 1/2, par. 11-208

625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3

625 ILCS 5/11-208.8

625 ILCS 5/11-208.6 rep.

30 ILCS 805/8.43 new

Amends the Illinois Vehicle Code. Repeals a Section providing authority to use automated traffic law enforcement systems at intersections in which cameras are used to photograph or video record a motor vehicle's failure to stop and yield as required by traffic control signals. Imposes limits on the power of local governments to use automated speed enforcement systems to provide recorded images of a motor vehicle for the purpose of recording its speed. Denies home rule powers. Amends the State Mandates Act to require implementation without reimbursement from the State. Makes conforming and other technical changes.

Oct 28 19   H Referred to Rules Committee

HB 03928         Rep. Joyce Mason-Daniel Didech

105 ILCS 110/3

Amends the Critical Health Problems and Comprehensive Health Education Act. Adds e-cigarettes and other vapor devices as one of the educational areas the Comprehensive Health Education Program must include. Effective immediately.

Oct 28 19   H Referred to Rules Committee

HB 03929         Rep. Bob Morgan

215 ILCS 125/5-10


Nov 28 19   H Rule 19(a) / Re-referred to Rules Committee
HB 03930  Rep. Jennifer Gong-Gershowitz  
20 ILCS 2105/2105-15.5  
Amends the Civil Administrative Code of Illinois. Provides that upon approval by the Department of Financial and Professional Regulation as a continuing education provider for sexual harassment training, the continuing education provider may provide such training to any of the professions, trades, or occupations under the Department's jurisdiction. Prohibits the Department from requiring approved continuing education providers to pay additional certification or approval fees to provide sexual harassment training. Effective immediately.  
Oct 28 19  H  Referred to Rules Committee

HB 03931  Rep. André Thapedi-Theresa Mah-LaToya Greenwood and Delia C. Ramirez  
30 ILCS 708/135 new  
Amends the Grant Accountability and Transparency Act. Provides that potential subrecipients of grants issued by the Department of Human Services under a Notice of Funding Opportunity for the purpose of encouraging full participation in the 2020 decennial census shall be exempt from the provisions of the Act with respect to grant pre-qualification requirements and any other pre-award eligibility requirement. Repeals provisions on August 1, 2020. Effective immediately.  
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03932  Rep. Kambium Buckner  
New Act  
Creates the Task Force on Missing and Murdered Chicago Women Act. Creates the Task Force on Missing and Murdered Chicago Women. Provides for the composition of the Task Force and its appointment and meetings. Provides that the Task Force must examine and report on the following: (1) the systemic causes behind violence that Chicago women and girls experience, including patterns and underlying factors that explain why disproportionately high levels of violence occur against Chicago women and girls, including underlying historical, social, economic, institutional, and cultural factors that may contribute to the violence; (2) appropriate methods for tracking and collecting data on violence against Chicago women and girls, including data on missing and murdered Chicago women and girls; (3) policies and institutions such as policing, child welfare, medical examiner practices, and other governmental practices that impact violence against Chicago women and girls and the investigation and prosecution of crimes of gender-related violence against Chicago residents; (4) measures necessary to address and reduce violence against Chicago women and girls; and (5) measures to help victims, victims' families, and victims' communities prevent and heal from violence that occurs against Chicago women and girls. Provides that the Task Force shall report annually to the General Assembly and the Governor on the work of the Task Force.  
Oct 28 19  H  Referred to Rules Committee

HB 03933  Rep. Thaddeus Jones  
230 ILCS 5/19.5  
230 ILCS 10/7  from Ch. 120, par. 2407  
230 ILCS 10/13  from Ch. 120, par. 2413  
735 ILCS 30/25-5-80 new  
Amends the Illinois Horse Racing Act of 1975. Includes the Village of Crete among the municipalities in Cook County or Will County in which a standardbred racetrack may be located. Removes provisions restricting the racetrack from being located within 35 miles of another organization license. Amends the Illinois Gambling Act. Includes the Village of Crete among the municipalities in Cook County or Will County in which a casino may be located. Amends the Eminent Domain Act. Provides that quick-take proceedings may be used for a period of no more than 24 months after the effective date by the Village of Crete for the nullification of any restriction of record on private real property by means of a recorded deed or other recorded instruments that in any way prohibits, restrains, or has any impact whatsoever on private real property for the purpose of applying for an organization license under the Illinois Horse Racing Act of 1975 or an owners license under the Illinois Gambling Act. Makes conforming changes. Effective immediately.  
Oct 28 19  H  Referred to Rules Committee

HB 03934  Rep. Kathleen Willis  
20 ILCS 3305/4  from Ch. 127, par. 1054  
20 ILCS 3305/7  from Ch. 127, par. 1057  
Amends the Illinois Emergency Management Agency Act. Provides that a "disaster" includes a cyber attack. Directs the Governor, to the greatest extent practicable, to delegate or assign command authority to the Director of the Illinois Emergency Management Agency (currently, no person designated) by orders issued at the time of a disaster. Effective immediately.  
Oct 28 19  H  Referred to Rules Committee
HB 03935  Rep. Stephanie A. Kifowit
105 ILCS 5/22-88

Amends the School Code. In provisions requiring parental notification of law enforcement detainment and questioning of a student on school grounds, specifies that notification and other actions must be made by a law enforcement officer, a school resource officer, or other school security personnel even if the detainment and questioning is made by another person in the presence of the law enforcement officer, school resource officer, or other school security personnel. Effective immediately.

Oct 29 19  H  Referred to Rules Committee

225 ILCS 65/55-10  was 225 ILCS 65/55-10
225 ILCS 65/55-11
225 ILCS 65/55-10
225 ILCS 65/60-11
225 ILCS 65/65-5  was 225 ILCS 65/65-5

Amends the Nurse Practice Act. Provides that the Department of Financial and Professional Regulation must issue or deny a license no later than 30 days after completion of the application for practical nurse and registered professional nurse licensure. Provides that the Department must issue or deny a license no later than 30 days after receiving the required documentation for advanced practice registered nurse licensure. Effective immediately.

Oct 29 19  H  Referred to Rules Committee

HB 03937  Rep. John M. Cabello
35 ILCS 505/2  from Ch. 120, par. 418
35 ILCS 505/8  from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Provides that, if the seasonally adjusted unemployment rate in Illinois is more than 8% for a period of 3 consecutive calendar months, then the tax rates under the Act shall be reduced to the tax rates that were in effect prior to the increase under Public Act 101-32, until such time as the Department of Employment Security notifies the Department of Revenue in writing that the seasonally adjusted unemployment rate in Illinois has been 8% or less for a period of 3 consecutive calendar months. Effective immediately.

Oct 29 19  H  Referred to Rules Committee

HB 03938  Rep. Maurice A. West, II
50 ILCS 705/10.17
705 ILCS 135/15-70

Amends the Illinois Police Training Act. Provides that the curriculum for certified training programs in crisis intervention shall be at least 40 hours for recruit law enforcement officers. Provides that Crisis Intervention Team (CIT) training programs shall be a collaboration between law enforcement professionals, mental health providers, families, and consumer advocates and must minimally include the following components: (1) basic information about mental illnesses and how to recognize them; (2) information about mental health laws and resources; (3) learning from family members of individuals with mental illness and their experiences, and (4) verbal de-escalation training and role-plays. Amends the Criminal and Traffic Assessment Act. Provides that a person who is convicted of any criminal or traffic law or ordinance, other than a conviction entered upon a plea of guilty, $5 to be distributed as follows: (1) $2.50 to the Illinois Law Enforcement Training Standards Board for implementing crisis intervention team training for recruit law enforcement officers under the Illinois Police Training Act; (2) $2.25 to the Illinois Law Enforcement Training Standards Board for grants to local law enforcement agencies for continued crisis intervention team training; and (3) 25 cents to be retained by the Clerk of the Circuit Court for administrative expenses.

Oct 29 19  H  Referred to Rules Committee

230 ILCS 40/46 new

Amends the Video Gaming Act. Provides that a public officer or public employee may not, with the intent to obtain any money, fee, commission, credit, gift, gratuity, thing of value, or compensation for the award of the contract or operation of the video gaming, solicit, intimidate, or coerce the owner or agent of the owner of a licensed establishment, licensed veterans establishment, licensed truck stop establishment, licensed large truck stop establishment, or licensed fraternal establishment to enter into any contract with another person for the operation of a video gaming terminal under the Act. Provides that a violation is a Class 3 felony. Provides that it is not a defense to a violation of this provision that the public officer or public employee did not receive any monetary consideration or other thing of value from the operator or proposed operator of the video gaming terminal or from the owner or agent of the owner of the licensed establishment, licensed veterans establishment, licensed truck stop establishment, licensed large truck stop establishment, or licensed fraternal establishment for the solicitation, intimidation, or coercion of the owner or agent of the licensed establishment, licensed veterans establishment, licensed truck stop establishment, licensed large truck stop establishment, or licensed fraternal establishment. Effective immediately.

Oct 29 19  H  Referred to Rules Committee

HB 03940  Rep. Tim Butler-Keith R. Wheeler-Kelly M. Cassidy-Jaime M. Andrade, Jr., Dave Severin, Terri Bryant, Patrick Windhorst, Tony McCombie, Grant Wehrli, Mark Batinick, Mike Murphy, Bradley Stephens, Margo McDermed, Tom Demmer, Ryan Spain, Blaine Wilhour, Lindsay Parkhurst, Jim Durkin, Thomas M. Bennett, Andrew S. Chesney, Darren Bailey, Tom Weber, Dan Ugaste, Randy E. Frese and Jennifer Gong-Gershowitz

230 ILCS 40/35

720 ILCS 5/28-1 from Ch. 38, par. 28-1
720 ILCS 5/28-2 from Ch. 38, par. 28-2

Amends the Criminal Code of 2012. Changes the definition of "gambling device" to include any vending or other electronic machine or device, including, without limitation, a machine or device that awards credits and contains a circuit, meter, or switch capable of removing and recording the removal of credits that offers a person entry into any contest, competition, sweepstakes, scheme, plan, or other selection process that involves or is dependent upon an element of chance for which the person may receive a gift, award, or other item or service of value if that offer is incidental to or results from: (A) the purchase of an item or service of value; or (B) the purchase or gratuitous receipt of a coupon, voucher, certificate, or other similar credit that can be redeemed for or applied towards an item or service of value from such machine or device or elsewhere. Provides that participants in a game of skill or chance where money or other things of value can be won but no payment or purchase is required to participate shall not be convicted of gambling except where participation in such game of skill or chance is accomplished using a gambling device prohibited by these changes to the definition. Further provides that a gambling offense involving such a gambling device is a Class 4 felony. Amends the Video Gaming Act. Removes a provision allowing for the use of a game device without a license if the game device is used in an activity that is not gambling under the Criminal Code of 2012. Effective immediately.

Oct 29 19  H  Referred to Rules Committee

HB 03941  Rep. Emanuel Chris Welch

New Act

Creates the Illinois Athlete Agents Act of 2021. Requires licensure of agents for student-athletes with the Department of Financial and Professional Regulation and establishes qualifications for licensure and requirements for athlete agents. Sets forth provisions concerning the powers and duties of the Department, grounds for disciplinary action, requirements for agency contracts subject to the Act, a student-athlete's right to cancel the contract, notice to educational institutions, injunctive actions, investigations, and hearings. Establishes recordkeeping requirements for athlete agents. Prohibits athlete agents from engaging in specified conduct, subject to criminal and civil penalties. Includes other provisions. Preempts home rule powers. Effective January 1, 2021.

Oct 29 19  H  Referred to Rules Committee
HB 03942  Rep. Justin Slaughter
15 ILCS 60/1
15 ILCS 60/10
15 ILCS 60/15
15 ILCS 60/20
15 ILCS 60/25
15 ILCS 60/30
15 ILCS 60/35
15 ILCS 60/40
15 ILCS 60/45 new

Amends the Youth Homelessness Prevention Subcommittee Act. Changes the name of the Act from the Youth Homelessness Prevention Subcommittee Act to the Youth Homelessness Prevention Commission Act. Provides that the Youth Homelessness Prevention Commission (rather than Subcommittee) is created in the Department of Human Services under the Youth Services Division (rather than in the Governor's Cabinet on Children and Youth). Modifies membership provisions concerning the Commission. Provides that the Department of Human Services (rather than the Governor's Office) shall provide administrative support to the Commission. Modifies the requirements for meetings and reports of the Commission. Abolishes the Commission on January 1, 2024. Repeals the Act on January 1, 2015. Makes conforming changes.

Oct 29 19  H  Referred to Rules Committee

HB 03943  Rep. Allen Skillicorn
10 ILCS 5/1A-16
10 ILCS 5/1A-16.1
10 ILCS 5/1A-16.2
10 ILCS 5/3-1 from Ch. 46, par. 3-1

Amends the Election Code. Prohibits the use of a municipal identification card to prove identification when registering to vote. Provides that a person who is not a citizen of the United States may not vote in any election.

Oct 29 19  H  Referred to Rules Committee

HB 03944  Rep. Monica Bristow
110 ILCS 805/3-7.24 from Ch. 122, par. 103-7.24
110 ILCS 805/3-9 from Ch. 122, par. 103-9
110 ILCS 805/3-80 new

Amends the Public Community College Act. Requires the student member of the Board of Trustees of Community College District No. 536 to be a voting (rather than nonvoting) student member. Permits the board of trustees of any other community college district to elect to allow a student member to be a voting student member. Provides that if a board decides to terminate or not renew the employment contract of the president of a community college, then, for one year after the decision was voted upon, no person who was a member of the board at the time of the vote may be selected to serve as president of the community college. Makes related changes. Effective immediately.

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HB 03945  Rep. Ryan Spain-Tony McCombie-Jonathan Carroll-Dan Brady-Michael Halpin, Grant Wehrli and Brad Halbrook
35 ILCS 105/2 from Ch. 120, par. 439.2
35 ILCS 120/1 from Ch. 120, par. 440
625 ILCS 5/3-1001 from Ch. 95 1/2, par. 3-1001

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that the term "selling price" does not include the value of or credit given for traded-in tangible personal property (currently, beginning on January 1, 2020, with respect to motor vehicles, "selling price" does include the trade-in value). Amends the Illinois Vehicle Code. In a Section concerning the use tax on motor vehicles, makes changes concerning the amount of the tax. Provides that the tax on motorcycles, motor driven cycles, and mopeds shall be the same as for all other motor vehicles. Effective immediately.

Oct 29 19  H  Referred to Rules Committee
HB 03946
Rep. Tom Demmer, Dave Severin, Terri Bryant, Patrick Windhorst, Michael T. Marron and Lindsay Parkhurst

25 ILCS 170/2 from Ch. 63, par. 172
25 ILCS 170/11.2
25 ILCS 170/11.3

Amends the Lobbyist Registration Act. Requires registration under the Act for persons lobbying units of local government and school districts (rather than only persons lobbying State government). Provides that the changes made by this amendatory Act do not restrict the authority of units of local government and school districts to regulate lobbying. Effective immediately.

Oct 29 19 H Referred to Rules Committee

HB 03947

5 ILCS 420/2-101 from Ch. 127, par. 602-101

Amends the Illinois Governmental Ethics Act. Provides that a member of the General Assembly, his or her spouse, and any immediate family member living with that member of the General Assembly shall not, for compensation, lobby any official of the executive or legislative branch of State government or any official of any unit of local government. Provides that a person who violates these provisions is guilty of official misconduct, a Class 3 felony. Defines terms. Repeals current provisions banning members of the General Assembly from lobbying, a Class A misdemeanor. Effective immediately.

Oct 29 19 H Referred to Rules Committee

HB 03948
Rep. Robyn Gabel

New Act

215 ILCS 5/424 from Ch. 73, par. 1031

Creates the Over the Counter Diet Pills Act. Prohibits the sale of over the counter diet pills to any person under 18 years of age. Provides that retail establishments selling over the counter diet pills must limit access, display, and provide access to over the counter diet pills designated by the Department of Public Health in specified manners. Provides that violations of the Act's provisions shall be punished as a business offense with a fine of no more than $2,000 and shall constitute an unfair method of competition and an unfair or deceptive act or practice under the Illinois Insurance Code. Requires the Department, in consultation with the United States Food and Drug Administration and stakeholders, to determine which over the counter diet pills shall have limited accessibility. Amends the Illinois Insurance Code to make a conforming change. Effective 180 days after becoming law.

Oct 30 19 H Referred to Rules Committee

HB 03949
Rep. Sonya M. Harper

775 ILCS 5/1-103 from Ch. 68, par. 1-103

Amends the Illinois Human Rights Act. Provides that "race" includes traits historically associated with race, including, but not limited to, hair texture and protective hairstyles. Provides that "protective hairstyles" includes, but is not limited to, such hairstyles as braids, locks, and twists.

Oct 30 19 H Referred to Rules Committee

HB 03950
Rep. C.D. Davidsmeyer

20 ILCS 415/8b from Ch. 127, par. 63b108b

Amends the Personnel Code. Provides that each application to fill a State employment vacancy shall include a checkbox for applicants having prior work experience in the field for which they are applying for employment with the State. Provides that following examinations to test the relative fitness of applicants for the respective positions in State service, applicants having prior work experience in the relevant employment field shall be given priority among all successful candidates listed as eligible for appointment or promotion. Provides that any applicant found to have falsely claimed prior work experience in the field for which he or she is applying for employment with the State shall not be eligible for State employment for 24 months.

Oct 30 19 H Referred to Rules Committee

730 ILCS 5/5-5.3.2

Amends the Unified Code of Corrections. Provides that the court shall add 5 years of imprisonment to the sentence imposed upon a defendant who, at the time of the commission of the offense, was a member of the General Assembly and who is convicted of a felony relating to or arising out of or in connection with his or her service as a member of the General Assembly. Effective immediately.
Nov 12 19  H  Referred to Rules Committee

HB 03952  Rep. Sue Scherer

625 ILCS 5/6-206

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall reinstate the driving privileges of a person whose driving privileges were were suspended or revoked under certain circumstances if the person shows the following: (1) the suspension or revocation of the person's driving privileges resulted from an incident in which the person's vision was impaired exclusively by the glare of the sun; (2) the incident would not have occurred but for the impairment of the person's vision by the glare of the sun; (3) there is no evidence that the person was, at the time of the incident, otherwise impaired, distracted, or inattentive in a manner that would constitute a violation of this Code or an ordinance; and (4) other than any offenses for which the person was charged as a result of the incident, the person was not charged with any offense against a law or ordinance regulating the movement of traffic after the accident or in the 12-month period preceding the accident. Effective immediately.
Nov 12 19  H  Referred to Rules Committee

HB 03953  Rep. Kambium Buckner

New Act

Creates the Cannabis Banking and Credit Union Act. Establishes a procedure to license financial institutions to provide banking services to cannabis businesses. Sets forth provisions concerning an advisory board, application and licensure, authorizations, deposit insurance, banking services, prohibited practices, and operative conditions. Effective immediately.
Nov 12 19  H  Referred to Rules Committee


5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-102.5 new
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-103.5 new
5 ILCS 420/4A-108

Amends the Illinois Governmental Ethics Act. Modifies the content of the statement of economic interests required to be filed by members of the General Assembly and candidates for nomination or election to the General Assembly. Makes conforming changes. Effective immediately.
Nov 12 19  H  Referred to Rules Committee

5 ILCS 430/5-53 new
25 ILCS 145/10 new

Amends the State Officials and Employees Ethics Act. Provides that any communication regarding a State agency contract received by an agency, agency head, or other agency employee from a member of the General Assembly shall promptly be reported to that agency's ethics officer by the recipient of the communication and by any other employee of that agency who responds to the communication. Provides that the ethics officer shall require that the communication be promptly made a part of the record of the General Assembly, and the communication shall be made publicly available on the Illinois General Assembly website. Specifies further information to be provided by the ethics officer. Amends the Legislative Information System Act. Requires the Legislative Information System to establish a page for electronic public access on the General Assembly's website that provides information on any communication regarding a State agency contract received by an agency, agency head, or other agency employee from a member of the General Assembly. Effective immediately.

HB 03956
Rep. Allen Skillicorn
5 ILCS 430/5-45

Amends the State Officials and Employees Ethics Act. Provides that any member of the General Assembly who takes office on or after the effective date of this amendatory Act shall not, within a 5-year period immediately following termination of the member's most recent term of office, register as a lobbyist and engage in lobbying with members of the General Assembly. Effective immediately.

HB 03957
Rep. Allen Skillicorn
5 ILCS 420/2-104 from Ch. 127, par. 602-104

Amends the Illinois Governmental Ethics Act. Provides that no legislator may accept or participate in any way in any representation case that involves property tax appeals. Effective immediately.

HB 03958
Rep. Allen Skillicorn
5 ILCS 420/2-101 from Ch. 127, par. 602-101

Amends the Illinois Governmental Ethics Act. Provides that a member of the General Assembly, his or her spouse, and any immediate family member living with that member of the General Assembly shall not, for compensation, engage in any lobbying activity or otherwise communicate with any official of the executive or legislative branch of State government or any official of any unit of local government. Provides that a person who violates these provisions is guilty of official misconduct, a Class 3 felony. Defines terms. Repeals current provisions banning members of the General Assembly from lobbying, a Class A misdemeanor. Effective immediately.

HB 03959
Rep. Sue Scherer
225 ILCS 420/5 from Ch. 111, par. 7655

Amends the Child Protective Investigator and Child Welfare Specialist Certification Act of 1987. Provides that a bachelor's degree in criminal justice may be used to satisfy the educational requirement under the Act for any person who applies for certification as a child protective investigator.

Nov 12 19 H Referred to Rules Committee
HB 03960  Rep. Kathleen Willis
New Act

30 ILCS 105/5.930 new

Creates the Electronic Cigarettes Youth Access Prevention Act. Provides that a person who sells an electronic cigarette without a proper license under the Tobacco Products Tax Act of 1995 shall be subject to specified additional civil penalties. Prohibits manufacturers, distributors, or retailers of electronic cigarettes from selling, offering for sale, or distributing any electronic cigarette with labeling or packaging intended to be attractive to persons under 21 years of age and provides criteria to determine whether packaging or labeling is attractive to such persons. Requires all labeling and packaging of electronic cigarettes to include nicotine warning statements. Provides that manufacturers, distributors, or retailers of electronic cigarettes shall not sell, advertise, or market an electronic cigarette unless specified conditions have been met. Provides that a retailer shall not sell more than 2 electronic cigarettes or 5 cartridges or containers of electronic cigarette solution in one transaction to a final consumer. Requires that failure to comply with the marketing, labeling, advertisement, or additional retailer requirements of the Act is punishable by a civil penalty. Provides that provisions regarding marketing, labeling, and advertisement requirements do not apply to any noncommercial speech. Requires moneys collected from the civil penalties to be deposited into the Electronic Cigarettes Youth Access Prevention Fund to be used by the Department of Human Services for the implementation and enforcement of the Act, including, but not limited to, unannounced investigations of retailers licensed under the Tobacco Products Tax Act of 1995 and investigations of unlicensed sellers of electronic cigarettes. Amends the State Finance Act to make a conforming change. Effective immediately.

Nov 12 19  H  Referred to Rules Committee

HB 03961  Rep. Stephanie A. Kifowit

20 ILCS 2805/38

Amends the Department of Veterans' Affairs Act. Provides that the Veterans' Service-Related Ailments Task Force shall meet at least once every 2 months beginning January 1, 2020 (rather than beginning July 1, 2019). Effective immediately.

Nov 12 19  H  Referred to Rules Committee

HB 03962  Rep. David McSweeney-Jonathan Carroll

5 ILCS 430/25-52

Amends the State Officials and Employees Ethics Act. Provides that a founded summary report by the Legislative Inspector General alleging unethical or wrongful conduct on behalf of a member of the General Assembly in violation of the Act, along with any response from the ultimate jurisdictional authority or member, shall be made available to the public, regardless of whether a complaint was filed with the Legislative Ethics Commission and regardless of whether disciplinary action resulted. Provides that the release of a founded summary report shall not require the approval, by vote or otherwise, of the Legislative Ethics Commission. Provides that the Legislative Ethics Commission shall (rather than may) also make available to the public any other summary report and response of the ultimate jurisdictional authority or agency head, or a redacted version of the report and response, for which a complaint was filed, regardless of whether disciplinary action resulted.

Nov 12 19  H  Referred to Rules Committee

HB 03963  Rep. Tim Butler-Grant Wehrli, Ryan Spain, Mark Batinick, Darren Bailey, Dan Brady, Dave Severin and Patrick Windhorst

10 ILCS 5/1A-14 from Ch. 46, par. 1A-14

Amends the Election Code. Prohibits a member of the State Board of Elections, or a spouse of a member, from serving as an officer of a political committee or directing the actions of or the funds of a political committee. Requires any member of the State Board of Elections, prior to appointment to the State Board of Elections, to dissolve any political committee associated with the member as a candidate for office. Effective immediately.

Nov 13 19  H  Referred to Rules Committee

HB 03964  Rep. Mark Batinick

10 ILCS 5/1A-14 from Ch. 46, par. 1A-14

Amends the Election Code. Prohibits a member of the State Board of Elections from contributing, either financially or in services or goods or any other way, to a political committee or from serving as an officer of a political committee. Requires a member of the State Board of Elections serving as an officer of a political committee to resign from the political committee within 30 days after confirmation by the Senate or within 30 days of the effective date of the amendatory Act if currently serving. Effective immediately.

Nov 13 19  H  Referred to Rules Committee
HB 03965  Rep. Emanuel Chris Welch

215 ILCS 5/155.47 new

Amends the Illinois Insurance Code. Requires every insurance company authorized to do business in this State or accredited by this State with assets of at least $50,000,000 to submit an annual report on its voluntary supplier diversity program to the Department of Insurance. Sets forth provisions on what the report must include and how and when the report must be submitted. Provides that, for each report, the Department shall publish the results on its Internet website for 5 years after submission. Requires the Department to hold an annual insurance company supplier diversity workshop in February of 2021 and every February thereafter to discuss the reports with representatives of the insurance companies and vendors. Provides that the Department shall prepare a template for voluntary supplier diversity reports. Effective immediately.

Nov 13 19  H  Referred to Rules Committee


70 ILCS 3605/30.5 new
70 ILCS 3615/3A.19 new
70 ILCS 3615/3B.09c new
70 ILCS 3615/4.01 from Ch. 111 2/3, par. 704.01
70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09
70 ILCS 3615/4.17 new

Amends Regional Transportation Authority Act. Provides that Metra Electric Division and Rock Island Division fares for transportation wholly within the City of Chicago shall be equal to the fares set by the Chicago Transit Board for rail transportation. Provides that fares for Metra Electric Division and Rock Island Division transportation that originate or conclude outside of the City of Chicago shall be set by the Commuter Rail Board and be based on the zone in which the transportation originates and concludes. Provides that the Commuter Rail Board shall accept the Ventra card for use on the Metra Electric Division and Rock Island Division and riders using the Ventra card shall pay through the Ventra application or at a station. Provides that the Commuter Rail Board shall adopt a policy to periodically check riders’ tickets, including Ventra tickets and the Ventra application, on the Metra Electric Division and Rock Island Division to determine whether a rider has paid for transportation at the station or on the Ventra application. Provides that transfer fees using Ventra cards or the Ventra application between transportation provided by the Chicago Transit Board, Suburban Bus Board, and the Electric District or Rock Island District of the Commuter Rail Board shall be equal to the transfer fare between Chicago Transit Board transportation. Provides that lost revenue experienced by the Commuter Rail Board due to the implementation of any requirement relating to specified Metra Electric Division and Rock Island Division fare provisions are not "costs" in the calculation of whether fares and charges received in each fiscal year equal at least 50% of the aggregate costs of providing public transportation. Amends the Metropolitan Transit Authority Act making conforming changes. Effective June 1, 2020.

Nov 13 19  H  Referred to Rules Committee

HB 03967  Rep. Stephanie A. Kifowit

20 ILCS 2205/2205-35 new

Amends the Department of Healthcare and Family Services Law. Provides that the Department of Healthcare and Family Services shall approve veteran support specialists who are certified by, and in good standing with, the Illinois Alcohol and Other Drug Abuse Professional Certification Association, Inc. to provide peer support services to recipients of medical assistance under Article V of the Illinois Public Aid Code.

Nov 13 19  H  Referred to Rules Committee

HB 03968  Rep. Arthur Turner

35 ILCS 525/10-5
35 ILCS 525/10-20

Amends the Parking Excise Tax Act. Removes provisions from the Act providing that a booking intermediary is not considered an operator. Provides that separately stated charges that are not optional are presumed to be part of the purchase price unless proven otherwise. Provides that the tax does not apply to: (1) parking in a lot or garage that is owned or operated by a federal, State, or local government entity if the purchase price does not exceed a stated amount; or (2) if the purchase price is paid by any federal, State, or local government entity. Effective immediately.

Nov 13 19  H  Referred to Rules Committee
HB 03969
Rep. Sue Scherer and Stephanie A. Kifowit

20 ILCS 505/4e new

Amends the Children and Family Services Act. Provides that notwithstanding any other law or rule to the contrary, no child under the care or custody of the Department of Children and Family Services shall be subjected to mechanical restraints during the provision of any transportation services provided or arranged by the Department, unless required by court order. Provides that nothing under the amendatory Act shall be construed to apply to the Department's policy on medical restraints. Effective immediately.

Nov 14 19 Filed with the Clerk by Rep. Sue Scherer

HB 03970
Rep. Deb Conroy

230 ILCS 45/25-60

Amends the Sports Wagering Act. Provides that a supplier or vendor authorized by a sports governing body or sports league, organization, or association to distribute tier 2 official league data is not required to obtain a tier 2 official league data provider license if that supplier or vendor already holds a supplier license or if that supplier or vendor has been granted a temporary or conditional authorization to offer any of its services as a supplier licensee.

Nov 14 19 Filed with the Clerk by Rep. Deb Conroy

HB 03971
Rep. Rita Mayfield

720 ILCS 5/25-1

Amends the Criminal Code of 2012 concerning mob action. Provides that a student of a public, private, or parochial elementary or secondary school shall be exempt from prosecution for mob action if the event occurred on the grounds of that public, private, or parochial elementary or secondary school during regular school hours.

Nov 14 19 Filed with the Clerk by Rep. Rita Mayfield

HB 03972
Rep. Rita Mayfield

730 ILCS 5/3-3.1 new from Ch. 38, par. 25-1

Amends the Unified Code of Corrections. Provides that notwithstanding any provision of the Code to the contrary, post-conviction hearing provisions under the Code of Criminal Procedure of 1963, habeas corpus hearing provisions under the Code of Civil Procedure, or the relief from judgment provisions of the Code of Civil Procedure, a person serving a term of imprisonment in a Department of Corrections facility is eligible for parole and a parole hearing if he or she has served the greater of: (1) a term of imprisonment of at least 20 years; (2) 25% of his or her sentence; or (3) the minimum term of imprisonment for the most serious offense for which the person was convicted. Provides that a person serving a term of natural life imprisonment shall be eligible for parole and a parole hearing after at least 20 years imprisonment. Provides that a person seeking early release under this provision may petition the Prisoner Review Board in the same manner as a person eligible for parole under the Code and the parole hearing shall be conducted as otherwise provided in the Parole Article of the Code and the Open Parole Hearings Act unless otherwise provided in this provision. Provides for offenses excluded from this provision. Provides that nothing in the amendatory Act guarantees parole. Provides that it only guarantees the opportunity of the committed person to present evidence at his or her parole hearing to demonstrate the committed person's rehabilitation before the Prisoner Review Board and to seek parole.

Nov 14 19 Filed with the Clerk by Rep. Rita Mayfield

HB 03973
Rep. Keith R. Wheeler-Barbara Hernandez-Jeff Keicher-Grant Wehrli, Anne Stava-Murray, Amy Grant, David A. Welter and Mark Batinick

105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02

Amends the Children with Disabilities Article of the School Code. Allows a private special education facility in this State that is a nonprofit entity and that provides special education services only to students who are referred to it by a public school district in this State to require tuition payments by a school district monthly prior to the provision of special education services in accordance with a student's individualized education program for the period that the student is enrolled in the facility pursuant to a placement contract between the facility and the student's school district. Provides that, at or before the end of each regular school term and each summer school term, the private special education facility shall refund to a school district any tuition funds collected by the facility for days that a student was not enrolled in the facility, and if, for any reason, the facility does not satisfy the requirements of the Article or any rules adopted by the State Board of Education regulating private special education facilities, then the State Board, at the request of the school district, may determine that the facility shall refund any tuition funds collected by the facility for days that it was determined by the State Board that the facility was in noncompliance with special education rules. Effective immediately.

Nov 15 19 Filed with the Clerk by Rep. Keith R. Wheeler
20 ILCS 2630/5.2

Amends the expungement, sealing, and immediate sealing provisions of the Criminal Identification Act. Adds a subsection concerning automatic sealing of certain criminal records. Provides that the purpose of the subsection is to create the Clean Slate Act to provide for automatic sealing of certain criminal records.
Nov 15 19  H  Filed with the Clerk by Rep. Jehan Gordon-Booth

105 ILCS 5/2-3.130
105 ILCS 5/10-20.33
105 ILCS 5/34-18.20

Amends the School Code. Prohibits a school district employee or volunteer or an independent contractor of a school district from placing a student in seclusion; defines seclusion. Provides that this prohibition does not apply to the use of seclusion in a court-ordered placement, other than a placement in an educational program of a school district, or in a placement or facility to which other laws or rules apply. Requires State Board of Education rulemaking. Effective immediately.
Nov 21 19  H  Filed with the Clerk by Rep. Jonathan Carroll

HB 03976  Rep. Keith R. Wheeler
705 ILCS 405/1-7  from Ch. 37, par. 801-7

Amends the Juvenile Court Act of 1987. Provides that the name of the minor who is the alleged offender named in a juvenile law enforcement record may be disclosed to the victim or alleged victim named in the law enforcement record upon request by the victim, in writing, to the law enforcement agency for the name of the minor who is the alleged offender named in the law enforcement record, unless the law enforcement agency determines that the release of the information would impede the criminal investigation of the case described in the law enforcement record. Provides that upon receipt of the written request, the law enforcement agency shall provide the identity of the offender or alleged offender to the victim within 30 days after receipt of the request. Provides that the victim or alleged victim named in the law enforcement record, before receiving the information, shall sign an affidavit provided by the law enforcement agency stating that he or she will not disclose the information contained in the law enforcement record to the public, but the victim may use the information for civil litigation purposes. Provides that the identity of the offender or alleged offender may not be publicly disclosed by the victim or alleged victim, except for civil litigation purposes.
Nov 25 19  H  Filed with the Clerk by Rep. Keith R. Wheeler

HB 03977  Rep. Rita Mayfield
105 ILCS 5/10-20.56

Amends the School Code. Permits student instruction to be received electronically under a school district's program for e-learning days while students are not physically present because a school was selected to be a polling place under the Election Code.
Nov 27 19  H  Filed with the Clerk by Rep. Rita Mayfield

HB 03978  Rep. Rita Mayfield
105 ILCS 5/27-22.2  from Ch. 122, par. 27-22.2

Amends the School Code. Provides that the school board of a school district that maintains grades 9 through 12 shall offer home economics as an elective high school course not required for graduation.
Nov 27 19  H  Filed with the Clerk by Rep. Rita Mayfield
**HB 03979**  Rep. Rita Mayfield

625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1
625 ILCS 5/6-508 from Ch. 95 1/2, par. 6-508
720 ILCS 5/33A-3 from Ch. 38, par. 33A-3
720 ILCS 5/24-1.7 rep.
725 ILCS 5/111-3 from Ch. 38, par. 111-3
730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2
730 ILCS 5/3-3-3 from Ch. 38, par. 1003-3-3
730 ILCS 5/3-6-3 from Ch. 38, par. 1003-6-3
730 ILCS 5/5-4.5-95 rep.

Amends the Criminal Code of 2012 and the Unified Code of Corrections. Repeals provisions concerning armed habitual criminals, habitual criminals, and certain 3 time offenders. Provides that notwithstanding any provision of law to the contrary, a person convicted under those statutes shall be eligible for consideration of parole conditions if his or her final conviction was not first degree murder, aggravated criminal sexual assault, or predatory criminal sexual assault of a child. Provides that notwithstanding any provision of law to the contrary, a person convicted of being an armed habitual criminal, adjudged an habitual criminal, or 3 time offender for certain felonies before their repeal on the effective date of the amendatory Act shall not be eligible for consideration of conditions of parole or mandatory supervised release if any of his or her convictions under those statutes was first degree murder, second degree murder, or any offense under the sex offender Article of the Criminal Code of 2012 or the Criminal Code of 1961. Amends the Illinois Vehicle Code and the Code of Criminal Procedure of 1963 to make conforming changes.

Nov 27 19  H  Filed with the Clerk by Rep. Rita Mayfield

**HB 03980**  Rep. Mark Batinick

730 ILCS 150/2 from Ch. 38, par. 222

Amends the Sex Offender Registration Act. Provides for registration under the Act of a person convicted of a battery if:

1. the State's Attorney filed a notice contemporaneous with or included in the summons, complaint, or other document charging the battery to seek sex offender registration under the provision as a sexually motivated battery;
2. the complaining witness is under 17 years of age;
3. the offender is 21 years of age or older; and
4. the court finds that the battery was "sexually motivated" as defined in the Sex Offender Management Board Act.

Dec 02 19  H  Filed with the Clerk by Rep. Mark Batinick

**HB 03981**  Rep. Amy Grant

35 ILCS 525/10-20

Amends the Parking Excise Tax Act. Provides that the tax imposed by the Act does not apply to a parking area or garage owned or operated by a city, village, county, township, or incorporated town. Effective immediately.

Dec 02 19  H  Filed with the Clerk by Rep. Amy Grant

**HB 03982**  Rep. Will Guzzardi

20 ILCS 2310/2310-465 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Directs the Department of Public Health to review, consider, and establish maximum contaminant levels in public water systems. Requires the Department to adopt a maximum contaminant level that is protective of public health and does not exceed any maximum contaminant level or health advisory promulgated by the United State Environmental Protection Agency. Requires the Director of Public Health to annually review the latest peer-reviewed science and independent or government agency studies and undertake additional rulemaking when necessary. Defines "maximum contaminant level". Effective immediately.

Dec 02 19  H  Filed with the Clerk by Rep. Will Guzzardi

New Act

Creates the Childhood Anaphylactic Policy Act. Requires the Department of Public Health, in consultation with the State Board of Education and the Department of Children and Family Services, to establish anaphylactic policies for school districts and day care centers. Requires the Department to create, distribute, and make available on its website informational materials regarding the policies. Contains requirements for the policies. Requires schools and day care centers to notify parents and guardians of the policies at least once each calendar year. Requires the policies to be forwarded to each school board of a school district, charter school, and day care center in the State within 6 months after the Act's effective date and to be implemented by those entities within 6 months after receiving the policies. Provides that the policies shall be updated at least once every 3 years. Contains other provisions. Effective July 1, 2020.

Dec 04 19  H  Filed with the Clerk by Rep. Jonathan Carroll

HB 03984  Rep. Sara Feigenholtz-Robyn Gabel

Appropriates certain amounts from the General Revenue Fund to the Department of Human Services for family and community services and related distributive purposes, including federal funds that are made available for grants and expenses associated with Parents Too Soon and the Healthy Families Program. Effective immediately.

Dec 06 19  H  Filed with the Clerk by Rep. Sara Feigenholtz

HB 03985  Rep. Allen Skillicorn-Mark Batinick

5 ILCS 420/2-105 new

Amends the Illinois Governmental Ethics Act. Provides that no legislator shall receive any income derived from his or her ownership of any gaming-related interest, or otherwise receive compensation for services provided to or on behalf of any gaming-related interest. Requires any legislator holding ownership in a gaming-related interest from which he or she may derive income to divest himself or herself of that interest.

Dec 06 19  H  Filed with the Clerk by Rep. Allen Skillicorn

HB 03986  Rep. Barbara Hernandez

20 ILCS 2421/1
20 ILCS 2421/5
20 ILCS 2421/10
20 ILCS 2421/11 new
20 ILCS 2421/15

Amends the Blind Vendors Act. Renames the Act the Vending Facilities Act. Provides that priority shall be given to blind vendors in the operation of 50% of the vending facilities on State property (rather than priority shall be given to blind vendors in the operation of vending facilities on State property). Requires each State agency controlling State property or parts thereof where vending machines or vending facilities are located to implement an aspirational goal of awarding contracts representing 50% of the vending machines or vending facilities under its control to minority-owned or women-owned businesses. Provides that each State-operated facility that has 6 or more vending machines under its control shall award at least 2 contracts for vending, where practical. Provides that the provisions of the amendatory Act apply to written contracts or agreements entered into on or after the effective date of the amendatory Act; and that any written contract or agreement in place prior to the effective date of the amendatory Act between a State agency and the Business Enterprise Program for the Blind shall be maintained and fully adhered to including any moneys paid to individual vending facilities. Defines terms. Provides that to ensure adequate competition and to encourage new participants, all written contracts or agreements for vending machines or vending facilities shall be limited to a 5-year term. Effective immediately.

Dec 09 19  H  Filed with the Clerk by Rep. Barbara Hernandez

HB 03987  Rep. Mark Batinick-Kelly M. Cassidy-Sam Yingling-Thomas Morrison-Grant Wehrli, Jonathan Carroll, Margo McDermid, Allen Skillicorn, Randy E. Frese and Anne Stava-Murray

220 ILCS 5/16-108

Amends the Public Utilities Act. Provides that notwithstanding anything to the contrary, certain provisions of the Electric Service Customer Choice and Rate Relief Law of 1997 relating to the recovery of costs associated with the purchase of zero emission credits do not apply to any retail customers of an electric utility that serves more than 3,000,000 retail customers in the State. Effective immediately.

Dec 09 19  H  Filed with the Clerk by Rep. Mark Batinick
HB 03988

Rep. Allen Skillicorn

5 ILCS 420/1-102.5 new
5 ILCS 420/1-104.3 new
5 ILCS 420/1-104.4 new
5 ILCS 420/1-104.5 new
5 ILCS 420/1-105.2 new
5 ILCS 420/1-105.3 new
5 ILCS 420/1-105.5 new
5 ILCS 420/1-105.6 new
5 ILCS 420/1-105.7 new
5 ILCS 420/1-110 from Ch. 127, par. 601-110
5 ILCS 420/1-112.5 new
5 ILCS 420/1-113.6 new
5 ILCS 420/1-113.7 new
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-108
5 ILCS 420/4A-104 rep.
25 ILCS 170/2 from Ch. 63, par. 172
25 ILCS 170/5
25 ILCS 170/7 from Ch. 63, par. 177

Amends the Illinois Governmental Ethics Act. Creates a uniform statement of economic interest form that must be completed by all persons who are required to file that form under the Act. Changes the nature of the required disclosures that must be made. Requires candidates filing for Supreme Court Judge, appellate court judge, circuit court judge, or judicial retention to file his or her statement of economic interests in written or printed form. Repeals a provision that established a separate form for persons required to file a statement of economic interests with county clerks. Amends the Lobbyist Registration Act. Modifies the lobbyist registration and disclosure requirements. Requires the Secretary of State to create a publicly accessible and searchable database bringing together disclosures by registered lobbyists, contributions by registered lobbyists, and statements of economic interests required to be filed by State officials and employees. Defines terms. Adds applicability clause. Makes conforming changes. Effective immediately.

Dec 10 19 H Filed with the Clerk by Rep. Allen Skillicorn
HB 03989  Rep. Kathleen Willis

105 ILCS 5/7-04 from Ch. 122, par. 7-04
105 ILCS 5/7-1 from Ch. 122, par. 7-1
105 ILCS 5/7-4.1 from Ch. 122, par. 7-4.1
105 ILCS 5/7-6 from Ch. 122, par. 7-6

Amends the Boundary Changes Article of the School Code. With respect to a county with a population in excess of 3,000,000 in which (i) affected students reside in a municipality with a population not exceeding 15,000, (ii) the elementary school district serving the property to be detached sends students to 2 or more high school districts, (iii) the annexing school district has a high school located in the municipality, (iv) the farthest point from the detached property to the new school is less than 4 miles, and (v) the detachment and annexation will put the entire municipality into a single high school district, provides that a hearing panel (rather than the trustees of schools of the township) shall have and perform all powers, duties, and responsibilities required under the Article to be exercised and performed by a regional board of school trustees; the petition for boundary change may be filed by a number of legal resident voters equal to at least 50% of the number of legal resident voters in the affected territory who voted in the last presidential election; and if there are no legal resident voters, the petitioners may deliver the petition by regular mail to the last taxpayer of record of real estate instead of by certified mail, return receipt requested, to the owner of record. Allows the hearing panel to compare school and district report cards and to consider the community of interest of the petitioners and their children. Effective immediately.
Dec 10 19  H  Filed with the Clerk by Rep. Kathleen Willis

HB 03990  Rep. Allen Skillicorn

40 ILCS 5/1A-110
40 ILCS 5/1A-111

Amends the Regulation of Public Pension Funds Article of the Illinois Pension Code. Requires an actuary who prepares actuarial statements for a pension fund to post a bond in the amount of $2,000,000,000.
Dec 10 19  H  Filed with the Clerk by Rep. Allen Skillicorn

HB 03991  Rep. Katie Stuart

110 ILCS 305/120 new
110 ILCS 520/100 new
110 ILCS 660/5-210 new
110 ILCS 665/10-210 new
110 ILCS 670/15-210 new
110 ILCS 675/20-215 new
110 ILCS 680/25-210 new
110 ILCS 685/30-220 new
110 ILCS 690/35-215 new
110 ILCS 805/3-29.14 new

Amends various Acts relating to the governance of public universities and community colleges in Illinois. Requires the governing board of each public university and community college district to make feminine hygiene products available, at no cost to students, in the bathrooms of facilities or portions of facilities that (i) are owned or leased by the board or over which the board has care, custody, and control and (ii) are used for student instruction or administrative purposes. Effective immediately.
Dec 10 19  H  Filed with the Clerk by Rep. Katie Stuart
Amends the Board of Higher Education Act to prohibit the Board of Higher Education from awarding any grant funds to a private institution of higher education that is operated for profit. Amends the Higher Education Student Assistance Act to remove a for-profit educational organization from the definition of "institution of higher learning", "qualified institution", and "institution". Removes a provision allowing Monetary Award Program grants to be made to applicants enrolled at qualified for-profit institutions. Effective immediately.

Dec 11 19  H Filed with the Clerk by Rep. Maurice A. West, II

Amends the Adult Protective Services Act. Expands the definition of "mandated reporter" to include investment advisors and insurance adjusters. Effective immediately.

Dec 12 19  H Filed with the Clerk by Rep. Katie Stuart
HB 03994  Rep. Katie Stuart

10 ILCS 5/2A-1.2  from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-26  from Ch. 46, par. 2A-26
10 ILCS 5/2A-28  from Ch. 46, par. 2A-28
10 ILCS 5/7-4    from Ch. 46, par. 7-4
10 ILCS 5/7-10   from Ch. 46, par. 7-10
10 ILCS 5/10-3   from Ch. 46, par. 10-3
10 ILCS 5/23-6.1 from Ch. 46, par. 23-6.1

40 ILCS 5/6-230
40 ILCS 5/7-109  from Ch. 108 1/2, par. 7-109
40 ILCS 5/8-113  from Ch. 108 1/2, par. 8-113
40 ILCS 5/8-232  from Ch. 108 1/2, par. 8-232
40 ILCS 5/8-243  from Ch. 108 1/2, par. 8-243
40 ILCS 5/8-243.2 from Ch. 108 1/2, par. 8-243.2
50 ILCS 105/1
50 ILCS 105/1.3
50 ILCS 105/2    from Ch. 102, par. 2
50 ILCS 105/4    from Ch. 102, par. 4
55 ILCS 5/3-14036 from Ch. 34, par. 3-14036
65 ILCS 5/1-1-2  from Ch. 24, par. 1-1-2
65 ILCS 5/2-2-9  from Ch. 24, par. 2-2-9
65 ILCS 5/3.1-10-5 from Ch. 24, par. 3.1-10-5
65 ILCS 5/3.1-10-30 from Ch. 24, par. 3.1-10-30
65 ILCS 5/3.1-10-50
65 ILCS 5/3.1-10-51
65 ILCS 5/3.1-10-60  from Ch. 24, par. 3.1-10-60
65 ILCS 5/3.1-10-65  from Ch. 24, par. 3.1-10-65
65 ILCS 5/3.1-10-75  from Ch. 24, par. 3.1-10-75
65 ILCS 5/3.1-15-5  from Ch. 24, par. 3.1-15-5
65 ILCS 5/3.1-15-15 from Ch. 24, par. 3.1-15-15
65 ILCS 5/3.1-15-25 from Ch. 24, par. 3.1-15-25
65 ILCS 5/3.1-15-30 from Ch. 24, par. 3.1-15-30
65 ILCS 5/3.1-15-35 from Ch. 24, par. 3.1-15-35
65 ILCS 5/3.1-15-40 from Ch. 24, par. 3.1-15-40
65 ILCS 5/3.1-20-10 from Ch. 24, par. 3.1-20-10
65 ILCS 5/3.1-20-15 from Ch. 24, par. 3.1-20-15
65 ILCS 5/3.1-20-20 from Ch. 24, par. 3.1-20-20
65 ILCS 5/3.1-20-22 from Ch. 24, par. 3.1-20-22
65 ILCS 5/3.1-20-25 from Ch. 24, par. 3.1-20-25
65 ILCS 5/3.1-20-30 from Ch. 24, par. 3.1-20-30
65 ILCS 5/3.1-20-35 from Ch. 24, par. 3.1-20-35
65 ILCS 5/3.1-20-40 from Ch. 24, par. 3.1-20-40
65 ILCS 5/3.1-20-45
65 ILCS 5/3.1-25-70 from Ch. 24, par. 3.1-25-70
HB 03994 (CONTINUED)

65 ILCS 5/3.1-25-75 from Ch. 24, par. 3.1-25-75
65 ILCS 5/3.1-35-35 from Ch. 24, par. 3.1-35-35
65 ILCS 5/3.1-40-5 from Ch. 24, par. 3.1-40-5
65 ILCS 5/3.1-40-10 from Ch. 24, par. 3.1-40-10
65 ILCS 5/3.1-40-15 from Ch. 24, par. 3.1-40-15
65 ILCS 5/3.1-40-25 from Ch. 24, par. 3.1-40-25
65 ILCS 5/3.1-40-30 from Ch. 24, par. 3.1-40-30
65 ILCS 5/3.1-40-35 from Ch. 24, par. 3.1-40-35
65 ILCS 5/3.1-40-40 from Ch. 24, par. 3.1-40-40
65 ILCS 5/3.1-40-50 from Ch. 24, par. 3.1-40-50
65 ILCS 5/3.1-40-55 from Ch. 24, par. 3.1-40-55
65 ILCS 5/3.1-45-5 from Ch. 24, par. 3.1-45-5
65 ILCS 5/3.1-45-15 from Ch. 24, par. 3.1-45-15
65 ILCS 5/3.1-55-5 from Ch. 24, par. 3.1-55-5
65 ILCS 5/4-1-2 from Ch. 24, par. 4-1-2
65 ILCS 5/4-10-1 from Ch. 24, par. 4-10-1
65 ILCS 5/5-1-4 from Ch. 24, par. 5-1-4
65 ILCS 5/5-2-1 from Ch. 24, par. 5-2-1
65 ILCS 5/5-2-2 from Ch. 24, par. 5-2-2
65 ILCS 5/5-2-3 from Ch. 24, par. 5-2-3
65 ILCS 5/5-2-3.1 from Ch. 24, par. 5-2-3.1
65 ILCS 5/5-2-4 from Ch. 24, par. 5-2-4
65 ILCS 5/5-2-5 from Ch. 24, par. 5-2-5
65 ILCS 5/5-2-7 from Ch. 24, par. 5-2-7
65 ILCS 5/5-2-8 from Ch. 24, par. 5-2-8
65 ILCS 5/5-2-11 from Ch. 24, par. 5-2-11
65 ILCS 5/5-2-12 from Ch. 24, par. 5-2-12
65 ILCS 5/5-2-17 from Ch. 24, par. 5-2-17
65 ILCS 5/5-2-18 from Ch. 24, par. 5-2-18
65 ILCS 5/5-2-18.1 from Ch. 24, par. 5-2-18.1
65 ILCS 5/5-2-18.2 from Ch. 24, par. 5-2-18.2
65 ILCS 5/5-2-18.7 from Ch. 24, par. 5-2-18.7
65 ILCS 5/5-2-19 from Ch. 24, par. 5-2-19
65 ILCS 5/5-3-1 from Ch. 24, par. 5-3-1
65 ILCS 5/5-3-3 from Ch. 24, par. 5-3-3
65 ILCS 5/5-3-4 from Ch. 24, par. 5-3-4
65 ILCS 5/5-3-5 from Ch. 24, par. 5-3-5
65 ILCS 5/5-3-7 from Ch. 24, par. 5-3-7
65 ILCS 5/5-3-8 from Ch. 24, par. 5-3-8
65 ILCS 5/5-4-1 from Ch. 24, par. 5-4-1
65 ILCS 5/5-4-3 from Ch. 24, par. 5-4-3
65 ILCS 5/5-5-1 from Ch. 24, par. 5-5-1
65 ILCS 5/5-5-5 from Ch. 24, par. 5-5-5
HB 03994 (CONTINUED)

65 ILCS 5/6-3-2 from Ch. 24, par. 6-3-2
65 ILCS 5/6-3-3 from Ch. 24, par. 6-3-3
65 ILCS 5/6-3-4 from Ch. 24, par. 6-3-4
65 ILCS 5/6-3-5 from Ch. 24, par. 6-3-5
65 ILCS 5/6-3-6 from Ch. 24, par. 6-3-6
65 ILCS 5/6-3-7 from Ch. 24, par. 6-3-7
65 ILCS 5/6-3-8 from Ch. 24, par. 6-3-8
65 ILCS 5/6-3-9 from Ch. 24, par. 6-3-9
65 ILCS 5/6-3-10 from Ch. 24, par. 6-3-10
65 ILCS 5/6-4-3 from Ch. 24, par. 6-4-3
65 ILCS 5/6-4-4 from Ch. 24, par. 6-4-4
65 ILCS 5/6-5-1 from Ch. 24, par. 6-5-1
65 ILCS 5/7-1-15 from Ch. 24, par. 7-1-15
65 ILCS 5/7-1-39 from Ch. 24, par. 7-1-39
65 ILCS 5/7-1-42 from Ch. 24, par. 7-1-42
65 ILCS 5/7-2-1 from Ch. 24, par. 7-2-1
65 ILCS 5/7-2-19 from Ch. 24, par. 7-2-19
65 ILCS 5/7-2-28 from Ch. 24, par. 7-2-28
65 ILCS 5/8-9-1 from Ch. 24, par. 8-9-1
65 ILCS 5/10-1-30 from Ch. 24, par. 10-1-30
65 ILCS 5/10-3-5 from Ch. 24, par. 10-3-5
65 ILCS 5/11-13-1,1 from Ch. 24, par. 11-13-1,1
65 ILCS 5/11-13-10 from Ch. 24, par. 11-13-10
65 ILCS 5/11-13-14 from Ch. 24, par. 11-13-14
65 ILCS 5/11-13-14.1 from Ch. 24, par. 11-13-14.1
65 ILCS 5/11-80-5 from Ch. 24, par. 11-80-5
65 ILCS 5/11-91-1 from Ch. 24, par. 11-91-1
65 ILCS 5/11-101-2 from Ch. 24, par. 11-101-2
65 ILCS 20/21-5.1 from Ch. 24, par. 21-5.1
65 ILCS 20/21-7 from Ch. 24, par. 21-7
65 ILCS 20/21-14 from Ch. 24, par. 21-14
65 ILCS 20/prec. Sec. 21-22 heading
65 ILCS 20/21-22 from Ch. 24, par. 21-22
65 ILCS 20/21-23 from Ch. 24, par. 21-23
65 ILCS 20/21-24 from Ch. 24, par. 21-24
65 ILCS 20/21-25 from Ch. 24, par. 21-25
65 ILCS 20/21-26 from Ch. 24, par. 21-26
65 ILCS 20/21-27 from Ch. 24, par. 21-27
65 ILCS 20/21-28 from Ch. 24, par. 21-28
65 ILCS 20/21-29 from Ch. 24, par. 21-29
65 ILCS 20/21-30 from Ch. 24, par. 21-30
65 ILCS 20/21-32 from Ch. 24, par. 21-32
65 ILCS 20/21-33 from Ch. 24, par. 21-33
HB 03994 (CONTINUED)

65 ILCS 20/21-34  from Ch. 24, par. 21-34
65 ILCS 20/21-38  from Ch. 24, par. 21-38
65 ILCS 20/21-39  from Ch. 24, par. 21-39
65 ILCS 20/21-40  from Ch. 24, par. 21-40
65 ILCS 20/21-41  from Ch. 24, par. 21-41
70 ILCS 200/210-20
70 ILCS 200/210-25
70 ILCS 200/270-20
70 ILCS 200/270-25
70 ILCS 210/5.6
70 ILCS 755/10
70 ILCS 1210/23  from Ch. 24 1/2, par. 102
70 ILCS 1215/25  from Ch. 24 1/2, par. 138
70 ILCS 2605/4.25  from Ch. 42, par. 323.25
105 ILCS 5/34-210
105 ILCS 5/34-230
105 ILCS 5/34-235
235 ILCS 5/4-1  from Ch. 43, par. 110
235 ILCS 5/6-2  from Ch. 43, par. 120
235 ILCS 5/6-11
410 ILCS 705/55-28
625 ILCS 5/3-610  from Ch. 95 1/2, par. 3-610
735 ILCS 5/15-1503  from Ch. 110, par. 15-1503
765 ILCS 825/1  from Ch. 21, par. 7

Amends various Acts and Codes. Changes all statutory references of alderman and aldermen to alderperson and alderpersons. Changes all statutory references of congressman to congressperson. Makes conforming changes.

Dec 13 19  H Filed with the Clerk by Rep. Katie Stuart


20 ILCS 205/205-203 new

725 ILCS 5/Art. 113A heading new
725 ILCS 5/113A-1 new

Amends the Code of Criminal Procedure of 1963. Provides that in a prosecution of a case involving the injury, health, or safety of a cat or dog, the court may, on its own motion or motion of any party, appoint a special advocate to assist the court, as deemed appropriate by the court, and represent the interests of justice regarding the health or safety of the cat or dog. Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department of Agriculture shall compile a list comprised of pro bono attorneys and law students from each county who may serve as special advocates for these cases.

Dec 16 19  H Filed with the Clerk by Rep. Allen Skillicorn

HB 03996  Rep. Margo McDermed-Daniel Didech

225 ILCS 410/3-7  from Ch. 111, par. 1703-7

Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Provides that the continuing education requirement for cosmetologists does not apply to a licensee who is 70 years or older and has been licensed as a cosmetologist for at least 25 years.

Dec 16 19  H Filed with the Clerk by Rep. Margo McDermed
HB 03997  Rep. Margo McDermed
5 ILCS 430/5-45
   Amends the State Officials and Employees Ethics Act. Provides that a member may not be registered as a lobbyist, or make expenditures, receive compensation, or receive reimbursement for actual expenses for lobbying, within a period of one year immediately after termination of the member's most recent term of office or for the remainder of the term of office from which the person resigned, whichever is longer.
Dec 16 19  H  Filed with the Clerk by Rep. Margo McDermed

HB 03998  Rep. Margo McDermed
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
   Amends the Illinois Governmental Ethics Act. Requires members of the General Assembly to include on a statement of economic interests the identity of any client or entity with whom the person making the statement, or his or her spouse, maintains an economic association and from which he or she, or his or her spouse, has derived income other than the salary received as a member of the General Assembly during the preceding calendar year, including the total dollar amount of such income received.
Dec 16 19  H  Filed with the Clerk by Rep. Margo McDermed

HB 03999  Rep. Margo McDermed
720 ILCS 5/16-0.1
   Amends the Criminal Code of 2012. Adds, to the definition of "personal identifying information" for purposes of identity theft: (1) any information regarding an individual's medical history, mental or physical condition, or medical treatment or diagnosis by a health care professional and (2) a person's health insurance policy number or subscriber identification number, any unique identifier used by a health insurer to identify a person, or any information in an individual's application and claims history, including, but not limited to, appeals history.
Dec 16 19  H  Filed with the Clerk by Rep. Margo McDermed

HB 04000  Rep. Margo McDermed
215 ILCS 5/155.47 new
   Amends the Illinois Insurance Code. Prohibits a life insurance company from denying coverage to an individual, limiting the amount, extent, or kind of coverage available to the individual, or charging an individual or group to which the individual belongs a different rate solely because the individual has been prescribed or has obtained through a standing order an opioid antagonist.
Dec 16 19  H  Filed with the Clerk by Rep. Margo McDermed

HB 04001  Rep. John Connor
625 ILCS 5/6-303 from Ch. 95 1/2, par. 6-303
625 ILCS 5/6-303.1 new
   Amends the Illinois Vehicle Code. Relocates language providing that certain persons who drive with suspended or revoked driving privileges shall be issued a Uniform Traffic Citation. Makes corresponding changes. Effective immediately.
Dec 16 19  H  Filed with the Clerk by Rep. John Connor

HB 04002  Rep. Amy Grant, Allen Skillicorn and Jonathan Carroll
5 ILCS 430/1-5
5 ILCS 430/5-45
   Amends the State Officials and Employees Ethics Act. Provides that no person who has served as a statewide elected official, the executive or administrative head of a State agency, the deputy executive or administrative head of a State agency, or a member of the General Assembly shall, within 2 years after the termination of service or employment, become a lobbyist. Defines "lobbyist".
Dec 17 19  H  Filed with the Clerk by Rep. Amy Grant
HB 04003  Rep. Rita Mayfield

   Amends the Public Defender and Appointed Counsel Division of the Counties Code. Provides that in counties with a population over 1,000,000, judges of the Circuit Court of the circuit in which the county is located shall appoint the Public Defender and have the ability to remove the Public Defender (rather than the board of county commissioners appointing and removing the Public Defender). Makes conforming changes. Limits home rule powers.

Dec 17 19   H   Filed with the Clerk by Rep. Rita Mayfield

HB 04004  Rep. Rita Mayfield

   Amends the Property Tax Code. With respect to the homestead exemption for persons with disabilities, provides that the property is exempt from taxation if the person with a disability is 55 years of age or older at any point during the taxable year.

Dec 17 19   H   Filed with the Clerk by Rep. Rita Mayfield

HB 04005  Rep. Rita Mayfield

   Amends the School Code. Creates the School District Efficiency Commission. Provides for the membership and support of the Commission. Requires the Commission to make recommendations to the Governor and the General Assembly on the number of school districts in this State, the optimal amount of enrollment for a school district, and where reorganization and realignment of school districts would be beneficial in this State; specifies the topics on which the recommendations must focus. Provides that, on or before May 1, 2022, the Commission must vote on its recommendations and submit a report to the Governor and the General Assembly. Provides that if the Commission adopts the report recommendations by an affirmative vote of at least 11 of its members, then the Commission's recommendations for reorganization of school districts into unit school districts must be placed on the ballots of the designated school districts in the next general election in the same manner as petitions approved by a regional superintendent of schools, except without financial incentives. Provides that the Commission is dissolved the day after the report is filed with the Governor and the General Assembly. Repeals the provision on February 1, 2023. Makes a conforming change in the Conversion and Formation of School Districts Article. Effective immediately.

Dec 17 19   H   Filed with the Clerk by Rep. Rita Mayfield

HB 04006  Rep. Margo McDermed

   Amends the Toll Highway Act. Provides that the Illinois State Toll Highway Authority may make personally identifiable information of a person available to a law enforcement agency only pursuant to a search warrant. Provides that, absent a search warrant to the contrary, the Authority shall immediately, but in any event within no more than 5 days, notify the person that his or her records have been obtained and shall provide the person with a copy of the search warrant and the identity of the law enforcement agency or peace officer to whom the records were provided. Effective immediately.

Dec 18 19   H   Filed with the Clerk by Rep. Margo McDermed

HB 04007  Rep. Maurice A. West, II

   Amends the School Code. Provides that sex education course material and instruction in grades 6 through 12 must include an age-appropriate discussion on sexting; defines "sexting". Provides that the discussion on sexting must include an exploration of: (i) the possible consequences of sexting, (ii) the identification of situations in which bullying or harassment result from sexting, (iii) the possible long-term consequences of sexting, (iv) the importance of using the Internet safely, (v) the identification of individuals in the school or community that may be contacted for assistance with issues, concerns, or problems, and (vi) the development of strategies for resisting peer pressure and for communicating in a positive manner. Effective immediately.

Dec 19 19   H   Filed with the Clerk by Rep. Maurice A. West, II
HB 04008  Rep. Katie Stuart

705 ILCS 405/1-3  from Ch. 37, par. 801-3
705 ILCS 405/1-5  from Ch. 37, par. 801-5
705 ILCS 405/1-7  from Ch. 37, par. 801-7
705 ILCS 405/1-8  from Ch. 37, par. 801-8
705 ILCS 405/2-10  from Ch. 37, par. 802-10
705 ILCS 405/2-13.1
705 ILCS 405/2-15  from Ch. 37, par. 802-15
705 ILCS 405/2-17  from Ch. 37, par. 802-17
705 ILCS 405/2-17.1
705 ILCS 405/2-24  from Ch. 37, par. 802-24
705 ILCS 405/2-27.1
705 ILCS 405/2-28.1
705 ILCS 405/3-12  from Ch. 37, par. 803-12
705 ILCS 405/3-16  from Ch. 37, par. 803-16
705 ILCS 405/3-17  from Ch. 37, par. 803-17
705 ILCS 405/3-19  from Ch. 37, par. 803-19
705 ILCS 405/4-13  from Ch. 37, par. 804-13
705 ILCS 405/4-14  from Ch. 37, par. 804-14
705 ILCS 405/4-16  from Ch. 37, par. 804-16
705 ILCS 405/5-525
705 ILCS 405/5-610
705 ILCS 405/5-745

Amends the Juvenile Court Act of 1987. Provides that a child representative may be appointed and have the same rights and duties under the Act as a guardian ad litem. Defines "child representative".

Dec 20 19  H  Filed with the Clerk by Rep. Katie Stuart


705 ILCS 405/5-915

Amends the Juvenile Court Act of 1987. Provides that the juvenile law enforcement records of a person who before his or her 18th birthday has committed an act which if committed by an adult would constitute a criminal violation under the Cannabis Control Act or a criminal violation of the Drug Paraphernalia Control Act with respect to cannabis are subject to automatic expungement. Provides that the law enforcement agency who initiated the violation shall automatically expunge, on or before January 1 and July 1 of each year, the juvenile law enforcement records of a person eligible under this provision. Provides that the law enforcement agency shall provide by rule the process for access, review, and confirmation of the automatic expungement by the law enforcement agency. Provides that the clerk of the circuit court shall expunge, upon order of the court, or in the absence of a court order on or before January 1 and July 1 of each year, the juvenile court records of a person who before his or her 18th birthday has committed an act which if committed by an adult would constitute a criminal violation under the Cannabis Control Act or a criminal violation of the Drug Paraphernalia Control Act with respect to cannabis in the clerk's possession or control and which contains the final satisfactory disposition which pertain to a person eligible under this provision. Effective immediately.

Dec 27 19  H  Filed with the Clerk by Rep. Curtis J. Tarver, II
HB 04010  Rep. Karina Villa
5 ILCS 805/15

Amends the Illinois TRUST Act. Provides that a person shall not be subject to civil arrest in a courthouse while attending a court proceeding or having legal business in the courthouse. Provides that the amendatory Act does not narrow, or in any way lessen, any existing common law privilege and does not apply to arrests made under a valid judicial warrant. Provides that a judicial officer may prohibit activities that threaten access to State courthouses and court proceedings, and may prohibit interruption of judicial administration, including protecting the privilege from civil arrest at courthouses and court proceedings. Defines "judicial officer". Contains a severability clause. Effective immediately.
Dec 30 19  H  Filed with the Clerk by Rep. Karina Villa

HB 04011  Rep. Daniel Didech-Yehiel M. Kalish
105 ILCS 5/26-1 from Ch. 122, par. 26-1

Amends the Compulsory Attendance of Pupils Article of the School Code. Provides that the list of religious holidays prescribed by a school board on which it shall be mandatory to excuse a child must include Eid al-Fitr, Eid al-Adha, Diwali, Vaisakhi, Onam, Yom Kippur, and Rosh Hashanah.
Dec 30 19  H  Filed with the Clerk by Rep. Daniel Didech

HB 04012  Rep. Daniel Didech
5 ILCS 220/3.10 new

Amends the Intergovernmental Cooperation Act. Provides that any 2 or more school districts may, by intergovernmental agreement, establish a mutually beneficial technology exchange program to provide for the sharing of education resources, including computers, tablets, electronic readers, and other technology. Provides that a school district that participates in a technology exchange program shall biennially report to the State Board of Education on the results of the technology exchange program, including the benefits to students and challenges related to the school district's participation in the technology exchange program.
Dec 30 19  H  Filed with the Clerk by Rep. Daniel Didech

HB 04013  Rep. Daniel Didech
105 ILCS 5/22-84 new

Amends the School Code. Provides that a public school that has a limited open forum may not deny equal access or a fair opportunity to, or discriminate against, any students who wish to conduct or participate in a meeting or an extracurricular student group within its limited open forum on the basis of the religious, political, philosophical, or other content of the speech at the meeting. Defines terms. Describes what is deemed a fair opportunity. Provides that an extracurricular student group may be student-initiated or teacher-initiated. Provides that a teacher who initiates an extracurricular student group may not receive additional compensation for the teacher's sponsorship of the extracurricular student group, but the extracurricular student group may accept grants or donations from nonprofit organizations to support its operations and activities. Effective July 31, 2020.
Dec 30 19  H  Filed with the Clerk by Rep. Daniel Didech
SB 00001

(Rep. Will Guzzardi-Marcus C. Evans, Jr.-Jay Hoffman-Delia C. Ramirez-Emanuel Chris Welch, Jaime M. Andrade, Jr., Aaron M. Ortiz, Justin Slaughter, Celina Villanueva, Sara Feigenholtz, Yehiel M. Kalish, Thaddeus Jones, Anne Stava-Murray, Mary E. Flowers and Luis Arroyo)

820 ILCS 105/1 from Ch. 48, par. 1001

Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Delete reference to:

820 ILCS 105/1

Add reference to:

5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Add reference to:

35 ILCS 5/704A

Add reference to:

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

Add reference to:

820 ILCS 105/7 from Ch. 48, par. 1007

Add reference to:

820 ILCS 105/10 from Ch. 48, par. 1010

Add reference to:

820 ILCS 105/11 from Ch. 48, par. 1011

Add reference to:

820 ILCS 105/12 from Ch. 48, par. 1012

Replaces everything after the enacting clause. Amends the Illinois Income Tax Act and the Minimum Wage Law. Provides for an increase in the minimum wage and for a credit against withholding payments in relation to the increase. Increases the minimum wage to $9.25 per hour beginning January 1, 2020. Provides for annual increases in the minimum wage culminating in a minimum wage of $15 per hour beginning on January 1, 2025. Provides to employers with 50 or fewer full-time equivalent employees a credit against tax withheld beginning January 1, 2020. Reduces the credit beginning January 1, 2021. Provides employers may claim the credit amount in effect on January 1, 2025 until December 31, 2026 and that employers with no more than 5 employees may claim that credit until December 31, 2027. Authorizes the Department of Labor to perform random audits of employer to ascertain compliance with the Minimum Wage Law. Authorizes a penalty of $100 per employee for failure to maintain required records. Effective immediately.

Pension Note (Government Forecasting & Accountability)

There is no readily discernible fiscal impact associated with SB1, as engrossed. To the extent minimum wage workers participate in pension funds governed by the Pension Code, there could be an increase in accrued liability, but it would presumably be very small and likely actuarially insignificant.

State Debt Impact Note (Government Forecasting & Accountability)

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

Fiscal Note (Dept of Revenue)
Increasing the minimum wage to $15 per hour over 6 years increases state revenues. The positive effect on tax revenue, in the form of income and sales taxes, is only slightly offset by the negative effect on income tax revenues of the tax credit extended to eligible businesses. Overall, the net impact of this proposed legislation is an increase in state revenues of nearly $390 million by fiscal year 2027.

The positive effect on tax revenue is produced by the additional income tax collection and sales tax collection given by higher wages and personal consumption expenditure in the state economy. We estimate Individual Income tax (IIT) revenue at the current individual income tax rate of 4.95 percent. The estimate for Sales Tax revenue values were decreased to account for the fact that the state does not tax services and receives no share of revenue on food for consumption off site, prescription drugs or certain medical devices.

The negative effect on Income tax revenue is due to the tax credit against withholdings. The tax credit for eligible employers is a declining percentage of the wage increment defined as the differential between the employee's hourly wage from the final quarter of the previous calendar year and the State's minimum wage of the present year). The credit, applied on a calendar year basis, is set to scale down over the course of the ramp (to year 2025) at which point the calculation of the credit shifts to a flat, fixed dollar amount. The schedule of credits is as follows: 25% credit in 2020; 21% credit in 2021; 17% credit in 2022; 13% credit in 2023; 9% credit in 2024, and 5% credit in 2025. In calendar year 2026, the credit for businesses is fixed to match the credit taken in 2025; in calendar year 2027, the credit for those businesses with 5 or fewer employees is fixed to match the credit taken in 2025.

In calculating the cost of the tax credit, we considered the number of minimum wage jobs increasing from $8.25 in 2019 to $10.00 in 2020, from $10.00 to $11.00 in 2021 and so on until 2027. We discounted those jobs in firms with more than 50 employees using Census bureau data on small firms in Illinois. We considered 1750 hours of work as full time in accordance with prior studies on the subject. All estimates above are static estimates, meaning that they do not account for changes in the labor supply and demand associated to the increase in labor cost.

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

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)
This bill does create a State mandate.

Balanced Budget Note (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to SB 1, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note (Depts of Corrections)
There is no fiscal or population impact on the Department of Corrections.

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

Housing Affordability Impact Note (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.
SB 00004  Sen. John J. Cullerton

New Act

Creates the Clean Energy Workforce Training Act. Provides a short title only.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00005  Sen. John J. Cullerton

415 ILCS 5/1  from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00006  Sen. John J. Cullerton

10 ILCS 5/1-1  from Ch. 46, par. 1-1

Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00007  Sen. Heather A. Steans-Toi W. Hutchinson-Kimberly A. Lightford-Linda Holmes

New Act

Creates the Cannabis Regulation and Taxation Act. Contains only a short title provision.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00008  Sen. Iris Y. Martinez

105 ILCS 5/1-2  from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00009

Sen. Scott M. Bennett-John F. Curran-Don Harmon, Laura Ellman-David Koehler-Patricia Van Pelt, Melinda Bush, Napoleon Harris, III, Iris Y. Martinez and Laura M. Murphy


New Act

Creates the Coal Ash Cleanup and Storage Act. Provides a short title only.

Senate Committee Amendment No. 1

Adds reference to:

415 ILCS 5/3.135 was 415 ILCS 5/3.94

Replaces everything after the enacting clause. Creates the Coal Ash Pollution Prevention Act. Tasks the Environmental Protection Agency with enforcing the Act's provisions. Provides that specified coal combustion residual (CCR) units shall close. Provides that an owner or operator of a CCR unit required to close by removal shall, within 6 months of the Act's effective date, halt the placement of CCR in those CCR units and begin removal of the CCR in those CCR units. Provides that those owners or operators shall complete the removal of CCR from the CCR unit no later than 15 years after initiating the closure process at that CCR unit. Requires the submission by an owner or operator of a CCR unit of specified documentation to the Agency within 60 days of the Act's effective date. Provides that an operator of any CCR unit required to close by removal shall submit a closure plan to the Agency within 90 days after the Act's effective date. Specifies what shall be included in the closure plan. Provides requirements for Agency approval of a closure plan. Provides that an entity conducting closure activities shall utilize local labor and ensure that the work is performed by responsible contractors and subcontractors that pay workers the prevailing wage and fair benefits. Provides requirements for the transport of CCR, including manifests with specified information regarding the CCR being transported and a transport plan with specified requirements. Provides that no CCR that is removed from a CCR unit may be transported without a CCR transport permit approved by the Agency. Provides that no CCR removed from a CCR unit may be disposed of in a landfill off of the property on which the CCR unit is located without approval from the Agency. Provides that no CCR removed from any CCR unit may be beneficially used in Illinois unless the Agency has issued a beneficial use permit for that CCR. Provides that on or before October 1, 2022, and on October 1 of each even-numbered year thereafter until closure of all of a facility's CCR units is complete, the operator of a CCR unit shall compile a closure progress report. Provides that an owner or operator of a CCR unit from which CCR is required to be removed shall, within one year of the effective date of the Act, conduct a comprehensive evaluation of the extent of CCR pollution of groundwater, surface water, and soils at any property surrounding the property on which a CCR unit is located. Provides public notice, comment, and hearing requirements for applications, permits, plans, and reports submitted under the Act. Provides that an owner or operator of a CCR unit located in Illinois is required to provide and maintain financial assurance for closure and corrective action. Provides that, beginning 18 months after the Act's effective date, no CCR generated in Illinois may be treated, stored, or disposed of in a CCR surface impoundment or unlined CCR landfill. Contains provisions regarding violation of the Act and resulting civil penalties, criminal fines, or injunctive relief. Provides requirements for various applications, permits, plans, and reports submitted under the Act. Amends the Environmental Protection Act. Removes language providing that a "coal combustion by-product" (CCB) is a coal combustion waste when used beneficially in specified ways. Removes language restricting specified uses of coal combustion waste as a CCB. Removes language regarding beneficial use determinations of CCB. Makes other changes. Provides that the Act's provisions are severable. Effective immediately.

Senate Floor Amendment No. 3

Deletes reference to:

New Act

Deletes reference to:

415 ILCS 5/3.135

Adds reference to:

415 ILCS 5/3.140 was 415 ILCS 5/3.76

Adds reference to:

415 ILCS 5/3.142 new

Adds reference to:

415 ILCS 5/3.143 new

Adds reference to:

415 ILCS 5/21 from Ch. 111 1/2, par. 1021

Adds reference to:
SB 00009 (CONTINUED)

415 ILCS 5/22.59 new
Adds reference to:

415 ILCS 5/39
from Ch. 111 1/2, par. 1039

415 ILCS 5/40
from Ch. 111 1/2, par. 1040

30 ILCS 105/5.891 new

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Requires a permit for persons conducting any waste-storage, waste-treatment, or waste-disposal operation on CCR surface impoundments. Prohibits persons from performing any specified actions that may cause or tend to cause a violation of the Act. Requires the owner of a CCR surface impoundment to submit to the Agency for approval a closure alternatives analysis. Exempts owners or operators of CCR surface impoundments that have completed closure in accordance with a plan approved by the Agency prior to 12 months after the amendatory Act's effective date from obtaining a construction permit for the surface impoundment closure. Provides that the owner of a CCR surface impoundment shall post all closure plans, permit applications, and supporting documentation, and any Agency approval of the plans or applications on its publicly available website. Requires the owner or operator of a CCR surface impoundment to pay the following fees: an initial fee of $50,000 for closed CCR surface impoundments or $75,000 for CCR surface impoundments that have not completed closure; and annual fees of 25,000 for each CCR surface impoundment that has not completed closure or $15,000 for each CCR surface impoundment that has completed closure but has not completed post-closure care. Requires any monies forfeited to the State from any performance bond or other security required under the amendatory Act's provisions to be placed in the Coal Combustion Residual Surface Impoundment Financial Assurance Fund. Allows the Agency to issue RCRA permits exclusively to persons owning or operating a CCR surface impoundment. Requires a permit applicant to make available to the public for inspection all documents submitted by the applicant to the Agency in furtherance of an application, with the exception of trade secrets, at the office of the county board or governing body of the municipality where CCR from the CCR surface impoundment will be permanently disposed. Makes other changes. Amends the State Finance Act. Creates the Coal Combustion Residual Surface Impoundment Financial Assurance Fund. Effective immediately.

Senate Floor Amendment No. 4

Makes changes to the bill as amended by Senate Amendment No. 3 to require owners and operators of CCR surface impoundments to have submitted a closure plan to the Agency by May 1, 2019 (currently, May 31, 2019) and to have completed closure prior to 24 months (currently, 12 months) after the amendatory Act's effective date in order to be exempt from obtaining a construction permit.

Jun 30 19 S Public Act . . . . . . . . . . 101-0171
Amends the School Code. Provides that in fixing the salaries of teachers, a school board shall pay those who serve on a full-time basis a rate not less than (i) $32,076 for the 2020-2021 school year, (ii) $34,576 for the 2021-2022 school year, (iii) $37,076 for the 2022-2023 school year, and (iv) $40,000 for the 2023-2024 school year. Provides that the minimum salary rate for each school year thereafter, subject to review by the General Assembly, shall equal the minimum salary rate for the previous school year increased by a percentage equal to the percentage increase, if any, in the Consumer Price Index For All Urban Consumers for all items published by the United States Department of Labor for the previous school year.Senate Floor Amendment No. 1

Provides that, on or before January 31, 2020, the Professional Review Panel must submit a report to the General Assembly on how State funds and funds distributed under the evidence-based funding formula may aid the financial effects of the changes made by the amending Act.

House Floor Amendment No. 3

Deletes reference to:

105 ILCS 5/24-8

Adds reference to:

105 ILCS 5/21B-20

Adds reference to:

105 ILCS 5/21B-30

Adds reference to:

105 ILCS 5/27A-10

Replaces everything after the enacting clause. Amends the Educator Licensure Article of the School Code to allow a paraprofessional educator endorsement on an Educator License with Stipulations to be issued to an applicant who, among other qualifications, has passed a paraprofessional competency test (instead of allowing the endorsement to be issued only if the applicant holds an associate's degree or a minimum number of higher education credits). Requires the State Board of Education to adopt rules to implement the test. Amends the Charter Schools Law of the Code to require charter school employees in instructional positions to have passed a content area knowledge test. Makes changes concerning obsolete language. Effective immediately.

Dec 05 19  S  Public Act . . . . . . . . . . 101-0594

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

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments


Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

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

Jan 09 19  S  Referred to Assignments

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

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00015  Sen. John J. Cullerton

30 ILCS 5/1-6  from Ch. 15, par. 301-6
Amends the Illinois State Auditing Act. Makes a technical change in a Section concerning the definition of "Office of Auditor General".

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00016  Sen. John J. Cullerton

5 ILCS 80/1  from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00017  Sen. John J. Cullerton

5 ILCS 70/1  from Ch. 1, par. 1001
Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments


10 ILCS 5/1A-45
30 ILCS 805/4.43 new
Amends the Election Code. Provides that the Electronic Registration Information Center shall provide the exclusive interstate voter registration program for the State. Provides that the State Board of Elections shall not share identification records contained in databases maintained by State agencies with any interstate voter registration program other than the Electronic Registration Information Center. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
10 ILCS 5/1A-45
Deletes reference to:
30 ILCS 805/4.43 new
Adds reference to:
10 ILCS 5/1A-8  from Ch. 46, par. 1A-8
Adds reference to:
10 ILCS 5/1A-39 new

Replaces everything after the enacting clause. Amends the Election Code. Requires the State Board of Elections to provide a single, consolidated report to the Governor and General Assembly that includes a detailed analysis and accounting from all divisions of the Board of all activities from the preceding 12 months, the current state of each division, and a detailed statement of goals and expectations for the coming year. Provides that the Board's report shall contain the methodology used in gathering and analyzing the data. Provides that the Executive Director of the State Board of Elections shall certify that the data included in the Board's report is accurate and reliable. Provides that the Board shall publish its report on its website. Requires the General Assembly to request the Executive Director and all division heads to provide an in-person briefing to a committee of each chamber of the General Assembly concerning the information provided in the report. Expressly provides that the Board has the authority to enter into bilateral voter data sharing agreements with bordering states and multi-state voter data sharing agreements. Provides the governance, security, and data accuracy requirements for multi-state voter data sharing programs and bilateral voter data sharing agreements the Board enters into agreements with. Authorizes the Board to adopt rules to execute voter data sharing agreements. Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00019  Sen. John J. Cullerton

220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
**SB 00020**  Sen. John J. Cullerton

205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments


35 ILCS 130/6 from Ch. 120, par. 453.6

35 ILCS 143/10-25

235 ILCS 5/6-16.1

705 ILCS 405/5-615

705 ILCS 405/5-710

720 ILCS 675/Act title

720 ILCS 675/0.01 from Ch. 23, par. 2356.9

720 ILCS 675/1 from Ch. 23, par. 2357

720 ILCS 675/2 from Ch. 23, par. 2358

720 ILCS 675/1.5 rep.

720 ILCS 675/5

720 ILCS 677/10

720 ILCS 677/15

720 ILCS 678/1

720 ILCS 678/5

720 ILCS 678/6

720 ILCS 678/7

720 ILCS 678/8

720 ILCS 680/Act rep.

720 ILCS 685/2 from Ch. 23, par. 2358-2

720 ILCS 685/4 from Ch. 23, par. 2358-4

Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Changes the name of the Act to the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Raises the age for whom tobacco products, electronic cigarettes, and alternative nicotine products may be sold to and possessed by from at least 18 years of age to at least 21 years of age. Defines "electronic cigarette". Repeals the Smokeless Tobacco Limitation Act. Amends various other Acts to make conforming changes. Effective July 1, 2019.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

**SB 00022**  Sen. Jim Oberweis

625 ILCS 5/5-100 from Ch. 95 1/2, par. 5-100

625 ILCS 5/5-102.1 from Ch. 95 1/2, par. 5-102.1

625 ILCS 5/5-106 from Ch. 95 1/2, par. 5-106

Amends the Illinois Vehicle Code. Provides that the Act may be referred to as the Religious Equity Act. Allows for the sale of motor vehicles on any 6 days of the week chosen by the business owner (instead of on any day but Sunday). Makes conforming changes. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Vehicle Code. Provides that the Environmental Protection Agency may not enter into new contracts or renew any contract previously made with one or more responsible parties to construct and operate official inspection stations, provide and maintain approved test equipment, administer tests, certify results, issue emission inspection stickers or certificates, maintain records, train personnel, provide information to the public concerning the program, or otherwise. Provides that any facility that performs maintenance or repair work on motor vehicles as a routine part of its business may apply to the Agency for certification as an official inspection station. Provides that the Agency shall authorize as an official inspection station any applicant that meets specific criteria.

Fiscal Note (Illinois Commerce Commission)

The Commission does not anticipate needing additional resources to fulfill the requirements of this bill.


405 ILCS 5/3-610

Amends the Mental Health and Developmental Disabilities Code. Provides that as soon as possible but not later than 24 hours, excluding Saturdays, Sundays and holidays, after emergency admission of a respondent to a mental health facility on an inpatient basis, the respondent shall be personally examined (rather than examined) by a psychiatrist. Provides that for the purpose of this provision, a personal examination includes an examination performed in real time (synchronous examination) via an Interactive Telecommunication System as defined in the Illinois Administrative Code.

Senate Floor Amendment No. 1

Provides that an examination via an Interactive Telecommunication System may only be used for certification that the respondent is subject to involuntary admission when a psychiatrist is not on-site within the time period set forth in the Code. Provides that if the examination is performed via an Interactive Communication System, that fact shall be noted on the certificate.

House Floor Amendment No. 1

Deletes reference to:
405 ILCS 5/3-610
Adds reference to:
New Act

405 ILCS 5/6.11

210 ILCS 5/6.1 rep.

410 ILCS 70/9 rep.

720 ILCS 510/Act rep.

720 ILCS 513/Act rep.

735 ILCS 5/11-107.1 rep.

745 ILCS 30/Act rep.

5 ILCS 375/6.11

20 ILCS 505/5

from Ch. 23, par. 5005

5 ILCS 140/7.5

55 ILCS 5/3-3013

from Ch. 34, par. 3-3013

210 ILCS 5/2

from Ch. 111 1/2, par. 157-8.2

210 ILCS 5/3

from Ch. 111 1/2, par. 157-8.3

215 ILCS 5/356z.4

from Ch. 35, par. 3-3013

215 ILCS 5/356z.4a new
SB 00025 (CONTINUED)

Adds reference to:
- 215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
- 215 ILCS 165/10 from Ch. 32, par. 604
- 225 ILCS 60/22 from Ch. 111, par. 4400-22
- 225 ILCS 60/36 from Ch. 111, par. 4400-36
- 225 ILCS 65/65-35 was 225 ILCS 65/15-15
- 225 ILCS 65/65-43
- 225 ILCS 95/7.5 from Ch. 111 1/2, par. 73-1
- 410 ILCS 535/1 from Ch. 111 1/2, par. 1056.1
- 415 ILCS 5/56.1 from Ch. 38, par. 9-1.2
- 720 ILCS 5/9-1.2 from Ch. 38, par. 9-2.1
- 720 ILCS 5/9-2.1 from Ch. 38, par. 9-3.2
- 720 ILCS 5/12-3.1 from Ch. 38, par. 12-3.1
- 735 ILCS 5/8-802 from Ch. 110, par. 8-802
- 745 ILCS 70/3 from Ch. 111 1/2, par. 5303
- 750 ILCS 65/15 from Ch. 40, par. 1015
SB 00025 (CONTINUED)

Replaces everything after the enacting clause. Creates the Reproductive Health Act. Provides that every individual has a fundamental right to make autonomous decisions about one's own reproductive health. Provides that every individual who becomes pregnant has a fundamental right to continue the pregnancy and give birth or to have an abortion, and to make autonomous decisions about how to exercise that right. Provides that a fertilized egg, embryo, or fetus does not have independent rights under the law, of this State. Provides prohibited State actions. Provides that a party aggrieved by a violation of the Act may bring a civil lawsuit. Provides that a health care professional shall report each abortion performed to the Department of Public Health. Limits home rule powers. Repeals provisions regarding abortion in the Ambulatory Surgical Treatment Center Act, the Sexual Assault Survivors Emergency Treatment Act, and the Injunction Article of the Code of Civil Procedure. Repeals the Illinois Abortion Law of 1975, the Partial-birth Abortion Ban Act, and the Abortion Performance Refusal Act. Makes corresponding changes in the Children and Family Services Act, the Counties Code, the Medical Practice Act of 1987, the Physician Assistant Practice Act of 1987, the Vital Records Act, the Criminal Code of 2012, the Health Care Right of Conscience Act, and the Rights of Married Persons Act. Amends the Freedom of Information Act. Provides that information and records held by the Department collected under the Reproductive Health Act is exempt from inspection and copying. Amends the Ambulatory Surgical Treatment Center Act. Provides that that term "ambulatory surgical treatment center" does not include any facility in which the performance of abortion procedures is limited to those performed without general, epidural, or spinal anesthesia. Amends the Illinois Insurance Code. Provides insurance requirements for the coverage of abortion. Makes corresponding changes in the State Employees Group Insurance Act, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Amends the Nurse Practice Act. Provides that operative surgery does not include abortions performed without general, epidural, or spinal anesthesia, and other gynecological procedures related to abortions. Amends the Environmental Protection Act. Provides that tissue and products from an abortion or miscarriage may be buried, entombed, or cremated. Effective immediately.

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

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

Fiscal Note, House Floor Amendment No. 1 (IL Environmental Protection Agency)
This legislation will have no fiscal impact on the Illinois Environmental Protection Agency.

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

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
SB 25, as amended by HA 1 will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
SB 25, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Fiscal Note, House Floor Amendment No. 1 (Department of Insurance)
This legislation has no projected fiscal impact on the Illinois Department of Insurance.

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

Jun 12 19  S  Public Act . . . . . . . . . . . . . . 101-0013

SB 00026

Sen. John F. Curran

720 ILCS 5/11-1.30 was 720 ILCS 5/12-14

720 ILCS 5/11-1.50 was 720 ILCS 5/12-15

Amends the Criminal Code of 2012. Provides that a person commits aggravated criminal sexual assault if that person commits an act of sexual penetration with a victim who is at least 18 years of age but under 20 years of age if the act was committed against a victim who is a student attending classes at a public or private secondary school and the accused held a position of trust, authority, or supervision over the victim at the same school. Provides that this offense is a Class X felony. Provides that a person commits criminal sexual abuse if that person commits an act of sexual conduct with a victim who is at least 18 years of age but under 20 years of age if the act was committed against a victim who is a student attending classes at a public or private secondary school and the accused held a position of trust, authority, or supervision in relation to the victim at the same school. Provides that this offense is a Class 4 felony.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00027


215 ILCS 5/356z.22
305 ILCS 5/5-5.25a new
305 ILCS 5/5-5.25 rep.

Amends the Illinois Insurance Code. In provisions concerning coverage for telehealth services, provides that certain health benefit policies or plans may not exclude from coverage a medically necessary health care service or procedure delivered by certain providers solely because the health care service or procedure is provided through telehealth (rather than requiring certain policies to meet specified criteria if they provide coverage for telehealth services). Provides the requirements of coverage for telehealth services. Provides that an individual or group policy of accident or health insurance that provides coverage for telehealth services delivered by contracted licensed dietitian nutritionists and contracted certified diabetes educators must also provide coverage for in-home services for senior diabetes patients (rather than requiring an individual or group policy of accident or health insurance that provides coverage for telehealth services to provide coverage for licensed dietitian nutritionists and certified diabetes educators who counsel senior diabetes patients in the patients' homes). Amends the Illinois Public Aid Code. Provides payment, reimbursement, and service requirements for telehealth services provided under the State's fee-for-service or managed care medical assistance programs. Provides that "telehealth" includes telepsychiatry. Provides that the Department of Healthcare and Family Services shall implement the new provisions 60 days after the effective date of the amendatory Act. Repeals a provision requiring the Department to reimburse psychiatrists and federally qualified health centers for mental health services provided by psychiatrists to medical assistance recipients through telepsychiatry. Makes other changes.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the School Code. Provides that for a pupil of legal school age and in kindergarten or any of grades 1 through 12, a day of attendance shall be counted only for sessions of not less than 5 clock hours of school work per day under direct supervision of (i) teachers or (ii) non-teaching personnel or volunteer personnel when engaging in non-teaching duties and supervising in instances specified under the Code; provides for exceptions. Makes conforming changes, including in the Vocational Academies Act.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. With regard to daily pupil attendance, provides that pupil participation in any of the following activities shall be counted toward the calculation of clock hours of school work per day: (i) instruction in a college course in which a student is dually enrolled for both high school credit and college credit, (ii) participation in a supervised career development experience in which student participation and learning outcomes are supervised by an educator licensed under the School Code, (iii) participation in a youth apprenticeship in which student participation and outcomes are supervised by an educator licensed under the School Code, or (iv) participation in a blended learning program in which course content, student evaluation, and instructional methods are supervised by an educator licensed under the School Code. With regard to the e-learning days program, removes a requirement limiting the program to 3 school districts and requiring the State Board of Education to report its recommendations for expansion, revision, or discontinuation of the program on or before June 1, 2019. Provides that a research-based program for e-learning days must be verified by the regional office of education or intermediate service center for the school district (rather than submitted to the State Superintendent of Education for approval); makes related changes. Requires the program to address the school district’s responsibility to ensure that all teachers and staff who may be involved in the provision of e-learning have access to any and all hardware and software that may be required for the program. Provides that a proposal for the program must include a provision that ensures that non-electronic materials are made available to students participating in the program who do not have access to the required technology or to participating teachers or students who are prevented from accessing the required technology and that ensures that the protocol regarding general expectations and responsibilities of the program is communicated to teachers, staff, and students at least 30 days prior to utilizing an e-learning day. Makes other and conforming changes. Effective July 1, 2019.

Jun 07 19    S    Public Act . . . . . . . . . . 101-0012
SB 00029

Sen. Melinda Bush, Sue Rezin, David Koehler, Ann Gillespie, Laura Fine, Laura Ellman, Suzy Glowiak Hilton, Laura M. Murphy and Cristina Castro

(Rep. Joyce Mason)

New Act

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
30 ILCS 105/5.891 new
30 ILCS 805/8.43 new
35 ILCS 5/201 from Ch. 120, par. 2-201
35 ILCS 120/5k-1 new
65 ILCS 5/8-11-2 from Ch. 24, par. 8-11-2
220 ILCS 5/9-221 from Ch. 111 2/3, par. 9-221
220 ILCS 5/9-222 from Ch. 111 2/3, par. 9-222
220 ILCS 5/9-222.1b new

Creates the Illinois Energy Transition Zone Act. Provides for the certification by the Department of Commerce and Economic Opportunity of municipal ordinances designating an area as an Energy Transition Zone. Provides that green energy enterprises located in Energy Transition Zones shall be eligible to apply for certain tax incentives. Provides that a green energy enterprise is a company that is engaged in the production of solar energy, wind energy, water energy, geothermal energy, bioenergy, or hydrogen fuel and cells. Contains provisions concerning qualifications and applications, creates the Energy Transition Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity shall make income tax credit awards under the Act to foster job creation and the development of green energy in Energy Transition Zones. Amends the Illinois Income Tax Act, the Retailers’ Occupation Tax Act, and the Public Utilities Act to make conforming changes concerning tax incentives. Effective immediately.

Senate Floor Amendment No. 1

In provisions creating the Energy Transition Tax Credit Act, removes language concerning the use of the credit as a tax payment by a pass through entity. Provides that the credit is exempt from the automatic sunset provision of the Illinois Income Tax Act. Provides that the credit may be applied in more than 10 taxable years but not more than 15 taxable years for an eligible green energy enterprise that qualifies under the Energy Transition Tax Credit Act and the Corporate Headquarters Relocation Act and undertakes a qualifying project within the timeframe specified by the Department of Commerce and Economic Opportunity. Provides that the Department of Commerce and Economic Opportunity shall extend the tax credit agreement to not more than 15 years and reduce the annual allocation to 60% of the maximum credit that would otherwise be available. Adds provisions allowing the credit to be carried forward. Makes changes concerning pass through entities. Provides that the investment credit for Energy Transition Zones applies for tax years beginning on or after January 1, 2020.

Senate Floor Amendment No. 2

Makes changes to provisions of the introduced bill creating the Illinois Energy Transition Zone Act. Provides that a person employed in a full-time equivalent job must earn a wage that meets or exceeds the prevailing wage for the locality in which the work is performed.

Senate Floor Amendment No. 3

Removes a reference to local rent control ordinances.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 00030


New Act

Creates the Workplace Transparency Act. Provides that employers shall not require an employee or prospective employee to sign a nondisclosure agreement that contains any provision that has the purpose or effect of: limiting the disclosure of sexual misconduct, retaliation, or unlawful discrimination; suppressing information relevant to an investigation into a claim of sexual misconduct, retaliation, or unlawful discrimination; impairing the ability of any person to report a claim of sexual misconduct, retaliation, or unlawful discrimination; or waiving a substantive or procedural right or remedy of any person relating to a claim of sexual misconduct, retaliation, or unlawful discrimination. Provides that any such provision is void as against public policy and unenforceable, and that agreements that contain such provisions and were entered into before the effective date of the Act are voidable by a party who entered into the agreement under specified circumstances.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00031  Sen. Melinda Bush-Linda Holmes, Laura Fine-Mattie Hunter and Julie A. Morrison
775 ILCS 5/2-101  from Ch. 68, par. 2-101
Amends the Illinois Human Rights Act. Deletes language providing that "employee" does not include members of the immediate personal staffs of elected public officials.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00032  Sen. Melinda Bush-Laura M. Murphy
765 ILCS 745/6.7
Amends the Mobile Home Landlord and Tenant Rights Act. Provides that a unit of local government, as defined in the Illinois Constitution, other than a municipality having a population of 1,000,000 or more inhabitants, may enact and enforce an ordinance that restricts the ability of a mobile home park owner to increase rent, fees, or other charges if the park owner fails to correct health or life safety violations. Provides that a park owner who increases rent, fees, or other charges imposed upon a tenant in violation of an ordinance enacted under the new provisions shall be liable to that tenant for all damages and attorney's fees reasonably incurred as a result of the park owner's violation.
Jan 10 19  S  Referred to Assignments

SB 00033  Sen. Melinda Bush-Ram Villivalam
10 ILCS 5/9-8.10
Amends the Election Code. Provides that political committee funds may be used for certain child care expenses that are necessary for the fulfillment of political, governmental, or public policy duties, activities, or purposes. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00034  Sen. Melinda Bush
775 ILCS 5/2-101  from Ch. 68, par. 2-101
Amends the Illinois Human Rights Act. Deletes language providing that "employee" does not include members of the immediate personal staffs of elected public officials. Effective immediately.
Jan 10 19  S  Referred to Assignments

5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new
215 ILCS 125/5-3  from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003  from Ch. 73, par. 1504-3
215 ILCS 165/10  from Ch. 32, par. 604
Amends the Illinois Insurance Code. Provides that, for purposes of treatment in the early stages of a mental health condition, a group or individual policy of accident and health insurance or managed care plan shall provide coverage for the treatment of serious mental illnesses and serious emotional disturbances. Provides that coverage shall include, but not be limited to, certain evidence-based and evidence-informed bundled treatment approaches. Provides that payment for the services performed under the treatment models shall be based on all the components of the treatment model combined, rather than for each separate service. Provides that disability or functional impairment shall not be a precondition to receive treatment under the provisions. Provides that if federal regulations require the State to defray the cost of coverage for serious mental illnesses or serious emotional disturbances, then the provisions are inoperative and the State shall not assume any obligation for the cost of the coverage. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Provides that the amendatory Act may be referred to as the Fair Insurance Coverage for Early Treatment of Serious Mental Health Conditions Act. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Nuclear Facility Safety Act. Provides that any municipality may establish and collect a nuclear storage impact fee from the entity that operated a nuclear facility within the boundaries of the municipality. Provides that the nuclear storage impact fee shall only be imposed on nuclear facilities that ceased generating electricity on or before the effective date of this amendatory Act. Provides that the fee shall be charged to the entity that operated a nuclear facility within the boundaries of the municipality immediately before the nuclear facility ceased to generate electricity. Provides that the nuclear storage impact fee can only be applied prospectively. Provides that in any calendar year, the nuclear storage impact fee shall not exceed 25% of the average annual amount of property taxes paid to the municipality by the entity that operated the nuclear facility during the last 5 years that the nuclear facility was operational. Provides that the municipality shall conduct a public hearing before imposing the nuclear storage impact fees. Provides that the revenue collected from the fees shall be used to offset property taxes for owners of property within the boundaries of the municipality. Provides that no sale, assignment, lease, or decommissioning agreement that was executed after a nuclear facility ceased generating electricity and before the effective date of this amendatory Act shall assign or transfer the obligation to pay any nuclear storage impact fee imposed.

Jan 10 19 S Referred to Assignments

Amends the Downstate Firefighter Article of the Illinois Pension Code. Requires a unit of local government of 5,000 or more inhabitants that employs a firefighter who is a full-time firefighter in a different downstate firefighter pension fund to make specified contributions to that downstate firefighter pension fund. Establishes reporting requirements. Authorizes the State comptroller to intercept State funds in the event the unit of local government does not make its required contribution to the primary employer's downstate pension fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Senate Committee Amendment No. 1

Provides that the required contributions by secondary employers are for the purposes of compensating the primary employer's pension fund for additional liabilities and risks to which firefighters are exposed when performing work as firefighters for secondary employers. Provides that the provisions shall not be construed to allow a secondary employee to qualify for benefits or creditable service for employment as firefighters for secondary employers.

House Floor Amendment No. 2

Adds reference to:

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Provides that the fire chief of a secondary employer shall report any injury, illness, or exposure incurred by a secondary employee during his or her employment to the primary employer's pension fund within 96 hours from the time of the occurrence. Provides that a municipality (instead of a unit of local government) that has established a pension fund under the Downstate Firefighter Article and who employs a full-time firefighter shall be deemed a primary employer with respect to that full-time firefighter. Provides that any municipality (instead of any unit of local government) of 5,000 or more inhabitants that employs or enrolls a firefighter (instead of employs a firefighter) and meets other criteria shall be deemed a secondary employer. Requires a secondary employer to annually prepare a report a report accounting for all hours worked by and wages and salaries (instead of wages and salaries) paid to secondary employee firefighters. Requires a certified copy of the report to be transmitted to the primary employer's pension fund (instead of the primary employer). Removes provisions requiring a secondary employer to make specified contributions to the primary employer's firefighters' pension fund. Makes conforming changes. Effective immediately.

Aug 23 19 S Public Act . . . . . . . 101-0522
SB 0038 Sen. Melinda Bush-Michael E. Hastings

New Act
720 ILCS 5/12-3.10 new
725 ILCS 5/112A-1.5
725 ILCS 5/112A-2.5
725 ILCS 5/112A-3 from Ch. 38, par. 112A-3
725 ILCS 5/112A-4 from Ch. 38, par. 112A-4
725 ILCS 5/112A-4.5
725 ILCS 5/112A-5.5
725 ILCS 5/112A-11.5
725 ILCS 5/112A-14.8 new
725 ILCS 5/112A-21.8 new
725 ILCS 5/112A-23 from Ch. 38, par. 112A-23
725 ILCS 5/112A-28 from Ch. 38, par. 112A-28
735 ILCS 5/2-2302 new
775 ILCS 5/2-101 from Ch. 68, par. 2-101
775 ILCS 5/2-102 from Ch. 68, par. 2-102
775 ILCS 5/2-108 new
775 ILCS 5/7A-102 from Ch. 68, par. 7A-102
775 ILCS 5/7B-102 from Ch. 68, par. 7B-102
820 ILCS 90/5
820 ILCS 90/20 new
820 ILCS 180/10
820 ILCS 180/15
820 ILCS 180/20
820 ILCS 180/25
820 ILCS 180/30
820 ILCS 180/35
820 ILCS 180/45
5 ILCS 430/5-65
25 ILCS 170/4.7
775 ILCS 5/5A-101 from Ch. 68, par. 5A-101


Jan 10 19 S Referred to Assignments
SB 00039  Sen. Terry Link-Bill Cunningham, Rachelle Crowe-Antonio Muñoz, Laura Fine, Michael E. Hastings, Julie A. Morrison and Jennifer Bertino-Tarrant
35 ILCS 200/15-169.1 new
Amends the Property Tax Code. Creates a homestead exemption in the amount of a reduction of $5,000 from the equalized assessed value of property of police officers and firefighters with duty-related disabilities. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
35 ILCS 200/15-169.1 new
Adds reference to:
30 ILCS 105/5.891 new
Adds reference to:
30 ILCS 105/6z-107 new
Replaces everything after the enacting clause. Amends the State Finance Act. Creates the Illinois Property Tax Relief Fund. Provides that moneys in the Illinois Property Tax Relief Fund shall be used to pay rebates to residential property taxpayers in the State. Provides that the Fund may accept moneys from any lawful source. Provides that the State Comptroller shall calculate a property tax rebate amount for the applicable property tax year by dividing the total amount appropriated from the Illinois Property Tax Relief Fund by the total number of homestead exemptions granted for homestead property in the State. Provides that the property tax bills of non-delinquent taxpayers who received a general homestead exemption under the Property Tax Code shall be reduced by the property tax rebate amount. Effective immediately.

Jul 12 19  S  Public Act . . . . . . . . . 101-0077

SB 00040  Sen. Neil Anderson-Thomas Cullerton
50 ILCS 742/55
55 ILCS 5/3-14021 from Ch. 34, par. 3-14021
65 ILCS 5/10-1-16 from Ch. 24, par. 10-1-16
65 ILCS 5/10-2.1-11 from Ch. 24, par. 10-2.1-11
Amends the Fire Department Promotion Act, the Counties Code, and the Illinois Municipal Code. Removes restrictions on the availability to receive a veteran's preference promotion if the person has already received a promotion from based on a veteran's preference. Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00041  Sen. Michael E. Hastings
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001
Amends the Counties Code. Makes a technical change in a Section concerning the short title.

Jan 16 19  S  Referred to Assignments
SB 00042


New Act

Creates the Nursing Home Reform Act. Provides that the purposes of the Act include establishing a framework for the provision of care to residents of facilities licensed under the Nursing Home Care Act, ensuring the coordination of regulation and reimbursement, strengthening the provider and employee community, and supporting the highest possible quality of resident-centered services and care. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Creates the Nursing Home Medicaid Reimbursement Reform Act. Provides that it shall be a matter of State policy that all residents of facilities licensed under the Nursing Home Care Act who meet the financial requirements for medical assistance and have a determination of need score of 29 or greater shall be guaranteed the right to: (1) select the facility in which he or she receives care; (2) participate fully in the development of his or her individualized care plan; and (3) be informed in advance of any changes to his or her individualized care plan or to the status of his or her nursing home stay. Provides that all medical treatment and services deemed medically necessary by a physician licensed to practice medicine in all of its branches, including the provision of prescription drugs not covered under a qualified Medicare Part D Prescription Drug Plan, shall be presumed to be available for any resident who is eligible for medical assistance and shall qualify for reimbursement under the Medical Assistance Program. Provides that any medical services provided, as specified in the Act, to a resident of a facility licensed under the Nursing Home Care Act shall be reimbursed based on an aggregate rate composed of nursing, support, and capital components. Provides that the State shall also reimburse each facility paying property taxes an amount that equals the facility's actual property tax bill, if applicable. Provides that any additional funds contained in the State Fiscal Year 2020 budget in excess of those expended in the State Fiscal Year 2019 budget shall be distributed by statute. Provides that reimbursement payments for services covered under the Act are due and payable on the last day of each month for all claims submitted during the preceding calendar month. Effective immediately.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00043


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


Senate Committee Amendment No. 1

Deletes reference to:

305 ILCS 5/1-5

Adds reference to:

305 ILCS 5/5-30b new

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall not require any resident of a nursing home licensed under the Nursing Home Care Act to enroll in or transition to the State's managed care medical assistance program, including any demonstration program operated by contract with the federal Centers for Medicare and Medicaid Services or its successor. Effective immediately.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00044

Sen. Michael E. Hastings

415 ILCS 5/1 from Ch. 111 1/2, par. 1001

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

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00045

Sen. Michael E. Hastings

330 ILCS 55/1 from Ch. 126 1/2, par. 23

Amends the Veterans Preference Act. Makes a technical change in a Section concerning a preference given to veterans in employment and appointment to fill certain public works positions.

Jan 16 19 S Referred to Assignments
SB 00046  Sen. Michael E. Hastings

110 ILCS 947/15
Amends the Higher Education Student Assistance Act. Makes a technical change in a Section concerning establishment of the Illinois Student Assistance Commission.
Jan 16 19  S  Referred to Assignments

SB 00047  Sen. Michael E. Hastings

765 ILCS 605/1  from Ch. 30, par. 301
Amends the Condominium Property Act. Makes a technical change in a Section concerning the short title.
Jan 16 19  S  Referred to Assignments

SB 00048  Sen. Michael E. Hastings

765 ILCS 605/1  from Ch. 30, par. 301
Amends the Condominium Property Act. Makes a technical change in a Section concerning the short title.
Jan 16 19  S  Referred to Assignments

SB 00049  Sen. Michael E. Hastings

765 ILCS 605/1  from Ch. 30, par. 301
Amends the Condominium Property Act. Makes a technical change in a Section concerning the short title.
Jan 16 19  S  Referred to Assignments

SB 00050  Sen. Antonio Muñoz

220 ILCS 5/9-228 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to conduct at least one workshop and issue a report concerning how the State can continue to encourage electric utilities in their efforts regarding the evaluation of emerging technologies, products, and services associated with the provision of electric service to provide their customers with reliable, efficient, and safe electric service. Provides for repeal of the provisions on January 1, 2021. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00051  Sen. Antonio Muñoz

20 ILCS 3855/1-76 new
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00052  Sen. Michael E. Hastings

20 ILCS 3855/1-76 new
220 ILCS 5/16-111.10 new
305 ILCS 20/19 new
Amends the Illinois Power Agency Act, the Public Utilities Act, and the Energy Assistance Act. Provides that the Department of Commerce and Economic Opportunity, the Illinois Commerce Commission, and the Illinois Power Agency shall cooperate in issuing a report evaluating opportunities for electric utility customers' ability to participate in the State's clean energy economy. Provides for repeal of the provisions on January 1, 2021. Effective immediately.
May 02 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00053  Sen. Antonio Muñoz

220 ILCS 5/16-108.9 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to conduct at least one workshop and issue a report concerning whether the development, construction, and installation of new publicly-accessible electric vehicle charging stations would increase utilization of electric vehicles by the citizens of this State. Provides for repeal of the provisions on January 1, 2021. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00054  Sen. Don Harmon, Donald P. DeWitte-Kimberly A. Lightford-Dave Syverson-Linda Holmes, Dan McConchie and Jennifer Bertino-Tarrant  
(Rep. Sara Feigenholtz-Emanuel Chris Welch and Joe Sosnowski)  
235 ILCS 5/3-12  
235 ILCS 5/5-1 from Ch. 43, par. 115  
235 ILCS 5/5-3 from Ch. 43, par. 118  
235 ILCS 5/6-18.5 new  
235 ILCS 5/6-29.5 new  
Amends the Liquor Control Act of 1934. Creates a third-party facilitator license. Establishes licensing fees, recordkeeping requirements, reporting requirements, and other requirements for a third-party facilitator licensee. Provides that a retailer may deliver alcoholic liquors to the home or other designated location of a consumer in this State if specified conditions are met, including verifying that the individual accepting the delivery is at least 21 years of age. Provides that a retailer may use the services of a third-party facilitator by means of the Internet or mobile application to facilitate the sale of alcoholic liquors to be delivered to the home or other designated location of a consumer in this State if specified conditions are met, including verifying that the individual accepting the delivery is at least 21 years of age. Provides that the Illinois Liquor Control Commission may not treat a violation of those conditions as a violation by the retailer. Preempts home rule powers. Makes conforming changes. Effective immediately.  
Jun 28 19  H Rule 19(a) / Re-referred to Rules Committee  
SB 00055  Sen. Michael E. Hastings-Rachelle Crowe  
625 ILCS 57/1  
Amends the Transportation Network Providers Act. Makes a technical change in a Section concerning the short title.  
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments  
SB 00056  Sen. Julie A. Morrison  
615 ILCS 90/7.13 new  
Creates the Fox Waterway Agency. Provides that no person shall operate a boat or watercraft that exceeds 40 feet in length on the Fox Waterway, with the exception of boats or watercraft that: (i) are used for dredging, construction, lake maintenance, or similar activities; and (ii) do not carry passengers for hire.  
Jan 16 19  S Referred to Assignments  
SB 00057  Sen. Julie A. Morrison  
10 ILCS 5/19-3 from Ch. 46, par. 19-3  
Amends the Election Code. Provides that any campaign, party, or other organization or individual that engages in a vote by mail operation in which voters are sent applications for vote by mail ballots shall also provide the voter with a return envelope addressed only to the appropriate local election authority for that registered voter. Removes language providing for if an application is sent to a post office box controlled by an individual or organization that is not an election authority.  
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments
SB 00058  Sen. Neil Anderson-Dale Fowler-Jason Plummer

5 ILCS 140/7.5

20 ILCS 2605/2605-45  was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-300  was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-595
20 ILCS 2605/2605-120 rep.
20 ILCS 2630/2.2
30 ILCS 105/6z-99

50 ILCS 710/1  from Ch. 85, par. 515
105 ILCS 5/10-22.6  from Ch. 122, par. 10-22.6
105 ILCS 5/10-27.1A
105 ILCS 5/34-8.05
225 ILCS 210/2005  from Ch. 96 1/2, par. 1-2005
225 ILCS 447/35-30
225 ILCS 447/35-35
405 ILCS 5/6-103.1
405 ILCS 5/6-103.2
405 ILCS 5/6-103.3
410 ILCS 45/2  from Ch. 111 1/2, par. 1302
430 ILCS 65/Act rep.
430 ILCS 66/25
430 ILCS 66/30
430 ILCS 66/40
430 ILCS 66/70
430 ILCS 66/80
430 ILCS 66/105
520 ILCS 5/3.2  from Ch. 61, par. 3.2
520 ILCS 5/3.2a  from Ch. 61, par. 3.2a
705 ILCS 105/27.3a
720 ILCS 5/2-7.1
720 ILCS 5/2-7.5
720 ILCS 5/12-3.05  was 720 ILCS 5/12-4
720 ILCS 5/16-0.1
720 ILCS 5/17-30  was 720 ILCS 5/16C-2
720 ILCS 5/24-1  from Ch. 38, par. 24-1
720 ILCS 5/24-1.1  from Ch. 38, par. 24-1.1
720 ILCS 5/24-1.6
720 ILCS 5/24-1.8
720 ILCS 5/24-2
720 ILCS 5/24-3  from Ch. 38, par. 24-3
720 ILCS 5/24-3.1  from Ch. 38, par. 24-3.1
720 ILCS 5/24-3.2  from Ch. 38, par. 24-3.2
720 ILCS 5/24-3.4  from Ch. 38, par. 24-3.4
720 ILCS 5/24-3.5
SB 00058 (CONTINUED)

720 ILCS 5/24-4.1
720 ILCS 5/24-4.5 new
720 ILCS 5/24-9
720 ILCS 646/10
725 ILCS 5/102-7.1
725 ILCS 5/110-10 from Ch. 38, par. 110-10
725 ILCS 5/112A-11.1
725 ILCS 5/112A-11.2
725 ILCS 5/112A-14 from Ch. 38, par. 112A-14
730 ILCS 5/5-4.5-110
730 ILCS 5/5-5-3
730 ILCS 5/5-5-3.2
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
740 ILCS 21/80
740 ILCS 110/12 from Ch. 91 1/2, par. 812
750 ILCS 60/214 from Ch. 40, par. 2312-14
765 ILCS 1025/1 from Ch. 141, par. 101
765 ILCS 1026/15-705


Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00059

Sen. Jennifer Bertino-Tarrant-Christopher Belt, Rachelle Crowe, Ann Gillespie, Laura Ellman, Suzy Glowiak
Hilton, Laura M. Murphy and Toi W. Hutchinson

110 ILCS 27/20

Amends the Dual Credit Quality Act. Provides that an institution may not collect fees from a high school student enrolled in a dual credit course in excess of what the institution needs, per student, to administer a dual credit program. Provides that any fees collected from the high school student may not be used for any purpose other than administering the dual credit program. Effective immediately.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00060

Holmes-Christopher Belt, Laura M. Murphy, David Koehler, Paul Schimpf, Sue Rezin, Andy Manar and Steve
McClure

40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158

Amends the Downstate Teachers and State Universities Articles of the Illinois Pension Code. Requires an employer to make an additional employer contribution for a participant whose earnings for any academic year used to determine the final rate of earnings exceed the amount of his or her earnings with the same employer for the previous academic year by more than 6% (instead of 3%). Makes conforming changes. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Animal Welfare Act. Provides that an animal shelter, animal control facility, or rescue group or transfer group shall not adopt out any dog or adopt out or return or release any cat unless it has been sterilized and microchipped. Increases administrative fines imposed by the Department of Agriculture for a violation of the Act. Increases fees for licenses issued under the Act. Provides that all fees, fines, and other money received by the Department under the Act shall be paid into the Department of Agriculture Animal Welfare Fund (rather than the General Revenue Fund) in the State Treasury for use in administering the Act. Amends the Animal Control Act. Provides that rabies impoundment, definitions, and the provisions of the Act are exclusive powers and functions of the State. Provides that the following administrative fines shall be imposed by the Department upon any entity that violates the Act or any rule adopted by the Department under this Act: (1) for the first violation, a fine of $3,000; (2) for a second violation that occurs within 2 years after the first violation, a fine of $5,000; and (3) for a third violation that occurs within 3 years of the first violation a fine of $10,000. Provides that all fees, fines, and other moneys received by the Department under the Act shall be paid into the Department of Agriculture Animal Welfare Fund in the State Treasury for use in administering the Act. Makes conforming changes to the State Finance Act. Makes other changes.

Senate Committee Amendment No. 1
Deletes reference to:
   30 ILCS 105/5.891 new
Deletes reference to:
   225 ILCS 605/22
Deletes reference to:
   510 ILCS 5/2.19-2 new
Deletes reference to:
   510 ILCS 5/28 new
Adds reference to:
   510 ILCS 5/2.16 from Ch. 8, par. 352.16
Adds reference to:
   510 ILCS 5/2.19-5 new
SB 00061 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that if a person or entity fails or refuses to pay an administrative fine imposed by the Department of Agriculture for a violation of the Animal Welfare Act, the Department may prohibit that person or entity from renewing a license under the Act until the fine is paid in full. Provides that any penalty of $500 or more not paid within 120 days of issuance by the Department shall be submitted to the Department of Revenue for collection as provided under the Illinois State Collection Act of 1986. Changes references in the introduced bill from rescue group or transfer group to "transport group". Modifies the definitions of "owner", "release", and "return". Deletes references to the Department of Agriculture Animal Welfare Fund and certain administrative fines. Deletes language providing that rabies impoundment, definitions, and the provisions of the Act are exclusive powers and functions of the State. Makes other changes. Effective immediately.
Senate Committee Amendment No. 2
Deletes reference to:
510 ILCS 5/2.19-1 new
Deletes reference to:
510 ILCS 5/2-19a-5 new
Adds reference to:
225 ILCS 605/7 from Ch. 8, par. 307
Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1, and makes the following changes: Changes the definition of "foster home". Deletes the definitions of "release" and "transport group". Provides that the written agreement shall include a clause allowing for the Department of Agriculture to inspect a foster home. Provides that refusal of a Department inspection of a foster home may result in revocation of the foster home's license. Provides that the report of intake and outcome statistics included in an application for license renewal shall include the amount of cats returned in field (rather than animals released in field; trapped, neutered, released). Provides that administrative fines may (rather than shall) be imposed by the Department. Effective immediately.
Senate Floor Amendment No. 4
Deletes language that provides that an animal shelter or animal control facility may adopt out a dog or cat that has not been sterilized and microchipped if the cat or dog is less than 5 months of age and the licensee takes the animal to a licensed veterinarian for sterilization and the adopting owner picks up the animal from the veterinarian after the sterilizing procedures have been performed on the animal. Deletes language that provides that the adopting owner is responsible for all veterinary and boarding fees. Provides that an animal control facility or animal shelter shall not adopt or release any dog or cat to anyone other than the owner or a foster home unless the animal has been rendered incapable of reproduction and microchipped. Makes technical changes.
Aug 09 19 S Public Act . . . . . . . 101-0295
SB 00062 Sen. Cristina Castro
(Rep. Terra Costa Howard)
55 ILCS 5/3-5010.8
Amends the Recorder Division of the Counties Code. Modifies how a county recorder determines if a lien is an expired lien under a county's demand and referral program by providing that a lien is expiring if a suit to enforce the lien has not been commenced or a counterclaim has not been filed by the lienholder within 2 years after the completion date of the contract as specified in the recorded mechanics lien. Provides that the 2-year period shall be increased to the extent that an automatic stay under specified provisions of the United States Bankruptcy Code stays a suit or counterclaim to foreclose the lien or, if a work completion date is not specified in the recorded lien, then the work completion date is the date of recording of the mechanics lien. Effective immediately.
Aug 09 19 S Public Act . . . . . . . 101-0296
SB 00063 Sen. Patricia Van Pelt
705 ILCS 405/5-175 new
Amends the Juvenile Court Act of 1987. Provides that the Chief Judge of each judicial circuit may establish a Justice for Juveniles Program, which would require that juveniles arrested or detained for eligible offenses be represented by legal counsel throughout the entire custodial interrogation of the juvenile. Provides that if a Chief Judge establishes a Justice for Juveniles Program, any oral, written, or sign language statement of a juvenile made without the presence of legal counsel during a custodial interrogation on or after the effective date of the Program shall be inadmissible as evidence against the juvenile in a proceeding under this Act or in a proceeding under the Criminal Code of 1961 or the Criminal Code of 2012. Defines "eligible offense" and "juvenile".
Jan 23 19 S Referred to Assignments
SB 00064  Sen. Patricia Van Pelt and Laura Fine

730 ILCS 5/3-14-1.1 new
Amends the Unified Code of Corrections. Provides that a committed person who: (1) is at least 60 years of age; (2) has served at least 25 consecutive years of imprisonment in a facility or institution of the Department of Corrections; and (3) is not serving a sentence for a crime of violence as defined in the Crime Victims Compensation Act may petition the Department for participation in the Pathway to Community Program. Provides that before a participant is selected for the Program, the petitioner shall successfully complete an atonement and restorative justice program prepared by the Department. Following completion of this program of atonement and restorative justice, the Department shall make an exhaustive effort to find and notify family members of the victim of the petitioner's offense and to afford them the opportunity to participate in the Department's final selection process for the Pathway to Community Program. Provides that the Department shall select 50 participants for the Program from petitions submitted to it by the Department. Provides that up to $1,000 of trauma-informed victim services or trauma-certified professional therapy shall be provided by the Department to family members of the victim of the petitioner's offense. Insurance policies of the family members of the victim of the petitioner's offense or family members financial resources shall first be used to pay the costs of these services or therapy. Optional participation by family members of the victim of petitioner's offense shall be provided by the Department at no cost to the family members of the victim. Makes other changes.
Jan 23 19  S  Referred to Assignments

SB 00065  Sen. Patricia Van Pelt

705 ILCS 405/5-175 new
Amends the Juvenile Court Act of 1987. Provides that the Chief Judge of each judicial circuit may establish a Justice for Juveniles Program, which would require that juveniles arrested or detained for eligible offenses be represented by legal counsel throughout the entire custodial interrogation of the juvenile. Provides that if a Chief Judge establishes a Justice for Juveniles Program, any oral, written, or sign language statement of a juvenile made without the presence of legal counsel during a custodial interrogation on or after the effective date of the Program shall be inadmissible as evidence against the juvenile in a proceeding under this Act or in a proceeding under the Criminal Code of 1961 or the Criminal Code of 2012. Provides that the Justice for Juveniles Program shall be implemented in addition to the representation for minor requirements under the Juvenile Court Act of 1987. Defines “eligible offense” and “juvenile”.
Jan 23 19  S  Referred to Assignments

SB 00066  Sen. Patricia Van Pelt-Jacqueline Y. Collins and Laura Fine

New Act
725 ILCS 5/115-10.5a new
Creates the Law Enforcement Gang Database Information Act. Provides that each law enforcement agency that maintains a gang database or has access to a shared gang database shall have a policy regarding those databases. Provides that the policy shall include, but not be limited to: (1) that personnel authorized to access a gang database or shared gang database are limited to sworn law enforcement personnel, non-sworn law enforcement support personnel, criminal justice entities, or non-criminal justice technical or maintenance personnel, including information technology and information security staff and contract employees, who have been subject to character or security clearance and who have received approved training; (2) any records contained in a gang database, shared gang database, gang-related information in a law enforcement agency case report, gang-related information in a law enforcement agency dispatch note, or gang-related information in a law enforcement agency dispatch system record shall not be disclosed for the following purposes: employment, education, licensing, or housing, except that law enforcement and criminal justice entities may use information contained in a gang database or shared gang database for employment purposes, and records contained in a gang database or shared gang database may be disclosed to comply with federal law, for national security or homeland security purposes, for military screening purposes, or for other appropriate law enforcement purpose; (3) security procedures; and (4) the review and purge process from gang databases and shared gang databases. Defines terms. Amends the Code of Criminal Procedure of 1963. Provides that in all criminal cases, evidence which indicates the mere presence that the person was or is on a gang database or a shared gang database is not admissible. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00067
Sen. Julie A. Morrison

10 ILCS 5/11-4.1 from Ch. 46, par. 11-4.1
105 ILCS 5/22-21 from Ch. 122, par. 22-21

Amends the Election Code. Provides that a school building may not be used as a polling place if such a use is impossible or inconvenient as determined by a vote of the school board controlling the school building (rather than requiring a school district to make a school available as a polling place if the county board or board of election commissioners chooses a school to be a polling place). Amends the School Code. Provides that every school board may (rather than shall) offer to the appropriate officer or board having responsibility for providing polling places for elections the use of any and all buildings under its jurisdiction for any and all elections to be held, if so requested by such appropriate officer or board.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00068
Sen. Julie A. Morrison, David Koehler-Christopher Belt-Toi W. Hutchinson, John G. Mulroe, Sue Rezin, Napoleon Harris, III, Mattie Hunter, Paul Schimpf, Steven M. Landek-Don Harmon, Laura Fine-Jacqueline Y. Collins, John F. Curran, Jason A. Barickman and Laura M. Murphy

35 ILCS 5/704A

Amends the Illinois Income Tax Act. Provides for a credit against withholding taxes in an amount equal to 25% of the wages or salary paid by a private employer to an Illinois employee while the employee is on organ donation leave if the employer grants all of its employees the option of taking a paid leave of absence of at least 30 days for the purpose of serving as an organ donor or bone marrow donor. Provides that the credit may not exceed $20,833.33 for each employee who takes organ donation leave. Provides that such a leave of absence must be taken without loss of pay, vacation time, compensatory time, personal days, or sick time for at least the first 30 days of the leave of absence. Effective immediately.

Senate Amendment No. 2

Makes changes to the introduced bill to require the employer to provide medical documentation and documentation of the employer's organ donation leave policy to the Department of Revenue and to require the employee to allow medical records to be disclosed to the Department of Revenue. Provides that, if the leave taken spans into a second tax year, the employer qualifies for the credit in the later of the 2 years. Provides that the credit may be carried forward.

Senate Floor Amendment No. 4

Replaces everything after the enacting clause. Makes changes to update the statutory base. Reinserts the provisions of the bill as amended by Senate Amendment No. 2, but provides that the credit may not exceed $1,000 in withholdings for each employee (in Senate Amendment No. 2, $20,833.33). Provides that the credit applies for reporting periods beginning on or after January 1, 2020. Effective immediately.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee
SB 00069  Sen. Jennifer Bertino-Tarrant-John F. Curran, Laura Ellman, Julie A. Morrison-Linda Holmes-Laura M. Murphy and Steven M. Landek
Sue Scherer, Jeff Keicher and Steven Reick)

20 ILCS 2630/5.2
720 ILCS 5/1-6 from Ch. 38, par. 1-6
720 ILCS 5/16-1 from Ch. 38, par. 16-1
720 ILCS 5/17-56 was 720 ILCS 5/16-1.3

Amends the Criminal Identification Act. Provides that the court shall not order the sealing of the records of arrests or charges not initiated by arrest that result in a conviction for financial exploitation of an elderly person or a person with a disability, aggravated identity theft against a person 60 years of age or older or a person with a disability, abuse or criminal neglect of a long term care facility resident, or criminal abuse or neglect of an elderly person or person with a disability. Amends the Criminal Code of 2012. Provides that a person who commits the offense of financial exploitation of an elderly person or a person with a disability may be tried in any one of the following counties in which (1) any part of the offense occurred or (2) the victim or one of the victims reside. Provides that theft by deception from a person with a disability is a Class 2 felony. Provides that consent is not a defense to financial exploitation of an elderly person or a person with a disability if the accused knew or had reason to know that the elderly person or a person with a disability lacked capacity to consent.

House Floor Amendment No. 1

Deletes reference to:
20 ILCS 2630/5.2

Deletes the amendatory changes to the Criminal Identification Act that relate to sealing of records of arrest or charges not initiated by arrest that result in an order of supervision or conviction for financial exploitation of an elderly person or a person with a disability, aggravated identity theft committed against a person 60 years of age or older or a person with a disability, abuse or criminal neglect of a long term care facility resident, criminal abuse or neglect of an elderly person or person with a disability, or a similar provision of a local ordinance.

Aug 16 19 S  Public Act . . . . . . . 101-0394

SB 00070  Sen. Andy Manar

35 ILCS 5/226

Amends the Illinois Income Tax Act. Provides a tax credit to each taxpayer who owns qualified real property located in a county in Illinois that was declared a State disaster area by the Governor due to tornadoes in 2018. Effective immediately.

Mar 28 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00071  Sen. Andy Manar
(Rep. Avery Bourne)

35 ILCS 5/226

Amends the Illinois Income Tax Act. Provides a tax credit to each taxpayer who owns qualified real property located in a county in Illinois that was declared a State disaster area by the Governor due to tornadoes in 2018. Effective immediately.

May 10 19 H  Rule 19(a) / Re-referred to Rules Committee

SB 00072  Sen. John J. Cullerton
(Rep. Gregory Harris)

10 ILCS 5/7-11.1 from Ch. 46, par. 7-11.1
55 ILCS 5/2-6003 from Ch. 34, par. 2-6003

Amends the Election Code. Provides that, if a vacancy in the office of President of the Cook County Board occurs on or after the first day for the filing of nomination papers, then nominations for the office of President of the Cook County Board are to be made by the county central committee of each established political party. Amends the Counties Code. Provides that, in the event of a vacancy in the office of president of the county board of commissioners, the members of the county board of commissioners shall elect one of their number to serve as president of the county board of commissioners until the next special or regular election for the office of president of the county board of commissioners. Provides that, if more than 28 months remain in the unexpired term, then a special election shall be held. Provides that, if 28 months or less remain in the unexpired term, the appointed president of the county board of commissioners shall serve until the next regular election. Effective immediately.

Aug 02 19 S  Public Act . . . . . . . 101-0188

820 ILCS 112/10
820 ILCS 112/30
Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer, with some exceptions. Limits defenses. Provides for penalties and injunctive relief. Effective 60 days after becoming law.
Jan 23 19  S  Referred to Assignments

SB 00074  Sen. Melinda Bush-Mattie Hunter

5 ILCS 430/25-15
Amends the State Officials and Employees Ethics Act. Provides that the Legislative Ethics Commission shall adopt no rule requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation authorized under specified provisions. Provides that any existing rule, as of the effective date of the amending Act, requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation is void. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00075


New Act

Creates the Hotel and Casino Employee Safety Act. Requires hotels and casinos to adopt anti-sexual harassment policies and make panic buttons available to certain employees. Prohibits retaliation against an employee for using a panic button, availing himself or herself of the protections afforded by an anti-sexual harassment policy, or disclosing, reporting, or testifying about violations of the Act. Provides remedies for noncompliance. Limits home rule powers. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with provisions substantially similar to the introduced bill with the following changes: defines the terms "casino employer" and "hotel employer"; provides for the utilization of a safety device rather than a panic button; requires time off to be granted to file criminal complaints rather than sign police complaints; removes requirement that anti-harassment policies be posted in Polish; limits economic damage awards to $350 per incident; deletes the home rule preemption; provides that before a representative of employees may bring a claim on behalf of employees, the employer must be given 15 calendar days within which to correct the violation. Effective July 1, 2020.

Senate Floor Amendment No. 2

Adds a definition. Defines the term "sexual assault" to mean: (1) an act of sexual conduct, as defined in Section 11-0.1 of the Criminal Code of 2012; or (2) any act of sexual penetration, as defined in Section 11-0.1 of the Criminal Code of 2012 and includes, without limitation, acts prohibited under Sections 11-1.20 through 11-1.60 of the Criminal Code of 2012.

House Floor Amendment No. 1

Adds reference to:

New Act

5 ILCS 140/7.5

from Ch. 10, par. 101

710 ILCS 5/1

from Ch. 68, par. 1-103

775 ILCS 5/2-101

from Ch. 68, par. 2-101

775 ILCS 5/2-102

from Ch. 68, par. 2-102

775 ILCS 5/2-108

from Ch. 10, par. 101

from Ch. 68, par. 1-103

from Ch. 68, par. 2-101

from Ch. 68, par. 2-102

from Ch. 10, par. 101
SB 00075 (CONTINUED)

Adds reference to:

775 ILCS 5/2-109 new

Adds reference to:

775 ILCS 5/2-110 new

Adds reference to:

775 ILCS 5/7-109.1 from Ch. 68, par. 7-109.1

Adds reference to:

775 ILCS 5/7A-102 from Ch. 68, par. 7A-102

Adds reference to:

775 ILCS 5/8-109 from Ch. 68, par. 8-109

Adds reference to:

775 ILCS 5/8-109.1 new

Adds reference to:

820 ILCS 180/5

Adds reference to:

820 ILCS 180/10

Adds reference to:

820 ILCS 180/15

Adds reference to:

820 ILCS 180/20

Adds reference to:

820 ILCS 180/25

Adds reference to:

820 ILCS 180/30

Adds reference to:

820 ILCS 180/45

Adds reference to:

5 ILCS 420/4A-101 from Ch. 127, par. 604A-101

Adds reference to:

5 ILCS 420/4A-101.5 new

Adds reference to:

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

Adds reference to:

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

Adds reference to:

5 ILCS 420/4A-106 from Ch. 127, par. 604A-106

Adds reference to:

5 ILCS 420/4A-106.5 new

Adds reference to:

5 ILCS 420/4A-107 from Ch. 127, par. 604A-107

Adds reference to:

5 ILCS 420/4A-108

Adds reference to:

5 ILCS 430/5-10.5

Adds reference to:

5 ILCS 430/20-5

Adds reference to:

5 ILCS 430/20-10
SB 00075 (CONTINUED)

Adds reference to:
5 ILCS 430/20-50

Adds reference to:
5 ILCS 430/20-63 new

Adds reference to:
5 ILCS 430/25-5

Adds reference to:
5 ILCS 430/25-10

Adds reference to:
5 ILCS 430/25-50

Adds reference to:
5 ILCS 430/25-63 new

Adds reference to:
5 ILCS 430/70-5

Adds reference to:
25 ILCS 170/4.7

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:

Creates the Workplace Transparency Act. Limits the terms of employment agreements that restrict specified employee rights with respect to allegations of unlawful conduct. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that the Division of Professional Regulation of the Department of Financial and Professional Regulation must exchange information with the Department of Human Rights regarding recommendations received regarding a licensee or candidate for licensure who has committed a civil rights violation that may lead to the refusal, suspension, or revocation of a license from the Division of Professional Regulation. Amends the Illinois Human Rights Act. Requires the Department of Human Rights to adopt a model sexual harassment prevention training program and provides that all employers shall use the model or establish a training program that equals or exceeds the minimum standards provided by the model. Makes other changes concerning: definitions; procedures following an employer's failure to post required notices; employer disclosure requirements, and bar and restaurant sexual harassment policies and prevention training. Makes a corresponding change in the Freedom of Information Act. Creates the Sexual Harassment Victim Representation Act. Provides that in any proceeding in which a victim who is a member of a union has accused a perpetrator who is a member of the same union, the victim and the perpetrator may not be represented in the proceeding by the same union representative. Amends the Victim's Economic Security and Safety Act. Defines "gender violence" and makes the Act applicable in instances of gender violence. Amends the Illinois Governmental Ethics Act. Modifies the disclosure of economic interests Article to provide for separate provisions concerning statements of economic interests to be filed with the Secretary of State and the county clerk respectively. Amends the State Officials and Employees Ethics Act and the Lobbyist Registration Act to require annual participation in harassment and discrimination prevention training. Further amends the State Officials and Employees Ethics Act. Makes changes concerning: rights of persons subjected to discrimination, harassment, or sexual harassment; jurisdiction and duties of Executive Inspectors General, the Executive Ethics Commission, the Legislative Inspector General, and the Legislative Ethics Commission; complaint process, reporting, and independent review of allegations of sexual harassment made against an elected official; and other matters. Contains severability language. Effective January 1, 2020, except (i) the Hotel and Casino Employee Safety Act takes effect July 1, 2020; and (ii) the changes to the Illinois Governmental Ethics Act, the State Officials and Employees Ethics Act, and the Lobbyist Registration Act take effect immediately.

Aug 09 19     S Public Act . . . . . . . 101-0221
Amends the Business Corporation Act of 1983. Requires a publicly held domestic or foreign corporation whose principal executive offices are located in Illinois to have: (i) no later than July 31, 2020, a minimum of one female director on its board; and (ii) no later than December 31, 2022, a minimum of 3 female directors if its number of directors is 6 or more, a minimum of 2 female directors if its number of directors is 5, or a minimum of one female director if its number of directors is 4 or fewer. Permits a corporation to increase the number of directors on its board to comply with the requirement. Requires the Secretary of State to publish reports on its Internet website that documents: (1) the number of domestic and foreign corporations whose principal executive offices are located in Illinois and who have at least one female director; and (2) the number of publicly held corporations that moved their United States headquarters to Illinois from another state or out of Illinois into another state during the preceding calendar year and other specified information. Permits the Secretary of State to adopt rules to administer the provisions and impose fines as specified. Provides that the provisions apply to a foreign corporation that is a publicly held corporation to the exclusion of the law of the jurisdiction in which the foreign corporation is incorporated. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Eviction Article of the Code of Civil Procedure. Provides that eviction proceedings shall be sealed and remain so unless a final order of eviction in favor of the plaintiff is entered. Provides that unsealed records shall remain unsealed for a period of 7 years. Provides that after 7 years, access to the court records may be obtained only by specified parties. Provides that if a case is filed by a board of managers of a condominium association and names or joins a tenant of a condominium unit to the proceedings, the tenant's name shall be permanently suppressed by order of the court. Effective 90 days after becoming law.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

Amends the School Code. With regard to the textbook block grant program, provides that the textbooks authorized to be purchased must include the roles and contributions of all people protected under the Illinois Human Rights Act and must be non-discriminatory as to any of the characteristics under the Act. Provides that textbooks purchased with grant funds must be non-discriminatory. Provides that in public schools only, the teaching of history of the United States shall include a study of the roles and contributions of lesbian, gay, bisexual, and transgender people in the history of this country and this State. Effective July 1, 2020.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Illinois Public Aid Code. Provides that if the Department of Human Services fails to notify a facility licensed under the Nursing Home Care Act or a supportive living facility authorized under the Code that a resident's application for medical assistance or long-term care benefits is rejected or denied, the Department shall reinstate the application effective the date of rejection or denial, the caseworker assigned to process the application shall identify and retrieve all missing information on behalf of the resident, and the facility and resident shall be notified of the reinstatement, any informational requests, and the outcome. Requires the Department to expedite the processing of all reinstated applications. Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00080
Sen. Dan McConchie

Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that, beginning with the fiscal year 2021 budget, the budget submitted by the Governor shall include one or more line items appropriating moneys to a Board of Regents. Provides that all appropriations for public universities shall be made to the Board of Regents. Amends the Board of Higher Education Act. Creates the Board of Regents to allocate funds to public universities based on a funding formula recommended by the Board of Higher Education. Provides for the membership of the Board. Provides that the boards of trustees of public universities shall submit to the Board of Regents no later than the 15th day of November of each year their budget proposals for the operation and capital needs of the institutions under their governance or supervision for the ensuing fiscal year. Provides that the Board of Higher Education may require the elimination of any program of instruction, research, or public service at a public university that exhibits a trend of low performance or low enrollment. Provides that the Board of Higher Education shall prepare a comprehensive statewide plan to increase efficiency and enrollment in public institutions of higher education. Specifies the plan requirements. Prohibits the Board of Regents from providing any funds to a public university that does not adhere to the plan.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00081
Sen. Julie A. Morrison

Amends the Property Tax Code. Provides that, for assessment years following the next general assessment after the effective date of the amendatory Act, no increase in assessment may exceed 20% per year. Provides exceptions if: (1) the property is sold, transferred, or conveyed during the taxable year; (2) significant improvements were made to the property; (3) a homestead exemption or other preferential method of assessment was removed with respect to that property during the taxable year; or (4) the increase was due to an equalization factor imposed by the township, county, or Department of Revenue. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00082
Sen. Dan McConchie

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that beginning in fiscal year 2021 and each year thereafter, the System shall calculate the projected amount of the increase in the employer normal cost of benefits, expressed as a percentage of salary and reflecting separate amounts for Tier 1 and Tier 2 benefits, resulting from any increase in salary over the preceding school year, expressed as a percentage of salary. Provides that except for a teacher who first becomes a teacher on or after the implementation date of certain benefits, if the amount of a teacher's salary for any school year beginning on or after July 1, 2020 exceeds the member's annual full-time salary rate with the same employer for the previous school year, then the teacher's employer shall pay to the System the projected amount of the increase in the employer normal cost of benefits, as determined by the System and reflecting whether the teacher will receive Tier 1 or Tier 2 benefits, resulting from the increase in the member's salary over the previous school year. Excludes earnings increases paid to members under contracts or collective bargaining agreements entered into, amended, or renewed before the effective date of the amendatory Act. Excludes earning increases paid to members who first become members on or after the implementation date of certain benefits. Defines "Tier 1 benefits" and "Tier 2 benefits". Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00083  Sen. Linda Holmes, Laura Fine and Thomas Cullerton

5 ILCS 120/1.05
Amends the Open Meetings Act. Provides that an elected or appointed member of a public body of a municipality may satisfy the training requirements under the Open Meetings Act by participating in a course of training sponsored or conducted by an organization that represents municipalities as designated under a specified Section of the Illinois Municipal Code. Provides content requirements for the training. Provides that if an organization representing municipalities provides training, it must provide a certificate of course completion to each elected or appointed member of a public body who successfully completes that course of training.

House Floor Amendment No. 1
Deletes reference to:
5 ILCS 120/1.05
Adds reference to:
20 ILCS 2805/38
Replaces everything after the enacting clause. Amends the Department of Veterans' Affairs Act. Provides that the Veterans' Service-Related Ailments Task Force shall meet at least once every 2 months beginning January 1, 2020 (rather than beginning July 1, 2019). Effective immediately.

Nov 14 19  S  Placed on Calendar Order of Concurrence House Amendment(s) 1 - November 14, 2019

SB 00084  Sen. Jennifer Bertino-Tarrant and Cristina Castro-Laura M. Murphy

30 ILCS 105/6z-17  from Ch. 127, par. 142z-17
35 ILCS 505/8  from Ch. 120, par. 424
50 ILCS 750/30
230 ILCS 10/12  from Ch. 120, par. 2412
230 ILCS 10/13  from Ch. 120, par. 2413
230 ILCS 40/75

Amends the State Finance Act, the Motor Fuel Tax Law, the Emergency Telephone System Act, the Riverboat Gambling Act, and the Video Gaming Act. Provides that, in the absence of an appropriation for any State fiscal year, moneys that are required to be distributed to units of local government and other entities from the State and Local Sales Tax Reform Fund, the Motor Fuel Tax Fund, the State Gaming Fund, the Local Government Video Gaming Distributive Fund, and the Statewide 9-1-1 Fund are subject to a continuing appropriation. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments


205 ILCS 670/1  from Ch. 17, par. 5401
205 ILCS 670/15  from Ch. 17, par. 5415
205 ILCS 670/15f new

Amends the Consumer Installment Loan Act. Defines "title-secured loan". Provides that for title-secured loans entered into or renewed on or after the effective date of the Act: (i) a licensee shall not contract for or receive a charge exceeding 36% annual percentage rate on the unpaid balance of the amount financed for a title-secured loan; (ii) the loan contract shall provide for repayment of the principal and charges within specified maximum loan terms; (iii) upon or after default, a licensee shall not charge a borrower any finance charges, interest, fees, or charges of any kind; and (iv) the loan may be refinanced if the original principal of the loan has been reduced by at least 60%. Provides that nothing in these provisions abrogates a borrower's right to collect any surplus arising from the sale of a motor vehicle under the Uniform Commercial Code.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00086  Sen. Steve Stadelman-Dan McConchie
(Rep. Maurice A. West, II)
625 ILCS 5/12-604.1
625 ILCS 5/12-610.2
Amends the Illinois Vehicle Code. In the Section prohibiting the use of video devices, provides that "video device" includes cellular telephones, tablets, laptops, two-way messaging devices, and electronic games, but does not include two-way radios, citizens' band radios, or amateur radio equipment. Provides that "using an electronic communication device" includes: (1) holding a personal electronic device in either hand or both hands; (2) using a hand or finger to compose, send, read, view, access, browse, transmit, save or retrieve email, text messages, instant messages, photographs, or other electronic data; and (3) watching video on a personal electronic device. Provides that "using an electronic communication device" does not include the minimal use of a finger to activate, deactivate, or initiate a function of the device.

Senate Committee Amendment No. 1
Provides that the definition of "electronic communication device" does not include a global positioning system or navigation system or a device that is physically or electronically integrated into the motor vehicle.

House Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/12-604.1
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a person may not operate a motor vehicle on a roadway while using an electronic communication device to watch or stream video.

Aug 09 19  S  Public Act . . . . . . . . . 101-0297

SB 00087  Sen. Steve Stadelman
(Rep. Maurice A. West, II)
625 ILCS 5/12-212 from Ch. 95 1/2, par. 12-212
Amends the Illinois Vehicle Code. Provides that no person shall drive or move any motor vehicle or equipment upon any highway with any lighting or combination of lighting with a smoked or tinted lens or cover.

Aug 02 19  S  Public Act . . . . . . . . . 101-0189

SB 00088  Sen. Steve Stadelman-Dave Syverson
625 ILCS 5/6-104 from Ch. 95 1/2, par. 6-104
625 ILCS 5/11-1414.1 from Ch. 95 1/2, par. 11-1414.1
Amends the Illinois Vehicle Code. Provides that employees of regional offices of education, intermediate services centers, school districts, and any contracting agency, along with workers from child welfare agencies with open cases involving the student, may transport a student to and from school in a first division vehicle if proof of insurance not less than $300,000 per incident and $100,000 per person is on record with the employer of the driver of the vehicle.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00089  Sen. Julie A. Morrison-Jacqueline Y. Collins
720 ILCS 5/24-9.5
Amends the Criminal Code of 2012 concerning firearm safety devices. Provides that any firearm sold or transferred in the State by a federally licensed firearms dealer or a private seller, including a private transfer through a firearms dealer, shall at the time of the sale or transfer of the firearm include or be accompanied by a firearm safety device. Provides that the Department of State Police shall adopt rules setting forth specific firearm safety devices or the minimum standards to constitute an effective firearm safety device. Defines "firearm safety device" as an integrated design feature or an attachable accessory that is resistant to tampering and is effective in preventing the discharge of a firearm by a person who does not have access to the key, combination, or other safety mechanism used to disengage the device, but does not include the firearm safety, safety catch, or any other safety system that prevents the accidental firing of a firearm. Provides exemptions. A violation of this provision is a Class C misdemeanor with a fine of not less than $1,000. A second or subsequent violation is a Class A misdemeanor.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00090
Sen. Dan McConchie, Paul Schimpf, Laura Fine-Thomas Cullerton-Melinda Bush and Julie A. Morrison
(Rep. Daniel Didech, Camille Y. Lilly and Robyn Gabel)

70 ILCS 605/10-7.3 new
Amends the Illinois Drainage Code. Provides that if one or more municipalities account for at least 50% of a drainage district's territory, the drainage district may be dissolved if each municipality that has territory within the drainage district and the county in which the drainage district lies adopt a resolution or ordinance dissolving the district. Provides that the resolution or ordinance must state: that there are no outstanding debts of the district that have been filed with the county clerk; that federal or State permits or grants will not be impaired by dissolution of the district; and the date of dissolution of the district. Provides for transfer of powers and real property of the former drainage district to the municipalities and county. Provides that if the former district had levied a tax that is still effective on the date of dissolution, then the county in which the drainage district lies has the authority to continue to collect, receive, and expend the proceeds of the tax within the boundaries of the former drainage district and the proceeds shall be expended or disposed of by the county in the same manner as the proceeds may have been expended or disposed by the former drainage district. Provides that the county board shall, by ordinance or resolution, reduce or eliminate the tax levy under specified conditions. Provides that the county shall notify the Illinois Environmental Protection Agency of the dissolution of the district no later than 60 days after the date of dissolution of the district.

Senate Floor Amendment No. 1
Adds reference to:
70 ILCS 605/10-7.3 new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that, upon adoption of the required resolutions or ordinances to dissolve a drainage district where one or more municipalities that accounts for at least 75% (rather than 50%) of the drainage district's territory, the county shall file a petition in the circuit court for dissolution and the court shall provide notice, hearing, and decision on the dissolution. Requires specified reports to be filed with the circuit court. Provides for conditions for the transfer of a levy by a former drainage district located in a county with a county stormwater committee. Changes references of "tax" to "assessment". Limits the provisions of the bill to drainage districts wholly or partially contained within the Lake Michigan Watershed, Chicago/Calumet Watershed, Des Plaines River Watershed, or Fox River Watershed.

House Committee Amendment No. 1
Limits the provisions to drainage districts: (1) wholly or partially contained within the Lake Michigan Watershed, Chicago/Calumet Watershed, Des Plaines River Watershed, or Fox River Watershed; and (2) wholly contained within a county with a stormwater management planning committee (rather than only to those districts wholly or partially contained within the specified watersheds).

House Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, as amended by House Amendment No. 1, with the following changes: Provides that the county and municipality (rather than only the county) in which the drainage district lies has the authority to continue to collect, receive, and expend the proceeds of the assessment within the boundaries of the former drainage district in a proportionate share to the area of the dissolved drainage district contained within the county or municipality. Makes conforming changes.

Aug 09 19  S  Public Act . . . . . . . 101-0298
SB 00091
Sen. Chuck Weaver-David Koehler
(Rep. Ryan Spain-Jehan Gordon-Booth-Camille Y. Lilly)

30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
35 ILCS 5/507IIIJ new
Amends the Illinois Income Tax Act. Creates an income tax checkoff for donations to the Ronald McDonald House Charities Fund. Amends the State Finance Act to create the Fund. Provides that moneys deposited into the Fund shall be used to make grants to Ronald McDonald House Charities for services in Illinois. Effective immediately.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 00092  Sen. Chuck Weaver
5 ILCS 430/25-5
Amends the State Officials and Employees Ethics Act. Removes provisions allowing for the appointment of members of the General Assembly to the Legislative Ethics Commission. Provides that the appointing authorities shall appoint commissioners from the general public who have experience holding governmental office or employment. Provides that a person is not eligible to serve as a commissioner if that person (i) has been convicted of a felony or a crime of dishonesty or moral turpitude; (ii) is, or was within the preceding 10 years, engaged in activities that require registration under the Lobbyist Registration Act; (iii) is related to the appointing authority; (iv) is or has been within the preceding 10 years a State officer, a State employee, or an employee or member of the General Assembly; or (v) holds a partisan elected or political party office, or is otherwise an officer or employee of a political committee or political campaign. Provides that no commissioner or employee of the Legislative Ethics Commission may, among other restrictions, be actively involved in the affairs of any political committee or political campaign. Makes conforming changes. Effective immediately.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00093  Sen. Chuck Weaver
25 ILCS 170/6 from Ch. 63, par. 176
Amends the Lobbyist Registration Act. Provides that a person required to register under the Act must include in his or her report a description of (i) any business relationship that the registrant has with a State official, and (ii) any familial relationship with a State official that is known to the registrant. Defines “familial relationship”.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00094  Sen. Chuck Weaver
25 ILCS 170/4.6 new
Amends the Lobbyist Registration Act. Requires lobbyists to file with the Secretary of State a written statement that describes the procedures that the lobbyist and lobbyist’s client will follow if the lobbyist or client determines that the lobbyist’s representation of the client creates a conflict of interest. Prohibits a lobbyist from representing a client if the representation involves a conflict of interest, unless otherwise provided in the agreement between the lobbyist and the party he or she represents.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00095  Sen. Chuck Weaver
5 ILCS 420/2-115 new
5 ILCS 430/5-45
Amends the Illinois Governmental Ethics Act. Provides that no legislator may negotiate for employment with a lobbying entity that engages in lobbying with members of the General Assembly during the legislator’s term of office. Amends the State Officials and Employees Ethics Act. Provides that a member may not, within a period of one year immediately after termination of the member’s most recent term of office, engage in lobbying with members of the General Assembly, if the member accepts compensation specifically attributable to that lobbying.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00096  Sen. Chuck Weaver
5 ILCS 420/3-203 from Ch. 127, par. 603-203
Amends the Illinois Governmental Ethics Act. Provides that when a legislator chooses to take official action on a matter despite the existence of a conflict, he or she must notify the members of the chamber to which he or she has been elected of the existence of the conflict by filing a written notice describing the conflict with the Secretary of the Senate or the Clerk of the House of Representatives, whichever is applicable. Provides that, upon receiving such a notification, the Secretary or the Clerk, whichever is applicable, shall forward a copy of the notification to the Legislative Information System for posting on the General Assembly’s website with the applicable matter.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments
SB 00097
Sen. Chuck Weaver and Jason Plummer

5 ILCS 420/4A-102 from Ch. 127, par. 604A-102
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103
5 ILCS 420/4A-104 from Ch. 127, par. 604A-104

Amends the Illinois Governmental Ethics Act. Requires all persons who must file a statement of economic interests to disclose the name of any immediate family member who is a registered lobbyist. Defines "immediate family member" as a spouse, parent, child, stepchild, adopted child, son-in-law, daughter-in-law, father-in-law, mother-in-law, brother, sister, brother-in-law, sister-in-law, grandparent, or grandchild.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00098
Sen. Jason A. Barickman and Paul Schimpf

735 ILCS 5/Art. II Pt. 24 heading new
735 ILCS 5/2-2401 new
735 ILCS 5/2-2402 new
735 ILCS 5/2-2403 new
735 ILCS 5/2-2404 new
735 ILCS 5/2-2405 new
735 ILCS 5/2-2406 new

Amends the Civil Practice Law of the Code of Civil Procedure to add a Part concerning asbestos trust claims. Includes a statement of legislative findings and purpose. Defines terms. Provides that within 30 days after an asbestos action is filed, the plaintiff shall: (1) provide all parties with a sworn statement indicating that an investigation has been conducted and that all asbestos trust claims that can be made by the plaintiff have been filed; and (2) provide all parties with all trust claim materials from all law firms connected to the plaintiff in relation to exposure to asbestos. Provides that a plaintiff has a continuing duty to supplement the information and materials within 30 days after the plaintiff supplements an asbestos trust claim, receives additional information or materials related to an asbestos trust claim, or files an additional trust claim. Provides that, not less than 60 days before trial, if a defendant believes the plaintiff has not filed all asbestos trust claims, the defendant may move and the court may enter an order to require the plaintiff to file additional trust claims. Provides that trust claim materials and trust governance documents are presumed to be relevant and authentic, and are admissible in evidence in an asbestos action. Provides that a claim of privilege does not apply to trust claim materials or trust governance documents and that a defendant may seek discovery from an asbestos trust. Provides that a defendant is entitled to a setoff in the amount the plaintiff has received or will receive from an asbestos trust.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00099
Sen. Julie A. Morrison-Jacqueline Y. Collins

430 ILCS 65/9.5

Amends the Firearm Owners Identification Card Act. Provides that a person who receives a revocation or suspension notice under the Act (currently, only revocation notice) shall, within 48 hours of receiving notice of the revocation or suspension: (1) surrender his or her Firearm Owner's Identification Card to the local law enforcement agency where the person resides; and (2) complete a Firearm Disposition Record on a form prescribed by the Department of State Police and place his or her firearms in the location or with the person reported in the Firearm Disposition Record. Provides that the Firearm Disposition Record shall contain a statement to be signed by the transferee that the transferee: (1) is aware of, and will abide by, current law regarding the unlawful transfer of a firearm; (2) is aware of the penalties for violating the law as it pertains to unlawful transfer of a firearm; and (3) intends to retain possession of the firearm or firearms until it is determined that the transferor is legally eligible to possess a firearm and has an active Firearm Owners Identification Card, if applicable, or until a new person is chosen to hold the firearm or firearms. Makes conforming changes.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Election Code. Requires that the trustees for the Fox Metro Water Reclamation District be elected at consolidated elections. Provides that where a nomination for election is to be made for a trustee of the Fox Metro Water Reclamation District, then the petition shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary. Amends the Sanitary District Act of 1917. Provides that the board of trustees of the Fox Metro Water Reclamation District shall be elected (rather than appointed) beginning with the 2019 election. Sets forth requirements concerning the number of trustees to be elected and length of terms. Effective immediately.

Senate Committee Amendment No. 1
In provisions concerning nomination of trustees in the Election Code, moves a reference to the Fox Metro Water Reclamation District to provisions concerning districts encompassing more than one county. Changes the election at which the board of trustees of the Fox Metro Water Reclamation District shall be elected from 2019 to 2021.

House Committee Amendment No. 1
Provides that if a vacancy occurs before the 2021 election on the board of trustees of the Fox Metro Water Reclamation District, the District Manager shall, no later than 7 days from the date of the vacancy, notify the State legislators representing any portion of the District and publish other notification. Requires persons to apply with the District Manager for the open trustee position and for the District Manager to hold a public meeting with the State legislators regarding the applicants. Provides that, at the public meeting, the State legislators shall select a candidate who will be appointed by the board of trustees at the next board of trustees meeting.

House Committee Amendment No. 2
Provides that the board of trustees of the Fox Metro Water Reclamation District shall: on or before July 1, 2020, divide the District into 5 trustee districts and assign the trustee districts to reflect the results of the most recent federal decennial census; and thereafter, in the year following each decennial census, redistrict the trustee districts to reflect the results of the most recent census. Provides that a petition for nomination for election of a trustee of the District shall contain at least 100 signatures of registered voters residing within the District.

House Floor Amendment No. 3
Replaces "District" with "Fox Metro Water Reclamation District" in House Amendment No. 2.

SB 00100  Sen. Linda Holmes
(Rep. Stephanie A. Kifowit and Fred Crespo)
10 ILCS 5/2A-41 from Ch. 46, par. 2A-41
10 ILCS 5/7-12 from Ch. 46, par. 7-12
70 ILCS 2405/3 from Ch. 42, par. 301

Amends the Election Code. Requires that the trustees for the Fox Metro Water Reclamation District be elected at consolidated elections. Provides that where a nomination for election is to be made for a trustee of the Fox Metro Water Reclamation District, then the petition shall be filed in the office of the county clerk not more than 113 nor less than 106 days prior to the date of the primary. Amends the Sanitary District Act of 1917. Provides that the board of trustees of the Fox Metro Water Reclamation District shall be elected (rather than appointed) beginning with the 2019 election. Sets forth requirements concerning the number of trustees to be elected and length of terms. Effective immediately.

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House Committee Amendment No. 1
Provides that if a vacancy occurs before the 2021 election on the board of trustees of the Fox Metro Water Reclamation District, the District Manager shall, no later than 7 days from the date of the vacancy, notify the State legislators representing any portion of the District and publish other notification. Requires persons to apply with the District Manager for the open trustee position and for the District Manager to hold a public meeting with the State legislators regarding the applicants. Provides that, at the public meeting, the State legislators shall select a candidate who will be appointed by the board of trustees at the next board of trustees meeting.

House Committee Amendment No. 2
Provides that the board of trustees of the Fox Metro Water Reclamation District shall: on or before July 1, 2020, divide the District into 5 trustee districts and assign the trustee districts to reflect the results of the most recent federal decennial census; and thereafter, in the year following each decennial census, redistrict the trustee districts to reflect the results of the most recent census. Provides that a petition for nomination for election of a trustee of the District shall contain at least 100 signatures of registered voters residing within the District.

House Floor Amendment No. 3
Replaces "District" with "Fox Metro Water Reclamation District" in House Amendment No. 2.

Aug 23 19 S Public Act . . . . . . . . . 101-0523

SB 00101  Sen. Kimberly A. Lightford
305 ILCS 5/5-16 from Ch. 23, par. 5-16
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning managed care.

Jan 23 19 S Referred to Assignments
SB 00102  Sen. Martin A. Sandoval
            (Rep. Robert Rita)

30 ILCS 610/2 from Ch. 127, par. 133e2
30 ILCS 610/3 from Ch. 127, par. 133e3
55 ILCS 5/5-12006 from Ch. 34, par. 5-12006
605 ILCS 10/27.2
625 ILCS 5/1-171 from Ch. 95 1/2, par. 1-171
625 ILCS 5/1-190.1
625 ILCS 5/2-111 from Ch. 95 1/2, par. 2-111
625 ILCS 5/3-400 from Ch. 95 1/2, par. 3-400
625 ILCS 5/3-401.1 new
625 ILCS 5/3-402 from Ch. 95 1/2, par. 3-402
625 ILCS 5/3-404 from Ch. 95 1/2, par. 3-404
625 ILCS 5/3-412 from Ch. 95 1/2, par. 3-412
625 ILCS 5/3-413 from Ch. 95 1/2, par. 3-413
625 ILCS 5/3-414 from Ch. 95 1/2, par. 3-414
625 ILCS 5/3-417 from Ch. 95 1/2, par. 3-417
625 ILCS 5/3-421 from Ch. 95 1/2, par. 3-421
625 ILCS 5/3-501.1 from Ch. 95 1/2, par. 3-501.1
625 ILCS 5/3-600 from Ch. 95 1/2, par. 3-600
625 ILCS 5/3-607 from Ch. 95 1/2, par. 3-607
625 ILCS 5/3-609 from Ch. 95 1/2, par. 3-609
625 ILCS 5/3-639
625 ILCS 5/3-701 from Ch. 95 1/2, par. 3-701
625 ILCS 5/3-702 from Ch. 95 1/2, par. 3-702
625 ILCS 5/3-703 from Ch. 95 1/2, par. 3-703
625 ILCS 5/3-704 from Ch. 95 1/2, par. 3-704
625 ILCS 5/3-704.1
625 ILCS 5/3-706 from Ch. 95 1/2, par. 3-706
625 ILCS 5/3-802 from Ch. 95 1/2, par. 3-802
625 ILCS 5/3-806.3 from Ch. 95 1/2, par. 3-806.3
625 ILCS 5/3-814.3
625 ILCS 5/3-814.4
625 ILCS 5/3-820 from Ch. 95 1/2, par. 3-820
625 ILCS 5/3-824 from Ch. 95 1/2, par. 3-824
625 ILCS 5/4-104 from Ch. 95 1/2, par. 4-104
625 ILCS 5/4-105 from Ch. 95 1/2, par. 4-105
625 ILCS 5/4-204 from Ch. 95 1/2, par. 4-204
625 ILCS 5/5-202 from Ch. 95 1/2, par. 5-202
625 ILCS 5/7-303 from Ch. 95 1/2, par. 7-303
625 ILCS 5/7-402 from Ch. 95 1/2, par. 7-402
625 ILCS 5/7-602 from Ch. 95 1/2, par. 7-602
625 ILCS 5/8-113 from Ch. 95 1/2, par. 8-113
625 ILCS 5/8-114 from Ch. 95 1/2, par. 8-114
Amends the State Vehicle Identification Act, the Counties Code, the Toll Highway Act, the Illinois Vehicle Code, and the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Provides that the Secretary of State may authorize the issuance of a digital registration plate to a vehicle in lieu of a set of static, metal registration plates, if the vehicle owner separately purchases the digital registration plate for a particular vehicle. Provides that the Secretary shall work with the vehicle owner and the distributor of the digital registration plates to coordinate the appropriate plate image and registration expiration to appear on the digital registration plate. Provides that one metal plate shall still be issued to the vehicle owner for the front end of the vehicle. Contains provisions governing: the renewal of digital registration plates; suspension and revocation of digital registration plates; and special license plates. Adds "digital registration plates" and "digital registration stickers" to references to "registration plates" and "registration stickers". Includes a statement of legislative intent. Effective immediately.

Senate Floor Amendment No. 1

Provides that the Secretary of State shall consult with law enforcement agencies when considering whether to approve the design of a digital license plate. Provides that the display device must allow for the automated image capture of letters and numbers during daytime and nighttime, including when the vehicle is parked or turned off.

Senate Floor Amendment No. 2

Provides that the Secretary of State may adopt rules regarding the images that may appear on digital registration plates. Provides that no image shall appear on a digital registration plate without prior approval of the Secretary.

Amends the Downstate Public Transportation Act, the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Provides for free fares for veterans with disabilities, reduced fares for other veterans, and free fares for specified high school students on days when school is in session on public transportation. Provides for a continuing appropriation beginning in Fiscal Year 2020 to cover the free and reduced fares. Effective immediately.

Amends the Downstate Public Transportation Act, the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Provides for free fares for veterans with disabilities, reduced fares for other veterans, and free fares for specified high school students on days when school is in session on public transportation. Provides for a continuing appropriation beginning in Fiscal Year 2020 to cover the free and reduced fares. Effective immediately.
SB 00104

Sen. Ram Villivalam, Napoleon Harris, III and Martin A. Sandoval-Jacqueline Y. Collins


30 ILCS 500/20-120

30 ILCS 540/7 from Ch. 127, par. 132.407

Amends the Illinois Procurement Code. Provides that the Capital Development Board and the Department of Transportation shall each, by rule, implement a pilot program under which select construction contracts shall contain provisions that if a subcontractor has performed in accordance with the provisions of the subcontract and the work has been accepted by the State agency, the State agency shall pay the subcontractor directly. Provides that the program shall be implemented by January 1, 2021. Amends the State Prompt Payment Act. Provides that certain provisions concerning payments to subcontractors do not apply to payments to a subcontractor for work performed under a subcontract entered into with a construction contractor if the contract contains a provision that the State agency shall pay the subcontractor directly.

Senate Committee Amendment No. 1

Deletes reference to:

30 ILCS 500/20-120

Adds reference to:

30 ILCS 540/1 from Ch. 127, par. 132.401

Replaces everything after the enacting clause. Amends the State Prompt Payment Act. Modifies the term "a proper bill or invoice" to include the names of all subcontractors or subconsultants to be paid from the bill or invoice and the amounts due to each of them, if any. Requires contractors to pay each subcontractor and material supplier within 7 business days after receiving payment. Requires contractors to provide written notice of refusal to pay a subcontractor or material supplier electronically within 7 business days after receiving payment. Provides a penalty for a contractor's failure to provide payment to a subcontractor or material supplier electronically within 7 business days after receiving payment. Provides that on or before July 2021, the Department of Transportation shall publish on its website a searchable database that allows for queries by the name of a subcontractor or the pay item of each pay period such that each pay item is associated with either the prime contractor or a subcontractor. Makes conforming changes.

Senate Floor Amendment No. 2

Deletes reference to:

30 ILCS 500/20-120

Adds reference to:

30 ILCS 540/1 from Ch. 127, par. 132.401

Replaces everything after the enacting clause. Amends the State Prompt Payment Act. Provides that on and after July 1, 2021, "a proper bill or invoice" also includes the names of all subcontractors or subconsultants to be paid from the bill or invoice and the amounts due to each of them, if any. Requires contractors to pay each subcontractor and material supplier, either electronically, within 7 business days after receiving payment, or if paid by a printed check, the printed check must be postmarked within 7 business days after receiving payment. Requires contractors to provide written notice of refusal to pay a subcontractor or material supplier within 7 business days after receiving payment. Provides a penalty for a contractor's failure to provide payment to a subcontractor or material supplier within 7 business days after receiving payment. Provides that on or before July 2021, the Department of Transportation shall publish on its website a searchable database that allows for queries by the name of a subcontractor or the pay item such that each pay item is associated with either the prime contractor or a subcontractor. Makes conforming changes.

Senate Floor Amendment No. 3

Requires the Department of Transportation to publish on its website a searchable database that allows for queries for each active construction contract by the name of a subcontractor or the pay item such that each pay item is associated with either the prime contractor or a subcontractor (currently, queries for each active construction contract not required).

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, and provides that when a contractor receives any payment, the contractor shall pay each subcontractor and material supplier electronically within 10 business days or 15 calendar days, whichever occurs earlier (as engrossed, payment required within 7 business days), or, if paid by a printed check, the printed check must be postmarked within 10 business days or 15 calendar days, whichever occurs earlier (as engrossed, postmark required within 7 business days), after receiving payment. Makes conforming changes.

Fiscal Note, House Floor Amendment No. 1 (Dept. of Transportation)

The changes to prompt pay will not add cost to current IDOT procedures. The query portal for the IDOT website will cost $100,000 to develop.

Aug 23 19 S Public Act . . . . . . . 101-0524

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Charter Schools Law of the School Code. Provides that the State Charter School Commission has no authority to renew a charter, and removes provisions allowing the Commission to reverse a school board's decision to deny, revoke, or not renew a charter; makes related changes. Provides that if a charter school applicant submits a proposal to a school board outside of the process adopted by that school board for receiving charter school proposals on an annual basis, the applicant shall not have any right to submit its proposal to the Commission as otherwise authorized. Allows the Commission to approve an application for a charter if certain conditions are met. Provides that the Commission may condition approval of an application on the acceptance of funding in an amount less than requested. Provides that final decisions of the Commission are subject to judicial review under the Administrative Review Law. Provides that if the Commission approves an application for a charter school, then the Commission shall act as the authorized chartering entity. Provides that if the Commission is the authorized chartering entity, then the Commission shall execute a charter agreement (instead of approve the charter agreement). Provides that the Commission has no authority to approve a charter school proposal that has been denied by a school board. Makes other changes. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Criminal Code of 2012. Makes it unlawful for any person to knowingly possess an assault weapon 300 days after the effective date of the amendatory Act, except possession of weapons registered with the Department of State Police in the time provided. Provides exemptions and penalties. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments


Jan 23 19  S  Referred to Assignments

Amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Includes in the definition of "facility" a facility that provides housing to individuals with dementia. Effective immediately.

Sen. Terry Link-Jacqueline Y. Collins-Antonio Muñoz-Scott M. Bennett, Laura Fine, John G. Mulroe, Suzy Glowiak Hilton, Cristina Castro, Julie A. Morrison, Laura Ellman, Christopher Belt, Laura M. Murphy and Toi W. Hutchinson

(Rep. Daniel Didech-Jeff Keicher-Monica Bristow-Karina Villa-Rita Mayfield and Mary Edly-Allen)

210 ILCS 32/5

Amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Includes in the definition of "facility" a facility that provides housing to individuals with dementia. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

210 ILCS 32/10

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Further amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Provides that a facility that houses dementia residents may allow electronic monitoring devices only in rooms that are located in a building that is entirely dedicated to dementia care or that are located in a building that is solely dedicated to dementia care. Effective immediately.

Jul 26 19  S  Public Act . . . . . . . . . . . . . . . . . . . 101-0160
SB 00110

Sen. Terry Link, Melinda Bush-Antonio Muñoz-Laura Ellman, Scott M. Bennett, Laura Fine, Michael E. Hastings-Thomas Cullerton, John G. Mulroe, Jennifer Bertino-Tarrant-Neil Anderson, Julie A. Morrison, Rachelle Crowe, Kimberly A. Lightfoot, Laura M. Murphy, Suzy Glowiak Hilton, Napoleon Harris, III and Donald P. DeWitte

(Rep. Jonathan Carroll-Grant Wehrli, Joyce Mason, Monica Bristow, Michael Halpin, LaToya Greenwood and Karina Villa)

35 ILCS 200/15-169

Amends the Property Tax Code. Provides that, for the 2015 taxable year and thereafter, the exemption for veterans with disabilities also carries over to the surviving spouse of a veteran who was killed in the line of duty in the current taxable year or any preceding taxable year. Provides that, for the 2019 taxable year and thereafter, the exemption for veterans with disabilities also carries over to (i) the surviving spouse of a veteran who did not obtain the exemption before death, but who would have qualified for the exemption in the current taxable year if he or she had survived and (ii) the surviving spouse of a veteran whose death was determined to be service-connected and who is certified by the United States Department of Veterans Affairs as being a current recipient of Dependency and Indemnity Compensation. Provides that, in the case of a surviving spouse who is certified by the United States Department of Veterans Affairs as being a current recipient of Dependency and Indemnity Compensation, the property is exempt. Effective immediately.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 00111

Sen. Julie A. Morrison-Laura Fine, Ann Gillespie, Scott M. Bennett, Michael E. Hastings, Christopher Belt, Napoleon Harris, III, Elgie R. Sims, Jr., Laura M. Murphy-Toi W. Hutchinson and Steven M. Landek


215 ILCS 5/356z.2

Amends the Illinois Insurance Code. In provisions concerning coverage for anesthetics provided in conjunction with dental care to an individual diagnosed with autism spectrum disorder, removes the requirement that anesthetics be provided by a dentist licensed under the Illinois Dental Practice Act and changes the age of the individual that treatment shall be covered to under age 26 (rather than under age 19).

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. In provisions concerning coverage for anesthetics provided in conjunction with dental care to an individual diagnosed with autism spectrum disorder, requires coverage for anesthetics provided by a physician licensed to practice medicine in all of its branches under the Medical Practice Act of 1987 and changes the age of the individual for which treatment shall be covered to under age 26 (rather than under age 19).

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. In provisions concerning coverage for anesthetics provided in conjunction with dental care to an individual diagnosed with autism spectrum disorder, changes the age of the individual that treatment shall be covered to under age 26 (rather than under age 19).

Aug 23 19  S  Public Act . . . . . . . . . . . . . . . . . . . 101-0525

SB 00112

Sen. Jennifer Bertino-Tarrant-Suzy Glowiak Hilton, Thomas Cullerton, Laura M. Murphy, Melinda Bush, Napoleon Harris, III and Toi W. Hutchinson-Laura Ellman

(Rep. Anne Stava-Murray)

25 ILCS 115/1
from Ch. 63, par. 14

Amends the General Assembly Compensation Act. Provides that any member of the General Assembly who is appointed to the House of Representatives or Senate after May 31 of an even-numbered year may not receive additional salary for service as a chairperson or minority spokesman. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that any member of the General Assembly who is appointed to the House of Representatives or Senate after May 31 of an even-numbered year may not receive additional salary for service as a chairperson or minority spokesman (currently, chairperson or minority spokesman), and specifies that the additional salary may not be received for the remainder of the General Assembly in which the member is appointed. Makes conforming changes concerning references to chairman and spokesman. Effective immediately.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 00113
Sen. Andy Manar
15 ILCS 30/3 from Ch. 127, par. 293.3
35 ILCS 5/226
Amends the Disaster Relief Act. Provides that as soon as practical after the effective date of this amendatory Act, the State Comptroller shall direct and the State Treasurer shall transfer $250,000 from the General Revenue Fund to the Disaster Response and Recovery Fund to be paid to the City of Taylorville for the purpose of providing disaster relief in relation to damage resulting from a tornado occurring in Taylorville on December 1, 2018. Amends the Illinois Income Tax Act. Provides a tax credit to each taxpayer who owns qualified real property located in a county in Illinois that was declared a State disaster area by the Governor due to tornadoes in 2018. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00114
Sen. Andy Manar
15 ILCS 30/3 from Ch. 127, par. 293.3
Amends the Disaster Relief Act. Provides that as soon as practical after the effective date of this amendatory Act, the State Comptroller shall direct and the State Treasurer shall transfer $250,000 from the General Revenue Fund to the Disaster Response and Recovery Fund to be paid to the City of Taylorville for the purpose of providing disaster relief in relation to damage resulting from a tornado occurring in Taylorville on December 1, 2018. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00115
Sen. Emil Jones, III
30 ILCS 105/6z-27
Amends the State Finance Act. Modifies a Section concerning moneys in the Audit Expense Fund to provide for the transfer of moneys from specified funds into the Audit Expense Fund. Makes conforming changes. Effective immediately.
House Committee Amendment No. 1
Deletes reference to:
30 ILCS 105/6z-27
Adds reference to:
305 ILCS 5/14-12
Adds reference to:
210 ILCS 50/32.5
Replaces everything after the enacting clause. Amends the Hospital Services Trust Fund Article of the Illinois Public Aid Code. In a provision requiring the Department of Healthcare and Family Services to make hospital transformation payments to hospitals participating in the hospital transformation program, provides that the hospital transformation payment amount allocated to a facility in State fiscal years 2019 through 2020 shall not be reduced or altered during State fiscal years 2021 and 2022 if: (1) the facility is located in a county having a population of more than 3,000,000; and (2) the facility was a licensed general acute care hospital that discontinued operations as a hospital on October 22, 2019 and has a Health Facilities and Services Review Board project number of E-024-19. Provides that the hospital transformation payment amount shall instead be paid to any entity that purchases the facility for the purpose of converting the facility to a freestanding emergency center, pending approval by the Health Facilities and Services Review Board of the permit to establish a freestanding emergency center as defined by the Health Facilities and Services Review Board. Amends the Emergency Medical Services (EMS) Systems Act. Provides that the Department of Public Health may issue an annual freestanding emergency center license to a facility that (i) is located in a county having a population of more than 3,000,000 and (ii) was approved to discontinue operations as a hospital by the Health Facilities and Services Review Board in calendar year 2019 under Health Facilities and Services Review Board project number E-024-19, if the facility complies with certain requirements under the Act. Effective immediately.
Nov 04 19 S Placed on Calendar Order of Concurrence House Amendment(s) 1 - November 12, 2019
SB 00116  Sen. Chuck Weaver
105 ILCS 5/27A-4
105 ILCS 5/27A-6
Amends the Charter Schools Article of the School Code. Removes provisions providing that the total number of charter schools operating under this Article at any one time shall not exceed 120. Removes a provision limiting the number of charter schools to 70 in any city having a population exceeding 500,000. Removes a provision limiting the number of charter schools to 45 in the remainder of the State. Removes a provision providing that the State Board of Education shall assign a number to each charter submission it receives for its review and certification, based on the chronological order in which the submission is received by it.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00117  Sen. Jason A. Barickman-Chuck Weaver
(Rep. Thomas M. Bennett-Dan Brady-Michelle Mussman-Katie Stuart-Tony McCombie, Avery Bourne and Fred Crespo)
105 ILCS 10/4 from Ch. 122, par. 50-4
Amends the Illinois School Student Records Act. Provides that if the rights and privileges accorded to a parent under the Act have been transferred to a student, a school must give reasonable prior notice to the student (rather than the parent) before any school student record is destroyed or any information is deleted from that record. Provides that a school may provide reasonable prior notice to a parent or student through (i) notice in the school's parent or student handbook, (ii) publication in a newspaper, (iii) U.S. mail delivered to the last known address of the parent or student, or (iv) other means provided the notice is confirmed to have been received.

Jul 26 19  S Public Act . . . . . . . . 101-0161

SB 00118  Sen. Jason A. Barickman
105 ILCS 5/10-20.21
Amends the School Code. With regard to the requirement that all contracts for the purchase of supplies and materials or work involving an expenditure in excess of $25,000 or a lower amount as required by school board policy be awarded to the lowest responsible bidder, exempts contracts for the purchase of commodities with prices affected by the trade of commodities and derivatives on a United States commodities exchange, including, but not limited to, gasoline, diesel, and natural gas (rather than contracts for the purchase of natural gas when the cost is less than that offered by a public utility).

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments
SB 00119
Sen. Heather A. Steans
(Rep. Michael J. Zalewski)

35 ILCS 5/502.2 new
Amends the Illinois Income Tax Act. Provides that any person required to file a federal Form 1099-K with respect to a nonresident who performed services within the State during the taxable year shall file a copy of that form with the Department of Revenue. Provides that a third-party settlement organization that is required to file an information return under certain provisions of the Internal Revenue Code shall, within 30 days of the date the filing is due to the Internal Revenue Service, file a duplicate return with the Department of Revenue. Provides that third-party network transactions are subject to the $600 de minimis reporting requirements set forth in the Internal Revenue Code, rather than the de minimis reporting requirements otherwise applicable to third-party settlement organizations under the Internal Revenue Code.

Senate Committee Amendment No. 1
Deletes reference to:
35 ILCS 5/502.2 new
Adds reference to:
35 ILCS 5/703A
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Provides that a person required to file a federal Form 1099-K identifying a reportable payment transaction to a payee with an Illinois address shall also report to the Department of Revenue and to any payee with an Illinois address any information required by Section 6050W of the Internal Revenue Code with respect to third-party network transactions. Provides that third-party network transactions are subject to the $600 de minimis reporting requirements set forth in the Internal Revenue Code, rather than the de minimis reporting requirements otherwise applicable to third-party settlement organizations under the Internal Revenue Code. Provides that failure to provide that information shall result in a penalty for failure to file a tax return.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No. 1. Provides that the de minimis requirement for third-party network transactions shall be $1,000 and more than 3 transactions per reporting period. Provides that the Department of Revenue shall not share information gathered from Third Party Settlement Organizations with other federal, State, or local government entities. Provides that the amendatory Act applies for reporting periods beginning on or after January 1, 2020. Provides that failure to provide information shall result in a penalty under the Uniform Penalty and Interest Act. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
35 ILCS 5/703A
Adds reference to:
20 ILCS 605/605-1030
Adds reference to:
20 ILCS 3105/20
Adds reference to:
30 ILCS 105/6z-78
Adds reference to:
30 ILCS 330/7.6
Adds reference to:
30 ILCS 769/25-7
Adds reference to:
35 ILCS 505/8b
Adds reference to:
20 ILCS 663/25
Adds reference to:
20 ILCS 605/605-1025
Adds reference to:
30 ILCS 105/8.53 new
Adds reference to:
35 ILCS 5/229
SB 00119 (CONTINUED)

Adds reference to:
- 35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
- 35 ILCS 105/9 from Ch. 120, par. 439.9
- 35 ILCS 110/2 from Ch. 120, par. 439.32
- 35 ILCS 110/9 from Ch. 120, par. 439.39
- 35 ILCS 115/2 from Ch. 120, par. 439.102
- 35 ILCS 115/9 from Ch. 120, par. 439.109
- 35 ILCS 120/2-22 new
- 35 ILCS 120/2-45 from Ch. 120, par. 441-45
- 35 ILCS 120/3 from Ch. 120, par. 442
- 35 ILCS 130/2 from Ch. 120, par. 453.2
- 35 ILCS 505/2 from Ch. 120, par. 418
- 35 ILCS 505/2a from Ch. 120, par. 418a
- 35 ILCS 505/2b from Ch. 120, par. 418b
- 35 ILCS 505/8a from Ch. 120, par. 424a
- 50 ILCS 470/10
- 50 ILCS 470/31
- 55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
- 55 ILCS 5/5-1006.5
- 55 ILCS 5/5-1006.7
- 55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
- 55 ILCS 5/5-1008.5
- 55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
- 55 ILCS 5/5-1184 rep.
- 65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
SB 00119 (CONTINUED)

Adds reference to:
- 65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
- 65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
- 65 ILCS 5/8-11-1.6
- 65 ILCS 5/8-11-1.7
- 65 ILCS 5/8-11-2.3
- 65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
- 65 ILCS 5/11-74.3-6
- 65 ILCS 5/11-101-3
- 70 ILCS 200/245-12
- 70 ILCS 750/25
- 70 ILCS 1605/30
- 70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
- 70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
- 70 ILCS 3615/4.03.3
- 70 ILCS 3720/4 from Ch. 111 2/3, par. 254
- 415 ILCS 125/310
- 415 ILCS 125/315
- 415 ILCS 125/320
- 805 ILCS 8/5-10
- 15 ILCS 405/16 from Ch. 15, par. 216
- 35 ILCS 105/2 from Ch. 120, par. 439.2
- 35 ILCS 105/2d
- 35 ILCS 120/1 from Ch. 120, par. 440
SB 00119 (CONTINUED)

Adds reference to:

35 ILCS 120/2

from Ch. 120, par. 441

Adds reference to:

35 ILCS 120/2-12

Adds reference to:

35 ILCS 185/5-5

Adds reference to:

35 ILCS 185/5-15

Adds reference to:

35 ILCS 185/5-20

Adds reference to:

35 ILCS 185/5-25

Adds reference to:

35 ILCS 185/5-27 new

Adds reference to:

35 ILCS 185/5-30

Adds reference to:

625 ILCS 5/3-821

from Ch. 95 1/2, par. 3-821


S  Public Act . . . . . . . . . 101-0604

SB 00120
Sen. Neil Anderson

New Act

Creates the Public Duty Rule Codification Act. Contains legislative findings and a statement of legislative purpose. Provides that a local governmental entity and its employees owe no duty of care to individual members of the general public to provide governmental services.
SB 00121  Sen. Julie A. Morrison-Jacqueline Y. Collins

30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10 from Ch. 120, par. 442
35 ILCS 120/3 from Ch. 120, par. 442

Amends the State Finance Act to create the Community Mental Health Services Fund as a special fund in the State treasury. Provides that moneys in the Community Mental Health Services Fund shall be used to assist, support, and establish community-based mental health providers and programs. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Imposes a surcharge of $0.01 per cartridge or shell on firearm ammunition. Provides that moneys from the surcharge shall be deposited into the Community Mental Health Services Fund. Effective immediately.

Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00122  Sen. Michael E. Hastings, Rachelle Crowe-Thomas Cullerton, Kimberly A. Lightford, Julie A. Morrison, Antonio Muñoz and Laura M. Murphy

(Rep. Debbie Meyers-Martin and Kelly M. Burke)

30 ILCS 500/45-57

Amends the Illinois Procurement Code. Allows an authorized official of Cook County under the county's veteran-owned business program to certify to the Department of Veterans' Affairs that Cook County's certification standards do not conflict with the requirements of the Code concerning veteran-owned businesses. Requires that, upon certification, the Department of Central Management Services will notify Cook County businesses of certain information concerning the notification and ensure that parties who obtain certification under Cook County's program are immediately registered with the State as certified and qualified businesses under the Code. Requires the Department to contribute money to support the program under available appropriations. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Requires the Department of Central Management Services to submit an annual report concerning certifications issued to veteran-owned small businesses and service-disabled veteran-owned small businesses. Requires the Department to conduct a minimum of 2 outreach events per year to ensure that veteran-owned small businesses and service-disabled veteran-owned small businesses know about the procurement opportunities and certification requirements with the State. Adds additional requirements concerning the certification program for veteran-owned small businesses and service-disabled veteran-owned small businesses. Provides that the Department of Central Management Services, in consultation with the Department of Veteran Affairs, may develop programs and agreements to encourage cities, counties, towns, townships, and other certifying entities to adopt uniform certification procedures and certification recognition programs. Provides that a business shall be certified by the Department of Central Management Services as a service-disabled veteran-owned small business or a veteran-owned small business if the Department determines that the business has been certified as a service-disabled veteran-owned small business or a veteran-owned small business by the Vets First Verification Program of the United States Department of Veterans Affairs, and the business has provided to the Department with specified information. Provides that the policies of the Department of Central Management Services regarding recognition of the Vets First Verification Program shall be reviewed annually. Effective immediately.

May 10 19  H Rule 19(a) / Re-referred to Rules Committee

SB 00123  Sen. Julie A. Morrison-John F. Curran-Laura Ellman, Michael E. Hastings and Steve Stadelman

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

Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Effective immediately.

Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments
SB 00124  Sen. Dan McConchie-John F. Curran, William E. Brady-Steven M. Landek, Jim Oberweis and Bill Cunningham

35 ILCS 200/5-15
Amends the Property Tax Code. Provides that upon establishing the compensation of board of review employees fixed by the county board, the county shall, at all times, ensure that each of the commissioners on the board of review receives equitable resources and staffing. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00125  Sen. Julie A. Morrison

405 ILCS 5/3-802  from Ch. 91 1/2, par. 3-802
Amends the Mental Health and Developmental Disabilities Code. Provides that when the respondent requests a jury on the question of whether he or she is subject to involuntary admission on an inpatient or outpatient basis, the jury shall consist of 6 persons, unless either party demands a jury of 12 persons. Provides that a respondent is also entitled (rather than not entitled) to a jury on the question of whether psychotropic medication or electroconvulsive therapy may be administered under the Code. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00126  Sen. Sue Rezin

50 ILCS 55/1
Amends the Local Government Electronic Notification Act. Makes a technical change in a Section concerning the short title.
Jan 29 19  S  Referred to Assignments

SB 00127  Sen. Sue Rezin

35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Jan 29 19  S  Referred to Assignments

SB 00128  Sen. Jil Tracy-Jason Plummer and Jim Oberweis

25 ILCS 170/11.4 new
Amends the Lobbyist Registration Act. Provides that on and after January 1, 2020, a person required to be registered under the Act may not make any expenditures from a candidate political committee established on his or her behalf for the period of time he or she is registered as a lobbyist and for 2 years after the expiration of his or her registration under the Act. Defines "candidate political committee".
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00129  Sen. David Koehler

220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00130 Sen. David Koehler

220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101

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

Senate Committee Amendment No. 2

Deletes reference to:
220 ILCS 5/1-101

Adds reference to:
220 ILCS 5/4-701 new

Adds reference to:
220 ILCS 5/4-702 new

Adds reference to:
220 ILCS 5/4-703 new

Replaces everything after the enacting clause. Amends the Public Utilities Act. Provides that the Illinois Commerce Commission shall conduct at least one workshop and issue a report examining the ability of competitive energy markets to reduce total costs for Illinois consumers and encourage merchant investment through combinations of supply and demand-side management options. Provides that the Commission shall conduct at least one workshop and issue a report on the performance of all power generation in the State during the summer peak demand periods of 2018 and the winter peak demand period of 2018-2019, and identify which resources ensure the lowest cost and most reliable generation for Illinois consumers. Provides that the Commission shall conduct at least one workshop and issue a report that identifies the volumes, generation sources by fuel type, and market values of hourly electricity imports to and exports from Illinois for the years 2016, 2017, and 2018. Provides that the reports shall be submitted to the Governor and the General Assembly, as well as posted on the Internet website of the Commission, on or before March 1, 2020. Repeals the provisions on January 1, 2021. Effective immediately.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00131 Sen. Jil Tracy-Linda Holmes

(Rep. Ryan Spain)

510 ILCS 5/8 from Ch. 8, par. 358

Amends the Animal Control Act. Provides that every owner of a cat that is a companion animal and is 4 months or more of age shall have each cat inoculated against rabies by a licensed veterinarian. Provides that every cat that is a companion animal shall have a second rabies vaccination within one year of the first. Provides that the provision does not apply to feral cats; however, if a feral cat is presented to a licensed veterinarian for sterilization, the feral cat shall be inoculated against rabies, unless the person presenting the feral cat for care provides an inoculation certificate showing that the feral cat has been inoculated against rabies, and the cost of the inoculation shall be paid by the person presenting the feral cat to a licensed veterinarian for care. Provides that a veterinarian who inoculates a feral cat shall issue an inoculation certificate to the person who presented the feral cat for veterinary care. Makes other technical changes.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Provides that the registration requirements or any fee imposed by the county under the Act shall not apply to feral cats.

Aug 09 19 S Public Act ........... 101-0299

SB 00132 Sen. Cristina Castro, Ann Gillespie-Iris Y. Martinez-Kimberly A. Lightford, Ram Villivalam and Christopher Belt

225 ILCS 60/20 from Ch. 111, par. 4400-20

225 ILCS 65/55-35

225 ILCS 65/60-40

225 ILCS 65/65-60 was 225 ILCS 65/15-45

Amends the Nurse Practice Act and the Medical Practice Act of 1987. Requires the Department of Financial and Professional Regulation to adopt rules to include implicit bias training in the continuing education requirements for licensees under the Acts. Defines "implicit bias." Effectively immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00133  Sen. Kimberly A. Lightford, Cristina Castro, Emil Jones, III and Toi W. Hutchinson

105 ILCS 5/30-16.1  from Ch. 122, par. 30-16.1

Amends the School Code. Makes a technical change in a Section concerning Reserve Officer's Training Corps scholarships.

Jan 29 19  S  Referred to Assignments

SB 00134  Sen. David Koehler

220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101

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

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00135  Sen. David Koehler

20 ILCS 3855/1-1


Senate Committee Amendment No. 2

Deletes reference to:

20 ILCS 3855/1-1

Adds reference to:

20 ILCS 3855/1-135 new

Adds reference to:

20 ILCS 3855/1-140 new

Replaces everything after the enacting clause. Amends the Illinois Power Agency shall conduct at least one workshop and issue a report regarding the importance of fuel diversity in Illinois for capacity. Provides that the Agency shall conduct at least one workshop and issue a report on the level of demand response resources in the Illinois capacity markets and the benefits that demand response brings to wholesale markets and demand response providers, and identify barriers to market participation by consumers. Provides that the reports shall be submitted to the Governor and the General Assembly, as well as posted on the Internet website of the Agency, on or before March 1, 2020. Repeals the provisions on January 1, 2021. Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00136  Sen. David Koehler

20 ILCS 3855/1-1


Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00137  Sen. David Koehler

20 ILCS 3855/1-1


Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00138  Sen. Jacqueline Y. Collins-Iris Y. Martinez-Don Harmon  

735 ILCS 5/15-1401.1
Amends the Mortgage Foreclosure Article of the Code of Civil Procedure in relation to short sales of property. Provides that, if an offer to purchase either a mortgage or residential property is made by an entity with a tax-exempt filing status under Section 501(c)(3) of the Internal Revenue Code for the purpose of reselling that mortgage or residential property to the mortgagor, and financing for the repurchase will be provided by a certified community development financial institution, an affidavit, statement, agreement, or addendum limiting ownership or occupancy of the residential property by the mortgagor shall not provide a basis to avoid a sale or transfer, nor is it enforceable against the acquiring entity or any real estate broker, mortgagor, or settlement agent named in the affidavit, statement, agreement, or addendum. Provides that, at the time of an offer, specified disclosures shall be made to the mortgagee in connection with any purchase of a sale. Provides that, upon request by the mortgagee, a certified community development financial institution shall provide documentation evidencing its current certification status. Effective immediately.

Senate Committee Amendment No. 1
Provides that "residential property" is limited to the primary (rather than the principal) residence of a person. Provides that specified disclosures shall be made to the mortgagor. Provides that nothing in the new provisions shall impair, abrogate, or abridge in any manner the rights of the mortgagee to accept or reject an offer to purchase either a mortgage or residential property, nor shall it give rise to a cause of action.

Aug 16 19  S  Public Act . . . . . . . . . 101-0396

SB 00139  Sen. Kimberly A. Lightford  
305 ILCS 5/1-5  from Ch. 23, par. 1-5

Jan 29 19  S  Referred to Assignments

35 ILCS 200/15-170
Amends the Property Tax Code. Provides that a person who has been granted a senior citizens homestead exemption need not reapply for the exemption. Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00141  Sen. Andy Manar-Jason A. Barickman  
10 ILCS 5/10-2  from Ch. 46, par. 10-2
10 ILCS 5/10-3  from Ch. 46, par. 10-3
Amends the Election Code. Provides that petitions to constitute a new political party in the State and nomination petitions for independent candidates must be signed by a number of qualified voters at least equal to the minimum petition signature requirement for a Statewide office candidate of an established political party (instead of 1% of the number of voters who voted at the next preceding Statewide general election or 25,000 qualified voters, whichever is less). Provides that petitions for form a new political party within any district or political subdivision less than the entire State shall be signed by qualified voters of the district or political subdivision equaling in number not less than the minimum petition signature requirement for the office on the slate with the highest minimum petition signature requirement (instead of 5% of the number of voters who voted at the next preceding regular election in that district or subdivision). Provides that the signature requirement for nomination petitions for independent candidates for public offices other than Statewide offices is the same as the signature requirement for established political parties. Provides that, if the signature requirement for established political party candidates also includes a limit on the number of signatures that may be filed, then that limitation shall also apply to new political party candidates for that office. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Freedom of Information Act to provide that in the case of sexual assault or sexual abuse by a school district employee or volunteer, nothing in the Act prohibits a school district from disclosing the disciplinary records of that person. Amends the School Code to require a school board to report all credible cases of sexual assault or sexual abuse by a licensed educator to the State Board of Education, to establish a hearing procedure for student victims, and to ensure that a licensed educator under investigation by the State Superintendent of Education is reassigned to non-classroom duty. Provides that, beginning with the 2019-2020 school year, the State Board of Education must monitor all fingerprint-based criminal history records checks and any other database checks conducted by a school district or regional superintendent for applicants for employment with a school district. Makes changes concerning educator licensure and allegations of physical or sexual abuse. Amends the Criminal Code of 2012 to create the criminal offense of sexual conduct or sexual relations with a student by an authority figure. Amends the Code of Criminal Procedure of 1963 to require an arresting enforcement agency to share its reports pertaining to the arrest of a licensed educator with the superintendent of any school district that employs the educator (or, in the case of the arrest of a superintendent, with the school board of any school district that employs the superintendent). Amends the Personnel Record Review Act to provide that the Act does not prohibit a school district from divulging internal investigative findings and discipline to another school district. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00143
Sen. Heather A. Steans

Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.

Jan 29 19  S  Referred to Assignments
SB 00145  Sen. Antonio Muñoz, Laura Ellman-Roehr Peters-Omar Aquino, Scott M. Bennett, Laura Fine, Michael E. Hastings, Laura M. Murphy, Bill Cunningham-Iris Y. Martinez, Mattie Hunter, Julie A. Morrison, Jacqueline Y. Collins, Emil Jones, III and Cristina Castro

10 ILCS 5/21-1 from Ch. 46, par. 21-1
Amends the Election Code. Provides that no candidate for President or Vice-President of the United States shall appear on the official ballot for the general election if that candidate has not released his or her tax returns at least 5 days prior to the date set for certification of the ballot for the general election. Defines "released his or her tax returns" to mean that the tax returns filed with the federal Internal Revenue Service for the 5 most recent years in which tax returns have been filed by the candidates for President and Vice-President of the United States have been filed with the Secretary of State. Requires the Secretary of State to post the tax returns on the Secretary of State's website and to certify that the tax returns have been filed to the State Board of Elections. Allows the Secretary of State to adopt rules to implement the provisions.

Senate Committee Amendment No. 1
Adds reference to:
10 ILCS 5/7-11 from Ch. 46, par. 7-11
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Further amends the Election Code. Provides that a candidate for President of the United States may have his name printed upon the primary ballot of his political party if he also files his income tax returns for the previous 5 years with the office of the Secretary of State. Provides that no candidate for President or Vice President of the United States shall appear on the official ballot for the general election if that candidate has not released his or her income tax returns for the 5 tax years immediately preceding the year of the general election (rather than at least 5 days prior to the date set for certification of the ballot for the general election). Provides that the Secretary of State shall redact certain personal information of a candidate on a submitted income tax return. Provides that if a candidate for President or Vice President has not filed his or her income tax return with the Internal Revenue Service for the tax year immediately preceding the year of the general election by the time electors have been chosen, then the candidate must submit his or her income tax return to the Secretary of State within 5 days after he or she files the income tax return with the Internal Revenue Service. Changes references to "tax returns" to "income tax returns". Defines "income tax return". Makes changes to the definition of "released his or her tax returns".

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 00146  Sen. Jil Tracy and Steven M. Landek

30 ILCS 105/6z-20 from Ch. 127, par. 142z-20
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
70 ILCS 1605/30
70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
Amends the State Finance Act, Counties Code, Illinois Municipal Code, Metro-East Park and Recreation District Act, Local Mass Transit District Act, Regional Transportation Authority Act, and Water Commission Act of 1985. Provides that the amounts transferred into the Tax Compliance and Administration Fund shall be reduced from 1.5% to 1%. Effective July 1, 2019.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00147  Sen. Don Harmon

(Rep. Michelle Mussman-Bob Morgan)

820 ILCS 205/12.5 new
Amends the Child Labor Law. Provides that, before a child may be issued a permit to work as a child performer, a trust account must be established providing, at a minimum, that: at least 15% (or a greater percentage as determined by rule) of the gross earnings of the child performer shall be deposited into the account; the funds in the account shall be available only to the child performer; the funds shall be held by a bank, corporate fiduciary, or trust company, as those terms are defined in the Corporate Fiduciary Act; and the funds in the account shall become available to the child performer upon the child performer attaining the age of 16 years. Provides that the new provisions do not apply to an employer of a child performer employed to perform services as an extra, services as a background performer, or services in a similar capacity. Provides that the Department of Labor shall adopt rules to implement the provisions.

Senate Floor Amendment No. 1
Provides that funds placed into a trust account for a child performer shall remain in the account until the child performer attains the age of 18, instead of 16, or until the child performer is declared emancipated. Requires trusts to meet the requirements of the Illinois Uniform Transfers to Minors Act. Provides that if a parent or guardian fails to provide to an employer information necessary to transfer funds into a trust account within 30 days after the expiration of a temporary employment certificate, the employer shall transfer the funds to the State treasurer in accordance with the Revised Uniform Unclaimed Property Act.

House Committee Amendment No. 1
Provides that upon the failure of a parent or guardian to provide to an employer information necessary to transfer funds into a trust account within 30 days after an employment certificate has been issued (rather than within 30 days of a temporary employment certificate having expired), the employer shall transfer the funds to the State Treasurer in accordance with the Revised Uniform Unclaimed Property Act.

House Floor Amendment No. 3
Provides that the Department of Labor shall prescribe the form of the temporary employment certificate and make it available on its website. Removes the authorization to increase by rule the amount of gross earnings that must be deposited into the trust account. Provides that the Department of Labor may, rather than shall, adopt rules relating to trust fund accounts.

Aug 23 19  S  Public Act . . . . . . . . . 101-0526
SB 00148  Sen. Neil Anderson-Jason Plummer

New Act
Creates the Gun Crime Charging and Sentencing Accountability and Transparency Act. Provides that in a criminal case, if a defendant is charged with an offense involving the illegal use or possession of a firearm and subsequently enters into a plea agreement in which the charge will be reduced to a lesser offense or a non-weapons offense in exchange for a plea of guilty, at or before the time of sentencing, the State's Attorney shall file with the court a written statement of his or her reasons in support of the plea agreement, which shall specify why the offense or offenses of conviction resulting from the plea agreement do not include the originally charged weapons offense. Provides that the written statement shall be part of the court record in the case and a copy shall be provided to any person upon request. Provides that in a criminal case in which the original charge is or was for an offense involving the illegal use or possession of a firearm, if a defendant pleads guilty or is found guilty of the original charge or lesser offense or a non-weapons offense, in imposing sentence, the judge shall set forth in a written sentencing order his or her reasons for imposing the sentence or accepting the plea agreement. Provides that a copy of the written sentencing order shall be provided to any person upon request.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00149  Sen. Neil Anderson and Paul Schimpf

720 ILCS 5/24-2
Amends the Criminal Code of 2012. Provides that full-time, sworn, compensated fire fighters are permitted to carry a pistol, revolver, stun gun, taser, or other firearm on his or her person in public or in a vehicle, if the fire fighter has a valid concealed carry license, is carrying on duty, and has been approved to carry on duty by the mayor, city council, village president, or village board of trustees.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00150  Sen. Thomas Cullerton-John F. Curran

New Act
30 ILCS 5/3-1 from Ch. 15, par. 303-1

Creates the Public University Administrative Cost Decrease Act. Provides that all public universities shall annually submit a cost certification that certifies the level of spending dedicated to administrative costs for the current academic year. Provides that beginning with the 2020-2021 academic year, a Board of Trustees of a public university may not enact a budget that contains tuition or fee increases above that of the tuition and fees set in the 2017-2018 academic year until the Auditor General has verified that the cost certification submitted by the public university and due in the same calendar year of the proposed tuition or fees increase has shown a decrease of administrative costs by 25%. Amends the Illinois State Auditing Act. Makes related changes. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00151  Sen. Thomas Cullerton-John F. Curran

110 ILCS 305/90
110 ILCS 520/75
110 ILCS 660/5-185
110 ILCS 665/10-185
110 ILCS 670/15-185
110 ILCS 675/20-190
110 ILCS 680/25-185
110 ILCS 685/30-195
110 ILCS 690/35-190
110 ILCS 805/3-65

Amends various Acts relating to the governance of public universities and community colleges in Illinois. With respect to employment contracts entered into with the president or all chancellors of a public university or an employee of a community college district, provides that severance under the contract may not exceed 6 months (rather than one year) of salary and applicable benefits.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00152  Sen. Iris Y. Martinez

225 ILCS 65/Art. 85 heading new
225 ILCS 65/85-5 new
225 ILCS 65/85-10 new

Amends the Nurse Practice Act. Ratifies and approves the Nurse Licensure Compact, which allows for the issuance of multistate licenses that allow nurses to practice in their home state and other compact states. Provides that the Compact does not supersede existing State labor laws.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00153  Sen. Antonio Muñoz-Omar Aquino-Ram Villivalam, Laura Fine, Michael E. Hastings and John G. Mulroe-Martin A. Sandoval

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-48 from Ch. 46, par. 2A-48
105 ILCS 5/34-3 from Ch. 122, par. 34-3
105 ILCS 5/34-4 from Ch. 122, par. 34-4
105 ILCS 5/34-4.1 new
105 ILCS 5/34-4.2 new
105 ILCS 5/34-13.1
105 ILCS 5/34-21.9 new

Amends the Election Code. Provides for the election of the Chicago Board of Education starting with the 2023 consolidated primary election. Makes related changes. Amends the Chicago School District Article of the School Code. Provides that a person shall be a U.S. citizen and registered voter and shall have been a resident of the city and the electoral district for at least one year immediately preceding his or her election. Sets forth provisions concerning nominating petitions and ballots. Sets forth provisions providing that the City of Chicago shall be subdivided into 20 electoral districts by the General Assembly for seats on the Chicago Board of Education. Sets forth provisions providing that in the year following each decennial census, the General Assembly shall redistrict the electoral districts to reflect the results of each decennial census. Makes other changes. Effective immediately.

Jan 29 19  S  Referred to Assignments

SB 00154  Sen. Linda Holmes-Laura Fine, Sue Rezin-Cristina Castro-Suzy Glowiak Hilton, Laura Ellman and Laura M. Murphy-Julie A. Morrison

720 ILCS 5/48-11

Amends the Criminal Code of 2012. Provides that a person commits unlawful use of an animal (currently, this provision only covers elephants) in a traveling animal act when he or she knowingly allows for the participation of an animal in a traveling animal act. Unlawful use of an animal in a traveling animal act is a Class A misdemeanor. Defines "animal". Effective July 1, 2019.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00155  Sen. David Koehler, Julie A. Morrison, Mattie Hunter, Rachelle Crowe, Laura Fine, Laura M. Murphy, Christopher Belt, Napoleon Harris, III, Jacqueline Y. Collins, Toi W. Hutchinson, Steven M. Landek, Cristina Castro, Bill Cunningham, Antonio Muñoz and Elgie R. Sims, Jr.-Kimberly A. Lightford

325 ILCS 20/3 from Ch. 23, par. 4153

Amends the Early Intervention Services System Act. Redefines "physical or mental condition that typically results in developmental delay" to mean a diagnosed medical disorder bearing a relatively well known expectancy for developmental outcomes within varying ranges of developmental disabilities, including elevated blood lead levels, as defined by the Department of Public Health by rule, confirmed by a venous blood test (rather than a diagnosed medical disorder bearing a relatively well known expectancy for developmental outcomes within varying ranges of developmental disabilities).

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00156  Sen. Chuck Weaver-Pat McGuire, Scott M. Bennett, Elgie R. Sims, Jr. and Christopher Belt-Jacqueline Y. Collins

(Rep. Rita Mayfield-Daniel Swanson-Maurice A. West, II-Tony McCombie-Arthur Turner, Kelly M. Cassidy, Mike Murphy, Randy E. Frese, Sonya M. Harper, LaToya Greenwood, André Thapedi, Amy Grant and Camille Y. Lilly)

20 ILCS 1370/1-46 new
730 ILCS 5/3-7-8 new

Amends the Department of Innovation and Technology Act and the Unified Code of Corrections. Provides that the Director of Corrections and the Secretary of Innovation and Technology shall jointly adopt a rule or best practices protocol that permits each committed person in a Department of Corrections institution or facility to access specific and approved job search and career building websites within a specified period before the person's release from the Department of Corrections institution or facility and to access only those job search and career building websites.

Aug 16 19  S  Public Act . . . . . . . . . 101-0397
SB 00157  Sen. Chuck Weaver and Paul Schimpf

430 ILCS 66/40

430 ILCS 66/55

430 ILCS 66/60

Amends the Firearm Concealed Carry Act. Provides that notwithstanding whether the laws of the state or territory where the non-resident resides related to firearm ownership, possession, and carrying are substantially similar to the requirements to obtain a license under this Act, the Department of State Police shall allow for a non-resident license application if the applicant is employed by the United States Military permanently assigned in Illinois on Permanent Change of Station or Permanent Change of Assignment orders and who is not a resident of Illinois but maintains an address in Illinois. Provides that a non-resident applicant shall submit with his or her application a photocopy of Permanent Change of Station or Permanent Change of Assignment orders to an assignment in this State and an affirmation that the applicant possesses a currently valid Firearm Owner's Identification Card with the Firearm Owner's Identification Card number or notice that the applicant is applying for a Firearm Owner's Identification Card in conjunction with the license application. Provides that a non-resident licensee a shall notify the Department of State Police within 30 days of moving to an address outside of this State, a Permanent Change of Station or Permanent Change of Assignment to a duty station outside this State, or a separation or retirement from the United States Military in addition to the notification requirements of the Act. Makes other changes.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Property Tax Code. Provides that, if the property contains a hazardous substance, hazardous waste, or an underground storage tank, the court may order the holder of the certificate of purchase to assign the certificate to the county collector upon request of the county collector. Provides that the county collector may further assign the certificate to the county, acting as trustee for taxing districts, or to a taxing district having an interest in the taxes sold. In a Section that allows a tax purchase be set aside as a sale in error if a county, city, village, or incorporated town has an interest in the property under the police and welfare power by advancements made from public funds, provides that such a sale in error may not be granted if the lien has been released, satisfied, discharged, or waived.

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 200/21-310
35 ILCS 200/22-35
Amends the Property Tax Code. Provides that, for a municipality with a population over 100,000, all property owned by the municipality, or property interests or rights held by the municipality, regardless of whether such property, interests, or rights are, in whole or in part, within or without its corporate limits, that is used for toll road or toll bridge purposes and that is leased or licensed for those purposes to another entity whose property or property interests or rights are not exempt shall remain exempt, and any leasehold interest in such property, interest, or rights shall not be subject to property taxes.

Amends the Toll Highway Act. Provides that the Authority shall have power to enter into an intergovernmental agreement or contract with a unit of local government or other public or private entity for a private bridge operator's collection, enforcement, and administration of tolls, violations, fees, fines, charges, and penalties in connection with a bridge authorized under the Toll Bridge Act. Amends the Toll Bridge Act. Provides that county boards may fix toll rates by establishing a toll rate schedule setting a maximum toll rate. Provides that a private operator may enter into an agreement with the Illinois State Toll Highway Authority to provide electronic toll collection or toll violation enforcement services. Amends the Illinois Vehicle Code. Prescribes processes by which private and public tolling entities shall report violations to the Secretary of State. Provides that the Secretary of State may suspend a person's driver's license for failure to satisfy fines or penalties for toll violations. Prescribes process for the suspension of a driver's license due to tolling violations. Effective immediately.

House Floor Amendment No. 2
Provides that, except as regarding toll bridges or as otherwise provided by law, nothing in the amendatory Act shall be construed to authorize a county, municipality, local government, or private operator to impose a toll upon any public road, street, or highway; nor shall any provision be construed to authorize, pursuant to an intergovernmental agreement or otherwise, the imposition of any toll upon any public road, street, or highway.

Aug 16 19 S Public Act . . . . . . . 101-0398
SB 00159  Sen. Dave Syverson
625 ILCS 5/6-104  from Ch. 95 1/2, par. 6-104
625 ILCS 5/11-1414.1  from Ch. 95 1/2, par. 11-1414.1
Amends the Illinois Vehicle Code. Provides that employees of regional offices of education, intermediate services centers, school districts, and any contracting agency, along with workers from child welfare agencies with open cases involving the student, may transport a student to and from school in a first division vehicle if proof of insurance not less than $300,000 per incident and $100,000 per person is on record with the employer of the driver of the vehicle. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00160  Sen. Neil Anderson, Jason Plummer and Paul Schimpf
105 ILCS 5/27-23.13 new
Amends the School Code. Provides that a school district may offer a firearm safety training course to students in grades 9 through 12, which may include instruction on hunting safety. Provides that if a school district offers the course, a student may not be required to take the course. Provides that if a school board intends to offer a firearm safety training course, it must develop a policy to implement the course and must publish that policy on the district's website.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

15 ILCS 205/6.3 new
15 ILCS 205/6.4 new
Amends the Attorney General Act. Creates the Worker Protection Unit within the Office of the Illinois Attorney General to intervene in, initiate, enforce, and defend all criminal or civil legal proceedings on matters and violations relating to specified statutes. Provides further powers and requirements of the Attorney General in the Worker Protection Unit. Creates the Worker Protection Task Force. Provides for the purposes and composition of the Task Force. Provides that the Task Force shall submit a report to the Governor and the General Assembly regarding its progress no later than December 1, 2020. Repeals the Task Force December 1, 2021.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with additions and changes. Modifies provisions concerning the Worker Protection Unit. Specifies that the Unit shall be dedicated to combating businesses that underpay their employees, force their employees to work in unsafe conditions, and gain an unfair economic advantage by avoiding their tax and labor responsibilities. Specifies that the Unit shall have the power and duty to intervene in, initiate, and enforce all legal proceedings on matters related to the payment of wages, the safety of the workplace, and fair employment practices. Provides that the Office of the Attorney General may use information obtained by the Worker Protection Unit for law enforcement purposes only. Modifies provisions concerning the Worker Protection Unit Task Force. Provides that the Task Force shall be coordinated by the Office of the Attorney General to promote a statewide outreach and enforcement effort to target businesses that violate the State's worker protection laws (currently, to target Illinois' underground economy). Adds members to the Task Force. Makes other changes concerning the purposes and duties of the Unit and Task Force.
Aug 23 19  S  Public Act . . . . . . . . . 101-0527
SB 00162


55 ILCS 5/5-1069 from Ch. 34, par. 5-1069
65 ILCS 5/10-4-2 from Ch. 24, par. 10-4-2
215 ILCS 5/356g from Ch. 73, par. 968g
215 ILCS 125/4-6.1 from Ch. 111 1/2, par. 1408.7
305 ILCS 5/5-5 from Ch. 23, par. 5-5

Amends the Counties Code, the Illinois Municipal Code, Illinois Insurance Code, the Health Maintenance Organization Act, and the Illinois Public Aid Code. In provisions concerning coverage for mammograms when medically necessary, as determined by a physician licensed to practice medicine in all its branches, advanced practice registered nurse, or physician assistant. Makes changes to coverage for a comprehensive ultrasound screening and MRI. Effective immediately.

Senate Floor Amendment No. 1

Provides that if an insurance policy or medical assistance coverage includes mammogram coverage, the coverage shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided. Exempts coverage of diagnostic mammograms to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account. Defines "diagnostic mammogram" and "diagnostic mammography". Corrects a typographical error.

House Floor Amendment No. 1

Changes the immediate effective date to January 1, 2020.

Aug 26 19  S  Public Act . . . . . . . . . . . . . . . 101-0580

SB 00163

Sen. Cristina Castro

30 ILCS 500/50-14.6 new
30 ILCS 500/50-60
820 ILCS 115/14 from Ch. 48, par. 39m-14

Amends the Illinois Procurement Code. Prohibits any person or business that violates the Illinois Wage Payment and Collection Act, the Minimum Wage Law, the Illinois Worker Adjustment and Retraining Notification Act, the Employee Classification Act, the Day and Temporary Labor Services Act, the Fair Labor Standards Act of 1938, or any comparable statute or regulation of any state that governs the payment of wages to do business with the State or any State agency or enter into a subcontract that is subject to the Code for a period of 5 years. Amends the Illinois Wage Payment and Collection Act. Provides that every offer submitted to the State, every contract and subcontract executed by the State, and every submission to a vendor portal shall contain a certification that the certifying party is not barred from being awarded a contract or subcontract, and acknowledgment that the chief procurement officer may declare void the bid, offer, or contract on the basis that any of the certifications are false. Provides that any employee not timely paid wages, final compensation, or wage supplements by his or her employer shall be entitled to recover treble the amount of any such underpayments plus damages of 2% of the amount of any such underpayments for each month following the date of payment during which such underpayments remain unpaid. Provides that a subsequent failure to pay within 5 years (rather than 2 years) of a prior conviction is a Class 4 felony.

Jan 30 19  S  Referred to Assignments
SB 00164  Sen. Paul Schimpf
40 ILCS 5/16-127  from Ch. 108 1/2, par. 16-127
Amends the Downstate Teacher Article of the Illinois Pension Code. Allows a member to establish optional credit for up to 2 years of service as a teacher or administrator employed by a private school recognized by the Illinois State Board of Education, provided that the teacher (i) was certified under the law governing the certification of teachers at the time the service was rendered, (ii) applies in writing on or before June 30, 2022, (iii) supplies satisfactory evidence of the employment, (iv) completes at least 10 years of contributing service as a teacher, and (v) pays the required contribution. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00165  Sen. Steve Stadelman
815 ILCS 505/1  from Ch. 121 1/2, par. 261
Amends the Consumer Fraud and Deceptive Business Practices Act. Makes a technical change in a Section concerning definitions.
Jan 30 19  S  Referred to Assignments

SB 00166  Sen. David Koehler
105 ILCS 5/34-18  from Ch. 122, par. 34-18
Amends the Chicago School District Article of the School Code. Makes a technical change in a Section concerning the powers of the board.
Jan 30 19  S  Referred to Assignments

(Rep. Tony McCombie-Michael P. McAuliffe and Elizabeth Hernandez)
225 ILCS 25/4  from Ch. 111, par. 2304
225 ILCS 25/8.1 from Ch. 111, par. 2308.1
225 ILCS 25/17 from Ch. 111, par. 2317
225 ILCS 25/17.1
225 ILCS 25/18  from Ch. 111, par. 2318
225 ILCS 25/18.1
225 ILCS 25/38.2
225 ILCS 25/54.3
Amends the Illinois Dental Practice Act. Defines "teledentistry". Makes changes concerning the requirements that must be met by a dental assistant before the dental assistant may replace, carve, and finish amalgam restorations, place, pack, and finish composite restorations, and place interim restorations. In provisions concerning the qualifications for a permit to administer anesthesia and sedation, requires the Department to ensure that the dentist has completed and maintains certification in advanced cardiac life support or pediatric advanced life support. In provisions concerning death or incapacitation of a dentist, provides that specified personnel may contract with another dentist or dentists to continue the operations of the deceased or incapacitated dentist's practice for a period of one year (rather than no more than one year) from the time of death or incapacitation or the dentist or until the practice is sold, whichever occurs first. Provides that if the practice is not sold within the initial one-year period, the contract may be extended for additional 12-month periods by the Department, but the extension shall not exceed 3 additional 12-month periods. Sets forth specified requirements for extension. Changes repeal and operative dates for various provisions of the Act. Makes other changes. Effective immediately.
Jul 26 19  S  Public Act . . . . . . . . . 101-0162
SB 00168  Sen. Dale Fowler and Paul Schimpf
(Rep. Dave Severin)

Directs the Board of Trustees of Southern Illinois University, on behalf of the State of Illinois and Southern Illinois University at Carbondale, to convey by quitclaim deed described property in Williamson County. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:
Provides that the property shall be conveyed in exchange for infrastructure development, as agreed by the parties (rather than upon the payment of the sum of $1), to Southern Illinois University at Carbondale. Deletes language providing that the quitclaim deed shall state on its face and be subject to the conditions that the real property shall be used for a public purpose and if the property is used for any purpose other than a public purpose, then title shall revert to the State. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:
Provides that the property shall be conveyed in exchange for specified infrastructure development (rather than upon the payment of the sum of $1), to Southern Illinois University at Carbondale. Deletes language providing that the quitclaim deed shall state on its face and be subject to the conditions that the real property shall be used for a public purpose and if the property is used for any purpose other than a public purpose, then title shall revert to the State. Effective immediately.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 00169  Sen. John G. Mulroe

735 ILCS 5/15-1503 from Ch. 110, par. 15-1503

Amends the Code of Civil Procedure. Provides that the failure to send a copy of the notice of foreclosure to the alderman or to file an affidavit as required results in a fine of $500 payable to the ward in which the property is located (instead of resulting in the dismissal without prejudice of the complaint or counterclaim on a motion of a party or the court). Deletes language regarding the requirements a party must comply with if the party refiles the complaint or counterclaim. Effective immediately.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill and makes the following changes:
Deletes language providing that the failure to send a copy of the notice to the alderman or to file an affidavit as required results in a fine of $500 payable to the ward in which the property is located. Provides instead that the failure to send a copy of the notice to the alderman or to file an affidavit as required shall result in a stay of the foreclosure action on a motion of a party or the court; if the foreclosure action has been stayed by an order of the court, the plaintiff shall send the notice by certified mail or by private carrier that provides proof of delivery; and after proof of delivery is tendered to the court, the court shall lift the stay of the foreclosure action. Effective immediately.

Aug 16 19  S  Public Act . . . . . . . 101-0399
Amends the State Finance Act. Creates the Financially Distressed Cities Fund. Amends the State Revenue Sharing Act and the Illinois Income Tax Act. Provides that the Treasurer shall monthly transfer to the Financially Distressed Cities Fund an amount certified by the Department of Revenue equal to: (1) the amount that would have been distributed under the State Revenue Sharing Act to all financially distressed cities if the Treasurer had transferred to the Local Government Distributive Fund a sum calculated using 0.10% of the net revenue realized from the tax imposed by the Illinois Income Tax Act upon individuals, trusts, estates, and corporations during the preceding month; and (2) subtracting the amount distributed to all financially distressed cities from the Local Government Distributive Fund. Provides that the Department of Revenue shall monthly allocate an amount from the Financially Distressed Cities Fund that shall be paid to each financially distressed city. Amends the Financially Distressed City Law of the Illinois Municipal Code. Makes the law applicable to both home rule and non-home rule municipalities. Provides that a State agency or unit of local government may also render technical assistance to a municipality's Financial Advisory Authority as the Authority may request. Provides that the State shall not reduce revenues or impose additional costs affecting a financially distressed city affecting the municipality unless it is consistent with the Financial Plan and Budget in effect. Provides that State mandates enacted while a municipality is designated as a financially distressed city that would cause the municipality to incur costs are not valid or enforceable during the period when the municipality is under the financially distressed city designation. Effective January 1, 2020.
Sen. Iris Y. Martinez

(Sen. Iris Y. Martinez)

Senate Floor Amendment No. 1

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that an active drycleaning facility that has previously received or is currently receiving reimbursement for the costs of a remedial action shall maintain continuous financial assurance for environmental liability coverage in the amount of at least $500,000 until the earlier of (i) January 1, 2030 (currently, January 1, 2020) or (ii) the date the Drycleaner Environmental Response Trust Fund Council determines the drycleaning facility is an inactive drycleaning facility. Extends the repeal date for specified fee and tax provisions of the Drycleaner Environmental Response Trust Fund Act to January 1, 2030 (currently, January 1, 2020). Effective immediately.

Senate Floor Amendment No. 1

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that an active drycleaning facility that has previously received or is currently receiving reimbursement for the costs of a remedial action shall maintain continuous financial assurance for environmental liability coverage in the amount of at least $500,000 until the earlier of (i) January 1, 2030 (currently, January 1, 2020) or (ii) the date the Drycleaner Environmental Response Trust Fund Council determines the drycleaning facility is an inactive drycleaning facility. Extends the repeal date for specified fee and tax provisions of the Drycleaner Environmental Response Trust Fund Act to January 1, 2030 (currently, January 1, 2020). Effective immediately.

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that an active drycleaning facility that has previously received or is currently receiving reimbursement for the costs of a remedial action shall maintain continuous financial assurance for environmental liability coverage in the amount of at least $500,000 until the earlier of (i) January 1, 2030 (currently, January 1, 2020) or (ii) the date the Drycleaner Environmental Response Trust Fund Council determines the drycleaning facility is an inactive drycleaning facility. Extends the repeal date for specified fee and tax provisions of the Drycleaner Environmental Response Trust Fund Act to January 1, 2030 (currently, January 1, 2020). Effective immediately.

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that an active drycleaning facility that has previously received or is currently receiving reimbursement for the costs of a remedial action shall maintain continuous financial assurance for environmental liability coverage in the amount of at least $500,000 until the earlier of (i) January 1, 2030 (currently, January 1, 2020) or (ii) the date the Drycleaner Environmental Response Trust Fund Council determines the drycleaning facility is an inactive drycleaning facility. Extends the repeal date for specified fee and tax provisions of the Drycleaner Environmental Response Trust Fund Act to January 1, 2030 (currently, January 1, 2020). Effective immediately.

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that an active drycleaning facility that has previously received or is currently receiving reimbursement for the costs of a remedial action shall maintain continuous financial assurance for environmental liability coverage in the amount of at least $500,000 until the earlier of (i) January 1, 2030 (currently, January 1, 2020) or (ii) the date the Drycleaner Environmental Response Trust Fund Council determines the drycleaning facility is an inactive drycleaning facility. Extends the repeal date for specified fee and tax provisions of the Drycleaner Environmental Response Trust Fund Act to January 1, 2030 (currently, January 1, 2020). Effective immediately.
SB 00171 (CONTINUED)

415 ILCS 135/20 rep.
Adds reference to:
415 ILCS 135/30 rep.
Adds reference to:
415 ILCS 135/75 rep.
Adds reference to:
415 ILCS 135/80 rep.

Replaces everything after the enacting clause. Amends the Drycleaner Environmental Response Trust Fund Act. Provides for the transfer of the powers, duties, rights, and responsibilities of the Drycleaner Environmental Response Trust Fund Council to the Environmental Protection Agency. Makes corresponding changes. Makes corresponding changes, including providing that an owner or operator of a drycleaning facility may purchase specified insurance under the Act through the effective date of the amendatory Act (currently, there is no end date) and providing that financial assurance shall be offered for claims arising before July 1, 2020 (currently, there is no end date). Provides that during any fiscal year, no more than $600,000 shall be appropriated to the Agency from the Fund for administrative expenses, except for (i) any costs of complying with Title XVII of the Environmental Protection Act or (ii) any costs incurred by the Agency in performing investigative or remedial actions. Makes changes to provisions concerning the Drycleaner Environmental Response Trust Fund, powers and duties of the Council, remedial action accounts, drycleaning facility licenses and license fees, a drycleaning solvent tax, civil penalties, and audits and reports. Adds provisions concerning termination of contract with the Fund Administrator, criminal penalties, and review of final Council decisions. Changes the repeal date for specified fee and tax provisions from January 1, 2020 to January 1, 2030. Repeals provisions concerning creation of the Council, Council rules, audits and reports, and the adjustment of fees and taxes. Makes other changes. Amends the Environmental Protection Act. Makes changes to provisions concerning training requirements for a person who operates a perchloroethylene drycleaning machine. Effective July 1, 2020, except that the language in the Drycleaner Environmental Response Trust Fund Act concerning transfer of Council functions to the Agency, termination of contract with the Fund administrator, the insurance account, the eventual repeal of specified fee and tax provisions, and the repeal of provisions regarding the adjustment of fees and taxes take effect immediately.

Aug 16 19 S Public Act . . . . . . . . . 101-0400

SB 00172
Sen. Iris Y. Martinez-Omar Aquino, Martin A. Sandoval, Robert Peters, Ram Villivalam, Cristina Castro and Napoleon Harris, III

110 ILCS 310/1 from Ch. 144, par. 41
Amends the University of Illinois Trustees Act. Provides that in order to determine residency status of a potential or current student trustee, the student must provide evidence of the student's Illinois domicile for at least the previous 6 months and either (i) evidence of the student's current, valid Illinois driver's license or Illinois Identification Card or (ii) evidence of the student's valid Illinois voter registration (instead of having evidence of the student's Illinois domicile, Illinois driver's license, and Illinois voter registration positively demonstrate residency). Effective January 1, 2020.

Aug 09 19 S Public Act . . . . . . . . . 101-0300

SB 00173
Sen. Neil Anderson-Jason Plummer-Dale Fowler

25 ILS 10/13 new
Amends the General Assembly Operations Act. Provides that any member of the General Assembly who wishes to introduce a bill pertaining to a firearm must be able to produce proof, upon request, that he or she has completed: (1) the firearm training requirements under the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004; (2) range safety officer training; and (3) a basic knowledge test of calibers and gauges of firearms.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00174 Sen. John G. Mulroe-Dave Syverson  
(Rep. Deb Conroy and Camille Y. Lilly)  

New Act  
215 ILCS 5/352 from Ch. 73, par. 964  
Creates the In-Office Membership Care Act. Provides the requirements for an in-office membership care agreement between a primary care provider and patient. Provides where in-office membership care services may be provided. Provides that an in-office membership care agreement is not subject to the Illinois Insurance Code and that services provided under an in-office membership care agreement shall not be submitted to an insurer for payment. Provides a disclaimer each in-office membership care agreement shall include concerning not providing health insurance coverage. Provides restrictions on the transfer of an in-office membership care agreement. Provides that the Act does not prohibit health care providers who are not primary care providers from entering into agreements with patients. Makes conforming changes in the Illinois Insurance Code. Effective immediately.  

Senate Committee Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes the In-Office Membership Care Act apply only to dental care. Effective immediately.  

Senate Committee Amendment No. 2  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes the In-Office Membership Care Act apply only to dental care. In provisions concerning the effect of the Act, provides that the Act does not prohibit dental care providers who are not dental care providers offering in-office membership care agreements from entering into agreements with patients (rather than the Act does not prohibit dental care providers who are not dental care providers from entering into agreements with patients). Effective immediately.  

Aug 02 19 S Public Act . . . . . . . . . 101-0190  

SB 00175 Sen. Napoleon Harris, III  
(Rep. Yehiel M. Kalish and Justin Slaughter)  

30 ILCS 105/5.891 new  
30 ILCS 105/6z-107 new  
Amends the State Finance Act. Creates the Cook County Water Infrastructure Fund as a special fund in the State treasury. Provides that, subject to appropriation, moneys in the Fund shall be used by the Environmental Protection Agency to make grants to municipalities to fund infrastructure improvements to facilitate water supplies from Lake Michigan for residents of Cook County. Provides that, in making grants from the Cook County Water Infrastructure Fund, the Agency must prioritize water infrastructure projects in non-supplying municipalities in Cook County over water infrastructure projects in supplying municipalities in Cook County. Defines terms. Effective immediately.  

May 10 19 H Rule 19(a) / Re-referred to Rules Committee  

SB 00176 Sen. Napoleon Harris, III  

New Act  
230 ILCS 10/24  
720 ILCS 5/28-1 from Ch. 38, par. 28-1  
Creates the Sports Wagering Act. Provides that sports wagering may not be offered in the State until the Illinois Gaming Board determines that federal statutes prohibiting sports wagering have been repealed or the United States Supreme Court finds those federal statutes unconstitutional. Authorizes sports wagering at a gaming facility that is authorized to conduct gambling operations under the Riverboat Gambling Act. Provides that a sports wagering operator may offer sports wagering in-person at the licensed facility and over the Internet through an interactive sports wagering platform. Provides for licensure of interactive sports wagering platforms. Requires a sports wagering operator to verify that a person placing a wager is of the legal minimum age. Requires a sports wagering operator to allow an individual to restrict himself or herself from placing wagers with the operator. Requires the Board to adopt rules concerning standards for a sports wagering operator's advertisements for sports wagering. Provides integrity requirements for a sports wagering operator. Requires a sports wagering operator to maintain all records of bets and wagers placed. Requires a sports wagering operator to submit a report to the Board annually with the number of accounts established, winnings awarded, gross wagering revenue received, and other information. Requires a sports wagering operator to pay a 12.5% tax of its gross sports wagering revenue. Provides civil penalties for a person or entity that knowingly violates provisions under the Act. Provides that all moneys collected under the Act shall be deposited into the State Gaming Fund. Makes conforming changes in the Riverboat Gambling Act and the Criminal Code of 2012.  

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00177
(Rep. William Davis-Curtis J. Tarver, II, Justin Slaughter and Camille Y. Lilly)

20 ILCS 2705/2705-615 new

Amends the Motor Fuel Tax Law. Provides that no municipality, county, or road district that received motor fuel tax distributions totaling more than $1,000,000 in the previous State fiscal year shall receive a future distribution of motor fuel tax moneys unless that municipality, county, or road district implements a business enterprise program setting goals for the inclusion of minority, veteran, and female-owned businesses in the procurement of contracts. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall assist municipalities, counties, and road districts in implementing those programs. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Motor Fuel Tax Law. Provides that, for each fiscal year beginning on or after July 1, 2021, if a municipality, county, or road district received a motor fuel tax distribution totaling more than $1,000,000 in the previous fiscal year, then, in order to receive a distribution for the current fiscal year, that municipality, county, or road district must certify to the Department of Transportation that it has established a minority-owned, women-owned, and veteran-owned business enterprise program consistent with the rules and regulations of the Department of Central Management Services Business Enterprise Program. Provides that the municipality, county, or road district shall accept vendor certification from the State of Illinois, the County of Cook, and the City of Chicago. Provides that, if a Department of Central Management Services study does not support the establishment of a business enterprise program for any local municipality, county, or road district, the requirements shall not apply to that local municipality, county, or road district. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall assist municipalities, counties, and road districts in implementing business enterprise programs. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

20 ILCS 2705/2705-615 new

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with the following changes: (1) provides that the Department of Central Management Services shall establish a model business enterprise program for the procurement of contracts by municipalities, counties, and road districts; (2) provides that program shall take into account the size, geographic location, and general procurement needs of the various municipalities, counties, and road districts of the State; (3) provides that no municipality, county, or road district that received motor fuel tax distributions totaling more than $1,000,000 in the previous State fiscal year shall receive a future distribution of motor fuel tax moneys unless that municipality, county, or road district establishes a minority-owned, women-owned, and veteran-owned business enterprise program that meets or exceeds the requirements of the model program established by the Department of Central Management Services (in Senate Amendment No. 1, the program must be consistent with the rules and regulations of the Department of Central Management Services Business Enterprise Program); and (4) removes provisions requiring the Department of Transportation to assist municipalities in implementing business enterprise programs. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

35 ILCS 505/8

Adds reference to:

30 ILCS 575/8c


House Floor Amendment No. 2

Deletes reference to:

20 ILCS 2705/2705-615 new

Deletes reference to:

30 ILCS 575/8c

Deletes reference to:

35 ILCS 505/8

Adds reference to:

5 ILCS 100/5-45

Adds reference to:
SB 00177 (CONTINUED)

30 ILCS 559/20-10
Adds reference to:
30 ILCS 559/20-15
Adds reference to:
30 ILCS 559/20-20
Adds reference to:
30 ILCS 559/20-25
Adds reference to:
20 ILCS 1505/1505-215
Adds reference to:
30 ILCS 575/2
Adds reference to:
30 ILCS 575/4
from Ch. 127, par. 132.604
Adds reference to:
30 ILCS 575/5
from Ch. 127, par. 132.605
Adds reference to:
30 ILCS 575/7
from Ch. 127, par. 132.607
Adds reference to:
720 ILCS 5/17-10.3
Replaces everything after the enacting clause. Amends the Administrative Procedure Act. Provides that emergency rules may be adopted to implement the Illinois Works Jobs Program Act. Amends the Illinois Works Jobs Program Act. Makes changes in provisions governing: definitions; the Illinois Works Preapprenticeship Program; the Illinois Works Bid Credit Program; the Illinois Works Apprenticeship Initiative; and the Illinois Works Review Panel. Amends the Department of Labor Law of the Civil Administrative Code. Deletes provisions creating the Advisory Board for Diversity in Active Apprenticeship Programs. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Changes the definition of "minority person". Provides that State contracts shall require that only expenditures to businesses owned by minorities, women, and persons with disabilities that perform a "commercially useful function" under federal law may be counted toward the goals set forth by the Act. Provides that, by December 1, 2022, the Department of Central Management Services Business Enterprise Program shall develop a model for social scientific disparity study sourcing for local governmental units to adapt and implement to address regional disparities in public procurement. Provides that funds collected as penalties under the Act shall be used exclusively for maintenance and further development of the Business Enterprise Program and encouragement of participation by minorities, women, and persons with disabilities in State procurement. Makes other changes concerning: State contracts; the Business Enterprise Council; exemptions; and waivers. Amends the Criminal Code of 2012. Provides that it shall be a Class 2 felony (rather than a Class 1 felony) to commit violations of the Act regarding deception relating to certification of disadvantaged business enterprises. Effective immediately, except that the changes to the Department of Labor Law of the Civil Administrative Code, the Business Enterprise for Minorities, Women, and Persons with Disabilities Act, and the Criminal Code of 2012 are effective January 1, 2020.

House Floor Amendment No. 4
Makes technical changes to the bill as amended by House Amendment No. 2.
SB 00178  Sen. Omar Aquino

30 ILCS 105/5.891 new
30 ILCS 330/2 from Ch. 127, par. 652
30 ILCS 330/2.5
30 ILCS 330/7.8 new
30 ILCS 330/9 from Ch. 127, par. 659
30 ILCS 330/12 from Ch. 127, par. 662
30 ILCS 330/13 from Ch. 127, par. 663
40 ILCS 15/1.10 new

Amends the General Obligation Bond Act. Authorizes the issuance of an additional $120,015,000,000 in State Serial Long Term Pension Obligation Bonds. Amends the State Pension Funds Continuing Appropriation Act to create a continuing appropriation for payments on those Bonds. Amends the State Finance Act to create the State Pension Serial Long Term Obligation Bond Fund. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00179  Sen. Andy Manar

Makes capital appropriations to the Capital Development Board.

Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00180  Sen. Julie A. Morrison-Laura Ellman-Suzy Gliowiak Hilton, Scott M. Bennett, Laura Fine, Michael E. Hastings and Steve Stadelman

5 ILCS 420/2-115 new
5 ILCS 430/5-45

Amends the Illinois Governmental Ethics Act. Provides that no legislator may negotiate for employment with a lobbying entity that engages in lobbying with members of the General Assembly during the legislator's term of office. Amends the State Officials and Employees Ethics Act. Provides that a member may not, within a period of one year immediately after termination of the member's most recent term of office, engage in lobbying with members of the General Assembly, if the member accepts compensation specifically attributable to that lobbying. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00181  Sen. John G. Mulroe

(Rep. Robert Martwick)

735 ILCS 5/2-1402 from Ch. 110, par. 2-1402
735 ILCS 5/12-705 from Ch. 110, par. 12-705
735 ILCS 5/12-706 from Ch. 110, par. 12-706
735 ILCS 5/12-806 from Ch. 110, par. 12-806
735 ILCS 5/12-807 from Ch. 110, par. 12-807

Amends the Code of Civil Procedure. Provides that a judgment creditor is entitled to prosecute citations to discover assets (instead of supplementary proceedings) for the purposes of examining the judgment debtor or any other person to discover assets or income of the debtor not exempt from the enforcement of the judgment, a deduction order or garnishment, and of compelling the application of non-exempt assets or income discovered toward the payment of the amount due under the judgment. Deletes language providing that it is not a prerequisite to the commencement of a supplementary proceeding that a certified copy of the judgment has been returned wholly or partly unsatisfied. Provides that summons shall be returnable not less than 21 nor more than 40 days (rather than 30 days) after the date of issuance. Provides that summons shall be served with one copy (rather than 4 copies) of the interrogatories. Provides that a summons shall be served in the same manner as provided by the Illinois Supreme Court Rule for additional relief upon a party in default. Makes conforming changes. Effective immediately.

Aug 02 19  S  Public Act . . . . . . . . 101-0191
Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall study the feasibility of creating a statewide registry of advance directives and Practitioner Order for Life-Sustaining Treatment forms. Amends the Illinois Living Will Act, the Health Care Surrogate Act, the Mental Health Treatment Preferences Declaration Act, and the Powers of Attorney for Health Care Law of the Illinois Power of Attorney Act. Provides that various types of documents may be in hard copy or electronic format. Provides that electronic declarations may be revoked, among other things, by deletion in a manner indicating the intention to revoke and in a manner that meets the requirements for a deletion by a provider deleting an entry in the electronic medical record. Provides that signature and execution requirements are satisfied by written signatures or initials and electronic signatures or computer-generated signature codes that meet the requirements for a signature by a provider making an entry into the electronic medical record. Provides that a person who enters information in an electronic system under the persona of the principal shall be held civilly liable. Makes conforming changes.

Senate Floor Amendment No. 1

Adds reference to:

5 ILCS 175/5-115

Adds reference to:

5 ILCS 175/5-120

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:

Provides that the Department of Public Health shall also consult with a statewide bar association, a national bar association with an Illinois chapter that concentrates in elder and disability law, and a not-for-profit organ procurement organization that coordinates organ and tissue donation in the study of the feasibility of creating a statewide registry of advance directives and POLST forms. Provides that the study must be filed with the General Assembly on or before January 1, 2021. Provides that an electronic declaration may be created, signed, or revoked electronically using a generic, technology-neutral system in which each user is assigned a unique identifier that is securely maintained and in a manner that meets the regulatory requirements for a digital or electronic signature. Deletes language providing that the signature and execution requirements are satisfied by electronic signatures or computer-generated signature codes that meet the requirements for a signature by a provider making an entry into the medical record. Deletes language providing that an electronic declaration may also be revoked by the principal's deletion in a manner indicating the intention to revoke and in a manner that meets the requirements for a deletion by a provider deleting an entry in the electronic medical records. Amends the Electronic Commerce Security Act. Deletes language providing that provisions regarding electronic records and electronic signatures shall not apply to any rule of law governing the creation or execution of a living will or healthcare power of attorney.
SB 00184  Sen. Heather A. Steans
720 ILCS 510/1 from Ch. 38, par. 81-21
Jan 30 19  S  Referred to Assignments

SB 00185  Sen. Rachelle Crowe-Jennifer Bertino-Tarrant, Chuck Weaver, Pat McGuire, John G. Mulroe, Linda Holmes, Laura M. Murphy, Antonio Muñoz and Donald P. DeWitte
(Rep. Monica Bristow, Barbara Hernandez and Kathleen Willis)
105 ILCS 5/3-16
Amends the School Code. With regard to grants to alternative schools, safe schools, and alternative learning opportunities programs, for fiscal year 2019, to calculate grant amounts to the programs operated by regional offices of education, the State Board of Education shall calculate an amount equal to the greater of the regional program's best 3 months of average daily attendance for the 2017-2018 school year or the average of the best 3 months of average daily attendance for the 2015-2016 school year through the 2017-2018 school year, multiplied by the amount of $6,119. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/3-16
Adds reference to:
110 ILCS 805/3-7.24 from Ch. 122, par. 103-7.24
Adds reference to:
110 ILCS 805/3-9 from Ch. 122, par. 103-9
Adds reference to:
110 ILCS 805/3-80 new
Replaces everything after the enacting clause. Amends the Public Community College Act. Requires the student member of the Board of Trustees of Community College District No. 536 to be a voting (rather than nonvoting) student member. Permits the board of trustees of any other community college district to elect to allow a student member to be a voting student member. Provides that if a board decides to terminate or not renew the employment contract of the president of a community college, then, for one year after the decision was voted upon, no person who was a member of the board at the time of the vote may be selected to serve as president of the community college. Makes related changes. Effective immediately.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

SB 00186  Sen. Laura M. Murphy-Thomas Cullerton, Ann Gillespie, Laura Fine and John G. Mulroe
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to the amount paid by the taxpayer during the taxable year for the purpose of purchasing acoustical materials, other materials, labor, and professional services to soundproof a residential home located at an eligible address against aircraft noise generated by an airport governed by the provisions of the Permanent Noise Monitoring Act. Provides that the credit may not reduce the taxpayer's liability to less than zero; however, the credit may be carried forward. Provides that the credit is exempt from the Act's automatic sunset provisions. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Act on the Aging. Expands the Community Care Program to provide services to all persons, regardless of age, who have Alzheimer's disease or a related disorder as defined under the Alzheimer's Disease Assistance Act.

Senate Committee Amendment No. 1

Deletes reference to:

20 ILCS 105/4.02

Adds reference to:

20 ILCS 105/4.03a new

Replaces everything after the enacting clause. Amends the Illinois Act on the Aging. Requires the Department on Aging, in conjunction with the Department of Human Services and the Department of Public Health, to develop educational materials to inform the public about the available services for individuals, regardless of age, with Alzheimer's disease and related dementia disorders. Provides that the educational materials shall include, but not be limited to: (1) a standalone website that includes, among other things, information on how and where to access appropriate services for individuals, regardless of age, with Alzheimer's disease and related dementia disorders; and (2) written materials that shall be shared with relevant health care providers and service agencies, including, but not limited to, hospitals, doctors, federally qualified health centers, area agencies on aging, case coordination units, and offices of the Department on Aging. Requires all relevant State agency websites to provide a link to the standalone website. Provides that the Department on Aging shall develop specific training for its offices, area agencies on aging, and case coordination units that includes, among other things, specific information on how to identify Alzheimer's disease and related dementia disorders and how to communicate with individuals living with Alzheimer's disease and related dementia disorders.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

Amends the School Code. Provides that a charter school operating within the City of Chicago shall be administered by a local school council. Provides that a local school council shall be established for each small school, contract school, and military school within the Chicago school district. Provides that in each attendance center enrolling students in 7th or 8th grade, one full-time student member shall be appointed, although no attendance center shall have more than one student member. Requires a supermajority of 8 votes by the local school council to veto any action proposed or approved regarding certain schools placed on probation and intervention actions by the Chicago Schools Academic Accountability Council. Creates the LSC Certification Commission to provide fundamental training to members of local school councils and certify each member, and sets forth its composition. Sets forth a mandatory training program for local school council members. Provides that the LSC Certification Commission may request and, upon such request, the Chicago Board of Education shall budget and distribute such funds as are equal to the total allocations for the certification of local school council members in the year immediately prior. Makes other changes. Effective immediately.

Jan 30 19 S Referred to Assignments
SB 00189  Sen. Jim Oberweis

35 ILCS 200/18-75
35 ILCS 200/18-120
35 ILCS 200/27-30

50 ILCS 305/1  from Ch. 85, par. 601
50 ILCS 330/3  from Ch. 85, par. 803
50 ILCS 450/8  from Ch. 85, par. 928
50 ILCS 470/20

65 ILCS 5/1-2-4  from Ch. 24, par. 1-2-4
65 ILCS 5/2-4-4  from Ch. 24, par. 2-4-4
65 ILCS 5/3.1-35-65  from Ch. 24, par. 3.1-35-65
65 ILCS 5/3.1-35-125  from Ch. 24, par. 3.1-35-125
65 ILCS 5/4-5-16  from Ch. 24, par. 4-5-16
65 ILCS 5/7-1-5.1  from Ch. 24, par. 7-1-5.1
65 ILCS 5/7-1-5.2  from Ch. 24, par. 7-1-5.2
65 ILCS 5/7-1-12  from Ch. 24, par. 7-1-12
65 ILCS 5/7-1-13  from Ch. 24, par. 7-1-13
65 ILCS 5/7-7-6  from Ch. 24, par. 7-7-6
65 ILCS 5/8-1-12  from Ch. 24, par. 8-1-12
65 ILCS 5/8-2-6  from Ch. 24, par. 8-2-6
65 ILCS 5/8-2-9  from Ch. 24, par. 8-2-9
65 ILCS 5/8-2-9.9  from Ch. 24, par. 8-2-9.9
65 ILCS 5/8-3-19
65 ILCS 5/8-4-20  from Ch. 24, par. 8-4-20
65 ILCS 5/8-10-7  from Ch. 24, par. 8-10-7
65 ILCS 5/9-1-6  from Ch. 24, par. 9-1-6
65 ILCS 5/9-1-11  from Ch. 24, par. 9-1-11
65 ILCS 5/9-2-52  from Ch. 24, par. 9-2-52
65 ILCS 5/9-2-53  from Ch. 24, par. 9-2-53
65 ILCS 5/9-2-79  from Ch. 24, par. 9-2-79
65 ILCS 5/9-2-84  from Ch. 24, par. 9-2-84
65 ILCS 5/9-2-103  from Ch. 24, par. 9-2-103
65 ILCS 5/9-2-108  from Ch. 24, par. 9-2-108
65 ILCS 5/9-2-113  from Ch. 24, par. 9-2-113
65 ILCS 5/9-2-115  from Ch. 24, par. 9-2-115
65 ILCS 5/9-2-123  from Ch. 24, par. 9-2-123
65 ILCS 5/9-2-129  from Ch. 24, par. 9-2-129
65 ILCS 5/9-3-11  from Ch. 24, par. 9-3-11
65 ILCS 5/9-3-13  from Ch. 24, par. 9-3-13
65 ILCS 5/9-3-25  from Ch. 24, par. 9-3-25
65 ILCS 5/9-3-32  from Ch. 24, par. 9-3-32
65 ILCS 5/9-3-36  from Ch. 24, par. 9-3-36
65 ILCS 5/9-3-46  from Ch. 24, par. 9-3-46
65 ILCS 5/11-4-8  from Ch. 24, par. 11-4-8
SB 00189 (CONTINUED)

65 ILCS 5/11-7-3 from Ch. 24, par. 11-7-3
65 ILCS 5/11-13-2 from Ch. 24, par. 11-13-2
65 ILCS 5/11-13-6 from Ch. 24, par. 11-13-6
65 ILCS 5/11-13-14 from Ch. 24, par. 11-13-14
65 ILCS 5/11-13-26
65 ILCS 5/11-14-3 from Ch. 24, par. 11-14-3
65 ILCS 5/11-15.1-3 from Ch. 24, par. 11-15.1-3
65 ILCS 5/11-22-2 from Ch. 24, par. 11-22-2
65 ILCS 5/11-23-3 from Ch. 24, par. 11-23-3
65 ILCS 5/11-23-15 from Ch. 24, par. 11-23-15
65 ILCS 5/11-29.1-2 from Ch. 24, par. 11-29.1-2
65 ILCS 5/11-29.3-1 from Ch. 24, par. 11-29.3-1
65 ILCS 5/11-31-1 from Ch. 24, par. 11-31-1
65 ILCS 5/11-42-11 from Ch. 24, par. 11-42-11
65 ILCS 5/11-48.3-11 from Ch. 24, par. 11-48.3-11
65 ILCS 5/11-48.3-23 from Ch. 24, par. 11-48.3-23
65 ILCS 5/11-48.3-25 from Ch. 24, par. 11-48.3-25
65 ILCS 5/11-65-9 from Ch. 24, par. 11-65-9
65 ILCS 5/11-71-3 from Ch. 24, par. 11-71-3
65 ILCS 5/11-71-8 from Ch. 24, par. 11-71-8
65 ILCS 5/11-74.2-4 from Ch. 24, par. 11-74.2-4
65 ILCS 5/11-74.2-10 from Ch. 24, par. 11-74.2-10
65 ILCS 5/11-74.2-11 from Ch. 24, par. 11-74.2-11
65 ILCS 5/11-74.2-15 from Ch. 24, par. 11-74.2-15
65 ILCS 5/11-74.2-18 from Ch. 24, par. 11-74.2-18
65 ILCS 5/11-74.3-2 from Ch. 24, par. 11-74.3-2
65 ILCS 5/11-74.3-6
65 ILCS 5/11-74.4-5 from Ch. 24, par. 11-74.4-5
65 ILCS 5/11-74.4-6 from Ch. 24, par. 11-74.4-6
65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7
65 ILCS 5/11-74.6-22
65 ILCS 5/11-74.6-30
65 ILCS 5/11-76-4.1 from Ch. 24, par. 11-76-4.1
65 ILCS 5/11-76-4.2 from Ch. 24, par. 11-76-4.2
65 ILCS 5/11-76.1-3 from Ch. 24, par. 11-76.1-3
65 ILCS 5/11-76.2-2 from Ch. 24, par. 11-76.2-2
65 ILCS 5/11-84-7 from Ch. 24, par. 11-84-7
65 ILCS 5/11-91-1 from Ch. 24, par. 11-91-1
65 ILCS 5/11-92-8 from Ch. 24, par. 11-92-8
65 ILCS 5/11-94-2 from Ch. 24, par. 11-94-2
65 ILCS 5/11-102-4b from Ch. 24, par. 11-102-4b
65 ILCS 5/11-102-7 from Ch. 24, par. 11-102-7
65 ILCS 5/11-103-6 from Ch. 24, par. 11-103-6
SB 00189 (CONTINUED)

65 ILCS 5/11-103-12 from Ch. 24, par. 11-103-12
65 ILCS 5/11-117-3 from Ch. 24, par. 11-117-3
65 ILCS 5/11-118-3 from Ch. 24, par. 11-118-3
65 ILCS 5/11-122-2 from Ch. 24, par. 11-122-2
65 ILCS 5/11-122-8 from Ch. 24, par. 11-122-8
65 ILCS 5/11-122.1-1 from Ch. 24, par. 11-122.1-1
65 ILCS 5/11-123-9 from Ch. 24, par. 11-123-9
65 ILCS 5/11-123-14 from Ch. 24, par. 11-123-14
65 ILCS 5/11-126-1 from Ch. 24, par. 11-126-1
65 ILCS 5/11-127-1 from Ch. 24, par. 11-127-1
65 ILCS 5/11-128-2 from Ch. 24, par. 11-128-2
65 ILCS 5/11-129-4 from Ch. 24, par. 11-129-4
65 ILCS 5/11-130-4 from Ch. 24, par. 11-130-4
65 ILCS 5/11-130-12 from Ch. 24, par. 11-130-12
65 ILCS 5/11-133-2 from Ch. 24, par. 11-133-2
65 ILCS 5/11-135-5 from Ch. 24, par. 11-135-5
65 ILCS 5/11-136-5 from Ch. 24, par. 11-136-5
65 ILCS 5/11-137-2 from Ch. 24, par. 11-137-2

Amends the Property Tax Code, the Local Government Financial Statement Act, the Illinois Municipal Budget Law, the Medical Service Facility Act, the Innovation Development and Economy Act, and the Illinois Municipal Code. Changes various provisions requiring notice by publication in newspapers to allow an option of publication on websites of municipalities and specified units of local government.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00190 Sen. Julie A. Morrison, Jennifer Bertino-Tarrant, Rachelle Crowe, Laura Ellman, Antonio Muñoz, Laura M. Murphy, Toi W. Hutchinson, Bill Cunningham, Elgie R. Sims, Jr., Napoleon Harris, III, Martin A. Sandoval, Cristina Castro, Christopher Belt and Steven M. Landek-Kimberly A. Lightford

(Rep. Jonathan Carroll-Michelle Mussman, Kelly M. Burke and Camille Y. Lilly)

20 ILCS 415/8b.1 from Ch. 127, par. 63b108b.1

Amends the Personnel Code. Provides that if an agency requests an open competitive eligible list from the Department of Central Management Services, the Director or Central Management Services shall also provide to the agency a Successful Disability Opportunities Program eligible candidate list. Effective immediately.

Senate Floor Amendment No. 1

Changes the effective date of the Act to January 1, 2020 (rather than effective immediately).

Aug 02 19 S Public Act . . . . . . . . . . 101-0192
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that a child shall continue to be eligible for an Individual Care Grant if the child is placed in the guardianship of the Department of Children and Family Services under the Juvenile Court Act of 1987 because the child requires care in a residential treatment facility and an application for the Family Support Program was pending with the Department Healthcare and Family Services or an active application was being reviewed by the Department when the guardianship order was entered. Provides that any minor who is placed in the guardianship of the Department of Children and Family Services under the Act while an application for the Family Support Program was pending with the Department of Healthcare and Family Services or an active application was being reviewed by the Department of Healthcare and Family Services shall continue to be considered eligible for services if all other eligibility criteria are met. Provides that the court shall conduct a hearing within 14 days upon notification to all parties that an application for the Family Support Program services has been approved and services are available. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that a child shall continue to be eligible for an Individual Care Grant if the child is placed in the guardianship of the Department of Children and Family Services under the Juvenile Court Act of 1987 because the child requires care in a residential treatment facility and an application for the Family Support Program was pending with the Department Healthcare and Family Services or an active application was being reviewed by the Department when the guardianship order was entered. Provides that any minor who is placed in the guardianship of the Department of Children and Family Services under the Act while an application for the Family Support Program was pending with the Department of Healthcare and Family Services or an active application was being reviewed by the Department of Healthcare and Family Services shall continue to be considered eligible for services if all other eligibility criteria are met. Provides that the court shall conduct a hearing within 14 days upon notification to all parties that an application for the Family Support Program services has been approved and services are available. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that a child shall continue to be eligible for an Individual Care Grant if the child is placed in the guardianship of the Department of Children and Family Services under the Juvenile Court Act of 1987 because the child requires care in a residential treatment facility and an application for the Family Support Program was pending with the Department Healthcare and Family Services or an active application was being reviewed by the Department when the guardianship order was entered. Provides that any minor who is placed in the guardianship of the Department of Children and Family Services under the Act while an application for the Family Support Program was pending with the Department of Healthcare and Family Services or an active application was being reviewed by the Department of Healthcare and Family Services shall continue to be considered eligible for services if all other eligibility criteria are met. Provides that the court shall conduct a hearing within 14 days upon notification to all parties that an application for the Family Support Program services has been approved and services are available. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Amends the Juvenile Court Act of 1987. Provides that wardship concerning neglected, abused, and dependent minors terminates at 21 years of age rather than 19 years of age. Provides that a provision providing the wardship of the minor and any custodianship or guardianship respecting the minor for whom a petition was filed automatically terminates when the minor attains the age of 19 years becomes inoperative on and after the effective date of the amendatory Act. Provides that notwithstanding any provision of law to the contrary, the changes made by the amendatory Act apply to all cases that are pending on or after the effective date of the amendatory Act. Provides that when terminating wardship, if the minor is over 18, or if wardship is terminated in conjunction with an order partially or completely emancipating the minor in accordance with the Emancipation of Minors Act, the court shall also consider the following factors, in addition to the health, safety, and best interest of the minor and the public: (1) the minor's wishes regarding case closure; (2) the manner in which the minor will maintain independence without services from the Department of Children and Family Services; (3) the minor's engagement in services including placement offered by the Department; (4) if the minor is not engaged the Department's efforts to engage the minor; (5) the nature of communication between the minor and the Department; (6) the minor's involvement in other State systems or services; (7) the minor's connections with family and other community support; and (8) any other factor the court deems relevant. Effective immediately.

Jul 12 19 S Public Act . . . . . . . 101-0078

SB 00192 Sen. Laura Fine and Julie A. Morrison

Amends the Juvenile Court Act of 1987. Provides that if the parent, guardian, legal custodian, responsible relative, minor age 8 or over, or counsel of the minor did not have actual notice of and was not present at the shelter care hearing, he or she may file a motion with an affidavit (rather than affidavit) setting forth these facts, and the court shall set the matter for rehearing not later than 48 hours, excluding Sundays and legal holidays, after the filing of the motion. Makes conforming changes. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00193

Sen. Julie A. Morrison-Laura Fine-Jacqueline Y. Collins

(Rep. Sara Feigenholtz-Anna Moeller-Stephanie A. Kifowit-Delia C. Ramirez-Keith P. Sommer, Justin Slaughter, Mary Edly-Allen, Michelle Mussman, Diane Pappas and Camille Y. Lilly)

705 ILCS 405/2-31 from Ch. 37, par. 802-31

705 ILCS 405/2-33

Amends the Juvenile Court Act of 1987. Provides that all proceedings under the Act in respect to any minor automatically terminate upon his or her attaining the age of 21 years (rather than 19 years). Makes conforming changes. Effective immediately.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987. Provides that wardship concerning neglected, abused, and dependent minors terminates at 21 years of age rather than 19 years of age. Provides that a provision providing the wardship of the minor and any custodianship or guardianship respecting the minor for whom a petition was filed automatically terminates when the minor attains the age of 19 years becomes inoperative on and after the effective date of the amendatory Act. Provides that notwithstanding any provision of law to the contrary, the changes made by the amendatory Act apply to all cases that are pending on or after the effective date of the amendatory Act. Provides that when terminating wardship, if the minor is over 18, or if wardship is terminated in conjunction with an order partially or completely emancipating the minor in accordance with the Emancipation of Minors Act, the court shall also consider the following factors, in addition to the health, safety, and best interest of the minor and the public: (1) the minor's wishes regarding case closure; (2) the manner in which the minor will maintain independence without services from the Department of Children and Family Services; (3) the minor's engagement in services including placement offered by the Department; (4) if the minor is not engaged the Department's efforts to engage the minor; (5) the nature of communication between the minor and the Department; (6) the minor's involvement in other State systems or services; (7) the minor's connections with family and other community support; and (8) any other factor the court deems relevant. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

705 ILCS 405/2-31

Deletes reference to:

705 ILCS 405/2-33

Adds reference to:

325 ILCS 5/7.14 from Ch. 23, par. 2057.14

Adds reference to:

325 ILCS 5/7.22a

Adds reference to:

325 ILCS 5/8.2 from Ch. 23, par. 2058.2
SB 00193 (CONTINUED)

Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that prior to classifying a report of abuse or neglect as "indicated", "unfounded" or "undetermined", if the Department of Children and Family Services intends to classify the report as unfounded, the Department must first determine whether the report is subject to review and must complete the review process prior to classifying the report. Requires the Deputy Director of Child Protection to oversee a review process that ensures the Department reviews a random sample of at least 5% of child abuse and neglect reports in which the Department intends to be unfounded and any subject child of the report is not of compulsory school age as provided under the School Code. Provides that the review must be conducted by an area administrator outside the supervisory chain of the investigator and supervisor; and that the review shall ensure that the investigation was conducted in accordance with the Department's rules and procedures governing child abuse and neglect investigations and that the final intended finding is consistent with the goal of protecting the health, safety, and best interests of the child in all situations in which the child is vulnerable to child abuse or neglect. Provides that if the reviewer determines the investigation or final recommended unfounded finding is inconsistent with the Department's rules and procedures, the reviewer shall document the findings in an Unfounded Review Report and forward the Unfounded Review Report to specified persons to ensure corrective steps are taken in the case before the final finding is entered. Requires the Deputy Director of Child Protection to oversee a review process that ensures the Department reviews a random sample of at least 5% of indicated reports in which any subject child of the report is not of compulsory school age as provided under the School Code, the child is not a youth in care, and the Department is not opening a case for any type of services. Provides that if the reviewer determines the investigation or final finding is inconsistent with the Department's rules and procedures governing child abuse and neglect investigations and that the final intended finding is consistent with the goal of protecting the health, safety, and best interests of the child in all situations in which the child is vulnerable to child abuse or neglect. Provides that if the reviewer determines the investigation or final recommended unfounded finding is inconsistent with the Department's rules and procedures, the reviewer shall document the findings in an Unfounded Review Report and forward the Unfounded Review Report to specified persons to ensure corrective steps are taken in the case. Requires the Department to report to the General Assembly its findings on the number of Unfounded Review Reports and Indicated Review Reports it documents. Provides that incentives that discourage or reward a decision to provide family preservation services after an indicated report or a decision to refer a child for the filing of a petition under the Juvenile Court Act of 1987 are strictly prohibited and shall not be included in any contract, quality assurance, or performance review process. Provides that any decision regarding whether to provide family preservation services after an indicated report or to refer a child for the filing of a petition under the Juvenile Court Act of 1987 shall be based solely on the child's health, safety, and best interests and on any applicable law. Requires any Department employee responsible for reviewing contracts or program plans who is aware of a violation of these provisions to immediately refer the matter to the Inspector General of the Department. Effective immediately.

Aug 23 19  S  Public Act . . . . . . . . . 101-0528

SB 00194       Sen. Dale Fowler-Jason Plummer

(Rep. Dave Severin-Terri Bryant)

40 ILCS 5/4-109 from Ch. 108 1/2, par. 4-109
30 ILCS 805/8.43 new

Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that a firefighter who previously participated in the Illinois Municipal Retirement Fund (IMRF) for service as a member of the fire department of a municipality and was transferred to that municipality's firefighters' pension fund upon its creation, as required under the Downstate Firefighter Article as a result of the federal decennial census of 2010, shall, for the purposes of determining the applicable tier of benefits, be deemed to have become a firefighter and member of that municipality's firefighters' pension fund on the date that he or she first participated in IMRF as a member of the fire department of that municipality, notwithstanding whether that start date was before January 1, 2011. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Pension Note (Government Forecasting & Accountability)

SB 194 presumably deals with a situation where a Downstate Fire pension fund was created in the wake of the 2010 federal census and a firefighter who had theretofore been a Tier 1 participant in IMRF began service in the newly created Downstate Fire pension fund as a Tier 2 employee. It is unknown how many firefighters were impacted in this way.

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

SB 00195       Sen. Michael E. Hastings

(Rep. Ann M. Williams)

215 ILCS 155/26

Amends the Title Insurance Act. Provides that the definition of "good funds" includes a check drawn on the fiduciary trust account of an independent escrowee.

Aug 09 19       S  Public Act . . . . . . . . . 101-0301
SB 00196  Sen. John J. Cullerton-Julie A. Morrison

(Rep. Gregory Harris)

5 ILCS 120/2 from Ch. 102, par. 42
Amends the Open Meetings Act. Provides that a public body may hold a closed meeting to consider the appointment, employment, compensation, discipline, performance, or dismissal of specific employees, specific independent contractors, or specific volunteers (currently, only specific employees) of the public body or legal counsel for the public body, including hearing testimony on a complaint lodged against an employee, independent contractor, or volunteer of the public body or against legal counsel for the public body to determine its validity. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
5 ILCS 120/2

Adds reference to:
10 ILCS 5/1A-3 from Ch. 46, par. 1A-3
Replaces everything after the enacting clause. Amends the Election Code. Provides that appointments made to the State Board of Elections occurring in 2019 shall be made and submitted by the Governor no later than May 15. Effective immediately.

May 15 19  S  Public Act . . . . . . . . . 101-0005

SB 00197  Sen. Jacqueline Y. Collins and Jennifer Bertino-Tarrant

105 ILCS 5/27A-10.5

105 ILCS 5/27A-11.10 new
Amends the Charter Schools Law of the School Code. Provides that a charter school established on or after the effective date of the amendatory Act may not enter into a contract with a for-profit charter management organization or educational management organization. Sets forth provisions concerning property purchased with public funds. Provides that no chief executive officer of a charter school may receive compensation greater than 80% of the compensation of the superintendent of schools of the school district where the charter school is located. Provides that no charter school principal may receive compensation greater than 10% more than the average compensation for principals in the school district where the charter school is located. Provides that a charter school authorized under the Code must expend a minimum of 84% of the total revenues due from the authorizer on incurred expenses for instruction, instructional materials, operations and maintenance, transportation, and support services that may have been applicable prior to July 1, 2018, as identified by the State Board of Education. Provides that the remaining 16% of the total revenues may, subject to limitations, be expended by the charter school, at its discretion, on administrative or program support costs.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00198  Sen. Laura Fine

605 ILCS 5/5-701.18 new
605 ILCS 5/6-701.10 new
605 ILCS 5/7-202.15 from Ch. 121, par. 7-202.15
605 ILCS 5/7-202.23 new
Amends the Illinois Highway Code. Provides that a county board of any county, any township, or any municipality may use motor fuel tax funds allotted to it for the operation costs of any public transportation service, for capital improvements designed to improve or enhance pedestrian, bicycle, or transit mobility, or for infrastructure used to support publicly or privately owned electric vehicles.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments


(Rep. Grant Wehrli)

720 ILCS 570/402 from Ch. 56 1/2, par. 1402
Amends the Illinois Controlled Substances Act. Provides that any person who knowingly possesses a controlled or counterfeit substance or controlled substance analog with respect to fentanyl is guilty of a Class 1 felony and shall, if sentenced to a term of imprisonment, be sentenced as follows: (1) not less than 4 years and not more than 15 years with respect to 15 grams or more but less than 100 grams of a substance containing fentanyl; (2) not less than 6 years and not more than 30 years with respect to 100 grams or more but less than 400 grams of a substance containing fentanyl; (3) not less than 8 years and not more than 40 years with respect to 400 grams or more but less than 900 grams of any substance containing fentanyl; and (4) not less than 10 years and not more than 50 years with respect to 900 grams or more of any substance containing fentanyl.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 00200  Sen. John F. Curran

20 ILCS 2630/5.2
720 ILCS 5/1-6 from Ch. 38, par. 1-6
720 ILCS 5/17-56 was 720 ILCS 5/16-1.3

Amends the Criminal Identification Act. Provides that the court shall not order the sealing of the records of arrests or charges not initiated by arrest which result in an order of supervision or a conviction for the following offenses: abuse or criminal neglect of a long term care facility resident; criminal abuse or neglect of an elderly person or person with a disability; aggravated financial exploitation of an elderly person or a person with a disability; and aggravated identity theft against a person 60 years of age or older or a person with a disability. Amends the Criminal Code of 2012. Provides that a person who commits financial exploitation of an elderly person or a person with a disability may be tried in any one of the following counties in which: (1) any part of the offense occurred; or (2) the victim or one of the victims reside. Provides that consent shall not be a defense to financial exploitation of an elderly person or person with a disability if the accused knew or had reason to know that the elderly person or person with a disability lacked capacity to consent. Makes technical changes.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00201  Sen. Iris Y. Martinez

520 ILCS 5/2.5b new

Amends the Wildlife Code. Provides that nontoxic ammunition, as certified by the Department of Natural Resources, shall be required when taking all wildlife, including game mammals, game birds, non-game birds, and non-game mammals with any firearm. Provides that the Department shall adopt by rule a public process to certify ammunition as nontoxic ammunition and shall define, by rule, nontoxic ammunition to include only ammunition in which there is no lead content, excluding the presence of trace elements of lead. Provides that to the extent that funding is available, the Department shall establish a process that provides hunters with nontoxic ammunition at no or reduced charge. Grants rulemaking authority to the Department. Provides for penalties. Makes other changes.

Senate Committee Amendment No. 1

Deletes reference to:

520 ILCS 5/2.5b new

Adds reference to:

520 ILCS 5/2.18-1 from Ch. 61, par. 2.18-1

Adds reference to:

520 ILCS 5/2.33 from Ch. 61, par. 2.33

Replaces everything after the enacting clause. Amends the Wildlife Code. Provides that it shall be lawful for any person who holds the licenses, permits, and stamps required for the taking of migratory waterfowl to use steel and other non-toxic shotshells as approved by the United States Fish and Wildlife Service when taking waterfowl at any location in the State where the hunting of migratory waterfowl is authorized. Provides that it is unlawful to use any shotgun larger than 10 gauge or smaller than a .410 bore to take species protected by this Act; however, nothing shall prohibit the use of a shotgun, not larger than 10 gauge nor smaller than a 20 gauge, with a rifled barrel. Provides that it shall be unlawful to use lead shotshells to take wildlife on Department of Natural Resources properties on or before January 1, 2022. Makes other changes.

Senate Committee Amendment No. 2

Deletes reference to:

520 ILCS 5/2.5b new

Adds reference to:

520 ILCS 5/2.18-1 from Ch. 61, par. 2.18-1

Adds reference to:

520 ILCS 5/2.33 from Ch. 61, par. 2.33

Replaces everything after the enacting clause. Amends the Wildlife Code. Provides that it shall be lawful for any person who holds the licenses, permits, and stamps required for the taking of migratory waterfowl to use steel and other non-toxic shotshells as approved by the United States Fish and Wildlife Service when taking waterfowl at any location in the State where the hunting of migratory waterfowl is authorized. Provides that it is unlawful to use any shotgun larger than 10 gauge or smaller than a .410 bore to take species protected by this Act; however, nothing shall prohibit the use of a shotgun, not larger than 10 gauge nor smaller than a 20 gauge, with a rifled barrel. Provides that it shall be unlawful to use lead shotshells to take wildlife on Department of Natural Resources properties on or after January 1, 2022. Makes other changes.

Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments
SB 00202  Sen. Dale A. Righter

705 ILCS 405/5-750

Amends the Juvenile Court Act. Provides that when a minor of the age of at least 13 years is adjudged delinquent for the offense of: (1) attempted first degree murder; or (2) any offense involving a use or discharge of a firearm upon school grounds or any part of a building or grounds used for school purposes, including any conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity that results in bodily injury or death to any person (in addition to first degree murder), the court shall declare the minor a ward of the court and order the minor committed to the Department of Juvenile Justice until the minor's 21st birthday, without the possibility of aftercare release, furlough, or non-emergency authorized absence for a period of 5 years from the date the minor was committed to the Department, except that the time that a minor spent in custody for the instant offense before being committed to the Department shall be considered as time credited towards that 5 year period.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00203  Sen. Iris Y. Martinez and Steven M. Landek

New Act

Creates the Company-Specific Subsidy Interstate Compact. Enters into the compact, which may be entered into by any state and the District of Columbia, in which each member state agrees to not offer company-specific subsidies for companies currently located in or considering locating in the member state, including, but not limited to, for corporate headquarters, manufacturing facilities, office space, or other real estate developments. Excludes existing company-specific subsidies (until terms change, are renewed, or are reenacted) and workforce from abolition under the compact. Creates the Interstate Company-Specific Subsidy Board upon the second member state entering into the compact. Provides for withdrawal of a member state with 6-months' written notice. Defines terms.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00204  Sen. Antonio Muñoz

225 ILCS 2/20

Amends the Acupuncture Practice Act. Makes a technical change in a Section concerning activities exempt from the application of the Act.

Jan 31 19  S  Referred to Assignments

SB 00205  Sen. Antonio Muñoz

(Rep. Emanuel Chris Welch-Jim Durkin)

70 ILCS 2605/1.1  from Ch. 42, par. 320.1

Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 1

Deletion of reference to:

70 ILCS 2605/1.1

Addition of reference to:

70 ILCS 2605/9.6a  from Ch. 42, par. 328.6a

Replaces everything after the enacting clause. Amends the Metropolitan Water Reclamation District Act. Extends the time for the Metropolitan Water Reclamation District to issue notes or other evidences of indebtedness for sewage treatment and water quality improvements from December 31, 2024 to December 31, 2034.

Aug 09 19  S  Public Act . . . . . . . . . . 101-0302
SB 00206  Sen. Antonio Muñoz-Omar Aquino

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-52 from Ch. 46, par. 2A-52
110 ILCS 805/7-1 from Ch. 122, par. 107-1
110 ILCS 805/7-2 from Ch. 122, par. 107-2
110 ILCS 805/7-2.1 new
110 ILCS 805/7-2.2 new
110 ILCS 805/7-2.3 new
110 ILCS 805/7-3 from Ch. 122, par. 107-3

Amends the Election Code. Provides for the election of the board of trustees of the City Colleges of Chicago, Illinois Community College District No. 508, at the general primary election in 2020 on a nonpartisan ballot. Provides that a member of the board of trustees shall be elected at each consolidated election thereafter. Makes related changes. Amends the Public Community College Act. Sets forth provisions concerning nominating petitions and ballots. Provides that the City of Chicago shall be subdivided into 20 trustee districts by the General Assembly for seats on the board of trustees, in addition to one at-large trustee. Provides that in the year following each decennial census, the General Assembly shall redistrict the trustee districts to reflect the results of each decennial census. Makes other changes. Effective immediately.

Jan 31 19  S  Referred to Assignments

SB 00207  Sen. Antonio Muñoz

70 ILCS 2605/1.1 from Ch. 42, par. 320.1

Amends the Metropolitan Water Reclamation District Act. Makes a technical change in a Section concerning the short title.

Jan 31 19  S  Referred to Assignments

SB 00208  Sen. Antonio Muñoz, Dale Fowler, Kimberly A. Lightford and Sue Rezin-Jason Plummer-Andy Manar

40 ILCS 5/1-160 from Ch. 108 1/2, par. 14-110

Amends the General Provisions and State Employees Articles of the Illinois Pension Code. Provides that the alternative retirement annuity under the State Employees Article applies to a conservation police officer subject to the Tier 2 provisions. Provides that a conservation police officer subject to the Tier 2 provisions may convert up to 8 years of service credit established before the effective date of the amendatory Act as a conservation police officer under the State Employees Article into eligible creditable service by filing a written election with the Board under that Article, accompanied by a specified payment. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the School Code. With regard to special education joint agreements, provides that under no circumstances may a petition for withdrawal from a joint agreement be presented to other member districts less than 18 months from the date of the proposed withdrawal. Provides that if a petition for withdrawal is not approved by the other member districts, any petitioning member district (rather than only a petitioning member district that is part of a Class II county school unit outside of a city of 500,000 or more inhabitants) may appeal the disapproval. Provides that the trustees of schools of the township having jurisdiction and authority over the withdrawing district or the hearing panel established by the chief administrative officer of the intermediate service center having jurisdiction over the withdrawing district shall convene and hear testimony to determine whether the withdrawing district has presented sufficient evidence that the district, standing alone, will provide a full continuum of services and support to all its students with disabilities in the foreseeable future; specifies requirements for the withdrawing district prior to the hearing. Provides that each withdrawing district shall develop a comprehensive plan that includes the administrative policies and procedures outlined in specified special education rules of the State Board of Education and all relevant portions of the federal Individuals with Disabilities Education Act. Provides that the withdrawing district must also demonstrate its ability to provide education for a wide range of students with disabilities, including a full continuum of support and services. Effective immediately.

Senate Floor Amendment No. 1

Provides that under no circumstances may a petition to withdraw from a joint agreement be presented to other member districts less than 12 (rather than 18) months from the date of the proposed withdrawal, unless the member districts agree to waive this timeline. Provides that upon approval by school board written resolution of all remaining member districts, the petitioning member district must submit its comprehensive plan to the State Board for review. Removes a provision providing that the petitioning member district shall be withdrawn from the joint agreement effective the following July 1. Provides that, in the event of a hearing conducted by a hearing panel, the withdrawing district must, prior to the hearing and among other requirements, hold a public hearing to allow for the opportunity to review (rather than hear) the plan for educating students after the withdrawal and prepare and provide a comprehensive plan (rather than prepare evidence that it has all of the components of a comprehensive plan).

Jul 26 19  S  Public Act . . . . . . . . . 101-0164

SB 00210  Sen. Laura M. Murphy-Laurita Ellman, Scott M. Bennett and Laura Fine

105 ILCS 25/1.25 new

Amends the Interscholastic Athletic Organization Act. Requires an association or other entity that has as one of its purposes promoting, sponsoring, regulating, or in any manner providing for interscholastic athletics or any form of athletic competition among schools and students within this State to allow a student for whom it is determined that special education services are needed under the School Code to participate in interscholastic athletics and other forms of athletic competition for as long as the student is eligible for such special education services, which, for purposes of the School Code, means through the day before the student's 22nd birthday.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
30 ILCS 500/25-45
110 ILCS 62/20
Amends the Illinois Procurement Code. Provides that construction agencies (currently, State purchasing officers) may enter into energy conservation program contracts or energy savings contracts or leases that provide for utility cost savings. Provides that energy conservation program contracts or energy savings contracts and leases may be entered into for a period of time deemed to be in the best interest of the State but not exceeding 30 years (currently, 15 years) inclusive of proposed contract or lease renewals. Provides that renewable energy resources contracts and leases may be entered into for a period of time deemed to be in the best interest of the State but not exceeding 30 years inclusive of proposed contract or lease renewals. Amends the Public University Energy Conservation Act. Provides that guaranteed energy savings contracts under the Act shall include a written guarantee of the qualified provider that either the energy or operational cost savings, or both, will meet or exceed within 30 (currently, 20) years the costs of the energy conservation measures. Provides that the guaranteed energy savings contract may provide for payments over a period of time, not to exceed 30 (currently, 20) years from the date of final installation of the measures. Makes conforming changes. Defines "renewable energy resources". Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
30 ILCS 500/25-45
Deletes reference to:
110 ILCS 62/20
Adds reference to:
30 ILCS 500/25-47 new
Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that State purchasing officers or a State agency may enter into renewable energy resources contracts and leases for a period of time deemed to be in the best interest of the State, but not exceeding 25 years inclusive of proposed contract or lease renewals. Defines "renewable energy resources". Effective immediately.
Aug 02 19  S Public Act . . . . . . . . . 101-0193

SB 00212
Sen. David Koehler
65 ILCS 5/8-11-1.1 from Ch. 24, par. 8-11-1.1
Amends the Illinois Municipal Code. Removes a requirement that the imposition of certain non-home rule use and occupation taxes is subject to referendum approval. Effective immediately.
Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00213
Sen. David Koehler-Linda Holmes
65 ILCS 5/11-139-1 from Ch. 24, par. 11-139-1
65 ILCS 5/11-139-8 from Ch. 24, par. 11-139-8
Amends the Combined Waterworks and Sewerage Systems Division of the Illinois Municipal Code. Modifies the definition of "sewerage system" to include storm water collection, treatment, and distribution infrastructure and disposal of storm water. Provides that charges a municipality may charge to inhabitants include storm water utility charges to offset the cost of owning, maintaining, and improving local storm water infrastructure.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00214
Sen. David Koehler
65 ILCS 5/8-11-2.7 new
Amends the Illinois Municipal Code. Creates the Municipal Gas Use Tax Law. Provides that beginning January 1, 2020, a municipality may impose a self-assessing purchaser tax rate of the lower of 2.4 cents per therm or 5% of the purchase price for the privilege of using in the municipality gas obtained in a purchase of out-of-state gas. Provides that, in the alternative, a purchaser may elect for a tax of 2.4 cents per therm that a delivering supplier maintaining a place of business in the State collects from the purchaser. Provides for registration requirements for self-assessing purchasers and delivering suppliers. Includes procedures for self-assessing purchasers and delivering suppliers to submit returns and to remit the tax to the Department of Revenue. Effective January 1, 2020.
Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments
Amends the Title Insurance Act. Provides for enforcement of the Act by the Department of Insurance (rather than the Department of Financial and Professional Regulation). Provides that all powers, duties, rights, and responsibilities of the Department of Financial and Professional Regulation and the Secretary of Financial and Professional Regulation under the Act are transferred to the Department of Insurance and Director of Insurance, respectively. Provides for the transfer of books, records, papers, documents, property, contracts, causes of action, pending business, and certain funds from the Department of Financial and Professional Regulation to the Department of Insurance. Provides that rules and proposed rules by the Department of Financial and Professional Regulation under the Act shall become rules and proposed rules of the Department of Insurance. Provides that all moneys received by the Department of Insurance under the Act shall be deposited into the Insurance Financial Regulation Fund (rather than the Financial Institution Fund). Makes conforming and grammatical changes throughout the Act and in the State Finance Act.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments


Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00217
Sen. Andy Manar-Rachelle Crowe-Kimberly A. Lightford, Laura M. Murphy, Scott M. Bennett, Christopher Belt, Julie A. Morrison, Napoleon Harris, III, Antonio Muñoz, Toi W. Hutchinson and Steven M. Landek

105 ILCS 5/10-20.7b from Ch. 122, par. 10-20.7b
105 ILCS 5/24-13.1 from Ch. 122, par. 24-13.1
105 ILCS 5/34-15a from Ch. 122, par. 34-15a

Amends the School Code. With regard to the salary of any employee of a school board who is a member of any reserve component of the United States Armed Services and is mobilized to active military duty or teacher who is employed in a Department of Defense overseas dependents' school or is mobilized to active military duty, removes a provision decreasing the amount of the employee's salary by the employee's base pay for military service.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00218
Sen. Thomas Cullerton and Laura M. Murphy-John F. Curran
(Rep. Kathleen Willis-John M. Cabello, Patrick Windhorst, Dave Severin, Grant Wehrli and Mark Batinick)

705 ILCS 405/2-13 from Ch. 37, par. 802-13

Amends the Juvenile Court Act of 1987. Provides that unless good cause exists that filing a petition to terminate parental rights is contrary to the child's best interests, the Department of Children and Family Services shall request the State's Attorney to file a petition or motion for termination of parental rights and appointment of guardian of the person with power to consent to adoption of the minor under the Act if the parent is criminally convicted of predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual abuse, sexual exploitation of a child, or permitting sexual abuse of a child. Makes technical changes.

Senate Committee Amendment No. 1

Adds reference to:
750 ILCS 50/1 from Ch. 40, par. 1501

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Amends the Adoption Act. Adds to the offenses which create a presumption that a parent is depraved for purposes of the Act: (1) aggravated criminal sexual assault, (2) a person who commits criminal sexual abuse by the use of force or threat of force, (3) sexual exploitation of a child, (4) permitting sexual abuse of a child, and (5) any other similar offense in another state.

Senate Floor Amendment No. 2

Provides that unless good cause exists that filing a petition to terminate parental rights is contrary to the child's best interests, the Department of Children and Family Services shall request the State's Attorney to file a petition or motion for termination of parental rights and appointment of guardian of the person with power to consent to adoption of the minor under the Act if the parent is convicted of criminal sexual abuse where the person: (1) commits an act of sexual conduct by the use of force or threat of force; or (2) commits an act of sexual conduct and knows that the victim is unable to understand the nature of the act or is unable to give knowing consent or criminal sexual assault. Adds criminal sexual assault (rather than aggravated criminal sexual assault) to the offenses which create a presumption that a parent is deprived for purposes of the Adoption Act.

Aug 23 19 S Public Act . . . . . . . 101-0529

SB 00219
Sen. Thomas Cullerton, Rachelle Crowe and Steven M. Landek
(Rep. Kathleen Willis and Terra Costa Howard)

730 ILCS 5/5-5-3

Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for a violation of child pornography if the child is a household or family member of the defendant. Provides that the court shall sentence the offender to not less than the minimum term of imprisonment for this offense, and may order a fine or restitution or both in conjunction with the term of imprisonment.

Senate Committee Amendment No. 1

Adds reference to:
730 ILCS 5/5-5-3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Deletes language providing that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for a violation of child pornography if the child is a household or family member of the defendant. Provides that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for a violation of child pornography where the person possesses any film, videotape, photograph, or other similar visual reproduction or depiction by computer of any child or person with a severe or profound intellectual disability whom the person knows or reasonably should know to be under the age of 18 or to be a person with a severe or profound intellectual disability engaged in sexual activity if the victim is a household or family member of the defendant.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee
SB 00220  Sen. Laura M. Murphy
(Rep. Anna Moeller)

765 ILCS 605/9  from Ch. 30, par. 309
765 ILCS 605/9.2  from Ch. 30, par. 309.2
765 ILCS 605/18  from Ch. 30, par. 318
765 ILCS 605/18.4  from Ch. 30, par. 318.4

Amends the Condominium Property Act. Provides that before the board may levy a fine, it shall first provide the unit owner a minimum of 20 days' written notice and an opportunity to be heard. Provides that the written notice shall be made in accordance with the requirements of the Act. Provides that the notice and opportunity to be heard requirements apply only to the ability to levy fines, and nothing contained in the new provisions limits or restricts the ability of the board to pursue or enforce the rights of the association. Provides that the association has no authority to report adverse information to a credit reporting agency or initiate collection proceedings against a unit owner for unpaid fines unless the board of managers has first complied with the notice and hearing requirements. Makes corresponding changes.

House Committee Amendment No. 2
Deletes reference to:
765 ILCS 605/9  from Ch. 30, par. 309
765 ILCS 605/9.2  from Ch. 30, par. 309.2
765 ILCS 605/18  from Ch. 30, par. 318
765 ILCS 605/18.4  from Ch. 30, par. 318.4

Adds reference to:
775 ILCS 5/3-101  from Ch. 68, par. 3-101
775 ILCS 5/7B-102  from Ch. 68, par. 7B-102
775 ILCS 5/8-101  from Ch. 68, par. 8-101
775 ILCS 5/10-103  from Ch. 68, par. 10-103

Replaces everything after the enacting clause. Amends the Illinois Human Rights Act. Defines "real estate transaction" and "loan modification services". Provides that the Department of Human Rights may (rather than shall) conduct a fact finding conference, and deletes language allowing a waiver to the fact finding conference. Provides that a formal training program for newly appointed commissioners of the Illinois Human Rights Commission shall include current issues in employment and housing discrimination. Provides that the Department shall authorize and not later than 30 days after the entry of the administrative closure order by the Commission the Attorney General shall commence and maintain a civil action on behalf of the aggrieved party seeking relief.

House Floor Amendment No. 4
Deletes reference to:
775 ILCS 5/3-101

Replaces everything after the enacting clause with the provisions of House Amendment No. 2, and makes the following changes: Deletes the changes to the definition of "real estate transaction". Deletes the definition of "loan modification services".
SB 00221  Sen. John J. Cullerton

New Act
760 ILCS 5/Act rep.
760 ILCS 35/Act rep.
760 ILCS 105/Act rep.
765 ILCS 305/Act rep.
765 ILCS 310/Act rep.
765 ILCS 315/Act rep.
30 ILCS 160/2   from Ch. 127, par. 4002
60 ILCS 1/135-20
205 ILCS 620/1-6   from Ch. 17, par. 1551-6
205 ILCS 620/6-10  from Ch. 17, par. 1556-10
205 ILCS 620/9-5   from Ch. 17, par. 1559-5
210 ILCS 135/3    from Ch. 91 1/2, par. 1703
215 ILCS 155/21.1
225 ILCS 45/4a
225 ILCS 45/5   from Ch. 111 1/2, par. 73.105
405 ILCS 5/3-605  from Ch. 91 1/2, par. 3-605
405 ILCS 5/3-819  from Ch. 91 1/2, par. 3-819
405 ILCS 5/5-105  from Ch. 91 1/2, par. 5-105
750 ILCS 5/513.5
755 ILCS 5/2-7    from Ch. 110 1/2, par. 2-7
755 ILCS 5/28-8   from Ch. 110 1/2, par. 28-8
755 ILCS 45/3-4   from Ch. 110 1/2, par. 803-4
760 ILCS 45/3     from Ch. 17, par. 2103
805 ILCS 110/46j  from Ch. 32, par. 185
815 ILCS 390/16   from Ch. 21, par. 216

Creates the Illinois Trust Code. Provides that the Code applies to express trusts, charitable or noncharitable, and trusts created pursuant to a statute, judgment, or decree that requires the trust to be administered in the manner of an express trust. Defines terms. Adds provisions governing: judicial proceedings; representation; creation, validity, modification, and termination of trusts; creditor's claims; spendthrift and discretionary trusts; revocable trusts; the office of trustee; duties and powers of the trustee; the Illinois Prudent Investor Law; life insurance; affiliated investments; liability of trustees and rights of persons dealing with a trustee; total return trusts; trust decanting; the Uniform Powers of Appointment Law; perpetuities; and application of the Code to existing trusts. Repeals the Trusts and Trustees Act, the Trusts and Dissolutions of Marriage Act, the Uniform Powers of Appointment Act (added by Public Act 100-1044), the Statute Concerning Perpetuities, the Perpetuities Vesting Act, and the Trust Accumulation Act. Makes corresponding changes in the Public Use Trust Act, the Township Code, the Corporate Fiduciary Act, the Community-Integrated Living Arrangements Licensure and Certification Act, the Title Insurance Act, the Illinois Funeral or Burial Funds Act, the Mental Health and Developmental Disabilities Code, the Illinois Marriage and Dissolution of Marriage Act, the Probate Act of 1975, the Illinois Power of Attorney Act, the Common Trust Fund Act, the Religious Corporation Act, and the Illinois Pre-Need Cemetery Sales Act. Effective January 1, 2020.

Mar 22 19 S  Rule 3-9(a) / Re-referred to Assignments
SB 00222  Sen. Antonio Muñoz-Napoleon Harris, III, Elgie R. Sims, Jr.-Patricia Van Pelt, Mattie Hunter, Emil Jones, III-Melinda Bush, Linda Holmes and Christopher Belt

(Rep. Robert Rita)

815 ILCS 505/2LLL
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice to offer to consumers at retail a rebate made on a rebate card that charges dormancy fees or other post-issuance fees. Defines "rebate card".
Senate Floor Amendment No. 1
Provides that the prohibition on imposing post-issuance fees in connection with a rebate made by means of a rebate card applies only to fees charged to the consumer.
House Committee Amendment No. 1
Deletes reference to:
815 ILCS 505/2LLL
Adds reference to:
815 ILCS 505/12
from Ch. 121 1/2, par. 272

House Floor Amendment No. 3
Deletes reference to:
815 ILCS 505/12
Adds reference to:
230 ILCS 10/7.7
from Ch. 120, par. 2422
Adds reference to:
230 ILCS 45/25-20
from Ch. 85, par. 6405

Replaces everything after the enacting clause. Amends the Illinois Gambling Act and the Sports Wagering Act. Provides procedures by which an applicant for certain licenses shall submit his or her fingerprints. Provides that if there is a conflict between the Sports Wagering Act and the Illinois Gambling Act, the Sports Wagering Act shall control. Effective immediately.
Dec 06 19  S  Public Act . . . . . . . . 101-0597

SB 00223  Sen. Cristina Castro

50 ILCS 510/5
Amends the Local Government Professional Services Selection Act. Removes an option allowing a political subdivision not to evaluate firms submitting letters of interest for projects requiring architectural, engineering, or land surveying services if the political subdivision has a satisfactory relationship for services with one or more firms.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments


730 ILCS 5/5-2-4
Amends the Unified Code of Corrections concerning persons found not guilty by reason of insanity. Provides that 90 days prior to the expiration of any conditional release, the Department of Corrections shall conduct an assessment of the defendant's continuing need for mental health services following the person's release from conditional release. Provides that the Department shall create a detailed plan for appropriate mental health services and provide or arrange funding to ensure that those mental health services enumerated in the plan are available to the defendant. Provides that an extension of the conditional release period may not be ordered unless there is clear and convincing evidence that the defendant will not participate in the mental health services set forth in the treatment plan created by the Department in the absence of a court order to do so, and that in the absence of those mental health services, the defendant is reasonably expected to inflict serious physical harm upon himself, herself, or others.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00225  Sen. Pat McGuire
Make appropriations to the Department of Human Services for Community-Integrated Living Arrangements. Effective July 1, 2019.
Jul 03 19  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00226  Sen. Pat McGuire
20 ILCS 505/1.1 from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments

SB 00227  Sen. Martin A. Sandoval
15 ILCS 405/28 new
Amends the State Comptroller Act. Provides that, whenever the Department of Transportation or the Capital Development Board submits a voucher to the Comptroller for payment, the agency shall include with the voucher the following information, without limitation: (1) whether the voucher includes a payment to a subcontractor; and (2) if the voucher includes a payment to a subcontractor, the name of each subcontractor and the amount of the voucher that is to be paid to each subcontractor. Provides that the information shall be posted on the State Comptroller's website. Effective immediately.
Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00228  Sen. Martin A. Sandoval
30 ILCS 575/2
Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Removes a requirement that a qualified business must have annual gross sales of less than $75,000,000 or be certified by the Business Enterprise Council for Minorities, Women, and Persons with Disabilities for a particular contract. Effective immediately.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00229  Sen. Ram Villivalam
20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments

SB 00230  Sen. Ann Gillespie
215 ILCS 5/1 from Ch. 73, par. 613
Jan 31 19  S Referred to Assignments

SB 00231  Sen. Ram Villivalam
820 ILCS 105/1 from Ch. 48, par. 1001
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments

SB 00232  Sen. Ram Villivalam
35 ILCS 5/101 from Ch. 120, par. 1-101
Jan 31 19  S Referred to Assignments

SB 00233  Sen. Ram Villivalam
225 ILCS 10/1 from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments

SB 00234  Sen. Ram Villivalam
210 ILCS 49/1-101
Amends the Specialized Mental Health Rehabilitation Act of 2013. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments
SB 00235  Sen. Ram Villivalam
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Jan 31 19  S  Referred to Assignments

SB 00236  Sen. Ram Villivalam
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Jan 31 19  S  Referred to Assignments

SB 00237  Sen. Ram Villivalam
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Jan 31 19  S  Referred to Assignments

SB 00238  Sen. Julie A. Morrison
615 ILCS 90/7.13 new
Amends the Fox Waterway Agency Act. Provides that a person shall not operate a boat or watercraft that exceeds 40 feet in length on the Fox Waterway, with the exception of boats or watercraft that: (i) are used for dredging, construction, lake maintenance, or similar activities; (ii) carry passengers for hire; (iii) are restaurants as defined in the Food Handling Regulation Enforcement Act; or (iv) are riverboats as defined in the Riverboat Gambling Act.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00239  Sen. Laura Fine and Cristina Castro-Robert Peters-Jacqueline Y. Collins
20 ILCS 505/17a-9  from Ch. 23, par. 5017a-9
705 ILCS 405/5-105
Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission in its annual submission of recommendation to the Governor and General Assembly shall include recommendations regarding the inclusion of emerging adults into a developmentally appropriate justice system, reducing recidivism, and preventing deeper criminal involvement. Amends the Juvenile Court Act of 1987. Provides in the Article concerning delinquent minors that on and after January 1, 2020, "delinquent minor" includes a minor who prior to his or her 19th birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law, or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that on and after January 1, 2022, "delinquent minor" includes a minor who prior to his or her 21st birthday has violated or attempted to violate, regardless of where the act occurred, a federal law or State law or county or municipal ordinance and the law or ordinance is classified as a misdemeanor offense. Provides that the changes made by the amendatory Act apply to violations or attempted violations committed on or after the effective of the amendatory Act.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00240  Sen. Michael E. Hastings, Christopher Belt and Laura Ellman
New Act
Creates the Consumer Credit Reporting Agency Registration and Cybersecurity Program Act. Provides for requirements for consumer credit reporting agency registration. Contains provisions regarding grounds for revocation and suspension of a registration. Provides that by January 1, 2020, a consumer credit reporting agency must have a cybersecurity program documented in writing and designed to protect the confidentiality, integrity and availability of its information systems. Provides that a consumer credit reporting agency shall implement and maintain a written cybersecurity policy setting forth its policies and procedures for the protection of its information systems and nonpublic information stored on those information systems. Provides that a consumer credit reporting agency shall designate a qualified individual as a chief information security officer to oversee and implement its cybersecurity policy. Contains provisions concerning penetration testing and vulnerability assessments, audit trail, access privileges, and application security. Provides that a consumer credit reporting agency shall conduct periodic risk assessments of its information systems. Provides requirements for cybersecurity personnel and third-party service provider security policy. Provides that a consumer credit reporting agency shall establish a written incident response plan designed to promptly respond to a cybersecurity event. Provides that the consumer credit reporting agency shall notify the Department of Financial and Professional Regulation of the existence of a cybersecurity event no later than 72 hours after the event occurred. Makes other changes. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Food, Drug, and Cosmetic Act. Provides that it is unlawful for a manufacturer to import for profit, sell, or offer for sale in this State any cosmetic, if the cosmetic was developed or manufactured using an animal test that was conducted or contracted by the manufacturer, or any supplier of the manufacturer, on or after January 1, 2020. Provides exceptions to the prohibition. Provides that a violation of the Act shall be punishable by an initial fine of $5,000 for the first day of each violation and an additional fine of $1,000 for each day the violation continues. Provides that a violation may be enforced by the State's Attorney of the county in which the violation occurred or by the municipal attorney of the municipality in which the violation occurred. Effective immediately.

Senate Committee Amendment No. 1
Provides that the provisions concerning cosmetic testing on animals do not apply to animal testing conducted on an ingredient or cosmetic in its final form if the testing took place prior to the effective date of the amendatory Act (rather than if the testing took place prior to January 1, 2020).

Senate Committee Amendment No. 2
Replaces a reference to an out-of-state regulatory authority with a foreign regulatory authority.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following change:
Removes all references to municipal attorneys.

Amends the Rehabilitation of Persons with Disabilities Act. Provides that a home care consumer in the Department of Human Services' Home Services Program has the right and discretion to: (1) select and hire a personal assistant or other individual provider of his or her choice; and (2) determine the number of hours per week his or her personal assistant or other individual provider may work. Provides that, subject to the Department's authority to approve the total monthly hours in a home care consumer's service plan, no limitation shall be imposed on the number of hours per week a personal assistant or other individual provider may work unless the following conditions are satisfied: (A) as an exception to any limit imposed by the Department, a personal assistant or other individual provider may work and be paid for all hours worked up to at least 66 hours per week if the personal assistant or other individual provider works for a home care consumer who: (i) receives services under a court-ordered service plan; (ii) has a Determination of Need score of 70 or above; or (iii) has an exceptional care rate; (B) the Department shall establish an exceptions and appeals process that permits a home care consumer to request an exception to any limit imposed by the Department up to a maximum of no less than 66 hours per week; and (C) if the home care consumer would face a serious risk of institutionalization, the Department shall work with the home care consumer to ensure that appropriate care in the community will be provided, whether through authorized overtime or another solution. Provides that nothing shall limit the Department's authority under any other statute to disqualify an individual from providing services in the Department's Home Services Program for reasons other than the number of weekly hours worked by the individual.
SB 00243  Sen. Antonio Muñoz

New Act

5 ILCS 140/7.5

Creates the Automated License Plate Recognition System Data Act. Provides that a law enforcement agency may use recorded automated license plate recognition system (ALPR) data and historical ALPR system data only for a legitimate law enforcement purpose. Provides that ALPR system data collected by law enforcement and historical ALPR system data collected by law enforcement may not be used, shared, sold, traded, or exchanged for any other purpose. Requires law enforcement agencies using an automated license plate recognition system to adopt a policy governing use of the system; adopt a privacy policy to ensure that ALPR system data and historical ALPR system data is not used or shared in violation of this Act; adopt audit procedures relating to use of ALPR system data and historical ALPR system data; and adopt and periodically update a comprehensive training program for agency employees who use or have access to ALPR system data and procedures to adhere to policies and procedures governing use of ALPR system data or historical ALPR system data. Provides that a State or local law enforcement agency may retain ALPR system data for 5 years. Provides that after 5 years, the State or local law enforcement agency must create an internal record showing why data older than 5 years was accessed, and attach a case name and number, the name of the officer that accessed the data, the date, and an explanation for why the data was accessed. Prohibits admission of data that is used in violation of the Act in a court or administrative proceeding. Prohibits less restrictive local regulation, including by home rule units. Defines terms. Amends the Freedom of Information Act to exempt ALPR system and historical ALPR system data from disclosure under the Act.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00244  Sen. Iris Y. Martinez-Kimberly A. Lightford, Napoleon Harris, III-Chuck Weaver-Jacqueline Y. Collins, Mattie Hunter and Omar Aquino

(Rep. Rita Mayfield-Maurice A. West, II, Justin Slaughter and Gregory Harris)

110 ILCS 48/10
110 ILCS 48/15
110 ILCS 48/20
110 ILCS 48/25
110 ILCS 48/30

Amends the Grow Your Own Teacher Education Act. Makes changes to the definitions of "cohort", "eligible school", and "hard-to-staff school", and defines "dual credit course". Provides that Grown Your Own Illinois (rather than the Board of Higher Education) shall administer the Grow Your Own Teacher Education Initiative as a grant competition to fund consortia that will carry out Grow Your Own Teacher preparation programs. In provisions concerning selection of grantees, provides that the Board of Higher Education shall, subject to appropriation, allocate funds to Grow Your Own Illinois for the purpose of administering the program and awarding grants under the Act (rather than requiring the Board of Higher Education to award grants under the Act). Removes the language providing that the consortium shall consider whether a candidate has experienced an interruption in his or her college education when recruiting potential candidates for the program. Provides that, subject to the requirements under the Dual Credit Quality Act, an institution of higher education may offer a high school student a dual credit course under the program. Provides that the Board of Higher Education may not adopt rules regarding candidate eligibility that are more restrictive than those in the Act. Makes conforming changes. Effective immediately.

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

SB 00245  Sen. Ram Villivalam

New Act

Creates the Preferred Terminology in Government Documents Act. Provides that all State and local government, statutes, codes, rules, regulations, and other official documents enacted on and after the effective date of this Act are required to use the term "Asian" when referring to persons of Asian descent. Provides that the term "Oriental" is prohibited. Provides that the General Assembly urges all State and local entities to review their statutes, codes, rules, regulations, and other official documents and revise them to omit use of the term "Oriental" when referring to persons of Asian descent. Provides findings.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00246  Sen. Laura Fine

(Rep. Kathleen Willis)

70 ILCS 1205/8-1 from Ch. 105, par. 8-1

Amends the Park District Code. Excludes contracts for fuel (such as diesel, gasoline, oil, aviation, or propane), lubricants, or other petroleum products from contracts that must be awarded by competitive bidding. Effective immediately.

Aug 09 19  S  Public Act . . . . . . . . . . 101-0304
SB 00247  Sen. Bill Cunningham
35 ILCS 5/101  from Ch. 120, par. 1-101
Jan 31 19  S  Referred to Assignments

SB 00248  Sen. Bill Cunningham
505 ILCS 135/1  from Ch. 5, par. 2651
Amends the Sustainable Agriculture Act. Makes a technical change in a Section concerning the short title.
Jan 31 19  S  Referred to Assignments

SB 00249  Sen. Bill Cunningham
505 ILCS 130/2  from Ch. 5, par. 552
Amends the Soybean Marketing Act. Makes a technical change in a Section concerning the short title.
Jan 31 19  S  Referred to Assignments

SB 00250  Sen. Patricia Van Pelt-Kimberly A. Lightford, Laura Fine and Ram Villivalam
New Act
20 ILCS 3930/7.3 new
20 ILCS 3930/7.3-2 new
20 ILCS 3930/7.3-5 new
30 ILCS 115/2  from Ch. 85, par. 612
730 ILCS 5/5-6-3.6
Creates the SAFE Act. Provides that on and after January 1, 2020, funding formulas based on population shall include prisoners as residents based on the place where they resided before incarceration or the place they intend to return. Amends the Illinois Criminal Justice Information Act. Provides that within 60 days after the effective date of the amendatory Act, the Illinois Criminal Justice Information Authority shall identify geographic areas eligible to be designated by the Safe and Full Coordinating Board as a Safe and Full Employment Zone (SAFE Zone) and shall send to the Legislative Audit Commission and make publicly available its analysis and development of the SAFE Zones. Provides that the criteria for these SAFE Zones shall be used to prioritize State funding and provide various services throughout the State. Creates the Safe and Full Employment Coordinating Board to develop and implement a plan for designating SAFE Zones. Provides that the design of programs and budget requirements in SAFE Zones shall be developed by Local Economic Growth Councils. Amends the State Revenue Sharing Act. Provides that for purposes of the amount of funds allocable to each municipality and county in the State, the number of individual residents of a municipality or county shall include the number of persons incarcerated in a penal institution who resided in the municipality or county before incarceration, or, if known, the municipality or county the prisoner intends to return after release from the penal institution. Amends the Unified Code of Corrections. Provides that the First Time Weapon Offender Program shall be implemented by the Safe and Full Employment Coordinating Board. Makes other changes. Effective immediately.
Jan 31 19  S  Referred to Assignments

SB 00251  Sen. Robert Peters
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Jan 31 19  S  Referred to Assignments

SB 00252  Sen. Robert Peters
210 ILCS 49/1-101
Amends the Specialized Mental Health Rehabilitation Act of 2013. Makes a technical change in a Section concerning the short title.
Jan 31 19  S  Referred to Assignments

SB 00253  Sen. Robert Peters
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Jan 31 19  S  Referred to Assignments
SB 00254  Sen. Robert Peters

215 ILCS 5/1 from Ch. 73, par. 613
Jan 31 19  S Referred to Assignments

SB 00255  Sen. Robert Peters

20 ILCS 105/1 from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments

SB 00256  Sen. Robert Peters

35 ILCS 5/101 from Ch. 120, par. 1-101
Jan 31 19  S Referred to Assignments

SB 00257  Sen. Robert Peters

225 ILCS 10/1 from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments

SB 00258  Sen. Robert Peters

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments

SB 00259  Sen. Robert Peters

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Jan 31 19  S Referred to Assignments

SB 00260  Sen. John J. Cullerton

Appropriates $2 from the General Revenue Fund to the Department of Veterans' Affairs for its FY20 ordinary and contingent expenses.
Jul 03 19  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00261  Sen. John J. Cullerton

Appropriates $2 from the General Revenue Fund to the Illinois Arts Council for its FY 20 ordinary and contingent expenses.
Jul 03 19  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

(Rep. Gregory Harris)

Appropriates $2 from the General Revenue Fund to the Governor’s Office of Management and Budget for its FY 20 ordinary and contingent expenses.
House Floor Amendment No. 1
Replaces everything after the enacting clause. Makes various appropriations and reappropriations for specified purposes.
Amends Public Act 100-586 by changing and adding various appropriations and reappropriations. Provides that specified appropriations may be used for prior year costs. Provides that specified appropriations shall be used for all costs incurred before July 1, 2019. Some provisions are effective immediately; Some provisions are effective July 1, 2019; also contains other effective date provisions.
Jun 05 19  S Public Act . . . . . . . . .101-0007

SB 00263  Sen. John J. Cullerton

Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY 20 ordinary and contingent expenses.
Oct 28 19  S Placed on Calendar Order of 3rd Reading October 29, 2019
SB 00264  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00265  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Commerce Commission for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00266  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Drycleaner Environmental Response Trust Fund Council for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00267  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Deaf and Hard of Hearing Commission Fund Council for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00268  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Environmental Protection Agency for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00269  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Guardianship and Advocacy Commission for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00270  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Abraham Lincoln Presidential Library and Museum for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00271  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Criminal Justice Information Authority for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00272  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Educational Labor Relations Board for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00273  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Sports Facilities Authority for its FY 20 ordinary and contingent expenses.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 00274  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois State Toll Highway Authority for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00275  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Council on Developmental Disabilities for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments
SB 00277  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Finance Authority for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00278  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Procurement Policy Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00279  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Workers’ Compensation Commission for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00280  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Independent Tax Tribunal for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00281  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Gaming Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00282  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Law Enforcement Training Standards Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00283  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Metropolitan Pier and Exposition Authority for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00284  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Prisoner Review Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00285  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Racing Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00286  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Property Tax Appeal Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00287  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Southwestern Illinois Development Authority for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00288  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Emergency Management Agency for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00289  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the State Employees’ Retirement System for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments
SB 00290  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Labor Relations Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00291  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois State Police Merit Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00292  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State Fire Marshal for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00293  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois State Board of Education for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00294  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Teachers’ Retirement System for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00295  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Board of Higher Education for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00296  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Chicago State University for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00297  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Eastern Illinois University for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00298  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Governors State University for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00299  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Illinois State University for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00300  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Northeastern Illinois University for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00301  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Northern Illinois University for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00302  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Southern Illinois University for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments
SB 00303  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of the University of Illinois for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00304  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Board of Trustees of Western Illinois University for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00305  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Community College Board for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00306  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Student Assistance Commission for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00307  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Mathematics and Science Academy for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00308  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the State Universities Retirement System for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00309  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the State Universities Civil Service System for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00310  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the General Assembly for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00311  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Joint Committee on Administrative Rules for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00312  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Commission on Government Forecasting and Accountability for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00313  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Audit Commission for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00314  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Ethics Commission for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00315  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Information System for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments
SB 00316
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Printing Unit for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00317
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Legislative Reference Bureau for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00318
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Architect of the Capitol for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00319
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the General Assembly Retirement System for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00320
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Auditor General for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00321
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Executive Ethics Commission for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00322
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Supreme Court and Illinois Court System for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00323
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Supreme Court Historic Preservation Commission for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00324
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Judges Retirement System for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00325
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Judicial Inquiry Board for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00326
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State Appellate Defender for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00327
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State’s Attorneys Appellate Prosecutor for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments

SB 00328
Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Court of Claims for its FY 20 ordinary and contingent expenses.
Feb 27 19 S Re-referred to Assignments
SB 00329  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Governor for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00330  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Lieutenant Governor for its FY 20 ordinary and
contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00331  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Attorney General for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00332  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Secretary of State for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00333  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State Comptroller for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00334  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the State Treasurer for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00335  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Illinois Power Agency for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00336  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Office of the Executive Inspector General for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00337  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the State Board of Elections for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00338  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department on Aging for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00339  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Agriculture for its FY 20 ordinary and contingent
expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00340  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Central Management Services for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00341  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Children and Family Services for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments
SB 00342  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Commerce and Economic Opportunity for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00343  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Natural Resources for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00344  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Juvenile Justice for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00345  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Corrections for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00346  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Employment Security for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00347  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Financial and Professional Regulation for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00348  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Human Rights for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00349  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Human Services for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00350  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Insurance for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00351  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Labor for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00352  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Lottery for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00353  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Healthcare and Family Services for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00354  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Military Affairs for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments
SB 00355  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Public Health for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00356  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Revenue for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00357  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of State Police for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00358  Sen. John J. Cullerton
Appropriates $2 from the General Revenue Fund to the Department of Transportation for its FY 20 ordinary and contingent expenses.
Feb 27 19  S  Re-referred to Assignments

SB 00359  Sen. John J. Cullerton
505 ILCS 5/1  from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00360  Sen. John J. Cullerton
505 ILCS 147/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00361  Sen. John J. Cullerton
505 ILCS 147/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00362  Sen. John J. Cullerton
505 ILCS 45/1  from Ch. 5, par. 241
Amends the County Cooperative Extension Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00363  Sen. John J. Cullerton
505 ILCS 72/1
Amends the Farmer Equity Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00364  Sen. John J. Cullerton
505 ILCS 75/1  from Ch. 5, par. 1301
Amends the Farmland Preservation Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00365  Sen. John J. Cullerton
505 ILCS 80/1  from Ch. 5, par. 55.1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00366  Sen. John J. Cullerton

505 ILCS 89/1
Amends the Industrial Hemp Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00367  Sen. John J. Cullerton

505 ILCS 100/1 from Ch. 5, par. 951
Amends the Illinois Noxious Weed Law. Makes a technical change in a Section concerning the short title of the Act.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00368  Sen. John J. Cullerton

505 ILCS 135/1 from Ch. 5, par. 2651
Amends the Sustainable Agriculture Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00369  Sen. John J. Cullerton

505 ILCS 147/1

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00370  Sen. John J. Cullerton

505 ILCS 150/1
Amends the Promote Illinois Ethanol and Biodiesel Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00371  Sen. John J. Cullerton

320 ILCS 20/1 from Ch. 23, par. 6601
Amends the Adult Protective Services Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00372  Sen. John J. Cullerton

320 ILCS 25/1 from Ch. 67 1/2, par. 401
Amends the Senior Citizens and Persons with Disabilities Property Tax Relief Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00373  Sen. John J. Cullerton

320 ILCS 30/1 from Ch. 67 1/2, par. 451
Amends the Senior Citizens Real Estate Tax Deferral Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00374  Sen. John J. Cullerton

320 ILCS 42/1
Amends the Older Adult Services Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00375  Sen. John J. Cullerton

320 ILCS 50/1
Amends the Senior Pharmaceutical Assistance Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00376  Sen. John J. Cullerton

New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.

Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments
SB 00377  Sen. John J. Cullerton
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00378  Sen. John J. Cullerton
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00379  Sen. John J. Cullerton
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00380  Sen. John J. Cullerton
New Act
Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2020 budget recommendations. Effective July 1, 2019.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00381  Sen. John J. Cullerton
805 ILCS 5/1.01 from Ch. 32, par. 1.01
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00382  Sen. John J. Cullerton
805 ILCS 8/5-1
Amends the Franchise Tax and License Fee Amnesty Act of 2007. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00383  Sen. John J. Cullerton
805 ILCS 40/1
Amends the Benefit Corporation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00384  Sen. John J. Cullerton
805 ILCS 105/101.01 from Ch. 32, par. 101.01
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00385  Sen. John J. Cullerton
810 ILCS 5/1-101 from Ch. 26, par. 1-101
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00386  Sen. John J. Cullerton
810 ILCS 5/1-102 from Ch. 26, par. 1-102
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the scope of Article 1 of the Code.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00387  Sen. John J. Cullerton
810 ILCS 5/1-104  from Ch. 26, par. 1-104
Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the implied repeal of the Act.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00388  Sen. John J. Cullerton
815 ILCS 120/1  from Ch. 17, par. 851
Amends the Illinois Fairness in Lending Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00389  Sen. John J. Cullerton
815 ILCS 122/1-1  
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00390  Sen. John J. Cullerton
815 ILCS 150/1  from Ch. 17, par. 6201
Amends the Unsolicited Credit Card Act of 1977. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00391  Sen. Terry Link-Heather A. Steans
(Rep. Sara Feigenholtz-Sam Yingling)
325 ILCS 5/1  from Ch. 23, par. 2051
Amends the Abused and Neglected Child Reporting Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
325 ILCS 5/1
Adds reference to:
325 ILCS 5/3
from Ch. 23, par. 2053
Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Provides that a child shall not be considered abused for the sole reason that the child has been diagnosed with or has tested positive for Ehlers-Danlos syndrome, or for the sole reason that the child's parent, sibling, or grandparent has been diagnosed with or has tested positive for Ehlers-Danlos syndrome. Effective immediately.
House Committee Amendment No. 1
Deletes reference to:
325 ILCS 5/3
Adds reference to:
305 ILCS 5/5-5.23
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision concerning mental health services for children, requires a statewide association representing physicians to establish, within a specified time period, a clear process by which an eligible youth, emerging adult, or transition-age adult, or the youth's or emerging adult's parent, guardian, or caregiver, is identified, notified, and educated about the Family Support Program and the Specialized Family Support Program upon a first psychiatric inpatient hospital admission, and any following psychiatric inpatient admissions. Provides that upon a youth's, emerging adult's or transition-age adult's second psychiatric inpatient hospital admission, prior to hospital discharge, the hospital must, if it is aware of the patient's prior psychiatric inpatient hospital admission, ensure that the youth's parents, guardian, or caregiver, or the emerging adult or transition-age adult, have been notified of the Family Support Program and the Specialized Family Support Program. Provides that, if a dependent youth has been left at a psychiatric hospital beyond medical necessity, prior to referring the youth to the Department of Children and Family Services the psychiatric hospital shall attempt to contact the youth and the youth's parents, guardian, or caregiver about the Family Support Program and the Specialized Family Support Program. Provides that, if a dependent youth has been left at a psychiatric hospital beyond medical necessity, prior to referring the youth to the Department of Children and Family Services the psychiatric hospital shall attempt to contact the youth and the youth's parents, guardian, or caregiver about the Family Support Program and the Specialized Family Support Program, and shall provide educational materials on those programs. Provides that no State agency or hospital shall be prohibited from discussing medical treatment options or a referral to legal counsel with a parent or guardian of a youth admitted to a psychiatric hospital inpatient unit. Effective immediately.
Dec 20 19  S  Public Act . . . . . . . . 101-0616
SB 00392  Sen. John J. Cullerton
325 ILCS 20/1  from Ch. 23, par. 4151
Amends the Early Intervention Services System Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00393  Sen. John J. Cullerton
325 ILCS 42/1
Amends the Kinship Navigator Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00394  Sen. John J. Cullerton
325 ILCS 47/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00395  Sen. John J. Cullerton
325 ILCS 57/1
Amends the Find Our Children Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00396  Sen. Andy Manar
735 ILCS 5/1-103  from Ch. 110, par. 1-103
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
Sen. Elgie R. Sims, Jr.
(Rep. Nathan D. Reitz)

735 ILCS 5/1-103 from Ch. 110, par. 1-103
Amends the Code of Civil Procedure. Makes a technical change in a Section concerning the effect of Article, Part, and Section headings.

Senate Floor Amendment No. 1
Deletes reference to:

735 ILCS 5/1-103

Adds reference to:

705 ILCS 70/1 from Ch. 37, par. 651
Adds reference to:

705 ILCS 70/3 from Ch. 37, par. 653
Adds reference to:

705 ILCS 70/4 from Ch. 37, par. 654
Adds reference to:

705 ILCS 70/4.1 from Ch. 37, par. 654.1
Adds reference to:

705 ILCS 70/5 from Ch. 37, par. 655
Adds reference to:

705 ILCS 70/6 from Ch. 37, par. 656
Adds reference to:

705 ILCS 70/7 from Ch. 37, par. 657
Adds reference to:

705 ILCS 70/8 from Ch. 37, par. 658
Adds reference to:

705 ILCS 70/8.1
Adds reference to:

705 ILCS 70/8.2
Adds reference to:

705 ILCS 70/8.5

Replaces everything after the enacting clause. Amends the Court Reporters Act. Deletes language providing specific factors to consider when determining how many court reporters are needed in each circuit. Provides that the employer representative may authorize the chief judge of any circuit to appoint administrative, supervisory, and clerical staff when a need for such positions has been substantiated (rather than to appoint or designate a court reporter to a specific position). Provides that additional amounts paid to personnel shall be determined by the employer representative. Deletes language providing that additional amounts paid to personnel shall not exceed certain amounts. Provides that the audio or video recording system utilized by the court shall be approved by the Supreme Court. Deletes language providing that a court reporter shall not be in charge of an audio or video recording system where the system is the judge's personal property or has been supplied by a party or a party's attorney. Provides that a court reporting service employee may charge a page rate for the preparation of transcripts of court proceedings not to exceed the rate set by the employer representative (rather than not to exceed 25 cents per 100 words). Deletes language providing that the transcripts shall be filed and remain with the papers of the case. Provides that expense vouchers or claims submitted to the Office of the Comptroller for payment shall have the signed approval of the chief judge of the circuit court in which the court reporter is appointed (rather than the chief judge of the circuit court in which the court reporter incurred the expense for which claim is made). Provides that each court reporter shall take a test to verify (rather than rate) his or her proficiency within one year of employment. Provides that the test shall be prepared and administered pursuant to standards set by rules. Provides that a proficiency test passed prior to employment may be accepted as proof of proficiency. Deletes language providing that the test shall consist of 3 parts and be administered at least every 6 months. Deletes language providing specific amounts for a court reporter's salary. Deletes language providing for credited court reporter proficiency ratings. Deletes language requiring an annual appropriation request to be made in January. Provides that the employer representatives (rather than the Supreme Court) shall collectively bargain over wages, hours, and terms and conditions of employment of all persons employed as court reporters, appoint arbitrators under specified circumstances, and create a roster of arbitrators who are available and qualified for appointment.

House Committee Amendment No. 1
SB 00397 (CONTINUED)
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:
Defines "court reporting services employee". Provides that in Cook County, supervisory and administrative personnel shall be appointed from among the court reporting services' pool of employees when such a need has been substantiated. In a Section concerning collective bargaining, changes references to "court reporters" to "court reporting services employees".
Aug 26 19 S Public Act . . . . . . . . . . . 101-0581
SB 00398
740 ILCS 10/1 from Ch. 38, par. 60-1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00399
740 ILCS 14/1
(Rep. Michelle Mussman-Gregory Harris and Deanne M. Mazzochi)
Amends the Biometric Information Privacy Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
740 ILCS 14/1
Adds reference to:
750 ILCS 36/209
Replaces everything after the enacting clause. Amends the Uniform Child-Custody Jurisdiction and Enforcement Act. Provides that if a party states in the pleading or the affidavit that disclosure of an address would risk abuse or harm to the party or a family member, the address may be omitted from documents filed with the court. Provides that a party is not required to include in the pleading or affidavit a domestic violence safe house address or an address changed as a result of a protective order.
Aug 07 19 S Public Act . . . . . . . . . . . 101-0211
SB 00400
745 ILCS 10/1-101 from Ch. 85, par. 1-101
Amends the Local Governmental and Governmental Employees Tort Immunity Act. Makes a technical change in the short title Section.
May 31 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00401
745 ILCS 41/1
Amends the Bowling Center Act. Makes a technical change in a Section concerning the short title.
May 31 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00402
750 ILCS 16/1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00403
750 ILCS 27/1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00404
755 ILCS 27/1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00405  Sen. John J. Cullerton

755 ILCS 40/1  from Ch. 110 1/2, par. 851-1

Amends the Health Care Surrogate Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00406  Sen. John J. Cullerton

760 ILCS 5/1  from Ch. 17, par. 1651

Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00407  Sen. John J. Cullerton

760 ILCS 15/1  from Ch. 30, par. 501

Amends the Principal and Income Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00408  Sen. John J. Cullerton

765 ILCS 5/0.01  from Ch. 30, par. 0.01

Amends the Conveyances Act. Makes a technical change in a Section concerning the Act's short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00409  Sen. John J. Cullerton

770 ILCS 95/1  from Ch. 114, par. 801

Amends the Self-Service Storage Facility Act. Makes a technical change in a Section concerning the short title of the Act.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00410  Sen. John J. Cullerton

770 ILCS 70/1.1  from Ch. 82, par. 501.1

Amends the Oil and Gas Lien Act of 1989. Makes a technical change in a Section concerning the short title of the Act.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00411  Sen. Thomas Cullerton

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00412  Sen. Omar Aquino and Napoleon Harris, III

725 ILCS 5/100-1  from Ch. 38, par. 100-1


Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00413  Sen. Kimberly A. Lightford

725 ILCS 137/1

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

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00414  
Sen. Rachelle Crowe-Andy Manar-Julie A. Morrison and Jennifer Bertino-Tarrant
(Rep. Curtis J. Tarver, II-Kelly M. Cassidy)

720 ILCS 542/1
Amends the Bath Salts Prohibition Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
720 ILCS 542/1
Adds reference to:
720 ILCS 5/12C-5  
was 720 ILCS 5/12-21.6
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that a person commits aggravated endangering the life or health of a child when he or she knowingly and willfully deprives a child under the age of 18 of necessary food, shelter, health care, or supervision appropriate to the age of the child, when the person is reasonably able to make the necessary provisions and which deprivation substantially harms the child's physical, mental, or emotional health. Provides that the failure to provide specific medical treatment shall not alone be considered willful deprivation of health care if the person can show that the treatment would conflict with the tenets and practice of a recognized religious denomination of which the person is an adherent or member. Provides that the exception does not in any manner restrict the right of an interested party to petition the court on behalf of the best interest of the child. Provides that this offense is a Class 4 felony.
May 10 19  H Rule 19(a) / Re-referred to Rules Committee

SB 00415  
Sen. John J. Cullerton

725 ILCS 167/1
Amends the Freedom from Drone Surveillance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00416  
Sen. Bill Cunningham and Rachelle Crowe

720 ILCS 550/2  from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
720 ILCS 550/2
Adds reference to:
730 ILCS 130/3.1  
from Ch. 75, par. 32.1
Replaces everything after the enacting clause. Amends the County Jail Good Behavior Allowance Act. Provides that if the disciplinary board sustains charges of assault or battery on a peace officer or public indecency, the warden may revoke up to 90 days of accumulated pre-trial custody credit or good behavior allowance and up to 365 days may be revoked for any second or subsequent sustained charges of these offenses.
House Floor Amendment No. 2
Deletes reference to:
730 ILCS 130/3.1
Adds reference to:
730 ILCS 5/5-5-3.2
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that a defendant being found guilty of an administrative infraction related to an act or acts of public indecency or sexual misconduct in a penal institution shall be considered a factor in aggravation in sentencing.
Aug 16 19  S Public Act . . . . . . . . . . 101-0401

SB 00417  
Sen. John J. Cullerton

730 ILCS 120/1  from Ch. 38, par. 1501
Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments
SB 00418  Sen. John J. Cullerton
730 ILCS 130/1  from Ch. 75, par. 30
Amends the County Jail Good Behavior Allowance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00419  Sen. John J. Cullerton
730 ILCS 135/1  from Ch. 38, par. 1101
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00420  Sen. John J. Cullerton
730 ILCS 140/1  from Ch. 38, par. 1581
Amends the Private Correctional Facility Moratorium Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00421  Sen. John J. Cullerton
730 ILCS 145/1  from Ch. 38, par. 1531
Amends the Illinois Substance Abuse Treatment Program. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00422  Sen. John J. Cullerton
720 ILCS 570/101  from Ch. 56 1/2, par. 1101
Amends the Illinois Controlled Substances Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00423  Sen. John J. Cullerton
720 ILCS 600/1  from Ch. 56 1/2, par. 2101
Amends the Drug Paraphernalia Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00424  Sen. John J. Cullerton
725 ILCS 5/100-1  from Ch. 38, par. 100-1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00425  Sen. John J. Cullerton
725 ILCS 120/1  from Ch. 38, par. 1401
Amends the Rights of Crime Victims and Witnesses Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00426  Sen. John J. Cullerton
525 ILCS 15/1  from Ch. 96 1/2, par. 9101
Amends the Illinois Forestry Development Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00427  Sen. John J. Cullerton
525 ILCS 31/1  
Amends the Illinois Natural Areas Stewardship Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00428  Sen. John J. Cullerton
525 ILCS 37/1  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00429 Sen. John J. Cullerton
525 ILCS 45/1 from Ch. 5, par. 1601
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00430 Sen. John J. Cullerton
525 ILCS 47/0.01 was 720 ILCS 400/0.01
Amends the Wild Plant Conservation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00431 Sen. Emil Jones, III
705 ILCS 17/1
Amends the Supreme Court Historic Preservation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00432 Sen. John J. Cullerton
705 ILCS 22/1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00433 Sen. John J. Cullerton
705 ILCS 70/2 from Ch. 37, par. 652
Amends the Court Reporters Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00434 Sen. John J. Cullerton
705 ILCS 5/7 from Ch. 37, par. 12
Amends the Supreme Court Act. Makes a technical change in a Section concerning the powers of the Court.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00435 Sen. John J. Cullerton
705 ILCS 90/1-1
Amends the Judicial Privacy Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00436 Sen. John J. Cullerton
705 ILCS 95/1
Amends the Access to Justice Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00437 Sen. John J. Cullerton
705 ILCS 135/1-1
Amends the Criminal and Traffic Assessment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00438 Sen. John J. Cullerton
705 ILCS 305/0.01 from Ch. 78, par. 0.01
Amends the Jury Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00439 Sen. John J. Cullerton
705 ILCS 320/1
Amends the Juror Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00440  Sen. John J. Cullerton
705 ILCS 405/1-1 from Ch. 37, par. 801-1
Amends the Juvenile Court Act of 1987. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00441  Sen. John J. Cullerton
New Act
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00442  Sen. John J. Cullerton
New Act
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00443  Sen. John J. Cullerton
New Act
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00444  Sen. John J. Cullerton
New Act
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00445  Sen. John J. Cullerton
New Act
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00446  Sen. Pat McGuire, Emil Jones, III, Martin A. Sandoval, Kimberly A. Lightford-Don Harmon-Iris Y. Martinez, Jennifer Bertino-Tarrant, Omar Aquino-Dan McConchie and Laura M. Murphy
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the School Code. Makes a technical change in a Section concerning the powers and duties of the State Board of Education.

Senate Floor Amendment No. 2

Deletes reference to:

105 ILCS 1A-4

Adds reference to:

20 ILCS 2310/2310-220 was 20 ILCS 2310/55.73

Adds reference to:

110 ILCS 935/Act title

Adds reference to:

110 ILCS 935/1 from Ch. 144, par. 1451

Adds reference to:

110 ILCS 935/2 from Ch. 144, par. 1452

Adds reference to:

110 ILCS 935/3.03 from Ch. 144, par. 1453.03

Adds reference to:

110 ILCS 935/3.06 from Ch. 144, par. 1453.06

Adds reference to:

110 ILCS 935/3.07 from Ch. 144, par. 1453.07

Adds reference to:

110 ILCS 935/3.09

Adds reference to:

110 ILCS 935/3.10 new

Adds reference to:

110 ILCS 935/4.01 from Ch. 144, par. 1454.01

Adds reference to:

110 ILCS 935/4.02 from Ch. 144, par. 1454.02

Adds reference to:

110 ILCS 935/4.07 from Ch. 144, par. 1454.07

Adds reference to:

110 ILCS 935/4.10 from Ch. 144, par. 1454.10

Adds reference to:

110 ILCS 935/4.11 from Ch. 144, par. 1454.11

Adds reference to:

110 ILCS 935/5 from Ch. 144, par. 1455

Adds reference to:

110 ILCS 935/6 from Ch. 144, par. 1456

Adds reference to:

110 ILCS 935/9 from Ch. 144, par. 1459

Adds reference to:

110 ILCS 935/7 rep.

Adds reference to:

110 ILCS 970/1-20 from Ch. 144, par. 2781-20

Adds reference to:

110 ILCS 980/3 from Ch. 144, par. 2703

Adds reference to:
SB 00447 (CONTINUED)

305 ILCS 5/12-4.24a from Ch. 23, par. 12-4.24a


Jul 22 19 S Public Act . . . . . . . . . . . . 101-0118

SB 00448

105 ILCS 5/1B-1 from Ch. 122, par. 1B-1

Amends the School Code. Makes a technical change in a Section concerning school district financial oversight panels.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00449

105 ILCS 5/1B-22
Amends the School Code. Makes a technical change in a Section concerning a financial oversight panel's powers.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/1B-22
Adds reference to:
105 ILCS 5/10-21.3a
Adds reference to:
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
Adds reference to:
105 ILCS 5/10-22.6a from Ch. 122, par. 10-22.6a
Adds reference to:
105 ILCS 5/13A-11
Adds reference to:
105 ILCS 5/22-60
Adds reference to:
105 ILCS 5/26-2a from Ch. 122, par. 26-2a
Adds reference to:
105 ILCS 5/Art. 26A heading new
Adds reference to:
105 ILCS 5/26A-1 new
Adds reference to:
105 ILCS 5/26A-5 new
Adds reference to:
105 ILCS 5/26A-10 new
Adds reference to:
105 ILCS 5/26A-15 new
Adds reference to:
105 ILCS 5/26A-20 new
Adds reference to:
105 ILCS 5/26A-25 new
Adds reference to:
105 ILCS 5/26A-30 new
Adds reference to:
105 ILCS 5/26A-35 new
Adds reference to:
105 ILCS 5/26A-40 new
Adds reference to:
105 ILCS 5/26A-45 new
Adds reference to:
105 ILCS 5/26A-50 new
Adds reference to:
SB 00449 (CONTINUED)

105 ILCS 5/26A-55 new
Adds reference to:
105 ILCS 5/27A-5
Adds reference to:
105 ILCS 5/34-18.24
Adds reference to:
105 ILCS 10/5
from Ch. 122, par. 50-5
Adds reference to:
30 ILCS 805/8.43 new

Replaces everything after the enacting clause. Amends the School Code. Creates the Children and Youth Who Are Parents, Expectant Parents, or Victims of Gender-Based Violence Article. Defines terms. Requires the State Board of Education to create the Ensuring Success in School working group to advise the State Board on the implementation, monitoring, and evaluation of the Article by schools and school districts, including the development of policies, procedures, and protocols to be implemented by schools and school districts; provides for the working group's membership. Every 2 years, requires each school district to review all existing policies and procedures and revise any existing policies and procedures that may act as a barrier to the immediate enrollment and re-enrollment, attendance, graduation, and success in school of any youth who is a parent, expectant parent, or victim of gender-based violence or any policies or procedures that may compromise a criminal investigation relating to gender-based violence or may re-victimize the youth. On or before July 1, 2020, requires each school district to adopt one procedure to resolve complaints of alleged incidents of student-perpetrated, gender-based violence; specifies procedure requirements. Requires each school district to adopt and implement a policy and protocol to ensure that all information concerning a youth's status and related experiences as a parent, expectant parent, or victim of gender-based violence provided to or otherwise obtained by the school district or its employees or agents shall be retained in the strictest confidence by the school district or its employees or agents. Requires each school district to designate or appoint at least one staff person at each school in the district who is employed at least part-time at the school and who is a school social worker, school psychologist, school counselor, school nurse, school teacher, or school administrator trained to address, in a culturally responsive, confidential, and sensitive manner, the needs of youth who are parents, expectant parents, or victims of gender-based violence; specifies the staff person's duties. Provides that a student who is a victim of gender-based violence must be permitted to transfer schools immediately and as needed, including to a school in another school district, if the student's continued attendance at a particular attendance center, school facility, or school location poses a risk to the student's mental or physical well-being or safety. Makes other changes. Amends the Illinois School Student Records Act to provide that all information concerning a student's status and related experiences as a parent, expectant parent, or victim of gender-based violence must be retained by the school in the strictest confidence. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. With regard to a student who is a victim of gender-based violence and who seeks transfer to another school, provides that the school district the student transfers to must be an adjoining school district, unless there is no attendance center, school facility, or school location in that district in which the student's attendance poses no risk to the student's mental or physical well-being or safety. Provides that the school district the student seeks to transfer to may deny a transfer to a particular attendance center if (i) the attendance center exceeds or, as a result of the transfer, would exceed its attendance capacity, (ii) the student does not meet the attendance center's academic criteria for enrollment, or (iii) the student would not be permitted to transfer schools immediately and as needed, including to a school in another school district, if the student's continued attendance at a particular attendance center, school facility, or school location poses a risk to the student's mental or physical well-being or safety. With regard to the Children and Youth Who Are Parents, Expectant Parents, or Victims of Gender-Based Violence Article, defines "sexual activity" and modifies other definitions. Changes the membership of the Ensuring Success in School working group and requires the members to serve for a term of 2 years, which may be extended for a second term. Requires the working group to incorporate the advice and recommendations of youth who are parents, expectant parents, and victims of gender-based violence into the working group's advice to the State Board of Education on the implementation, monitoring, and evaluation of the Article. Requires complaint resolution procedures to be adopted by each school district by January 1, 2021 (rather than July 1, 2020) and adds a complaint of a violation of the Article as part of the procedure; makes conforming changes. Makes other changes. Effective immediately.

Jun 28 19 H Rule 19(a) / Re-referred to Rules Committee
SB 00450  Sen. Emil Jones, III
(Rep. Carol Ammons-Norine K. Hammond, Justin Slaughter, Barbara Hernandez and Diane Pappas)

105 ILCS 5/1C-1
Amends the School Code. Makes a technical change in a Section concerning block grants for school districts other than the Chicago school district.
Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/1C-1
Adds reference to:
110 ILCS 151/10
Replaces everything after the enacting clause. Amends the Career and Workforce Transition Act. Provides that any designation given by the Illinois Community College Board of credit hour value for a student who has completed a program in medical assisting, medical coding, dental assisting, HVAC, welding, or pharmacy technician shall be applied by the community college district as direct or elective credit toward an associate degree of applied science or its equivalent as determined by the community college district. Effective immediately.
Aug 02 19  S  Public Act . . . . . . . . . 101-0194

SB 00451  Sen. Jennifer Bertino-Tarrant and Christopher Belt

110 ILCS 13/1
Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00452  Sen. Julie A. Morrison

110 ILCS 17/1
Amends the College Planning Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00453  Sen. Omar Aquino-Iris Y. Martinez-Robert Peters-Kimberly A. Lightford, Jacqueline Y. Collins, Mattie Hunter and Napoleon Harris, III-Ram Villivalam

110 ILCS 26/1
Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 26/1
Adds reference to:
105 ILCS 5/34-2.1 from Ch. 122, par. 34-2.1
Replaces everything after the enacting clause. Amends the Chicago School District Article of the School Code. With regard to local school council members, provides that an individual is ineligible for election or appointment to a local school council if he or she appears on the Dru Sjodin National Sex Offender Public Website or the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database. Provides that if the general superintendent, upon a check, determines at any time that a local school council member or member-elect appears on the Dru Sjodin National Sex Offender Public Website or the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database, the general superintendent must notify the local school council member or member-elect of such determination and the local school council member or member-elect must be removed from the local school council by the school board, subject to a hearing, convened pursuant to board rule, prior to removal. Provides that notwithstanding any other provision of law to the contrary, a local school council member must comply with all applicable board rules and policies regarding employees or volunteers if he or she engages in school activities beyond the scope of his or her official duty as a council member. Removes provisions regarding ineligibility for election or appointment of a local school council member based on a criminal conviction.
Jun 28 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 00454  Sen. John J. Cullerton
110 ILCS 27/1
Amends the Dual Credit Quality Act. Makes a technical change in a Section concerning the short title.
Oct 28 19  S  Placed on Calendar Order of 3rd Reading October 29, 2019

SB 00455  Sen. Cristina Castro and Heather A. Steans-Laura M. Murphy
(Rep. Bob Morgan-Aaron M. Ortiz and Justin Slaughter)
110 ILCS 32/1
Amends the Educational Credit for Military Experience Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 32/1
Adds reference to:
105 ILCS 5/22-33
Adds reference to:
410 ILCS 130/25
Replaces everything after the enacting clause. Amends the School Code. Provides that a school district, public school, charter school, or nonpublic school must allow a school nurse or school administrator to administer a medical cannabis infused product to a student who is a registered qualifying patient (i) while on school premises, (ii) while at a school-sponsored activity, or (iii) before or after normal school activities, including while the student is in before-school or after-school care on school-operated property or while the student is being transported on a school bus. Provides that a school district, public school, charter school, or nonpublic school may authorize the self-administration of a medical cannabis infused product by a student who is a registered qualifying patient if the self-administration takes place under the direct supervision of a school nurse or school administrator. Before allowing the administration or self-administration of a medical cannabis infused product, requires the parent or guardian of a student who is a registered qualifying patient to provide written authorization for its use, along with a copy of the registry identification card of the student (as a registered qualifying patient) and the parent or guardian (as a registered designated caregiver). Requires the State Board of Education, in consultation with the Department of Public Health, to develop a training curriculum for school nurses and school administrators on the administration of medical cannabis infused products. Provides that prior to the administration of a medical cannabis infused product, a school nurse or school administrator must annually complete the training curriculum and must submit to the school's administration proof of completion of the training. Amends the Compassionate Use of Medical Cannabis Pilot Program Act to provide that a school nurse or school administrator is not subject to arrest, prosecution, or denial of any right or privilege, including, but not limited to, a civil penalty, for administering or assisting a student in self-administering a medical cannabis infused product under the School Code.
Aug 12 19  S  Public Act . . . . . . . . . . 101-0370
SB 00456

(Rep. Fred Crespo-Steven Reick-Michelle Mussman-David McSweeney-Mary E. Flowers, Arthur Turner, Elizabeth Hernandez, Natalie A. Manley, Dan Ugaste, Mark Batinick, Diane Pappas, Terra Costa Howard, Thomas Morrison, Marcus C. Evans, Jr., Camille Y. Lilly, Sue Scherer, Stephanie A. Kifowit, Lance Yednock, Michael Halpin, Joyce Mason, Monica Bristow, Lawrence Walsh, Jr., Nathan D. Reitz and Grant Wehrli)

115 ILCS 5/1 from Ch. 48, par. 1701

Senate Floor Amendment No. 1
Deletes reference to:

115 ILCS 5/1

Adds reference to:

105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9

Adds reference to:

105 ILCS 5/21B-45

Adds reference to:

105 ILCS 5/21B-80

Adds reference to:

105 ILCS 5/24-14 from Ch. 122, par. 24-14

Adds reference to:

105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5

Adds reference to:

105 ILCS 5/34-84b from Ch. 122, par. 34-84b

Replaces everything after the enacting clause. Amends the School Code. Provides that a check of the Statewide Sex Offender Database and Statewide Murderer and Violent Offender Against Youth Database must be conducted by the school district or regional superintendent, as applicable, once for every 5 years an applicant remains employed by a school district. Provides that no school board shall knowingly employ a person or knowingly allow a person to student teach who has been issued an indicated finding of abuse or neglect of a child by the Department of Children and Family Services under the Abused and Neglected Child Reporting Act or by a child welfare agency of another jurisdiction. Requires the State Board of Education to conduct random audits of Professional Educator Licensees to verify a licensee's fulfillment of required professional development hours. With regard to the conviction of certain offenses as grounds for disqualification for licensure or suspension or revocation of a license, provides that if the holder of a license or applicant for a license has been charged with attempting to commit, conspiring to commit, soliciting, or committing certain offenses, first degree murder, or a Class X felony or any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as one or more of those offenses, the State Superintendent of Education shall immediately suspend the license or deny the application until the person's criminal charges are adjudicated through a court of competent jurisdiction. Makes other changes.

House Floor Amendment No. 1
Deletes reference to:

105 ILCS 5/34-84b

Adds reference to:

105 ILCS 5/10-20.69 new

Adds reference to:

105 ILCS 5/10-23.12 from Ch. 122, par. 10-23.12

Adds reference to:

105 ILCS 5/21B-75

Adds reference to:

105 ILCS 5/22-85 new

Adds reference to:

105 ILCS 5/22-86 new

Adds reference to:

105 ILCS 5/24-12 from Ch. 122, par. 24-12
Amends the School Code. Provides that each school district must adopt and implement a policy addressing sexual abuse investigations. Provides that, except for an educator licensed under the Educator Licensure Article of the Code, if a school board determines that any school district employee has willfully or negligently failed to report an instance of suspected child abuse or neglect, as required by the Abused and Neglected Child Reporting Act, then the school board may dismiss that employee immediately upon that determination. Provides that the State Superintendent of Education has the authority to initiate a suspension of or revoke the license of any educator licensed under the Educator Licensure Article of the Code if he or she negligently fails to report an instance of suspected child abuse or neglect. Provides that if an individual is dismissed by a school district for committing a physical or sexual act on a student, the State Superintendent of Education shall immediately suspend, pending revocation, any license issued to that individual under the Educator Licensure Article of the Code. Provides that if a mandated reporter within a school has knowledge of an alleged incident of sexual abuse, the reporter must call the Department of Children and Family Services' hotline immediately after obtaining the minimal information necessary to make a report, including the names of the affected parties and the allegations. Provides that for schools in a county with an accredited Children's Advocacy Center, every alleged incident of sexual abuse that is reported to the Department of Children and Family Services' hotline or a law enforcement agency and is subsequently accepted for investigation must be referred by the entity that received the report to the local Children's Advocacy Center pursuant to that county's multidisciplinary team's protocol under the Children's Advocacy Center Act for investigating child sexual abuse allegations. Provides for the local Children's Advocacy Center's duties and the duties of a school. Provides that if, during the course of its internal investigation and at any point during or after the multidisciplinary team's investigation, a school determines that it needs to interview an alleged victim of sexual abuse to successfully complete its investigation and the victim is under 18 years of age, a child advocate must be made available to the student and must be present during the school's interview. Provides that the Department of Children and Family Services and the appropriate law enforcement agency must notify the relevant school when an agency investigation of an alleged incident of sexual abuse is completed, which must include information on the outcome of that investigation. Creates the Make Sexual and Severe Physical Abuse Fully Extinct Task Force. Provides for the Task Force's membership, meeting requirements, and duties. With regard to employee dismissal proceedings, provides that in the case of charges involving physical or sexual contact with a student or a person under the age of 18, the hearing officer shall make alternative hearing procedures to protect a witness who is a student or who is under the age of 18 from being intimidated or traumatized. Amends the Personnel Record Review Act to provide that certain disclosure requirements under the Act do not apply to a school district responding to an inquiry from a prospective employer or to activities or associations with individuals or groups involved in the physical, sexual, or other exploitation of minors. Makes conforming and other changes. Adds an immediate effective date.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill as amended by House Amendment No. 1 with the following changes. Provides that, every 2 years, each school district must review all existing policies and procedures concerning sexual abuse investigations at schools (rather than must adopt and implement a policy addressing sexual abuse investigations at schools) to ensure consistency with policies adopted under the School Code. Provides that, as a condition of employment, each school board must consider the status of a person who has been issued an indicated finding of abuse or neglect of a child by the Department of Children and Family Services under the Abused and Neglected Child Reporting Act or by a child welfare agency of another jurisdiction (rather than no school board shall knowingly employ a person who has been issued those indicated findings). Changes the definition of "alleged incident of sexual abuse". Makes changes to what a school must comply after an alleged incident of sexual abuse is accepted for investigation by the Department of Children and Family Services or a law enforcement agency and while the investigations are being conducted by the local multidisciplinary team. With regard to the Personnel Record Review Act, provides that certain disclosure requirements under the Act do not apply to a school district who is sharing information related to an incident or an attempted incident of sexual abuse or severe physical abuse (rather than a school district responding to an inquiry from a prospective employer). Makes other changes. Effective immediately.
SB 00456  (CONTINUED)
Aug 23 19  S  Public Act . . . . . . . . . 101-0531

SB 00457  Sen. Steve Stadelman-Dan McConchie, Bill Cunningham, John G. Mulroe and Antonio Muñoz
(Rep. Monica Bristow)
115 ILCS 5/3  from Ch. 48, par. 1703
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning employee rights.
Senate Floor Amendment No. 1
Deletes reference to:
115 ILCS 5/3
Adds reference to:
110 ILCS 305/9  from Ch. 144, par. 30
Replaces everything after the enacting clause. Amends the University of Illinois Act. With regard to scholarships for children of veterans, provides that preference for scholarships shall be given to the children of veterans who were police officers or fire officers and were killed in the line of duty while employed by, or in the voluntary service of, this State or any local public entity in this State. Effective immediately.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 00458  Sen. Heather A. Steans-Iris Y. Martinez
(Rep. Sara Feigenholtz-La Shawn K. Ford, Debbie Meyers-Martin and Robyn Gabel)
115 ILCS 5/5  from Ch. 48, par. 1705
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning the Illinois Educational Labor Relations Board.
Senate Floor Amendment No. 1
Deletes reference to:
115 ILCS 5/5
Adds reference to:
105 ILCS 5/14-7.02c new
Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. Provides that the Illinois Purchased Care Review Board must accept amended student enrollment data from special education private therapeutic day schools that have specialized contractual agreements with a school district having a population exceeding 500,000 inhabitants in the 2016-2017 and 2017-2018 school years. Provides that the amended student enrollment data must be based on actual monthly enrollment days where a student placed by the school district was formally enrolled and began to receive services through the last date he or she was formally exited from the therapeutic day school. Provides that all enrolled days must be confined to the official beginning and end dates of the therapeutic day school's official calendar on file with the State Board of Education. Provides that a school district having a population of 500,000 or less inhabitants must be billed at the per diem rate approved by the Illinois Purchased Care Review Board based on days enrolled.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 00459  Sen. Laura Ellman and Suzy Glowiak Hilton
115 ILCS 5/9  from Ch. 48, par. 1709
Senate Floor Amendment No. 1
Deletes reference to:
115 ILCS 5/9
Adds reference to:
105 ILCS 110/3
Replaces everything after the enacting clause. Amends the Critical Health Problems and Comprehensive Health Education Act to require the instruction on mental health and illness to evaluate the multiple dimensions of health by reviewing the relationship between physical and mental health so as to enhance student understanding, attitudes, and behaviors that promote health, well-being, and human dignity.
Aug 09 19  S  Public Act . . . . . . . . . 101-0305
SB 00460  Sen. Jennifer Bertino-Tarrant  
(Rep. Fred Crespo-Katie Stuart-Jonathan Carroll and Yehiel M. Kalish)  
115 ILCS 5/15  from Ch. 48, par. 1715  
Senate Floor Amendment No. 1  
Deletes reference to:  
115 ILCS 5/15  
Adds reference to:  
105 ILCS 5/14-8.02f  
Adds reference to:  
105 ILCS 5/14-8.02h  
Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. Delays until July 1, 2020 the requirement that, no later than 3 school days prior to a child’s individualized education program eligibility meeting or meeting to review a child’s individualized education program, or as soon as possible if an individualized education program meeting is scheduled within 3 school days with the written consent of the child's parent or guardian, the local education agency must provide the child's parent or guardian with copies of all written material that will be considered by the individualized education program team at the meeting so that the parent or guardian may participate in the meeting as a fully-informed team member. Provides that a school district may (rather than must) utilize response to scientific, research-based intervention or multi-tiered systems of support as part of an evaluation procedure to determine if a child is eligible for special education services due to a specific learning disability. Effective immediately.  
Dec 06 19  S  Public Act . . . . . . . . . . 101-0598

SB 00461  Sen. John J. Cullerton  
10 ILCS 5/1-1  from Ch. 46, par. 1-1  
Amends the Election Code. Makes a technical change in a Section concerning the short title.  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00462  Sen. John J. Cullerton  
10 ILCS 5/7-6  from Ch. 46, par. 7-6  
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00463  Sen. John J. Cullerton  
10 ILCS 5/8-1  from Ch. 46, par. 8-1  
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00464  Sen. John J. Cullerton  
10 ILCS 5/9-1  from Ch. 46, par. 9-1  
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00465  Sen. John J. Cullerton  
10 ILCS 5/1-1  from Ch. 46, par. 1-1  
Amends the Election Code. Makes a technical change in a Section concerning the short title.  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00466  Sen. John J. Cullerton and Andy Manar  
10 ILCS 5/7-6  from Ch. 46, par. 7-6  
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00467  Sen. John J. Cullerton
10 ILCS 5/8-1 from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00468  Sen. John J. Cullerton
10 ILCS 5/9-1 from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00469  Sen. John J. Cullerton
10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00470  Sen. John J. Cullerton
10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

820 ILCS 5/1.1 from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 2
Deletes reference to:
820 ILCS 5/1.1
Adds reference to:
New Act
Adds reference to:
30 ILCS 105/5.891 new
Replaces everything after the enacting clause. Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Exempts employers subject to the Railway Labor Act. Provides that an employee who works in the State who is absent from work for specified reasons is entitled to earn and use a minimum of 40 hours of paid sick time during a 12-month period or a pro rata number of hours of paid sick time under the provisions of the Act. Provides that it is unlawful for an employer to interfere with, restrain, deny, change work days or hours scheduled to avoid paying sick time, or discipline an employee for the exercise of, or the attempt to exercise, any right provided under or in connection with the Act, including considering the use of paid sick time as a negative factor in an employment action that involves hiring, terminating, evaluating, promoting, disciplining, or counting the paid sick time under a no-fault attendance policy. Provides that any employer that the Department of Labor or a court finds by a preponderance of the evidence to have knowingly, repeatedly, or with reckless disregard violated any provision of the Act or any rule adopted under the Act is subject to a civil money penalty to be paid to the employee not to exceed $2,500 for each separate offense. Provides that the Department of Labor shall administer the Act. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately.
Dec 16 19  H Rule 19(b) / Re-referred to Rules Committee

SB 00472  Sen. John J. Cullerton
820 ILCS 30/0.01 from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
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</table>
Legislative Information System
101st General Assembly
Synopsis of Introduced Bills
First year of General Assembly

SB 00482  Sen. Jacqueline Y. Collins-Mattie Hunter and Napoleon Harris, III

20 ILCS 1115/1 from Ch. 96 1/2, par. 7601

Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 1115/1
Adds reference to:
20 ILCS 2630/5.2

Replaces everything after the enacting clause. Amends provisions of the Criminal Identification Act regarding a pilot program to waive fees in Cook County for filing certain petitions to expunge or seal records. Changes the date on which the program becomes inoperative from January 1, 2019 to January 1, 2021. Effective immediately.

House Floor Amendment No. 1
Adds reference to:
20 ILCS 2605/2605-580 rep.
Adds reference to:
110 ILCS 947/65.80 rep.

Repeals a Cyber Gang Unit pilot program created in the Lake County Metropolitan Enforcement Group and the Cook County Sheriff's Office. Repeals provision in the Higher Education Student Assistance Act concerning a forensic science grant program.

Aug 09 19  S  Public Act . . . . . . . . 101-0306

SB 00483  Sen. John J. Cullerton

20 ILCS 1115/1 from Ch. 96 1/2, par. 7601

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00484  Sen. Ram Villivalam

30 ILCS 25/3-1
Amends the Public Accountability and Performance System Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
Sen. Mattie Hunter  
(Rep. Kambium Buckner and Yehiel M. Kalish)

30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

30 ILCS 105/1.1

Adds reference to:

5 ILCS 420/4A-101  from Ch. 127, par. 604A-101

Adds reference to:

30 ILCS 5/3-1  from Ch. 15, par. 303-1

Adds reference to:

30 ILCS 105/8.25  from Ch. 127, par. 144.25

Adds reference to:

30 ILCS 105/8.25f  from Ch. 127, par. 144.25f

Adds reference to:

30 ILCS 355/2  from Ch. 85, par. 1392

Adds reference to:

30 ILCS 750/1-3  from Ch. 127, par. 2701-3

Adds reference to:

35 ILCS 105/9  from Ch. 120, par. 439.9

Adds reference to:

35 ILCS 110/9  from Ch. 120, par. 439.39

Adds reference to:

35 ILCS 115/9  from Ch. 120, par. 439.109

Adds reference to:

35 ILCS 120/3  from Ch. 120, par. 442

Adds reference to:

35 ILCS 130/29  from Ch. 120, par. 453.29

Adds reference to:

35 ILCS 145/3  from Ch. 120, par. 481b.33

Adds reference to:

35 ILCS 145/6  from Ch. 120, par. 481b.36

Adds reference to:

65 ILCS 5/8-3-13  from Ch. 24, par. 8-3-13

Adds reference to:

65 ILCS 5/8-3-14  from Ch. 24, par. 8-3-14

Adds reference to:

65 ILCS 5/8-3-14a

Adds reference to:

65 ILCS 5/11-74.3-6

Adds reference to:

70 ILCS 210/1  from Ch. 85, par. 1221

Adds reference to:

70 ILCS 210/2  from Ch. 85, par. 1222

Adds reference to:

70 ILCS 210/3  from Ch. 85, par. 1223

Adds reference to:

70 ILCS 210/5  from Ch. 85, par. 1225
SB 00485 (CONTINUED)

Adds reference to:
70 ILCS 210/5.4

Adds reference to:
70 ILCS 210/10.3 new

Adds reference to:
70 ILCS 210/13 from Ch. 85, par. 1233

Adds reference to:
70 ILCS 210/13.1 from Ch. 85, par. 1233.1

Adds reference to:
70 ILCS 210/13.2 from Ch. 85, par. 1233.2

Adds reference to:
70 ILCS 210/14 from Ch. 85, par. 1234

Adds reference to:
70 ILCS 210/23.1 from Ch. 85, par. 1243.1

Adds reference to:
70 ILCS 210/24 from Ch. 85, par. 1244

Adds reference to:
70 ILCS 210/25.1 from Ch. 85, par. 1245.1

Adds reference to:
70 ILCS 210/25.4 from Ch. 85, par. 1245.4

Adds reference to:
70 ILCS 215/2 from Ch. 85, par. 1250.2

Adds reference to:
70 ILCS 215/3 from Ch. 85, par. 1250.3

Adds reference to:
70 ILCS 215/8 from Ch. 85, par. 1250.8

Adds reference to:
70 ILCS 508/40

Adds reference to:
70 ILCS 520/8 from Ch. 85, par. 6158

Adds reference to:
70 ILCS 525/2008 from Ch. 85, par. 7508

Adds reference to:
70 ILCS 530/8 from Ch. 85, par. 7158

Adds reference to:
70 ILCS 535/8 from Ch. 85, par. 7458

Adds reference to:
70 ILCS 1560/1 from Ch. 105, par. 327v6

Adds reference to:
70 ILCS 1560/2 from Ch. 105, par. 327v7

Adds reference to:
70 ILCS 3205/19 from Ch. 85, par. 6019

Adds reference to:
235 ILCS 5/6-15 from Ch. 43, par. 130

Adds reference to:
735 ILCS 30/10-5-10 was 735 ILCS 5/7-102

Adds reference to:
735 ILCS 30/15-5-15
SB 00485 (CONTINUED)

Adds reference to:

735 ILCS 30/20-5-5 was 735 ILCS 5/7-103

Adds reference to:

735 ILCS 30/25-7-103.27 was 735 ILCS 5/7-103.27

Replaces everything after the enacting clause. Amends the Metropolitan Pier and Exposition Authority Act. Changes the name of the Act and Authority to the Metropolitan Public Exposition Authority Act and the Metropolitan Public Exposition Authority. Provides that the Authority may enter into installment payments contracts or lease purchase agreements for specified purposes. In provisions regarding the Metropolitan Public Exposition Authority's ability to levy taxes on persons engaged in the business of selling tangible personal property at retail, changes the areas in which the tax may be imposed and prohibits the tax from being imposed on any food, alcoholic beverage, or soft drink sold at a stadium or arena having a seating capacity in excess of 20,000 and used primarily for the purpose of holding sports and amusement events. Increases specified bonding authority of the Authority from $2,850,000,000 to $3,450,000,000. Increases the minimum contract amount requiring a contract to be competitively bid or require a request for proposal. Makes other changes relating to minority-owned, women-owned, and veteran-owned businesses and contractors, contracts for professional services, and contracts entered into pursuant to the Governmental Joint Purchasing Act. Amends various Acts, Laws, and Codes making conforming changes concerning the Act's title and Authority's name. Amends the State Finance Act, Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Increases the amounts that may be deposited into the McCormick Place Expansion Project Fund through the year 2036 (currently, through 2032), allowing for increases each fiscal year thereafter that bonds are outstanding, but not after fiscal year 2070 (currently, 2060). Effective immediately.

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

SB 00486 Sen. John J. Cullerton
30 ILCS 115/0.1 from Ch. 85, par. 610
Amends the State Revenue Sharing Act. Makes a technical change in a Section concerning the short title.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00487 Sen. John J. Cullerton
30 ILCS 120/1 from Ch. 85, par. 651
Amends the Agricultural Fair Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00488 Sen. John J. Cullerton
30 ILCS 122/1
Amends the Budget Stabilization Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00489 Sen. John J. Cullerton
30 ILCS 190/1

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00490 Sen. John J. Cullerton
30 ILCS 210/1 from Ch. 15, par. 151

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00491 Sen. John J. Cullerton
30 ILCS 212/1
Amends the State Treasurer's Bank Services Trust Fund Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00492 Sen. John J. Cullerton
30 ILCS 265/1
Amends the Technology Development Act. Makes a technical change in a Section concerning the short title of the Act.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00493  Sen. John J. Cullerton
30 ILCS 305/0.01 from Ch. 17, par. 6600
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00494  Sen. John J. Cullerton
30 ILCS 330/1 from Ch. 127, par. 651
Amends the General Obligation Bond Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00495  Sen. John J. Cullerton
30 ILCS 340/1 from Ch. 120, par. 406
Amends the Short Term Borrowing Act. Makes a technical change in a Section concerning cash flow borrowing.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00496  Sen. John J. Cullerton
30 ILCS 345/1 from Ch. 17, par. 6851
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00497  Sen. John J. Cullerton
30 ILCS 346/1
Amends the Private Activity Bond Approval Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00498  Sen. John J. Cullerton
30 ILCS 350/1 from Ch. 17, par. 6901
Amends the Local Government Debt Reform Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00499  Sen. John J. Cullerton
30 ILCS 355/1 from Ch. 85, par. 1391
Amends the Metropolitan Civic Center Support Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00500  Sen. John J. Cullerton
30 ILCS 390/1 from Ch. 122, par. 1201
Amends the School Construction Bond Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00501  Sen. John J. Cullerton
30 ILCS 440/1
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00502  Sen. John J. Cullerton
30 ILCS 517/1
Amends the Procurement of Domestic Products Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00503  Sen. John J. Cullerton
30 ILCS 530/1
Amends the Transportation Sustainability Procurement Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments
SB 00504  Sen. John J. Cullerton
30 ILCS 537/1
Amends the Design-Build Procurement Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00505  Sen. John J. Cullerton
30 ILCS 571/1
Amends the Project Labor Agreements Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00506  Sen. John J. Cullerton
30 ILCS 577/35-1
Amends the State Construction Minority and Female Building Trades Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00507  Sen. John J. Cullerton
30 ILCS 584/1
Amends the State Prohibition of Goods from Child Labor Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00508  Sen. John J. Cullerton
30 ILCS 587/1
Amends the Information Technology Accessibility Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00509  Sen. John J. Cullerton
30 ILCS 595/1
Amends the Local Food, Farms, and Jobs Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00510  Sen. John J. Cullerton
30 ILCS 596/1
Amends the Social Services Contract Notice Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00511  Sen. John J. Cullerton
30 ILCS 608/5-1
Amends the State Facilities Closure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00512  Sen. John J. Cullerton
30 ILCS 610/0.01  from Ch. 127, par. 133e
Amends the State Vehicle Identification Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00513  Sen. John J. Cullerton
30 ILCS 617/1
Amends the State Vehicle Use Act. Makes a technical change to a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00514  Sen. John J. Cullerton
30 ILCS 105/1.1  from Ch. 127, par. 137.1
Amends the State Finance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00515 Sen. John J. Cullerton

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

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

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00516  Sen. Terry Link and Christopher Belt
(Rep. Robert Rita-Jay Hoffman)

230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
230 ILCS 5/1
Adds reference to:
230 ILCS 10/2 from Ch. 120, par. 2402
Adds reference to:
230 ILCS 10/3 from Ch. 120, par. 2403
Adds reference to:
230 ILCS 10/4 from Ch. 120, par. 2404
Adds reference to:
230 ILCS 10/5 from Ch. 120, par. 2405
Adds reference to:
230 ILCS 10/5.1 from Ch. 120, par. 2405.1
Adds reference to:
230 ILCS 10/6 from Ch. 120, par. 2406
Adds reference to:
230 ILCS 10/7 from Ch. 120, par. 2407
Adds reference to:
230 ILCS 10/7.3
Adds reference to:
230 ILCS 10/8 from Ch. 120, par. 2408
Adds reference to:
230 ILCS 10/9 from Ch. 120, par. 2409
Adds reference to:
230 ILCS 10/10 from Ch. 120, par. 2411
Adds reference to:
230 ILCS 10/11 from Ch. 120, par. 2411.1
Adds reference to:
230 ILCS 10/12 from Ch. 120, par. 2412
Adds reference to:
230 ILCS 10/13 from Ch. 120, par. 2413
Adds reference to:
230 ILCS 10/14 from Ch. 120, par. 2418
Adds reference to:
230 ILCS 10/18.1
Adds reference to:
230 ILCS 10/19 from Ch. 120, par. 2419
Adds reference to:
230 ILCS 10/20 from Ch. 120, par. 2420

Replaces everything after the enacting clause. Amends the Riverboat Gambling Act. Authorizes gambling to be conducted at land-based casinos. Makes conforming changes throughout the Act. Provides that an application for an owners license shall include an additional fee of $100,000 to the Illinois Gaming Board. Provides that the fee for renewal of an owners license is $100,000. Provides procedures for a riverboat to relocate to a new location. Removes provisions that describe the geographical locations certain riverboats shall be docked. Makes other changes. Effective immediately.

House Committee Amendment No. 2
Deletes reference to:
SB 00516 (CONTINUED)

230 ILCS 10/2 from Ch. 120, par. 2402
Deletes reference to:
230 ILCS 10/3 from Ch. 120, par. 2403
Deletes reference to:
230 ILCS 10/4 from Ch. 120, par. 2404
Deletes reference to:
230 ILCS 10/5 from Ch. 120, par. 2405
Deletes reference to:
230 ILCS 10/5.1 from Ch. 120, par. 2405.1
Deletes reference to:
230 ILCS 10/6 from Ch. 120, par. 2406
Deletes reference to:
230 ILCS 10/7 from Ch. 120, par. 2407
Deletes reference to:
230 ILCS 10/7.3 from Ch. 120, par. 2408
Deletes reference to:
230 ILCS 10/8 from Ch. 120, par. 2409
Deletes reference to:
230 ILCS 10/9 from Ch. 120, par. 2411
Deletes reference to:
230 ILCS 10/10 from Ch. 120, par. 2411.1
Deletes reference to:
230 ILCS 10/11 from Ch. 120, par. 2412
Deletes reference to:
230 ILCS 10/12 from Ch. 120, par. 2413
Deletes reference to:
230 ILCS 10/13 from Ch. 120, par. 2418
Deletes reference to:
230 ILCS 10/14 from Ch. 120, par. 2418.1
Deletes reference to:
230 ILCS 10/15 from Ch. 120, par. 2419
Deletes reference to:
230 ILCS 10/16 from Ch. 120, par. 2420
Adds reference to:
230 ILCS 10/1 from Ch. 120, par. 2401


State Debt Impact Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
SB 516, as amended by House Amendment 3, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
SB 516, as amended by House Amendment 4, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Balanced Budget Note, House Floor Amendment No. 3 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 516, House Amendment 3 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.
SB 00516 (CONTINUED)

Balanced Budget Note, House Floor Amendment No. 4 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 516, House Amendment 4 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)
The proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

Judicial Note, House Floor Amendment No. 4 (Admin Office of the Illinois Courts)
The proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

Pension Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
SB 516, as amended by HA 3, will not impact any public pension fund or retirement system in Illinois.

Pension Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
SB 516, as amended by HA 4, will not impact any public pension fund or retirement system in Illinois.

Fiscal Note, House Floor Amendment No. 3 (Illinois Gaming Board)
In future fiscal years, SB (H-AM 3) will increase the Board's fiscal requirements with respect to the Chicago casino by an undetermined amount.

Fiscal Note, House Floor Amendment No. 4 (Illinois Gaming Board)
In future fiscal years, SB (H-AM 4) will increase the Board's fiscal requirements with respect to the Chicago casino by an undetermined amount.

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

SB 00517  Sen. John J. Cullerton
230 ILCS 5/15.1  from Ch. 8, par. 37-15.1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning deposits of fees.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00518  Sen. John J. Cullerton
230 ILCS 5/30  from Ch. 8, par. 37-30
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning thoroughbred horses.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00519  Sen. John J. Cullerton
230 ILCS 5/31  from Ch. 8, par. 37-31

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00520  Sen. John J. Cullerton
230 ILCS 10/1  from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00521  Sen. John J. Cullerton
230 ILCS 10/16  from Ch. 120, par. 2416
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the annual report of the Illinois Gaming Board.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00522  Sen. John J. Cullerton
230 ILCS 10/20  from Ch. 120, par. 2420
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning prohibited activities.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00523  Sen. John J. Cullerton
230 ILCS 15/0.01  from Ch. 85, par. 2300
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00524  Sen. John J. Cullerton
230 ILCS 20/1  from Ch. 120, par. 1051
Amends the Illinois Pull Tabs and Jar Games Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00525  Sen. John J. Cullerton
230 ILCS 25/1  from Ch. 120, par. 1101
Amends the Bingo License and Tax Act. Makes a technical change in a Section concerning the issuance of bingo licenses by the Department of Revenue.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00526  Sen. Heather A. Steans
(Rep. Gregory Harris-Robyn Gabel-Tom Demmer-Camille Y. Lilly-Ryan Spain)
5 ILCS 80/1  from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
   5 ILCS 80/1
Adds reference to:
   305 ILCS 5/5-5.07
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code.
Reenacts a Section of the Code that requires the Department of Children and Family Services to pay the DCFS per diem rate for inpatient psychiatric stay at a free-standing psychiatric hospital effective the 11th day when a child is in the hospital beyond medical necessity, and the parent or caregiver has denied the child access to the home and has refused or failed to make provisions for another living arrangement for the child or the child's discharge is being delayed due to a pending inquiry or investigation by the Department of Children and Family Services. Removes the repeal date for the Section and instead makes the Section inoperative on and after July 1, 2019. Effective immediately.
Jun 14 19  S  Public Act . . . . . . . . . . . . . . . . . . . . . . . 101-0015
SB 00527  Sen. Toi W. Hutchinson-Elgie R. Sims, Jr.  
(Rep. Lawrence Walsh, Jr.-Margo McDermed-Anthony DeLuca-John Connor)

5 ILCS 100/1-1 from Ch. 127, par. 1001-1

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 100/1-1 from Ch. 127, par. 1001-1

Adds reference to:

30 ILCS 105/6z-59

35 ILCS 200/15-55

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the amount paid to the Will County Treasurer from the Tax Recovery Fund to compensate taxing districts for the loss of revenue on real property in Will County that is owned by the State of Illinois for the purpose of developing an airport shall be based on the amount of taxes that would have been extended for the current tax year for the exempt parcel if the parcel had been owned by a person whose property is not exempt (currently, the amount of leasehold taxes extended for the 2002 property tax year). Amends the State Finance Act to provide that compensation from the Tax Recovery Fund shall continue through December 31, 2030 (currently, December 31, 2020). Effective immediately.

House Floor Amendment No. 2

Makes changes to the engrossed bill to provide that the State is not required to pay compensation from the Tax Recovery Fund in excess of the lesser of (i) the Fund's balance or (ii) $600,000 in any tax year (currently, in excess of the Fund's balance).

Aug 23 19  S  Public Act . . . . . . . . . 101-0532

SB 00528  Sen. John J. Cullerton
(Rep. Jay Hoffman)

5 ILCS 100/5-90 from Ch. 127, par. 1005-90

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 100/5-90

Adds reference to:

40 ILCS 5/2-127 from Ch. 108 1/2, par. 2-127

Replaces everything after the enacting clause. Amends the General Assembly Article of the Illinois Pension Code. Removes the President of the Senate or his designee from the Board of Trustees of the System. Adds a member of the Senate appointed by the President to the Board of Trustees of the System. Makes a conforming change. Effective immediately.

Aug 09 19  S  Public Act . . . . . . . . . 101-0307
SB 00529  Sen. John J. Cullerton
(Rep. Emanuel Chris Welch)
5 ILCS 120/1.01 from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 120/1.01
Adds reference to:
5 ILCS 415/10
Replaces everything after the enacting clause. Amends the Government Severance Pay Act. Provides that the Act shall not apply to contracts or employment agreements for individuals employed by the department of intercollegiate athletics of a college or university when the employee's compensation is funded by non-State-appropriated funds, such as revenues generated by athletic events or activities, gifts or donations, or any combination thereof. Provides that nothing in the provisions entitles an individual employed by the department of intercollegiate athletics of a college or university to receive severance pay when that individual has been dismissed for misconduct. Effective immediately.
Aug 02 19 S Public Act . . . . . . . 101-0195

SB 00530  Sen. Antonio Muñoz
5 ILCS 120/1.02 from Ch. 102, par. 41.02
Amends the Open Meetings Act. Makes a technical change in a Section concerning definitions.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00531  Sen. John J. Cullerton
(Rep. Tim Butler-Sue Scherer-Mike Murphy)
5 ILCS 140/1.1 from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 140/1.1
Adds reference to:
30 ILCS 160/2 from Ch. 127, par. 4002
Replaces everything after the enacting clause. Amends the Public Use Trust Act. Provides that the Department of Agriculture, the Department of Natural Resources, and the Abraham Lincoln Presidential Library and Museum (currently, the Department of Agriculture and the Department of Natural Resources only) have the power to enter into a trust agreement with a person or group of persons under which the State agency may receive or collect money or other property from the person or group of persons and may expend such money or property solely for a public purpose within the powers and duties of that State agency and stated in the trust agreement.
May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 00532  Sen. Thomas Cullerton
5 ILCS 140/5 from Ch. 116, par. 205
Amends the Freedom of Information Act. Makes a technical change in a Section concerning lists of available records.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00533  Sen. Andy Manar-Dan McConchie-Jason Plummer and Steve McClure-Cristina Castro  

5 ILCS 160/1  from Ch. 116, par. 43.4  
Amends the State Records Act. Makes a technical change in a Section concerning the short title.  
Senate Floor Amendment No. 1  
Deletes reference to:  
5 ILCS 160/1  
Adds reference to:  
5 ILCS 440/1  from Ch. 1, par. 3201  
Replaces everything after the enacting clause. Amends the Time Standardization Act. Provides that daylight saving time shall be the year-round standard time of the entire State. Makes other changes. Effective July 1, 2019.  
Nov 12 19  H  Referred to Rules Committee
SB 00534

(Rep. Emanuel Chris Welch-Marcus C. Evans, Jr.-Anne Stava-Murray-Elizabeth Hernandez and Barbara Hernandez)

5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 5
Deletes reference to:
5 ILCS 180/1
Adds reference to:
20 ILCS 1505/1505-215 new
Adds reference to:
30 ILCS 575/4 from Ch. 127, par. 132.604
Adds reference to:
30 ILCS 575/4f
Adds reference to:
30 ILCS 575/7 from Ch. 127, par. 132.607
Adds reference to:
720 ILCS 5/17-10.3
Replaces everything after the enacting clause. Amends the Department of Labor Law of the Civil Administrative Code of Illinois. Creates the Bureau on Apprenticeship Programs within the Department of labor, and provides for the powers and duties of the Bureau. Creates the Advisory Board for Diversity in Active Apprenticeship Programs Approved by the United States Department of Labor. Provides for the appointment of members to the Advisory Board and the powers, duties, and other requirements concerning the Advisory Board and its members. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Further specifies the allocation of the percentage of specified State contracts to be awarded to minorities, women, and persons with disabilities under the Act. Provides further requirements concerning requests for individual contract exemptions, requests for contract class exemptions, and requests for contract goal waivers. Amends the Criminal Code of 2012. In a Section concerning deception relating to certification of disadvantaged business enterprises, modifies the penalty for specified actions from a Class 2 felony to a Class 1 felony. Makes other changes. Effective immediately.
House Floor Amendment No. 1
Adds reference to:
30 ILCS 575/9 from Ch. 127, par. 132.609
Adds reference to:
30 ILCS 577/35-15
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: (1) in provisions creating the Advisory Board for Diversity in Active Apprenticeship Programs, provides that the Board may request necessary information from the Department of Labor, other State agencies, or public institutions of higher education (in the engrossed bill, the Department of Labor only); (2) provides that the Department of Central Management Services shall conduct a second social scientific study measuring the impact of discrimination on minority and women business development in the State; (3) in provisions amending the Business Enterprise for Minorities, Women, and Persons with Disabilities Act, provides that the Business Enterprise Council may charge fees for a written request of contract exemptions; (4) extends the repeal of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act until June 30, 2024; and (5) adds provisions amending the State Construction Minority and Female Building Trades Act to provide that the Department of Labor's report compiling and summarizing demographic trends in the State's building trades apprenticeship programs shall include certain specified information. Effective immediately.
House Floor Amendment No. 2
Provides that the bill takes effect on January 1, 2020.

Jul 29 19 S Public Act . . . . . . . . . . . . 101-0170

SB 00535

Sen. Scott M. Bennett

5 ILCS 185/1
Amends the Anti-Registry Program Act. Makes a technical change in a Section concerning the short title.
May 31 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00536  Sen. John J. Cullerton

5 ILCS 220/2  from Ch. 127, par. 742
Amends the Intergovernmental Cooperation Act. Makes a technical change in a Section defining terms under the Act.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00537  Sen. John J. Cullerton

5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00538  Sen. Jennifer Bertino-Tarrant

5 ILCS 290/0.1  from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in a Section concerning the short title.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00539  Sen. John J. Cullerton

5 ILCS 315/1  from Ch. 48, par. 1601

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00540  Sen. John J. Cullerton

5 ILCS 315/14  from Ch. 48, par. 1614
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning security employees.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00541  Sen. John J. Cullerton

5 ILCS 340/1  from Ch. 15, par. 501

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00542  Sen. John J. Cullerton

5 ILCS 350/0.01  from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning Act's short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00543  Sen. John J. Cullerton

5 ILCS 375/1  from Ch. 127, par. 521

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00544  Sen. John J. Cullerton

5 ILCS 375/6.5
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning retired teacher benefits.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00545  Sen. John J. Cullerton

5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00546  Sen. John J. Cullerton

5 ILCS 415/1

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00547  Sen. John J. Cullerton

5 ILCS 420/1-101 from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00548  Sen. John J. Cullerton

5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00549  Sen. John J. Cullerton

5 ILCS 470/1
Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00550  Sen. John J. Cullerton

5 ILCS 532/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00551  Sen. John J. Cullerton

5 ILCS 805/1
Amends the Illinois TRUST Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00552  Sen. John J. Cullerton

5 ILCS 810/1
Amends the Seizure and Forfeiture Reporting Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00553  Sen. John J. Cullerton

5 ILCS 815/1
Amends the Law Enforcement Criminal Sexual Assault Investigation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00554  Sen. John J. Cullerton

5 ILCS 820/1
Amends the Community-Law Enforcement Partnership for Deflection and Substance Use Disorder Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00555  Sen. John J. Cullerton

5 ILCS 80/1 from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00556

Sen. Melinda Bush, Ram Villivalam, Ann Gillespie, Laura M. Murphy, Cristina Castro and Robert Peters
(Rep. Sam Yingling-Daniel Didech-Jonathan Carroll, Elizabeth Hernandez, Diane Pappas, Terra Costa Howard, Anne Stava-Murray, Anna Moeller, Joyce Mason, Theresa Mah and Barbara Hernandez)

405 ILCS 5/1-100 from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
405 ILCS 5/1-100
Adds reference to:
410 ILCS 35/20 from Ch. 111 1/2, par. 3751-20
Adds reference to:
410 ILCS 35/25 new

Replaces everything after the enacting clause. Amends the Equitable Restrooms Act. Provides that every single-occupancy restroom in a place of public accommodation or public building shall be identified as all-gender and designated for use by no more than one person at a time or for family or assisted use. Provides that "place of public accommodation" has the meaning provided in the Illinois Human Rights Act. Provides that each single-occupancy restroom shall be outfitted with exterior signage indicating "all-gender" or "gender-neutral". Provides that these provisions apply to any existing or future places of public accommodation or public buildings. Provides that during an inspection of a place of public accommodation or public building by a health officer or health inspector, the health officer or health inspector may inspect the place of accommodation or public building to determine whether it complies. Effective January 1, 2020.

Senate Floor Amendment No. 2
Provides that each single-occupancy restroom shall be outfitted with exterior signage that marks the single-occupancy restroom as a restroom and does not indicate any specific gender (rather than exterior signage indicating "all-gender" or "gender-neutral").

Jul 26 19 S Public Act . . . . . . . 101-0165
SB 00557  Sen. Melinda Bush
(Rep. Rita Mayfield-John Connor)

405 ILCS 10/1 from Ch. 91 1/2, par. 121
Amends the Uniform Act for the Extradition of Persons of Unsound Mind. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
405 ILCS 10/1
Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Carpet Stewardship Act. Provides that for all carpet sold in this State, producers shall, through a clearinghouse, implement and finance a statewide carpet stewardship program that manages the product by reducing the product's waste generation, promotes its reuse and recycling, and provides for negotiation and execution of agreements to collect, transport, process, and market the product for end-of-life recycling and reuse. Provides that the Illinois Environmental Protection Agency must approve the carpet stewardship plan for the plan to be valid. Establishes requirements for review of the plan, carpet stewardship assessments, requirements for producers, retailers, and distributors of carpet. Requires the clearinghouse to submit annual reports to the Agency and pay specified administrative fees. Provides enforcement provisions for the Act. Establishes requirements for State procurement of carpet in the future. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
New Act
Adds reference to:
415 ILCS 5/9.18 new

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides for the phasing out of ethylene oxide emissions by specified entities. Provides that, prior to issuing specified permits, the Environmental Protection Agency shall require submission of documentation demonstrating that the permit applicant is in compliance with laws governing the storage of ethylene oxide. Requires all permits issued by the Agency to grant the Agency the authority to modify them to change storage limitations, modify storage practices or equipment requirements, and grant the Agency the right to conduct unannounced inspections. Requires the Agency to conduct at least one unannounced inspection annually of the ethylene oxide storage system for each permit holder. Provides that owners or operators of ethylene oxide sterilization sources or ethylene oxide emissions sources shall provide the Agency with specified materials within 10 business days after receiving the Agency's conditional acceptance or denials of their plans. Requires entities conducting ethylene oxide sterilization operations to submit a letter to the Agency. Requires the submission or resubmission of a risk management plan to the Agency by specified dates. Requires the Agency to submit and make publicly available a report on or before June 30, 2021. Provides that if multiple applicants request to emit ethylene oxide in a collective sum that is greater than the annual collective maximum regional emissions, the Agency shall prioritize applicants seeking to provide medical services. Contains other provisions. Effective immediately.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
SB 557, as amended by HA 1, amends the Environmental Protection Act in a manner that does not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
SB 557, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Land Conveyance Appraisal Note, House Committee Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in Senate Bill 557 (HA #1), therefore, there are no appraisals to be filed.

Fiscal Note, House Committee Amendment No. 1 (Illinois Environmental Protection Agency)
The Illinois EPA anticipates accomplishing the mandates of the legislation with existing resources.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
Based on a review of the bill, it has been determined that the proposed legislation would neither increase nor decrease the number of judges needed in the State of Illinois.
SB 00558
Sen. Linda Holmes
(Rep. Jonathan Carroll)
405 ILCS 20/0.1 from Ch. 91 1/2, par. 300.1
Amends the Community Mental Health Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
405 ILCS 20/0.1
Adds reference to:
410 ILCS 620/17.2
Replaces everything after the enacting clause. Amends the Illinois Food, Drug and Cosmetic Act. Provides that the prohibition on import for profit, sale, or offer for sale in this State of specified cosmetics developed or manufactured using an animal test does not apply to an animal test that was conducted for noncosmetic purposes in response to a requirement of a federal, State, or foreign regulatory authority unless there is (i) documented evidence of the noncosmetic intent of the test and (ii) a history of use of the ingredient outside of cosmetics at least 12 months prior to the test being conducted (rather than if no evidence derived from the test was relied upon to substantiate the safety of the cosmetic sold in Illinois by the manufacturer). Provides that cosmetic inventory that violates the provisions may be sold on or before June 1, 2020 (rather than for a period of 180 days). Makes other changes. Effective immediately.
Dec 16 19 H Rule 19(b) / Re-referred to Rules Committee

SB 00559
Sen. John J. Cullerton
405 ILCS 22/1
Amends the Community Expanded Mental Health Services Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00560
Sen. John J. Cullerton
405 ILCS 30/5 from Ch. 91 1/2, par. 905
Amends the Community Services Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00561
Sen. John J. Cullerton
405 ILCS 35/5 from Ch. 91 1/2, par. 1105
Amends the Community Support Systems Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00562
Sen. John J. Cullerton
405 ILCS 40/0.01 from Ch. 91 1/2, par. 1150
Amends the Protection and Advocacy for Persons with Developmental Disabilities Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00563
Sen. John J. Cullerton
410 ILCS 2/1
Amends the Arthritis Prevention, Control, and Cure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00564
Sen. John J. Cullerton
410 ILCS 27/1
Amends the Epinephrine Injector Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00565
Sen. John J. Cullerton
410 ILCS 39/1
Amends the Restroom Access Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00566  Sen. John J. Cullerton
410 ILCS 43/1
Amends the Comprehensive Lead Education, Reduction, and Window Replacement Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00567  Sen. John J. Cullerton
410 ILCS 46/1
Amends the Mercury-added Product Prohibition Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00568  Sen. John J. Cullerton
410 ILCS 48/1
Amends the Brominated Fire Retardant Prevention Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00569  Sen. John J. Cullerton
410 ILCS 51/1
Amends the Mercury-Free Vaccine Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00570  Sen. John J. Cullerton
410 ILCS 53/1
Amends the Suicide Prevention, Education, and Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00571  Sen. John J. Cullerton
310 ILCS 5/1 from Ch. 67 1/2, par. 151
Amends the State Housing Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00572  Sen. John J. Cullerton
310 ILCS 40/0.01 from Ch. 67 1/2, par. 107
Amends the Displaced Person Relocation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00573  Sen. John J. Cullerton
310 ILCS 65/1 from Ch. 67 1/2, par. 1251
Amends the Illinois Affordable Housing Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00574  Sen. John J. Cullerton
310 ILCS 67/1
Amends the Affordable Housing Planning and Appeal Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00575  Sen. John J. Cullerton
310 ILCS 105/1
Amends the Rental Housing Support Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00576  Sen. John J. Cullerton
775 ILCS 5/1-101 from Ch. 68, par. 1-101
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Title</th>
<th>From Legislation</th>
<th>Amends the Illinois Human Rights Act</th>
<th>Makes a technical change</th>
<th>Date</th>
<th>Rule</th>
<th>Status</th>
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<tr>
<td>SB 00577</td>
<td>Sen. John J. Cullerton</td>
<td>775 ILCS 5/7-101 from Ch. 68, par. 7-101</td>
<td></td>
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<td>Apr 12 19</td>
<td>S</td>
<td>Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00578</td>
<td>Sen. John J. Cullerton</td>
<td>775 ILCS 5/8-106.1 from Ch. 68, par. 8-106.1</td>
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<td>SB 00579</td>
<td>Sen. John J. Cullerton</td>
<td>775 ILCS 30/3 from Ch. 23, par. 3363</td>
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<td></td>
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<td>SB 00581</td>
<td>Sen. Laura M. Murphy</td>
<td>50 ILCS 20/1 from Ch. 85, par. 1031</td>
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<td>Sen. Martin A. Sandoval</td>
<td>50 ILCS 50/1</td>
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<td>50 ILCS 55/1</td>
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<td>Rule 3-9(a) / Re-referred to Assignments</td>
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SB 00584  Sen. Rachelle Crowe  
(Rep. Jay Hoffman) 
55 ILCS 85/1 from Ch. 34, par. 7001 
Amends the County Economic Development Project Area Property Tax Allocation Act. Makes a technical change in a Section concerning the short title. 
Senate Floor Amendment No. 1 
Deletes reference to: 
55 ILCS 85/1 
Adds reference to: 
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3 
Replaces everything after the enacting clause. Amends the Non-Home Rule Municipal Retailers' Occupation Tax Act of the Illinois Municipal Code. Extends the date (from December 31, 2020 to July 1, 2030) allowing the corporate authorities of a non-home rule municipality to use the proceeds of the non-home rule municipal retailers' occupation tax for expenditure on municipal operations, in addition to or in lieu of any expenditure on public infrastructure or for property tax relief, for such a tax approved on or after July 14, 2010. 
House Committee Amendment No. 2 
Deletes reference to: 
65 ILCS 5/8-11-1.3 
Adds reference to: 
70 ILCS 2905/3-1 from Ch. 42, par. 503-1 
Adds reference to: 
70 ILCS 2905/3-3 from Ch. 42, par. 503-3 
Replaces everything after the enacting clause. Amends the Metro-East Sanitary District Act of 1974. Provides that, beginning on the effective date of the amendatory Act, the mayor, or his or her designee, of the largest municipality in the county having the greater equalized assessed valuation of the district shall be an ex officio commissioner of the Metro-East Sanitary District's Board of Commissioners with voting rights. Provides that, if there is not a vacant commissioner position from the county having the greater equalized assessed valuation on the effective date of the amendatory Act, then the term of the last appointed commissioner from that county is terminated on the effective date of the amendatory Act. Provides that, for the purpose of determining the ex officio commissioner, the county having the greater equalized assessed valuation of the district shall be established on January 1 of each year, and the ex officio commissioner shall serve until January 1 of the following year. Requires that the Executive Director of the district be a resident of the district and makes restrictions to the Executive Director's contract. Makes conforming changes. 
Aug 09 19 S Public Act . . . . . . . . . 101-0308 
SB 00585  Sen. Linda Holmes 
55 ILCS 130/1 
Amends the Drug School Act. Makes a technical change in a Section concerning the short title. 
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments 
SB 00586  Sen. John J. Cullerton 
55 ILCS 135/1 
Amends the Coroner Training Board Act. Makes a technical change in a Section concerning the short title. 
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments 
SB 00587  Sen. John J. Cullerton 
60 ILCS 1/1-5 
Amends the Township Code. Makes a technical change in a Section concerning the use of terms. 
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments 
SB 00588  Sen. John J. Cullerton 
60 ILCS 1/5-10 
Amends the Township Code. Makes a technical change in a Section concerning referenda. 
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00589 Sen. John J. Cullerton

60 ILCS 1/30-41
Amends the Township Code. Makes a technical change in a Section concerning contracts relating to insurance.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00590 Sen. John J. Cullerton

65 ILCS 5/1-1-1 from Ch. 24, par. 1-1-1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00591 Sen. John J. Cullerton

65 ILCS 110/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00592 Sen. John J. Cullerton

65 ILCS 115/10-1
Amends the River Edge Redevelopment Zone Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00593 Sen. John J. Cullerton

70 ILCS 215/1 from Ch. 85, par. 1250.1
Amends the Fair and Exposition Authority Reconstruction Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00594 Sen. John J. Cullerton

70 ILCS 504/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00595 Sen. John J. Cullerton

75 ILCS 10/1.1 from Ch. 81, par. 111.1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00596 Sen. Michael E. Hastings and Dave Syverson

235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
May 02 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00597 Sen. John J. Cullerton

235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00598 Sen. John J. Cullerton

235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00599  Sen. John J. Cullerton
235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00600  Sen. John J. Cullerton
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00601  Sen. John J. Cullerton
235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00602  Sen. John J. Cullerton
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00603  Sen. John J. Cullerton
235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00604  Sen. John J. Cullerton
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00605  Sen. John J. Cullerton
235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00606  Sen. John J. Cullerton
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00607  Sen. John J. Cullerton
235 ILCS 5/9-2  from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00608  Sen. John J. Cullerton
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00609  Sen. John J. Cullerton
235 ILCS 5/9-2 from Ch. 43, par. 167
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning referenda on retail sales of alcoholic liquor.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00610  Sen. John J. Cullerton
235 ILCS 5/1-1 from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00611  Sen. John J. Cullerton
330 ILCS 21/1
Amends the Quincy Veterans' Home Rehabilitation and Rebuilding Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00612  Sen. John J. Cullerton
330 ILCS 25/1 from Ch. 126 1/2, par. 201
Amends the Veterans' Employment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00613  Sen. John J. Cullerton
330 ILCS 32/1
Amends the War on Terrorism Compensation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00614  Sen. John J. Cullerton
330 ILCS 50/1 from Ch. 48, par. 186a
Amends the Veterans' Employment Representative Act. Makes a technical change in a Section concerning the qualifications and duties of a Veterans' Employment Representative.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00615  Sen. John J. Cullerton
330 ILCS 56/1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00616  Sen. John J. Cullerton
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Oct 28 19 S Placed on Calendar Order of 3rd Reading October 29, 2019

SB 00617  Sen. John J. Cullerton
40 ILCS 5/1-110 from Ch. 108 1/2, par. 1-110
Amends the Illinois Pension Code. Makes a technical change in a Section concerning prohibited transactions.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00618  Sen. John J. Cullerton
40 ILCS 5/1A-103
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00619  Sen. John J. Cullerton
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the General Assembly.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00620  Sen. John J. Cullerton

40 ILCS 5/3-101  from Ch. 108 1/2, par. 3-101

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00621  Sen. John J. Cullerton

40 ILCS 5/3-102  from Ch. 108 1/2, par. 3-102
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00622  Sen. John J. Cullerton

40 ILCS 5/3-103  from Ch. 108 1/2, par. 3-103
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the definition of "municipality".

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00623  Sen. John J. Cullerton

40 ILCS 5/3-109  from Ch. 108 1/2, par. 3-109
Amends the Downstate Police Article of the Illinois Pension Code. Makes a technical change in a Section concerning persons who are excluded from participation in a fund created under the Article.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00624  Sen. John J. Cullerton

40 ILCS 5/4-101  from Ch. 108 1/2, par. 4-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning downstate firefighters.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00625  Sen. John J. Cullerton

40 ILCS 5/4-102  from Ch. 108 1/2, par. 4-102

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00626  Sen. John J. Cullerton

40 ILCS 5/4-109  from Ch. 108 1/2, par. 4-109

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00627  Sen. John J. Cullerton

40 ILCS 5/4-110  from Ch. 108 1/2, par. 4-110

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00628  Sen. John J. Cullerton

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

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00629  Sen. John J. Cullerton

40 ILCS 5/6-101  from Ch. 108 1/2, par. 6-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago firefighters.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00630 Sen. John J. Cullerton

40 ILCS 5/7-102 from Ch. 108 1/2, par. 7-102
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00631 Sen. John J. Cullerton

40 ILCS 5/7-141 from Ch. 108 1/2, par. 7-141
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00632 Sen. John J. Cullerton

40 ILCS 5/8-101 from Ch. 108 1/2, par. 8-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago municipal employees, officers, and officials.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00633 Sen. John J. Cullerton

40 ILCS 5/9-101 from Ch. 108 1/2, par. 9-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning Cook County.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00634 Sen. John J. Cullerton

40 ILCS 5/10-103.1 from Ch. 108 1/2, par. 10-103.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Cook County Forest Preserve District.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00635 Sen. John J. Cullerton

40 ILCS 5/11-101 from Ch. 108 1/2, par. 11-101
Amends the Illinois Pension Code. Makes a technical change in a Section concerning Chicago laborers and retirement board employees.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00636 Sen. Ram Villivalam-Scott M. Bennett-Laura M. Murphy-Iris Y. Martinez-Elgie R. Sims, Jr., Mattie Hunter, Julie A. Morrison, Cristina Castro, Pat McGuire, Laura Fine and Napoleon Harris, III

305 ILCS 5/3-2 from Ch. 23, par. 3-2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning conditions for basic maintenance grants of aid to the aged, blind, or disabled.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00637  Sen. Antonio Muñoz
            (Rep. Dan Brady)
    305 ILCS 5/3-4 from Ch. 23, par. 3-4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning disability determinations.
    Senate Floor Amendment No. 1
    Deletes reference to:
            305 ILCS 5/3-4
    Adds reference to:
            305 ILCS 5/5-36 new
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code.
    Provides that coverage for custom prosthetic and orthotic devices under the fee-for-service medical assistance program and under any Medicaid managed care plan shall be no less favorable than the terms and conditions that apply to substantially all medical and surgical benefits provided under the fee-for-service medical assistance program or the Medicaid managed care plan. Requires the Department of Healthcare and Family Services to set a rate of reimbursement under the fee-for-service medical assistance program for custom prosthetic and orthotic devices at a rate no less than the Medicare rate for the year minus 6%. Provides that the Department must ensure that all Medicaid managed care plans comply with network adequacy requirements for custom prosthetic and orthotic device services. Requires the Department and contracted managed care organizations to comply with the Orthotics, Prosthetics, and Pedorthics Practice Act when making payments for custom orthotic and custom prosthetic devices.
May 10 19 H    Rule 19(a) / Re-referred to Rules Committee

SB 00638  Sen. Cristina Castro
    305 ILCS 5/4-0.5
Amends the Illinois Public Aid Code. Makes a technical change in a Section describing the termination of the AFDC program and the beginning of the TANF program.
    Apr 12 19 S    Rule 3-9(a) / Re-referred to Assignments

SB 00639  Sen. David Koehler
            (Rep. Robyn Gabel)
    305 ILCS 5/4-0.6
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning references to "AFDC" and "TANF".
    Senate Floor Amendment No. 1
    Deletes reference to:
            305 ILCS 5/4-0.6
    Adds reference to:
            325 ILCS 20/3a
Replaces everything after the enacting clause. Amends the Early Intervention Services System Act. In a provision requiring the Department of Human Services to adopt rules to expand the list of Medical Conditions Resulting in High Probability of Developmental Delay to include lead poisoning, provides that the Department shall adopt such rules no later than July 1, 2020 (rather than no later than December 2, 2019). Effective immediately.
Dec 06 19 S    Public Act . . . . . . . . . . 101-0599
SB 00640  Sen. Thomas Cullerton
(Rep. Kathleen Willis-Fred Crespo, Dave Severin, Diane Pappas and Terra Costa Howard)

305 ILCS 5/4-1.12
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the 60-month limitation on the receipt of Temporary Assistance for Needy Families benefits.
Senate Floor Amendment No. 1
Deletes reference to:
   305 ILCS 5/4-1.12
Adds reference to:
   305 ILCS 5/9-15 new
Replaces everything after the enacting clause. Amends the Other Social Services Article of the Illinois Public Aid Code. Provides that in a county under township organization, a township may provide, from moneys received and collected for public aid to all persons eligible for General Assistance under the Code, funds and administer programs for providing in-kind aid in meeting basic maintenance requirements, including, but not limited to, food, paper goods, toiletries, and clothing, to persons who are poor, indigent, homeless, or in need of immediate assistance, in addition to financial aid provided under the Code.
Aug 09 19  S  Public Act . . . . . . . . . 101-0309

SB 00641  Sen. John J. Cullerton
305 ILCS 5/4-21
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning sanctions against TANF recipients.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00642  Sen. John J. Cullerton
305 ILCS 5/5-1 from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical Assistance Article.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00643  Sen. John J. Cullerton
305 ILCS 5/5-2 from Ch. 23, par. 5-2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the classes of persons eligible for Medicaid.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00644  Sen. John J. Cullerton
305 ILCS 5/5-2.1a from Ch. 23, par. 5-2.1
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding the treatment of trusts as they affect eligibility for medical assistance.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00645  Sen. John J. Cullerton
305 ILCS 5/5-4 from Ch. 23, par. 5-4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the amount and nature of medical assistance.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00646  Sen. John J. Cullerton
305 ILCS 5/5-4.1 from Ch. 23, par. 5-4.1
Amends the Illinois Public Aid Code. Makes a technical change in a Section regarding Medicaid co-payments.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00647  Sen. John J. Cullerton
305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning ambulance services payments.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00648  Sen. John J. Cullerton
305 ILCS 5/5-5.01a
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning supportive living facilities.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00649  Sen. John J. Cullerton
305 ILCS 5/5-5.5 from Ch. 23, par. 5-5.5
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning Medicaid payment rates for nursing facility and ICF/DD services in nursing facilities.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00650  Sen. Ann Gillespie, Martin A. Sandoval, Laura Fine-Jacqueline Y. Collins and Ram Villivalam
220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
May 02 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00651


220 ILCS 5/16-101

Senate Floor Amendment No. 2

Deletes reference to:
220 ILCS 5/16-101

Adds reference to:
220 ILCS 5/16-115A

Adds reference to:
220 ILCS 5/16-115E new

Adds reference to:
220 ILCS 5/16-118

Adds reference to:
220 ILCS 5/16-123

Adds reference to:
220 ILCS 5/19-115

Adds reference to:
220 ILCS 5/19-116 new

Adds reference to:
220 ILCS 5/19-130

Adds reference to:
220 ILCS 5/19-135

Adds reference to:
220 ILCS 5/20-110

Adds reference to:
815 ILCS 505/2EE

Adds reference to:
815 ILCS 505/2DDD

Replaces everything after the enacting clause. Amends the Public Utilities Act. Adds additional requirements concerning the obligations of alternative retail electric suppliers and alternative gas suppliers. Provides requirements concerning alternative retail electric and gas supplier utility assistance recipients. Provides additional requirements concerning alternative retail electric and gas supplier utility single billing. Authorizes electric utilities to disclose and furnish specified information to customers concerning supply price and electric power and energy supply rate offers. Provides for additional information concerning electric and gas utilities to be submitted to the Illinois Commerce Commission in specified reports. Provides that the utility electric supply price to compare shall be the sum of the electric supply charge and the transmission services charge and shall not include the purchased electricity adjustment. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides additional requirements concerning alternative retail electric supplier and alternative gas supplier selection and solicitation of services. Makes other changes.

Senate Floor Amendment No. 3
SB 00651 (CONTINUED)

In marketing materials, requires the price to compare or utility gas supply cost rate beginning on (rather than on) the effective date of the price to compare. Makes grammatical changes in references to the Low Income Home Energy Assistance Program and the Percentage of Income Payment Plan. Provides that an agreement between an alternative retail electric supplier and a consumer who either received financial assistance in the last 12 months from the Low Income Home Energy Assistance Program or, at the time of enrollment, is participating in the Percentage of Income Payment Plan is void and unenforceable. Requires that alternative gas suppliers submit to the Illinois Commerce Commission and the Office of the Attorney General the rates the retail gas supplier charged to residential customers in the prior year (rather than prior quarter). In provisions requiring alternative gas suppliers to disclose the utility gas supply cost rates per therm price to compare, requires the alternative gas supplier to disclose the date on which the utility gas supply cost rates per therm became effective and the date on which they will expire. Requires that certain written information provided by an alternative retail gas supplier to a customer switching from another supplier shall be provided in a language in which the customer subject to the marketing or solicitation is able to understand and communicate, and the alternative retail gas supplier shall comply with specified provisions of the Consumer Fraud and Deceptive Business Practices Act. Makes changes in provisions concerning alternative retail gas supplier and utility assistance recipients. Makes other changes.

House Committee Amendment No. 1

Adds reference to:

220 ILCS 5/16-115

Adds reference to:

220 ILCS 5/16-115A

Adds reference to:

220 ILCS 5/16-115B

Adds reference to:

220 ILCS 5/16-115E new

Adds reference to:

220 ILCS 5/16-118

Adds reference to:

220 ILCS 5/16-119

Adds reference to:

220 ILCS 5/16-123

Adds reference to:

220 ILCS 5/19-110

Adds reference to:

220 ILCS 5/19-115

Adds reference to:

220 ILCS 5/19-116 new

Adds reference to:

220 ILCS 5/19-120

Adds reference to:

220 ILCS 5/19-130

Adds reference to:

220 ILCS 5/19-135

Adds reference to:

220 ILCS 5/20-110

Adds reference to:

815 ILCS 505/2EE

Adds reference to:

815 ILCS 505/2DDD
SB 00651 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with additions and changes. Adds provisions concerning certification of alternative retail electric suppliers and alternative gas suppliers, and provides additional requirements for the granting of a certificate of service authority. Makes changes in provisions concerning the obligations of alternative retail electric suppliers and alternative gas suppliers. Provides additional oversight requirements by the Illinois Commerce Commission of alternative retail electric suppliers and alternative gas suppliers. Makes changes in provisions concerning financial assistance recipients. Provides additional requirements concerning alternative retail electric supplier and alternative gas supplier selection and services. Makes other changes.

House Floor Amendment No. 3

In a Section of the Consumer Fraud and Deceptive Business Practices Act relating to alternative retail electric suppliers, limits the disclosure of comparison prices and a related explanatory statement to consumers who are either small commercial retail customers or residential consumer (currently, these disclosures are made to all consumers).

Aug 27 19 S Public Act . . . . . . . . 101-0590

SB 00652 Sen. Andy Manar, Emil Jones, III, Heather A. Steans, Cristina Castro, Antonio Muñoz, Laura M. Murphy and Scott M. Bennett-David Koehler

220 ILCS 20/1 from Ch. 111 2/3, par. 551

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00653 Sen. Martin A. Sandoval, John G. Mulroe, Thomas Cullerton, John F. Curran-Don Harmon, David Koehler, Cristina Castro and Emil Jones, III

220 ILCS 30/1 from Ch. 111 2/3, par. 401
Amends the Electric Supplier Act. Makes a technical change in the short title Section.

Senate Floor Amendment No. 2
Deletes reference to:
220 ILCS 30/1
Adds reference to:
5 ILCS 80/4.30
Adds reference to:
5 ILCS 80/4.40 new


House Committee Amendment No. 1
Deletes reference to:
5 ILCS 80/4.30
Deletes reference to:
5 ILCS 80/4.40 new
Adds reference to:
215 ILCS 5/368g new


Jul 22 19 S Public Act . . . . . . . . 101-0119
SB 00654

Sen. Jennifer Bertino-Tarrant
(Rep. Jay Hoffman)

205 ILCS 5/1 from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
  205 ILCS 5/1

Adds reference to:
  5 ILCS 80/4.30

Adds reference to:
  5 ILCS 80/4.40 new


House Committee Amendment No. 1
Adds reference to:
  225 ILCS 325/3 from Ch. 111, par. 5203

Adds reference to:
  225 ILCS 325/4 from Ch. 111, par. 5204

Adds reference to:
  225 ILCS 325/4.5 new

Adds reference to:
  225 ILCS 325/5 from Ch. 111, par. 5205

Adds reference to:
  225 ILCS 325/6 from Ch. 111, par. 5206

Adds reference to:
  225 ILCS 325/7 from Ch. 111, par. 5207

Adds reference to:
  225 ILCS 325/8 from Ch. 111, par. 5208

Adds reference to:
  225 ILCS 325/9 from Ch. 111, par. 5209

Adds reference to:
  225 ILCS 325/10 from Ch. 111, par. 5210

Adds reference to:
  225 ILCS 325/11 from Ch. 111, par. 5211

Adds reference to:
  225 ILCS 325/12 from Ch. 111, par. 5212

Adds reference to:
  225 ILCS 325/14 from Ch. 111, par. 5214

Adds reference to:
  225 ILCS 325/15 from Ch. 111, par. 5215

Adds reference to:
  225 ILCS 325/16 from Ch. 111, par. 5216

Adds reference to:
  225 ILCS 325/17 from Ch. 111, par. 5217

Adds reference to:
  225 ILCS 325/17.5

Adds reference to:
  225 ILCS 325/18 from Ch. 111, par. 5218
SB 00654 (CONTINUED)

225 ILCS 325/18.5 new
Adds reference to:
225 ILCS 325/19 from Ch. 111, par. 5219
Adds reference to:
225 ILCS 325/20 from Ch. 111, par. 5220
Adds reference to:
225 ILCS 325/20.5 new from Ch. 111, par. 5220
Adds reference to:
225 ILCS 325/20.10 new from Ch. 111, par. 5220
Adds reference to:
225 ILCS 325/23 from Ch. 111, par. 5223
Adds reference to:
225 ILCS 325/24 from Ch. 111, par. 5224
Adds reference to:
225 ILCS 325/25 from Ch. 111, par. 5225
Adds reference to:
225 ILCS 325/26 from Ch. 111, par. 5226
Adds reference to:
225 ILCS 325/27 from Ch. 111, par. 5227
Adds reference to:
225 ILCS 325/27.5 from Ch. 111, par. 5227
Adds reference to:
225 ILCS 325/29 from Ch. 111, par. 5229
Adds reference to:
225 ILCS 325/31.5 new from Ch. 111, par. 5229
Adds reference to:
225 ILCS 325/32 from Ch. 111, par. 5232
Adds reference to:
225 ILCS 325/34 from Ch. 111, par. 5234
Adds reference to:
225 ILCS 325/37 from Ch. 111, par. 5237
Adds reference to:
225 ILCS 325/41 from Ch. 111, par. 5241
Adds reference to:
225 ILCS 325/44 from Ch. 111, par. 5244
Adds reference to:
225 ILCS 325/45 from Ch. 111, par. 5245
Adds reference to:
225 ILCS 325/47 from Ch. 111, par. 5247
Adds reference to:
225 ILCS 325/48 from Ch. 111, par. 5248
Adds reference to:
225 ILCS 325/21 rep.
Adds reference to:
225 ILCS 325/30 rep.
Adds reference to:
225 ILCS 325/31 rep.
Adds reference to:
SB 00654 (CONTINUED)

225 ILCS 325/38 rep.

Adds reference to:

225 ILCS 325/39 rep.

Adds reference to:

225 ILCS 325/40 rep.

Adds reference to:

225 ILCS 325/42 rep.

Adds reference to:

225 ILCS 325/43 rep.

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Professional Engineering Practice Act of 1989 from January 1, 2020 to January 1, 2030. Amends the Professional Engineering Practice Act of 1989. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Adds provisions concerning the title of "Professional Engineer, Retired"; returned checks and fines; unlicensed practice; and confidentiality. Makes changes in provisions concerning the powers and duties of the Department; the Professional Engineering Board; applications for licensure as a professional engineer; examinations; minimal standards for licensure; educational credits or teaching as equivalent of experience; seals; technical submissions; display of license; renewal, reinstatement, or restoration of license; continuing education; inactive status; endorsement; professional design firm registration; grounds for disciplinary action; injunctions and cease and desist orders; investigations; records of proceedings; hearings; appointments of hearing officers; restoration from disciplinary status; administrative review; violations; and funds. Repeals provisions concerning rosters; rehearings; unlawful practice; and civil penalties. Makes other changes. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1 with the following changes. Restores language granting the Department of Financial and Professional Regulation the power to obtain written recommendations from the State Board of Professional Engineers regarding qualifications of individuals for licensure and enrollment, definitions of curriculum content and approval of engineering curricula, standards of professional conduct and formal disciplinary actions, and the adoption of the rules affecting these matters. Provides that, upon the issuance of any final decision or order that deviates from any report or recommendation of the Board relating to the qualification of applicants, discipline of licensees or registrants, or adoption of rules, the Secretary shall notify the Board on any such deviation and shall specify with particularity the reasons for the action in the final decision or order (and makes similar changes in other provisions of the Act). Provides that members of the Board shall (rather than may) be reimbursed for all legitimate, necessary, and authorized expenses. Requires the Board to submit to the Secretary a written recommendation of acceptability of a curriculum. Restores language requiring that all technical submissions prepared by or under the personal supervision of a professional engineer bear that professional engineer's seal, signature, and license expiration date and that the licensee's written signature and date of signing, along with the date of license expiration, be placed adjacent to the seal. Effective immediately.

House Floor Amendment No. 3

Deletes reference to:

225 ILCS 325/18.5 new

Provides that teaching engineering subjects in an engineering college at a rank of instructor (instead of assistant professor) or above is considered experience in engineering. Restores language concerning use of the title "Professional Engineer, Retired". Removes a provision concerning the Department of Financial and Professional Regulation granting the title of "Professional Engineer, Retired".

Aug 09 19 S Public Act . . . . . . . . . . 101-0310

SB 00655

Sen. Emil Jones, III

205 ILCS 620/1-1 from Ch. 17, par. 1551-1

Amends the Corporate Fiduciary Act. Makes a technical change in the Section concerning the short title of the Act.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Trust and Payable on Death Accounts Act. Makes a technical change to the short title Section.

Senate Floor Amendment No. 1

Deletes reference to:
205 ILCS 625/1

Adds reference to:
5 ILCS 80/4.30

Adds reference to:
5 ILCS 80/4.40 new

Adds reference to:
225 ILCS 125/10

Adds reference to:
225 ILCS 125/11 new

Adds reference to:
225 ILCS 125/15

Adds reference to:
225 ILCS 125/25

Adds reference to:
225 ILCS 125/26 new

Adds reference to:
225 ILCS 125/30

Adds reference to:
225 ILCS 125/31 new

Adds reference to:
225 ILCS 125/60

Adds reference to:
225 ILCS 125/65

Adds reference to:
225 ILCS 125/70

Adds reference to:
225 ILCS 125/75

Adds reference to:
225 ILCS 125/80

Adds reference to:
225 ILCS 125/90

Adds reference to:
225 ILCS 125/105

Adds reference to:
225 ILCS 125/115

Adds reference to:
225 ILCS 125/120

Adds reference to:
225 ILCS 125/125

Adds reference to:
225 ILCS 125/140

Adds reference to:
225 ILCS 125/150
SB 00656 (CONTINUED)

Adds reference to:
225 ILCS 125/170

Adds reference to:
225 ILCS 125/185

Adds reference to:
225 ILCS 125/200

Adds reference to:
225 ILCS 125/210

Adds reference to:
225 ILCS 125/220

Adds reference to:
225 ILCS 125/95 rep.

Adds reference to:
225 ILCS 125/100 rep.

Adds reference to:
225 ILCS 125/135 rep.

Adds reference to:
225 ILCS 125/145 rep.

Adds reference to:
225 ILCS 125/155 rep.

Adds reference to:
225 ILCS 125/212 rep.

Adds reference to:
225 ILCS 125/215 rep.

Adds reference to:
225 ILCS 125/225 rep.

Adds reference to:
225 ILCS 125/227 rep.

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act by extending the repeal date of the Perfusionist Practice Act to January 1, 2030. Amends the Perfusionist Practice Act. Provides that all applicants and licensees shall provide an email address of record to the Department of Financial and Professional Regulation. Provides that a nonresident applicant for endorsement by the Department has 3 years to complete the application process. Provides that the Department may contract for court reporting services for any formal hearing in which a license may be revoked, suspended, placed on probationary status, reprimanded, fined, or otherwise subjected to disciplinary action. Provides that if a hearing officer is appointed to conduct a formal hearing, that officer shall report his or her findings of fact, conclusions of law, and recommendations to the Secretary of Financial and Professional Regulation and the Board of Licensing for Perfusionists (rather than to the Board). Provides that no person whose license has been revoked may apply for restoration until an application is permitted under the Civil Administrative Code of Illinois. Provides that a license that has been suspended or revoked shall be considered nonrenewed for the purposes of restoration. Makes changes concerning the powers and duties of the Department; the Board; application for licensure; licensure by endorsement; renewal, reinstatement, or restoration of licenses by persons in military service; continuing education; inactive status; fees; grounds for disciplinary action; record of proceedings; hearings; hearing officers; restoration for disciplinary status; administrative review; and unlicensed practice. Repeals provisions requiring the Department to maintain a roster and provisions imposing criminal penalties for violations of the grounds for disciplinary action. Makes other changes. Effective immediately.

Aug 09 19    S    Public Act . . . . . . . . . . 101-0311
SB 00657  Sen. Michael E. Hastings
205 ILCS 635/1-1 from Ch. 17, par. 2321-1

Senate Floor Amendment No. 2
Deletes reference to:
   205 ILCS 635/1-1
Adds reference to:
   5 ILCS 80/4.30
Adds reference to:
   5 ILCS 80/4.40 new

House Committee Amendment No. 1
Adds reference to:
   225 ILCS 340/1 from Ch. 111, par. 6601
Adds reference to:
   225 ILCS 340/3 from Ch. 111, par. 6603
Adds reference to:
   225 ILCS 340/4 from Ch. 111, par. 6604
Adds reference to:
   225 ILCS 340/4.10 new
Adds reference to:
   225 ILCS 340/5 from Ch. 111, par. 6605
Adds reference to:
   225 ILCS 340/5.5 new
Adds reference to:
   225 ILCS 340/6 from Ch. 111, par. 6606
Adds reference to:
   225 ILCS 340/7 from Ch. 111, par. 6607
Adds reference to:
   225 ILCS 340/8 from Ch. 111, par. 6608
Adds reference to:
   225 ILCS 340/9 from Ch. 111, par. 6609
Adds reference to:
   225 ILCS 340/10 from Ch. 111, par. 6610
Adds reference to:
   225 ILCS 340/11 from Ch. 111, par. 6611
Adds reference to:
   225 ILCS 340/12 from Ch. 111, par. 6612
Adds reference to:
   225 ILCS 340/12.5 new
Adds reference to:
   225 ILCS 340/14 from Ch. 111, par. 6614
Adds reference to:
   225 ILCS 340/14.5
Adds reference to:
SB 00657 (CONTINUED)

225 ILCS 340/15
Adds reference to:
225 ILCS 340/15.5 new
Adds reference to:
225 ILCS 340/16
Adds reference to:
225 ILCS 340/17
Adds reference to:
225 ILCS 340/17.5 new
Adds reference to:
225 ILCS 340/19
Adds reference to:
225 ILCS 340/20
Adds reference to:
225 ILCS 340/20.5
Adds reference to:
225 ILCS 340/21
Adds reference to:
225 ILCS 340/22
Adds reference to:
225 ILCS 340/23
Adds reference to:
225 ILCS 340/24
Adds reference to:
225 ILCS 340/25
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225 ILCS 340/28
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225 ILCS 340/29
Adds reference to:
225 ILCS 340/30
Adds reference to:
225 ILCS 340/31
Adds reference to:
225 ILCS 340/32
Adds reference to:
225 ILCS 340/32.5 new
Adds reference to:
225 ILCS 340/35
Adds reference to:
225 ILCS 340/36
Adds reference to:
225 ILCS 340/4.5 rep.
Adds reference to:
Replaces everything after the enacting clause with the provisions of House Amendment No. 1, and makes the following changes: Deletes language providing that a person shall also be regarded as practicing structural engineering who is engaged as a principal in the design, analysis, or supervision of the construction of structures or of the structural part of edifices designed solely for specified purposes. Provides that nothing imposes on a person licensed under the Act the responsibility for the performance of any acts or practice unless the person specifically contracts to provide it. Provides that nothing precludes an employee from acting under the direct supervision or responsible charge of a licensed structural engineer. Expands the powers and duties of the Department of Financial and Professional Regulation and the Structural Engineering Board. Provides that if technical submissions are prepared utilizing a computer or other electronic means, the seal may be generated by a computer. Provides that the licensee may provide an original signature in the licensee's handwriting, a scanned copy of the technical submission bearing an original signature, or a signature generated by a computer. Deletes language providing that an applicant applying for licensure as a structural engineer who has been licensed as a structural engineer in another United States jurisdiction for 10 consecutive years without discipline is not required to submit proof of qualifications other than a certified verification of licensure from the jurisdiction in which the applicant practiced. Deletes language providing that the Department may take disciplinary action for directly or indirectly giving to or receiving from any person or entity any fee, commission, rebate, or other form of compensation for any professional service not actually or personally rendered. Provides that the Department may take disciplinary action for making a statement that technical submissions prepared by the structural engineer or prepared under the structural engineer's responsible control for construction or alteration of an occupancy required to be in compliance with the Environmental Barriers Act are in compliance with the Environmental Barriers Act when such technical submissions are not in compliance (rather than that a plan for construction or alteration of a public facility or for construction of a multi-story housing unit is in compliance with the Environmental Barriers Act when such plan is not in compliance). Makes changes to provisions concerning discipline of a licensee or registrant for failing to file a return or to pay any tax, penalty, or interest as required by any tax Act. Provides that use of the title “structural engineer” or any of its derivations is limited to those persons or entities licensed or registered under the Act. Restores language providing that if technical submissions are prepared for construction or alteration of public facilities that are in compliance with the Environmental Barriers Act when such plans are not in compliance (rather than that a plan for construction or alteration of a public facility or for construction of a multi-story housing unit is in compliance with the Environmental Barriers Act when such plan is not in compliance). Makes changes to provisions concerning discipline of a licensee or registrant for failing to file a return or to pay any tax, penalty, or interest as provided by any tax Act. Provides that if any person practices as a licensed structural engineer or holds himself out as a structural engineer without being licensed under the provisions of the Act, then any licensed structural engineer, any interested party or any person injured thereby may file a complaint with the Department.

House Floor Amendment No. 3

Specifies that all meetings of the Structural Engineering Board shall be conducted in accordance with the Open Meetings Act. Removes language allowing the Structural Engineering Board to recommend employment or utilization of and the Department of Financial and Professional Regulation to employ or utilize legal services of outside counsel and investigative services of outside personnel. Provides that if any person practices as a licensed structural engineer or holds himself out as a structural engineer without being licensed under the provisions of the Act, then any licensed structural engineer, any interested party or any person injured thereby may file a complaint with the Department.
SB 00658  Sen. Thomas Cullerton
(Rep. William Davis)
205 ILCS 645/1 from Ch. 17, par. 2701
Amends the Foreign Banking Office Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
205 ILCS 645/1
Adds reference to:
5 ILCS 80/4.30
Adds reference to:
5 ILCS 80/4.40 new


House Committee Amendment No. 1
Adds reference to:
225 ILCS 330/4 from Ch. 111, par. 3254
Adds reference to:
225 ILCS 330/4.5 new

Adds reference to:
225 ILCS 330/5 from Ch. 111, par. 3255
Adds reference to:
225 ILCS 330/6 from Ch. 111, par. 3256
Adds reference to:
225 ILCS 330/7 from Ch. 111, par. 3257
Adds reference to:
225 ILCS 330/8 from Ch. 111, par. 3258
Adds reference to:
225 ILCS 330/10 from Ch. 111, par. 3260
Adds reference to:
225 ILCS 330/11 from Ch. 111, par. 3261
Adds reference to:
225 ILCS 330/12 from Ch. 111, par. 3262
Adds reference to:
225 ILCS 330/13 from Ch. 111, par. 3263
Adds reference to:
225 ILCS 330/14 from Ch. 111, par. 3264
Adds reference to:
225 ILCS 330/15 from Ch. 111, par. 3265
Adds reference to:
225 ILCS 330/15.5 new

Adds reference to:
225 ILCS 330/16 from Ch. 111, par. 3266
Adds reference to:
225 ILCS 330/17 from Ch. 111, par. 3267
Adds reference to:
225 ILCS 330/18 from Ch. 111, par. 3268
Adds reference to:
225 ILCS 330/18.5

Adds reference to:
SB 00658 (CONTINUED)

225 ILCS 330/19
Adds reference to:

225 ILCS 330/19.5 new
Adds reference to:

225 ILCS 330/20
from Ch. 111, par. 3269

225 ILCS 330/21
from Ch. 111, par. 3270

225 ILCS 330/25
from Ch. 111, par. 3271

225 ILCS 330/27
from Ch. 111, par. 3275

225 ILCS 330/28
from Ch. 111, par. 3277

225 ILCS 330/29
from Ch. 111, par. 3278

225 ILCS 330/30
from Ch. 111, par. 3279

225 ILCS 330/31
from Ch. 111, par. 3280

225 ILCS 330/33
from Ch. 111, par. 3281

225 ILCS 330/36
from Ch. 111, par. 3283

225 ILCS 330/38
from Ch. 111, par. 3286

225 ILCS 330/40
from Ch. 111, par. 3288

225 ILCS 330/41
from Ch. 111, par. 3290

225 ILCS 330/44
from Ch. 111, par. 3291

225 ILCS 330/45
from Ch. 111, par. 3294

225 ILCS 330/46
from Ch. 111, par. 3295

225 ILCS 330/48
from Ch. 111, par. 3296

225 ILCS 330/9 rep.
Adds reference to:

225 ILCS 330/16.5 rep.
Adds reference to:

225 ILCS 330/22 rep.
Adds reference to:

225 ILCS 330/23 rep.
Adds reference to:

225 ILCS 330/34 rep.
Adds reference to:
SB 00658 (CONTINUED)

225 ILCS 330/35 rep.
Adds reference to:
225 ILCS 330/42 rep.
Adds reference to:
225 ILCS 330/43 rep.

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Illinois Professional Land Surveyor Act of 1989 from January 1, 2020 to January 1, 2030. Amends the Illinois Professional Land Surveyor Act of 1989. Provides that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Makes changes concerning powers and duties of the Department; the Professional Land Surveyor Board; application for licensure; examinations; qualifications for licensure; display of license; seals; unlicensed practice; violations of the Act; renewal, reinstatement, or restoration of a license; continuing education; inactive status; endorsement; fees; professional design firm registration; grounds for disciplinary action; injunctions; cease and desist orders; investigations; record of proceedings; hearings; hearing officers; restoration from disciplinary status; administrative review; the Illinois Administrative Procedure Act; and the Design Professionals Administration and Investigation Fund. Adds provisions concerning the title "Professional Land Surveyor, Retired". Repeals provisions concerning deviations from Board recommendations; disposition of fees; rehearings by the Board and Secretary of Financial and Professional Regulation; and duplicate violation provisions. Makes other changes. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1 with the following changes. Provides that upon the issuance of any final decision or order that deviates from any report or recommendation of the Land Surveyors Licensing Board relating to the qualification of applicants, discipline of licensees or registrants, or adoption of rules, the Secretary of Financial and Professional Regulation shall notify the Board on any such deviation and shall specify with particularity the reason for the action in the final decision or order. In a provision concerning the Board's curriculum evaluation to approve a land surveying degree or a related science degree, provides for the submission to the Secretary of a written recommendation of acceptability of a curriculum. Provides that members of the Board shall (instead of may) be reimbursed for all legitimate, necessary, and authorized expenses. Deletes language providing that a professional land surveyor who has been actively licensed by the Department of Financial and Professional Regulation for 10 or more consecutive years with no prior disciplinary action or pending disciplinary proceedings shall be deemed compliant with continuing education hour requirements upon completion of half the number of hours required by rule. Provides that if the Secretary issues an order in contravention of the report of a hearing officer or the Board, the Secretary shall notify the Board on any such deviation and shall specify with particularity the reasons for such action in the final order (instead of provide a written explanation to the Board). Makes other changes.

House Floor Amendment No. 3

Restores language providing that the Department of Financial and Professional Regulation has the power to obtain written recommendations from the Land Surveyors Licensing Board regarding qualification of individuals for licensing, definition of curriculum content and approval of surveying curriculums, standards of professional conduct and disciplinary actions, adopt and amend the rules affecting these matters, and consult with the Board on other matters affecting administration of the Act. Provides that if the Secretary of Financial and Professional Regulation issues an order contrary to the hearing officer or Board's report, the Secretary shall notify the Board of any such deviation and shall specify with particularity the reasons for such action in the final order.

Aug 09 19  S  Public Act . . . . . . . . . 101-0313
SB 00659


205 ILCS 650/1 from Ch. 17, par. 2851
Amends the Foreign Bank Representative Office Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:
205 ILCS 650/1

Adds reference to:
5 ILCS 80/4.30

Adds reference to:
5 ILCS 80/4.40 new

Adds reference to:
225 ILCS 85/30 from Ch. 111, par. 4150

Adds reference to:
225 ILCS 85/33 from Ch. 111, par. 4153

Adds reference to:
225 ILCS 85/35.3 from Ch. 111, par. 4155.3

Adds reference to:
225 ILCS 85/35.5 from Ch. 111, par. 4155.5

Adds reference to:
225 ILCS 85/35.9 from Ch. 111, par. 4155.9

Adds reference to:
225 ILCS 85/35.10 from Ch. 111, par. 4155.10

Adds reference to:
225 ILCS 85/35.21

Adds reference to:
225 ILCS 85/2.5 rep.

Adds reference to:
225 ILCS 85/29 rep.

Adds reference to:
225 ILCS 85/35.12 rep.

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Pharmacy Practice Act from January 1, 2020 to January 1, 2030. Amends the Pharmacy Practice Act. Changes reference from reinstated licensure to restored licensure. Provides that members of the State Board of Pharmacy shall have no liability in any action based upon any disciplinary proceedings or other activity performed in good faith as a member of the Board (rather than the Board shall be indemnified by the State for any actions occurring within the scope of services on the Board, done in good faith, and not willful and wanton in nature). Provides that exhibits shall be included in the record of proceedings. Provides that a hearing officer has the power to administer oaths to witnesses at hearings. Removes provisions providing that, if the Board has rendered a recommendation with respect to a particular license or certificate, the Director (now Secretary of Financial and Professional Regulation) shall, if he or she disagrees with or takes action contrary to the recommendation of the Board, file with the Board his or her specific written reasons of disagreement with the Board. Provides that the Department may (rather than shall) adopt rules to permit the issuance of citations to any licensee for any violation of the Act or the rules. Repeals provisions regarding obsolete references to the Department of Professional Regulation and the Director of Professional Regulation, provisions requiring the Department to maintain a roster of licensees and registrants, and provisions allowing the Secretary of Financial and Professional Regulation to negotiate agreements with licensees resulting in disciplinary consent orders. Effective immediately.

House Floor Amendment No. 5

Deletes reference to:
5 ILCS 80/4.30
SB 00659 (CONTINUED)

Deletes reference to:
  5 ILCS 80/4.40 new
Deletes reference to:
  225 ILCS 85/30
Deletes reference to:
  225 ILCS 85/33
Deletes reference to:
  225 ILCS 85/35.3
Deletes reference to:
  225 ILCS 85/35.5
Deletes reference to:
  225 ILCS 85/35.9
Deletes reference to:
  225 ILCS 85/35.10
Deletes reference to:
  225 ILCS 85/35.21
Deletes reference to:
  225 ILCS 85/2.5 rep.
Deletes reference to:
  225 ILCS 85/29 rep.
Deletes reference to:
  225 ILCS 85/35.12 rep.
Adds reference to:
  225 ILCS 317/30

Replaces everything after the enacting clause. Amends the Fire Sprinkler Contractor Licensing Act. Makes changes to a provision concerning qualifications for any person who performs certain inspection and testing duties before January 1, 2022. Provides that after December 31, 2021, any individual who performs certain inspection and testing duties must possess proof of (i) certification by a nationally recognized certification organization at an appropriate level, such as NICET Level III (instead of NICET Level II) in Inspection and Testing of Water Based Systems or the equivalent, (ii) a valid ASSE 15010 certification in "inspection, testing and maintenance for water-based fire protection systems", or (iii) satisfactory completion of a certified sprinkler fitter apprenticeship program approved by the United States Department of Labor. Provides that the requirements do not apply to individuals performing inspections or testing of fire sprinkler systems on behalf of a municipality, a county, a fire protection district, or the Office of the State Fire Marshal or to a stationary engineer, operating engineer, or other individual employed on a full-time basis by the facility owner or owner's representative performing weekly and monthly inspections and tests in accordance with applicable National Fire Protection Association standards. Makes conforming and other changes. Effective immediately.

House Floor Amendment No. 6

Changes the effective date to June 1, 2020 (instead of immediate).

Dec 13 19  S  Sent to the Governor

SB 00660  Sen. Antonio Muñoz

210 ILCS 4/1

Amends the Alzheimer's Disease and Related Dementias Special Care Disclosure Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00661  Sen. Julie A. Morrison

210 ILCS 25/1-101 from Ch. 111 1/2, par. 621-101

Amends the Illinois Clinical Laboratory and Blood Bank Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00662  Sen. Jennifer Bertino-Tarrant

210 ILCS 26/1
Amends the Accountable Care Organization Clinical Laboratory Testing Advisory Board Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00663  Sen. Bill Cunningham

210 ILCS 32/1
Amends the Authorized Electronic Monitoring in Long-Term Care Facilities Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00664  Sen. John G. Mulroe

(Rep. Thaddeus Jones-Terra Costa Howard-Amy Grant-Luis Arroyo, Chris Miller, Terri Bryant, Michael P. McAuliffe, Charles Meier, Daniel Swanson, Dan Brady, Tom Weber, Dave Severin, Joe Sosnowski, Ryan Spain, Jeff Keicher, Yehiel M. Kalish, La Shawn K. Ford, David A. Welter, Michelle Mussman, Tom Demmer, Thomas Morrison, Bob Morgan, Kelly M. Cassidy, Tim Butler, Arthur Turner, Marcus C. Evans, Jr., Natalie A. Manley, Kelly M. Burke, Carol Ammons, Monica Bristow, Deb Conroy, Justin Slaughter, Sam Yingling, Lawrence Walsh, Jr., Kathleen Willis, Anna Moeller, Jaime M. Andrade, Jr., Katie Stuart, Patrick Windhorst, Emanuel Chris Welch, John Connor, Will Guzzardi, Stephanie A. Kifowit, Theresa Mah, Elizabeth Hernandez and Sara Feigenholtz)

210 ILCS 42/1
Amends the Continuum of Care Services for the Developmentally Disabled Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 2
Deletes reference to:
210 ILCS 42/1
Adds reference to:
New Act
Replaces everything after the enacting clause. Creates the Tobacco Products Compliance Act. Provides that any person who manufactures, fabricates, assembles, processes, or labels a tobacco product or imports a finished tobacco product for sale or distribution in the United States, located in or having a place of business in the State, shall provide written certification of its compliance with labeling provisions of the federal Family Smoking Prevention and Tobacco Control Act of 2009 to the Department of Public Health. Provides for enforcement and rulemaking by the Department of Public Health. Effective immediately.
Aug 26 19  S  Public Act . . . . . . . . . . 101-0582
SB 00665

210 ILCS 47/1-101
Amends the ID/DD Community Care Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:
210 ILCS 47/1-101

Adds reference to:
215 ILCS 5/355 from Ch. 73, par. 967

Adds reference to:
215 ILCS 125/4-12 from Ch. 111 1/2, par. 1409.5

Replaces everything after the enacting clause. Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Provides that all individual and small group accident and health policies written subject to certain federal standards must file rates with the Department of Insurance for approval. Provides that unreasonable rate increases or inadequate rates shall be disapproved. Requires the Department to provide a report to the General Assembly on or after January 1, 2021 regarding both on and off exchange individual and small group rates in the Illinois market. Requires that the Department approve or deny rate filings within 45 calendar days of submission unless the Director of Insurance extends the period by following specific procedures. Provides that a rate increase that is not approved or denied by the Department by the applicable deadline shall be automatically approved on the following calendar day. Provides that no less than 30 days after the federal Centers for Medicare and Medicaid Services has certified the plans described in this Section for the upcoming plan year, the Department shall publish on its website a report explaining the rates for that plan year's certified health care plans. Defines "inadequate rate" and "unreasonable rate increase".

Oct 28 19 S Placed on Calendar - Consideration Postponed October 29, 2019

SB 00666
Sen. John J. Cullerton

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


Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Delete reference to:

215 ILCS 105/1

Add reference to:

5 ILCS 375/6.11

Add reference to:

15 ILCS 205/10 new

Add reference to:

55 ILCS 5/5-1069.3

Add reference to:

65 ILCS 5/10-4.2.3

Add reference to:

105 ILCS 5/10-22.3f

Add reference to:

215 ILCS 5/356w

Add reference to:

215 ILCS 5/356z.41 new

Add reference to:

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

Add reference to:

215 ILCS 130/4003 from Ch. 73, par. 1504-3

Add reference to:

215 ILCS 165/10 from Ch. 32, par. 604

Replaces everything after the enacting clause. Amends the Attorney General Act. Provides that the Attorney General shall investigate the pricing of prescription insulin drugs to ensure adequate consumer protections for Illinois consumers and to determine whether additional consumer protections are necessary. Requires the Attorney General to make the findings available to the public and to report to the Governor, the Department of Insurance, and to the Judiciary Committees of the Senate and the House of Representatives. Provides for the repeal of the Attorney General's investigative duties on December 31, 2020. Amends the Illinois Insurance Code. Provides that insurers that provide coverage for prescription insulin drugs must limit the total amount an insured is required to pay for a covered prescription insulin drug to $100 per 30-day supply of insulin regardless of the type and amount of insulin needed by the insured. Provides that the limitation on insulin costs also applies to provisions requiring coverage of certain diabetes items to be subject to the same coverage, deductible, co-payment, and co-insurance provisions under a policy. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act. Effective January 1, 2021, except that changes to the Attorney General Act take effect immediately.

Senate Floor Amendment No. 3

In provisions amending the Illinois Insurance Code concerning cost sharing in prescription insulin drugs, provides that the definition of “prescription insulin drug” does not include an insulin drug that is administered to a patient intravenously.
SB 00667 (CONTINUED)

House Committee Amendment No. 1

Adds reference to:
5 ILCS 375/6.11

Adds reference to:
55 ILCS 5/5-1069.3

Adds reference to:
65 ILCS 5/10-4-2.3

Adds reference to:
105 ILCS 5/10-22.3f

Adds reference to:
215 ILCS 5/356w

Adds reference to:
215 ILCS 5/356z.41 new

Adds reference to:
215 ILCS 5/356z.42 new

Adds reference to:
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

Adds reference to:
215 ILCS 130/4003 from Ch. 73, par. 1504-3

Adds reference to:
215 ILCS 165/10 from Ch. 32, par. 604

Replaces everything after the enacting clause. Reinserts the bill as engrossed with the following changes: Removes provisions amending the Attorney General Act. Requires the Department of Insurance in conjunction with the Department of Human Services and the Department of Healthcare and Family Services shall make available to the public a report that details each Department's findings regarding insulin pricing practices and variables that contribute to pricing of health coverage plans, and public policy recommendations to control and prevent overpricing of prescription insulin drugs made available to Illinois consumers by November 1, 2020. Effective January 1, 2021, except that provisions requiring an insulin pricing report take effect immediately.

Dec 03 19  S  Sent to the Governor


215 ILCS 121/1

Amends the Navigator Certification Act. Makes a technical change in a Section concerning the short title.

Oct 28 19  S  Placed on Calendar Order of 3rd Reading October 29, 2019

SB 00669  Sen. John J. Cullerton

215 ILCS 124/1

Amends the Network Adequacy and Transparency Act. Makes a technical change in a Section concerning the Act's short title.

Oct 28 19  S  Placed on Calendar Order of 3rd Reading October 29, 2019
SB 00670
Sen. Antonio Muñoz
(Rep. Thaddeus Jones-Dan Brady-Anthony DeLuca-Rita Mayfield)

215 ILCS 122/5-1
Amends the Illinois Health Benefits Exchange Law. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
215 ILCS 122/5-1
Adds reference to:
5 ILCS 140/7.5
Adds reference to:
215 ILCS 5/Art. VIII.33 heading new
Adds reference to:
215 ILCS 5/130.1 new
Adds reference to:
215 ILCS 5/130.2 new
Adds reference to:
215 ILCS 5/130.3 new
Adds reference to:
215 ILCS 5/130.4 new
Adds reference to:
215 ILCS 5/130.5 new
Adds reference to:
215 ILCS 5/130.6 new
Adds reference to:
215 ILCS 5/130.7 new

House Committee Amendment No. 1
In provisions amending the Illinois Insurance Code concerning definitions in the Corporate Governance Annual Disclosure Law, makes changes to the definition of "insurer".

Dec 06 19  S  Public Act . . . . . . . . . . 101-0600

SB 00671
Sen. Scott M. Bennett
(Rep. Jay Hoffman)

220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.

Senate Floor Amendment No. 2
Deletes reference to:
220 ILCS 5/1-101
Adds reference to:
415 ILCS 5/22.59
Replaces everything after the enacting clause. Amends the Environmental Protection Act. Requires insurance to be used as a financial assurance to meet specified criteria. Provides that rules by the Pollution Control Board must specify that any and all contractors, subcontractors, and installers utilized to construct, install, modify, operate, or close a CCR surface impoundment must be participants in specified training programs. Makes other changes. Effective immediately.

Nov 14 19  H  Arrived in House
SB 00672
Sen. John J. Cullerton
220 ILCS 5/13-100 from Ch. 111 2/3, par. 13-100
Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00673
Sen. John J. Cullerton
220 ILCS 5/16-101
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00674
Sen. John J. Cullerton
220 ILCS 20/1 from Ch. 111 2/3, par. 551
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00675
Sen. John J. Cullerton
220 ILCS 30/1 from Ch. 111 2/3, par. 401
Amends the Electric Supplier Act. Makes a technical change in the short title Section.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00676
Sen. John J. Cullerton
220 ILCS 55/0.01 from Ch. 134, par. 0.01
Amends the Telegraph Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00677
Sen. John J. Cullerton
225 ILCS 5/2 from Ch. 111, par. 7602
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00678
Sen. John J. Cullerton
225 ILCS 10/1 from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00679
Sen. John J. Cullerton
225 ILCS 35/0.01 from Ch. 111 1/2, par. 280
Amends the Embalming Fluid Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00680
Sen. John J. Cullerton
225 ILCS 45/9 from Ch. 111 1/2, par. 73.109
Amends the Illinois Funeral or Burial Funds Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00681
Sen. John J. Cullerton
225 ILCS 46/1
Amends the Health Care Worker Background Check Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00682
Sen. John J. Cullerton
225 ILCS 57/1
Amends the Massage Licensing Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00683  Sen. Julie A. Morrison
35 ILCS 5/101  from Ch. 120, par. 1-101
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00684  Sen. John J. Cullerton
215 ILCS 125/1-1  from Ch. 111 1/2, par. 1401
Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00685  Sen. Don Harmon
(Rep. Elizabeth Hernandez)
35 ILCS 16/1
Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 3
Deletes reference to:
  35 ILCS 16/1
Adds reference to:
  35 ILCS 200/18-185
Adds reference to:
  35 ILCS 200/18-190.3 new
Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, on and after January 1, 2020, a referendum to increase the district’s aggregate extension for up to 4 consecutive levy years may be submitted to the voters. Effective immediately.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 00686  Sen. Andy Manar
35 ILCS 17/10-1
Amends the Live Theater Production Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00687

Sen. Toi W. Hutchinson-Elgie R. Sims, Jr.
(Rep. Michael J. Zalewski-Marcus C. Evans, Jr.-Jaime M. Andrade, Jr.)

35 ILCS 25/1
Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 25/1
Adds reference to:
35 ILCS 5/201 from Ch. 120, par. 2-201
Adds reference to:
35 ILCS 5/201.1 new
Adds reference to:
35 ILCS 5/208 from Ch. 120, par. 2-208
Adds reference to:
35 ILCS 5/229 new
Adds reference to:
35 ILCS 5/502 from Ch. 120, par. 5-502
Adds reference to:
35 ILCS 5/901 from Ch. 120, par. 9-901

Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Sets forth a schedule of income-based tax rates for individuals, trusts, and estates for taxable years beginning on or after January 1, 2021. Provides that, for taxable years beginning on or after January 1, 2021, the tax on corporations shall be imposed at the rate of 7.99% of the taxpayer's net income for the taxable year. Makes changes concerning transfers to the Local Government Distributive Fund to provide that the transfer shall be equal to 10.75% of the amount that would have been generated if the tax had been imposed at the rate of 3% for individuals, trusts, and estates and at the rate of 4.8% for corporations. Creates a child tax credit. Provides that taxpayers who are required to file a federal joint return shall file a joint return with the State. Provides that the income tax credit for property taxes shall be equal to 6% (currently, 5%) of real property taxes paid by the taxpayer during the taxable year on the principal residence of the taxpayer. Effective January 1, 2021, but does not take effect at all unless Senate Joint Resolution Constitutional Amendment No. 1 of the 101st General Assembly is approved by the voters prior to that date.

Senate Floor Amendment No. 2
Makes technical changes to the bill as amended by Senate Amendment No. 1 concerning the filing of joint returns.

House Floor Amendment No. 1
Makes changes to the engrossed bill to provide that, beginning on February 1, 2021, the monthly transfers from the General Revenue Fund to the Local Government Distributive Fund shall be equal to the sum of (i) 5.32% of the net revenue realized from the tax imposed upon individuals, trusts, and estates during the preceding month and (ii) 6.16% of the net revenue realized from the tax imposed upon corporations during the preceding month (in the engrossed bill, an amount equal to 10.75% of the amount that would have been generated if the taxes had been imposed at the rate of 3% for individuals, trusts, and estates and at the rate of 4.8% for corporations).

Jun 05 19 S Public Act . . . . . . . 101-0008

SB 00688
Sen. John J. Cullerton-Terry Link-Mattie Hunter

35 ILCS 31/1
Amends the Historic Preservation Tax Credit Act. Makes a technical change in a Section concerning the short title.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00689  Sen. Toi W. Hutchinson-Heather A. Steans and Omar Aquino
(Rep. Gregory Harris)

35 ILCS 35/1
Amends the State Tax Preparer Oversight Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
   215 ILCS 124/1
Adds reference to:
   35 ILCS 405/2 from Ch. 120, par. 405A-2
   35 ILCS 405/3 from Ch. 120, par. 405A-3
   35 ILCS 405/4 from Ch. 120, par. 405A-4

Replaces everything after the enacting clause. Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act for persons dying on or after January 1, 2021 or for transfers made on or after January 1, 2021, Effective January 1, 2021, but only if an amendment to the Illinois Constitution permitting the taxation of income at a graduated rate is adopted prior to that date by the voters if Illinois.
House Committee Amendment No. 1
Deletes reference to:
   35 ILCS 405/2
   35 ILCS 405/3
   35 ILCS 405/4
adds reference to:
   35 ILCS 405/1 from Ch. 120, par. 405A-1

House Floor Amendment No. 2
Deletes reference to:
   35 ILCS 405/1
Adds reference to:
   30 ILCS 105/6z-81
Adds reference to:
   35 ILCS 5/203 from Ch. 120, par. 2-203
   35 ILCS 105/2 from Ch. 120, par. 439.2
   35 ILCS 105/2d new
   35 ILCS 110/2 from Ch. 120, par. 439.32
   35 ILCS 110/2d new
   35 ILCS 745/10
   215 ILCS 125/5-5 from Ch. 111 1/2, par. 1413
   215 ILCS 125/5-10 new

Adds reference to:
SB 00689 (CONTINUED)

305 ILCS 5/Art. V-H heading new
Adds reference to:
   305 ILCS 5/5H-1 new
Adds reference to:
   305 ILCS 5/5H-2 new
Adds reference to:
   305 ILCS 5/5H-3 new
Adds reference to:
   305 ILCS 5/5H-4 new
Adds reference to:
   305 ILCS 5/5H-5 new
Adds reference to:
   305 ILCS 5/5H-6 new
Adds reference to:
   305 ILCS 5/5H-7 new
Adds reference to:
   305 ILCS 5/5H-8 new
Adds reference to:
805 ILCS 8/5-10


House Floor Amendment No. 3
Deletes reference to:
35 ILCS 405/1
Adds reference to:
30 ILCS 105/6z-81
Adds reference to:
35 ILCS 5/203 from Ch. 120, par. 2-203
Adds reference to:
35 ILCS 105/2 from Ch. 120, par. 439.2
Adds reference to:
35 ILCS 105/2d new
Adds reference to:
35 ILCS 110/2 from Ch. 120, par. 439.32
Adds reference to:
35 ILCS 110/2d new
Adds reference to:
35 ILCS 745/10
Adds reference to:
215 ILCS 125/5-5 from Ch. 111 1/2, par. 1413
Adds reference to:
215 ILCS 125/5-10 new
Adds reference to:
305 ILCS 5/Art. V-H heading new
Adds reference to:
SB 00689 (CONTINUED)

305 ILCS 5/5H-1 new
Adds reference to:
305 ILCS 5/5H-2 new
Adds reference to:
305 ILCS 5/5H-3 new
Adds reference to:
305 ILCS 5/5H-4 new
Adds reference to:
305 ILCS 5/5H-5 new
Adds reference to:
305 ILCS 5/5H-6 new
Adds reference to:
305 ILCS 5/5H-7 new
Adds reference to:
305 ILCS 5/5H-8 new
Adds reference to:
805 ILCS 8/5-10
Adds reference to:
35 ILCS 5/229 new
Adds reference to:
35 ILCS 105/3-5
Adds reference to:
35 ILCS 110/3-5
Adds reference to:
35 ILCS 115/3-5
Adds reference to:
35 ILCS 120/2-5
Adds reference to:
20 ILCS 655/5.5 from Ch. 67 1/2, par. 609.1
Adds reference to:
20 ILCS 655/13 new
Adds reference to:
35 ILCS 5/201 from Ch. 120, par. 2-201
Adds reference to:
35 ILCS 5/211
Adds reference to:
35 ILCS 5/221
Adds reference to:
35 ILCS 10/5-5
Adds reference to:
35 ILCS 10/5-51 new
Adds reference to:
35 ILCS 10/5-56 new
Adds reference to:
65 ILCS 115/10-3
Adds reference to:
65 ILCS 115/10-10.3 new
Adds reference to:
SB 00689 (CONTINUED)

65 ILCS 115/10-10.4 new
Adds reference to:
35 ILCS 105/3-5
Adds reference to:
35 ILCS 105/3-50 from Ch. 120, par. 439.3-50
Adds reference to:
35 ILCS 110/2 from Ch. 120, par. 439.32
Adds reference to:
35 ILCS 115/2 from Ch. 120, par. 439.102
Adds reference to:
35 ILCS 120/2-45 from Ch. 120, par. 441-45
Adds reference to:
805 ILCS 5/14.30 from Ch. 32, par. 14.30
Adds reference to:
805 ILCS 5/15.35 from Ch. 32, par. 15.35
Adds reference to:
805 ILCS 5/15.65 from Ch. 32, par. 15.65
Adds reference to:
805 ILCS 5/15.97 from Ch. 32, par. 15.97

Replaces everything after the enacting clause. Amends the Use Tax Act and the Service Use Tax Act. Contains provisions concerning marketplace facilitators. Extends the Manufacturing Machinery and Equipment Exemption to production related tangible personal property. Provides that the term "production related tangible personal property" includes certain supplies and consumables used in a manufacturing facility. Amends the Illinois Income Tax Act. Creates a credit for taxpayers who have been awarded a data center certificate of exemption. Provides that the amount of the income tax credit shall be 20% of the wages paid during the taxable year to a full-time or part-time employee of a construction contractor employed by a certified data center. Amends the Illinois Income Tax Act. Creates a deduction for trusts and estates for certain excess business losses. Creates an addition modification for corporations for certain foreign derived income. Amends the Illinois Public Aid Code. Imposes a managed care organization provider assessment. Extends the amnesty period under the Tax Delinquency Amnesty Act and the Franchise Tax and License Fee Amnesty Act of 2007. Amends the Illinois Enterprise Zone Act. Creates a High Impact Business construction jobs credit and an Enterprise Zone construction jobs credit against the taxpayer's Illinois income taxes based on the incremental income tax attributable to laborers or workers employed at certain construction sites located in Enterprise Zones. Amends the Economic Development for a Growing Economy Tax Credit Act. Creates a New Construction EDGE Credit based on the incremental income tax attributable to laborers or workers employed at construction sites associated with EDGE projects. Amends the River Edge Redevelopment Zone Act. Creates a River Edge construction jobs credit based on the incremental income tax attributable to laborers or workers employed at certain construction sites in a River Edge Redevelopment Zone. Requires contractors and subcontractors associated with projects that receive credits under the amendatory Act to file certified payroll information with the Department of Labor and the Department of Commerce and Economic Opportunity. Amends the Business Corporation Act of 1983. Phases out certain franchise taxes. Effective immediately.
SB 00690

Sen. Terry Link-Antonio Muñoz-Toi W. Hutchinson-Dave Syverson, Steve Stadelman-Michael E. Hastings, Napoleon Harris, III, Elgie R. Sims, Jr., Omar Aquino and Scott M. Bennett

(Rep. Robert Rita)

35 ILCS 40/1

Amends the Invest in Kids Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

35 ILCS 40/1

Adds reference to:

35 ILCS 200/18-185

Adds reference to:

35 ILCS 200/18-205

Adds reference to:

35 ILCS 200/18-214

Adds reference to:

105 ILCS 5/18-21 new

Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, beginning in levy year 2022, for taxing districts that are school districts (other than qualified school districts), "extension limitation" means 0% or the rate of increase approved by the voters (currently, (a) the lesser of 5% or the percentage increase in the Consumer Price Index during the 12-month calendar year preceding the levy year or (b) the rate of increase approved by voters). Provides that the term "qualified school district" means a school district that certifies to the county clerk that the district: (i) submitted a claim or claims to the Illinois State Board of Education for reimbursement of certain State mandated categoricals for the school fiscal year immediately preceding the levy year and received reimbursement for those State mandated categoricals that was less than 97% of the district's claims; or (ii) did not receive the minimum funding required for that school district under the evidence-based funding formula. Amends the School Code. Requires the State Board of Education to certify to each school district whether or not the school district is eligible for designation as a qualified school district. Effective January 1, 2021, but does not take effect at all unless Senate Joint Resolution Constitutional Amendment No. 1 of the 101st General Assembly is approved by the voters of the State prior to that date.

House Committee Amendment No. 1

Deletes reference to:

35 ILCS 200/18-185

Deletes reference to:

35 ILCS 200/18-205

Deletes reference to:

35 ILCS 200/18-214

Deletes reference to:

105 ILCS 5/18-21 new

Adds reference to:

35 ILCS 200/1-55

Replaces everything after the enacting clause. Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

House Floor Amendment No. 2

Deletes reference to:

35 ILCS 200/1-55

Adds reference to:

New Act

Adds reference to:

5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Adds reference to:

30 ILCS 105/5.891 new

Adds reference to:
SB 00690 (CONTINUED)

30 ILCS 105/5.893 new
Adds reference to:
  30 ILCS 105/5.894 new
  Adds reference to:
    35 ILCS 105/2 from Ch. 120, par. 439.2
    Adds reference to:
      35 ILCS 120/1 from Ch. 120, par. 440
      Adds reference to:
        35 ILCS 120/2 from Ch. 120, par. 441
        Adds reference to:
          35 ILCS 120/2-12 from Ch. 120, par. 441a
          Adds reference to:
            35 ILCS 120/13 from Ch. 120, par. 453.2
            Adds reference to:
              35 ILCS 120/13-1 from Ch. 120, par. 453.65
              Adds reference to:
                35 ILCS 120/13-10 from Ch. 120, par. 453.67
                Adds reference to:
                  820 ILCS 130/5 from Ch. 48, par. 39s-5
                  Adds reference to:
                    5 ILCS 100/5-45 from Ch. 127, par. 1005-45
                    Adds reference to:
                      30 ILCS 105/5.896 new
                      Adds reference to:
                        230 ILCS 10/13 from Ch. 120, par. 2413
                        Adds reference to:
                          720 ILCS 5/28-1 from Ch. 38, par. 28-1
                          Adds reference to:
                            720 ILCS 5/28-3 from Ch. 38, par. 28-3
                            Adds reference to:
                              720 ILCS 5/28-5 from Ch. 38, par. 28-5
                              Adds reference to:
                                30 ILCS 105/5.897 new
                                Adds reference to:
SB 00690 (CONTINUED)

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
Adds reference to:
5 ILCS 120/2 from Ch. 102, par. 42
Adds reference to:
5 ILCS 430/5-45 from Ch. 120, par. 2-201
Adds reference to:
20 ILCS 301/5-20 from Ch. 120, par. 3-303
Adds reference to:
20 ILCS 1605/9.1 from Ch. 120, par. 3-304
Adds reference to:
20 ILCS 2505/2505-305 was 20 ILCS 2505/39b15.1
Adds reference to:
30 ILCS 105/6z-45 from Ch. 120, par. 2-201
Adds reference to:
35 ILCS 5/201 from Ch. 120, par. 3-304
Adds reference to:
35 ILCS 5/303 from Ch. 120, par. 7-710
Adds reference to:
35 ILCS 5/304 from Ch. 19, par. 255.1
Adds reference to:
70 ILCS 1825/5.1 from Ch. 19, par. 255.1
Adds reference to:
205 ILCS 670/12.5 from Ch. 8, par. 37-3.11
Adds reference to:
230 ILCS 5/1.2 from Ch. 8, par. 37-3.12
Adds reference to:
230 ILCS 5/3.11 from Ch. 8, par. 37-3.12
Adds reference to:
230 ILCS 5/3.12 new from Ch. 8, par. 37-6
Adds reference to:
230 ILCS 5/3.32 new from Ch. 8, par. 37-9
Adds reference to:
230 ILCS 5/3.33 new from Ch. 8, par. 37-15
Adds reference to:
230 ILCS 5/3.34 new from Ch. 8, par. 37-18
Adds reference to:
230 ILCS 5/6 new from Ch. 8, par. 37-18
Adds reference to:
SB 00690 (CONTINUED)

230 ILCS 5/19  
Adds reference to:  
230 ILCS 5/19.5 new  
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230 ILCS 5/20  
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230 ILCS 5/21  
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230 ILCS 5/24  
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230 ILCS 5/29  
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230 ILCS 5/30.5  
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230 ILCS 5/31  
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230 ILCS 5/31.1  
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230 ILCS 5/32.1  
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230 ILCS 5/34.3 new  
Adds reference to:  
230 ILCS 5/36  
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230 ILCS 5/40  
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230 ILCS 5/54.75  
Adds reference to:  
230 ILCS 5/56 new  
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230 ILCS 10/1  
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230 ILCS 10/2  
Adds reference to:  
230 ILCS 10/3  
Adds reference to:
SB 00690 (CONTINUED)

230 ILCS 10/4 from Ch. 120, par. 2404
Adds reference to:
230 ILCS 10/5 from Ch. 120, par. 2405
Adds reference to:
230 ILCS 10/5.1 from Ch. 120, par. 2405.1
Adds reference to:
230 ILCS 10/5.3 new
Adds reference to:
230 ILCS 10/6 from Ch. 120, par. 2406
Adds reference to:
230 ILCS 10/7 from Ch. 120, par. 2407
Adds reference to:
230 ILCS 10/7.3
Adds reference to:
230 ILCS 10/7.5
Adds reference to:
230 ILCS 10/7.7 new
Adds reference to:
230 ILCS 10/7.8 new
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230 ILCS 10/7.10 new
Adds reference to:
230 ILCS 10/7.11 new
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230 ILCS 10/7.12 new
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230 ILCS 10/7.13 new
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230 ILCS 10/7.14 new
Adds reference to:
230 ILCS 10/7.15 new
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230 ILCS 10/8 from Ch. 120, par. 2408
Adds reference to:
230 ILCS 10/9 from Ch. 120, par. 2409
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230 ILCS 10/11 from Ch. 120, par. 2411
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230 ILCS 10/11.1 from Ch. 120, par. 2411.1
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230 ILCS 10/12 from Ch. 120, par. 2412
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230 ILCS 10/13 from Ch. 120, par. 2413
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230 ILCS 10/14 from Ch. 120, par. 2414
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230 ILCS 10/15 from Ch. 120, par. 2415
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SB 00690 (CONTINUED)

815 ILCS 122/3-5
Adds reference to:
815 ILCS 420/2
from Ch. 121 1/2, par. 1852

Adds reference to:
30 ILCS 105/5.490 rep.

Adds reference to:
230 ILCS 5/2.1 rep.

Adds reference to:
230 ILCS 5/54 rep.

Replaces everything after the enacting clause. Creates the Leveling the Playing Field for Illinois Retail Act. Provides that the Department of Revenue shall establish standards for the certification of certified service providers and certified automated systems. Amends the Retailers' Occupation Tax Act. Provides that specified remote retailers are liable for all applicable State and locally imposed retailers' occupation taxes on all retail sales to Illinois purchasers. Creates the Parking Excise Tax Act. Imposes a tax on the privilege of using a parking space in a parking area or garage for the use of parking one or more motor vehicles. Amends the Cigarette Tax Act and Cigarette Use Tax Act. Imposes a tax upon any person engaged in business as a retailer of cigarettes at the rate of 149 mills per cigarette sold or otherwise disposed of in the course of such business (rather than the aggregate tax rate of 99 mills), which shall be distributed each month into the Capital Projects Fund. Amends the Property Tax Code. Provides that, on and after July 1, 2019, the rate of tax imposed for transferring title to, beneficial interest in, and controlling interest in real estate located in Illinois is increased to $1.50 for each $500 of value or fraction of $500 stated in the declaration if the transaction involves nonresidential real estate. Creates the Illinois Works Jobs Program Act. Establishes the Illinois Works Preapprenticeship Program with the goal of creating a network of community-based organizations throughout the State that will recruit, prescreen, and provide preapprenticeship skills training. Provides that contractors and subcontractors may receive bid credits for employing apprentices who have completed the program. Creates the Illinois Works Apprenticeship Initiative. Provides that the goal of the initiative is that, for public works projects, apprentices will perform either 10% of the total labor hours actually worked in each prevailing wage classification or 10% of the estimated labor hours in each prevailing wage classification, whichever is less. Amends the Prevailing Wage Act to require contractors and subcontractors who participate in public works to report each worker's skill level. Creates the Sports Wagering Act. Authorizes sports wagering: by an organization licensee under the Illinois Horse Racing Act of 1975; by an owners licensee under the Riverboat Gambling Act (which is renamed in the amendatory Act); and at or within a 5-block radius of a sports facility. Authorizes the Board to issue 3 online sports wagering operator licenses pursuant to an open and competitive selection process. Includes provisions for licensing sports governing bodies for providing official league data to be used for tier 2 sports wagers. Creates a Lottery sports wagering pilot program. Creates the State Fair Gaming Act. Authorizes video gaming at the Illinois State Fair and the DuQuoin State Fair by a concessioner licensed by the Illinois Gaming Board. Amends the State Finance Act to create various special funds in the State treasury. Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act to authorize electronic gaming at racetracks (and makes conforming changes in various Acts). Further amends the Illinois Horse Racing Act of 1975. Makes various changes concerning Illinois Racing Board members. Indefinitely extends the authorization for advance deposit wagering. Authorizes the construction of a new racetrack limited to standardbred racing in Cook County. Further amends the Riverboat Gambling Act. Changes the short title to the Illinois Gaming Act. Amends various Acts to make corresponding changes. Adds additional owners licenses, one of which authorizes the conduct of casino gambling in the City of Chicago. Increases the number of gaming positions for existing owners licensees. Makes various changes concerning Illinois Gaming Board members. Makes changes in provisions concerning the admission tax and privilege tax. Amends the Video Gaming Act to increase the amount of maximum wagers, to increase the number of terminals licensees may have on their premises, to add provisions restricting licenses in malls, and to increase the terminal tax. Makes other changes. Effective immediately, except that certain provisions take effect on January 1, 2020.

House Floor Amendment No. 3
Deletes reference to:
35 ILCS 200/31-10

Adds reference to:
20 ILCS 605/605-1025 new

Adds reference to:
35 ILCS 5/229 new

Adds reference to:
35 ILCS 105/3-5

Adds reference to:
35 ILCS 110/3-5
SB 00690 (CONTINUED)

Adds reference to:

35 ILCS 115/3-5
Adds reference to:

35 ILCS 120/2-5
Adds reference to:

35 ILCS 143/10-5
Adds reference to:

230 ILCS 40/30
Adds reference to:

230 ILCS 40/35
Adds reference to:

230 ILCS 40/55
Adds reference to:

230 ILCS 40/58

720 ILCS 5/28-2

Replaces everything after the enacting clause. Creates the Leveling the Playing Field for Illinois Retail Act. Provides that the Department of Revenue shall establish standards for the certification of certified service providers and certified automated systems. Creates the Parking Excise Tax Act. Imposes a tax on the privilege of using a parking space in a parking area or garage for the use of parking one or more motor vehicles. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois to require the Department of Commerce and Economic Opportunity to issue certificates of exemption from the Retailers' Occupation Tax Act, the Use Tax Act, the Service Use Tax Act, and the Service Occupation Tax Act, all locally imposed retailers' occupation taxes administered and collected by the Department, the Chicago non-titled Use Tax, the Electricity Excise Tax Act, and a credit certification against certain taxes imposed under the Illinois Income Tax Act to qualifying Illinois data centers. Amends the Illinois Income Tax Act, Use Tax Act, Service Use Tax, and Service Occupation Tax Act to make conforming changes. Amends the Retailers' Occupation Tax Act to make conforming changes and to provide that specified remote retailers are liable for all applicable State and locally imposed retailers' occupation taxes on all retail sales to Illinois purchasers. Amends the Cigarette Tax Act and Cigarette Use Tax Act. Imposes a tax upon any person engaged in business as a retailer of cigarettes at the rate of 149 mills per cigarette sold or otherwise disposed of in the course of such business (rather than the aggregate tax rate of 99 mills), which shall be distributed each month into the Capital Projects Fund. Creates the Illinois Works Jobs Program Act. Establishes the Illinois Works Preapprenticeship Program with the goal of creating a network of community-based organizations throughout the State that will recruit, prescreen, and provide preapprenticeship skills training. Provides that contractors and subcontractors may receive bid credits for employing apprentices who have completed the program. Creates the Illinois Works Apprenticeship Initiative. Provides that the goal of the initiative is that, for public works projects, apprentices will perform either 10% of the total labor hours actually worked in each prevailing wage classification or 10% of the estimated labor hours in each prevailing wage classification, whichever is less. Amends the Prevailing Wage Act to require contractors and subcontractors who participate in public works to report each worker's skill level. Creates the Illinois Works Jobs Program Act. Authorizes sports wagering: by an organization licensee under the Illinois Horse Racing Act of 1975; by an owners licensee under the Illinois Gambling Act; and at or within a 5-block radius of a sports facility. Authorizes the Board to issue 3 online sports wagering operator licenses pursuant to an open and competitive selection process. Includes provisions for licensing sports governing bodies for providing official league data to be used for tier 2 sports wagers. Creates a Lottery sports wagering pilot program. Creates the State Fair Gaming Act. Authorizes video gaming at the Illinois State Fair and the DuQuoin State Fair by a concessioner licensed by the Illinois Gaming Board. Amends the Illinois Horse Racing Act of 1975 and the Riverboat Gambling Act to authorize electronic gaming at racetracks; makes conforming changes in various Acts. Further amends the Illinois Horse Racing Act of 1975. Makes various changes concerning Illinois Racing Board members. Indefinitely extends the authorization for advance deposit wagering. Authorizes the construction of a new racetrack limited to standardbred racing in Cook County. Further amends the Riverboat Gambling Act. Changes the short title to the Illinois Gaming Act; amends various Acts to make corresponding changes. Adds additional owners licenses, one of which authorizes the conduct of casino gambling in the City of Chicago. Increases the number of gaming positions for existing owners licensees. Makes various changes concerning Illinois Gaming Board members. Makes changes in provisions concerning the admission tax and privilege tax. Amends the Video Gaming Act to increase the amount of maximum wagers, to increase the number of terminals licensees may have on their premises, to add provisions restricting licenses in malls, to add provisions concerning licensed large truck stop establishments, and to increase the terminal tax. Amends the State Finance Act to create various special funds in the State treasury. Makes other changes. Effective immediately, except some provisions take effect on January 1, 2020.

Jun 28 19 S Public Act . . . . . . . . . . 101-0031
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<td>SB 00691</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00693</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Cigarette Tax Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00694</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Cigarette Use Tax Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
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<tr>
<td>SB 00695</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Home Rule Cigarette Tax Restriction Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
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<tr>
<td>SB 00696</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Hotel Operators' Occupation Tax Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
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<tr>
<td>SB 00697</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Automobile Renting Occupation and Use Tax Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
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<tr>
<td>SB 00698</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Watercraft Use Tax Law. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
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<tr>
<td>SB 00699</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Live Adult Entertainment Facility Surcharge Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00701</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Mobile Home Local Services Tax Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments</td>
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SB 00702 Sen. John J. Cullerton

35 ILCS 516/1
Amends the Mobile Home Local Services Tax Enforcement Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00703 Sen. John J. Cullerton

35 ILCS 520/1 from Ch. 120, par. 2151
Amends the Cannabis and Controlled Substances Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00704 Sen. John J. Cullerton

35 ILCS 610/15 from Ch. 120, par. 467.15
Amends the Messages Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00705 Sen. John J. Cullerton

35 ILCS 615/15 from Ch. 120, par. 467.30
Amends the Gas Revenue Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00706 Sen. John J. Cullerton

35 ILCS 620/14a from Ch. 120, par. 481a
Amends the Public Utilities Revenue Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00707 Sen. John J. Cullerton

35 ILCS 625/1 from Ch. 120, par. 1411
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00708 Sen. John J. Cullerton

35 ILCS 630/1 from Ch. 120, par. 2001
Amends the Telecommunications Excise Tax Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00709 Sen. John J. Cullerton

35 ILCS 720/0.01 from Ch. 120, par. 1900
Amends the Local Tax Collection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00710 Sen. John J. Cullerton

35 ILCS 735/3-1 from Ch. 120, par. 2603-1
Amends the Uniform Penalty and Interest Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00711 Sen. John J. Cullerton

35 ILCS 750/1-1
Amends the State Tax Lien Registration Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00712 Sen. John J. Cullerton

35 ILCS 1010/1-1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00713  Sen. John J. Cullerton
35 ILCS 5/101 from Ch. 120, par. 1-101
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00714  Sen. Julie A. Morrison-Jacqueline Y. Collins
415 ILCS 10/1 from Ch. 85, par. 5901
Amends the Local Solid Waste Disposal Act. Makes a technical change in a Section concerning the Act's short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00715  Sen. Bill Cunningham
415 ILCS 150/1
Amends the Electronic Products Recycling and Reuse Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00716  Sen. Andy Manar
420 ILCS 5/1 from Ch. 111 1/2, par. 4301
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00717  Sen. Julie A. Morrison
420 ILCS 44/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00718
Sen. Iris Y. Martinez
(Rep. Ann M. Williams-Tim Butler)

425 ILCS 7/1

Amends the Burn Injury Reporting Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
425 ILCS 7/1

Adds reference to:
P.A. 101-400, Sec. 99

415 ILCS 135/12

415 ILCS 135/31

415 ILCS 135/45

415 ILCS 135/5

415 ILCS 135/25

415 ILCS 135/40

415 ILCS 135/60

Amends Public Act 101-400 to provide that specified Sections (rather than the whole Public Act) take effect on July 1, 2020 and the rest of the Act takes effect on December 31, 2019. Amends the Drycleaner Environmental Response Trust Fund Act. Provides that insurance coverage for an owner or operator of a drycleaning facility first commences for a purchaser only after payment of the full annual premium due for the applicable program year. Grants the Environmental Protection Agency the power to pay eligible claims in accordance with coverage provided under the Act. Provides that for calendar year 2020, the annual assessment paid by owners and operators of inactive drycleaning facilities is due on or before October 1, 2020, and on February 1 for each subsequent calendar year. Provides that a reapplication for a drycleaner facility license and original payment receipts shall be submitted to the Agency (currently, the Drycleaner Environmental Response Trust Fund Council). Makes other changes.

Dec 13 19 S Public Act . . . . . . . . . 101-0605

SB 00719
Sen. John J. Cullerton

425 ILCS 8/1


Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00720
Sen. John J. Cullerton

425 ILCS 35/0.01 from Ch. 127 1/2, par. 126.9

Amends the Pyrotechnic Use Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00721
Sen. John J. Cullerton

430 ILCS 15/0.01 from Ch. 127 1/2, par. 152.9

Amends the Gasoline Storage Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00722
Sen. John J. Cullerton

430 ILCS 67/1

Amends the Firearms Restraining Order Act. Makes a technical change in a Section concerning the short title.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00723
Sen. John J. Cullerton
Amends the Nitroglycerin Transportation Act. Makes a technical change concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00724
Sen. Martin A. Sandoval-Ram Villivalam
15 ILCS 5/1 from Ch. 127, par. 63b122
Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00725
Sen. Laura Ellman
(Rep. Terra Costa Howard-Camille Y. Lilly and Grant Wehrli)
15 ILCS 10/1 from Ch. 127, par. 63b121
Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.
Senate Floor Amendment No. 1
Deletes reference to:
15 ILCS 10/1
Adds reference to:
20 ILCS 45/40 rep.
Aug 09 19 S Public Act . . . . . . . . . . . . 101-0314
SB 00726 Sen. Julie A. Morrison-Laura M. Murphy
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
15 ILCS 15/1 from Ch. 127, par. 1801
Adds reference to:
20 ILCS 415/21 new
Replaces everything after the enacting clause. Amends the Personnel Code. Provides that each State agency with 1,500 employees or more and each executive branch constitutional officer is required to offer at least one internship position per year to be filled by a person with a disability. Provides that the program shall be administered by the Department of Central Management Services as part of its Disabled Workers Program. Provides that agencies with fewer than 1,500 employees may also elect to participate in the internship program. Provides that the internship shall be unpaid, shall last for a period of at least 6 months, and shall require the intern to participate in the internship for at least 20 hours per week. Provides that individuals who successfully complete an internship are eligible to participate in the Disabled Workers Program without examination. Provides that the Employment and Economic Opportunity for Persons with Disabilities Task Force shall prepare an annual report that includes information about the internship program. Effective immediately.
House Committee Amendment No. 1
Deletes reference to:
20 ILCS 415/21 new
Adds reference to:
20 ILCS 415/17b new
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: (1) provides that the employment position for persons with a disability shall be offered through an established trainee program (in the engrossed bill, an internship); (2) removes provisions from the bill providing that the position shall be unpaid; (3) provides that the program shall be administered by the Department of Central Management Services, but removes language providing that the position shall be part of the Disabled Workers Program; and (4) provides that the hiring officer or agency (instead of the Department of Central Management Services) shall issue a certificate of completion. Effective immediately.
House Floor Amendment No. 2
Makes changes to the bill as amended by House Amendment No. 1 to provide that executive branch constitutional officers may (in House Amendment No. 1, executive branch constitutional officers are required to) offer the trainee position.
Aug 23 19 S Public Act . . . . . . . . . 101-0533
SB 00727  Sen. Suzy Glowiak Hilton-Cristina Castro
(Rep. Terra Costa Howard-Michelle Mussman and Elizabeth Hernandez)

15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
15 ILCS 50/1
Adds reference to:
New Act
Adds reference to:
20 ILCS 405/405-125 was 20 ILCS 405/67.31

Replaces everything after the enacting clause. Creates the Native American Employment Plan Act. Provides for the Native American Employment Plan. Requires the Department of Central Management Services to develop and implement plans to increase the number of Native Americans employed by State agencies and the number of Native Americans employed by State agencies at supervisory, technical, professional, and managerial levels. Provides that the Department shall prepare and revise annually a Native American Employment Plan in consultation with individuals and organizations knowledgeable on this subject and with the Native American Employment Plan Advisory Council. Requires the Department to report to the General Assembly each State agency's activities that implement the Native American Employment Plan. Requires the Department to monitor compliance with the Native American Employment Plan. Provides requirements for State agency affirmative action and equal employment opportunity goals. Creates the Native American Employment Plan Advisory Council. Provides for the membership, meetings, duties, and other requirements of the Council. Provides that the Native American Employment Plan Advisory Council shall receive administrative support from the Department of Central Management Services and shall issue an annual report of its activities each year on or before February 1, beginning February 1, 2021. Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Adds Native Americans and the Native American Employment Plan to provisions concerning State agency affirmative action and equal employment opportunity goals. Defines terms. Provides purpose provisions. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, and makes the following changes: (1) removes a provision defining "Eskimos or other aboriginal people of Alaska"; (2) modifies the definition of "Native American" to have the same meaning as "American Indian or Alaska Native" as provided under the Illinois Human Rights Act; and (3) removes a provision concerning State agency affirmative action and equal employment goals. Makes conforming changes.

Aug 23 19 S Public Act . . . . . . . 101-0534

SB 00728  Sen. Martin A. Sandoval-Donald P. DeWitte
(Rep. John C. D'Amico-Camille Y. Lilly)

15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
15 ILCS 55/1
Adds reference to:
New Act
Adds reference to:
30 ILCS 105/5.891 new

Replaces everything after the enacting clause. Creates the DUI Prevention and Education Commission Act. Creates the DUI Prevention and Education Commission, and provides for the membership of the Commission. Provides that the Department of Transportation shall provide administrative support to the Commission. Provides for the meetings and powers of the Commission. Creates the DUI Prevention and Education Fund as a special fund in the State treasury. Provides for the use of moneys in the DUI Prevention and Education Fund. Provides that the State Comptroller shall direct and the State Treasurer shall transfer any remaining balance in excess of $30,000 from the Roadside Memorial Fund to the DUI Prevention and Education Fund. Amends the State Finance Act to provide for the DUI Prevention and Education Fund.

Aug 02 19 S Public Act . . . . . . . 101-0196
SB 00729  Sen. Martin A. Sandoval

15 ILCS 205/0.01 from Ch. 14, par. 0.01

Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:

15 ILCS 405/1
from Ch. 15, par. 201

Adds reference to:

New Act

20 ILCS 2605/2605-99 new
from Ch. 85, par. 507

50 ILCS 705/7
from Ch. 85, par. 507

Replaces everything after the enacting clause. Creates the First Responders Suicide Prevention Act. Provides that emergency services personnel and public safety personnel may refer any person to an employee assistance program or peer support counselor within the emergency services provider or law enforcement agency, or if those services are not available within the agency, to another employee assistance program or peer support counseling program that is available. Provides that any communication made by a participant or counselor in a peer support counseling session conducted by a law enforcement agency or by an emergency services provider for public safety personnel or emergency services personnel and any oral or written information conveyed in the peer support counseling session is confidential and may not be disclosed by any person participating in the peer support counseling session.

Provides exemptions. Amends the Department of State Police Law of the Civil Administrative Code of Illinois and the Illinois Police Training Act to require training programs for police to recognize signs of work-related cumulative stress and other related issues that may lead to suicide and offer appropriate solutions for intervention. Provides that minimum in-service training requirements, which a police officer must satisfactorily complete every 3 years shall include officer wellness. Makes other changes. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:

New Act

20 ILCS 2605/2605-99 new
Deletes reference to:

50 ILCS 705/7
Deletes reference to:

50 ILCS 705/10.17-2 new

Replaces everything after the enacting clause. Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2
Deletes reference to:

15 ILCS 405/1
from Ch. 15, par. 201

Adds reference to:

5 ILCS 420/4A-106.5
Adds reference to:

5 ILCS 430/5-10.5
Adds reference to:

5 ILCS 430/20-5
Adds reference to:

5 ILCS 430/20-50
Adds reference to:
SB 00730 (CONTINUED)

5 ILCS 430/20-63
Adds reference to:
5 ILCS 430/20-90
Adds reference to:
5 ILCS 430/25-5
Adds reference to:
5 ILCS 430/25-50
Adds reference to:
5 ILCS 430/25-63
Adds reference to:
5 ILCS 430/25-90
Replaces everything after the enacting clause. Amends the Illinois Governmental Ethics Act. Requires the chief administrative officer of each unit of local government to certify to the appropriate county clerk, on or before February 1 of each year, a list of names and addresses of persons that are required to file statements of economic interests. Amends the State Officials and Employees Ethics Act. Requires each ultimate jurisdictional authority to submit to the applicable Ethics Commission a report that summarizes the harassment and discrimination prevention training (currently, sexual harassment training) program that was completed during the previous year, and lays out the plan for the training program in the coming year. Provides that the Executive and Legislative Ethics Commissions shall have jurisdiction over complainants and respondents in violation of provisions concerning summary report confidentiality. Requires Executive Inspectors General and the Legislative Inspector General to file a complaint with the appropriate Ethics Commission within 12 months after the receipt of the allegation of a violation or within 18 months after the most recent act of the alleged violation or of a series of alleged violations, whichever is later. Modifies the rights of persons subjected to discrimination, harassment, or sexual harassment. Provides that a complainant or a respondent who receives a copy of any summary report, in whole or in part, shall keep the report confidential and shall not disclose the report, or any portion thereof, prior to the publication of the summary report, and provides a penalty for violation of such confidentiality. Makes conforming changes. Effective immediately.

Dec 20 19 S Public Act . . . . . . . . . 101-0617

SB 00731
Sen. Andy Manar

15 ILCS 505/1 from Ch. 130, par. 1
Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.

Senate Floor Amendment No. 2
Deletes reference to:
15 ILCS 505/1
Adds reference to:
20 ILCS 3475/15
Replaces everything after the enacting clause. Amends the Abraham Lincoln Presidential Library and Museum Act. Provides that the terms of the mutual cooperation between the Abraham Lincoln Presidential Library and Museum ("Agency") and the Abraham Lincoln Presidential Library and Museum Foundation ("Foundation") shall be set forth in a memorandum of understanding. Provides that the memorandum of understanding will include, at a minimum: (a) authorization for the Foundation to operate food service, catering service, and retail activities at the Abraham Lincoln Presidential Library and Museum with the net proceeds being made available to the Agency; (b) disclosure by the Foundation of specified financial information and tax returns to the Agency; and (c) creation of a working group composed of 3 members of the Agency Board and 3 members of the Foundation Board, together with the State Historian. Provides that the working group shall collaborate to advance the interests of the Abraham Lincoln Presidential Library and Museum and shall develop an official mission statement for the Library and Museum to align and guide the efforts of both the Agency and the Foundation. Provides that the State Historian shall serve as chair. Effective immediately.

Aug 23 19 S Public Act . . . . . . . . . 101-0535

SB 00732
Sen. John J. Cullerton

15 ILCS 520/1.1 from Ch. 130, par. 20.1
Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning investment in minority-owned financial institutions.

Oct 28 19 S Placed on Calendar Order of 3rd Reading October 29, 2019
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
<th>Date</th>
<th>Rule</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>SB 00733</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning interest on deposits.</td>
<td>May 31 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00734</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Deposit of State Moneys Act. Makes a technical change in a Section concerning classes of depositaries.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00735</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00736</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Governor Transition Act. Makes a technical change in a Section concerning the orderly transition of the office of Governor.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00737</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00739</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the State Fair Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00740</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Financial and Professional Regulation.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00741</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Broadband Access on Passenger Rail Law. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00742</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Burn Victims Relief Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00743</td>
<td>Sen. John J. Cullerton</td>
<td>Amends the Military Code of Illinois. Makes a technical change in a Section establishing the Department of Military Affairs.</td>
<td>Apr 12 19</td>
<td>Rule 3-9(a)</td>
<td>Re-referred to Assignments</td>
</tr>
</tbody>
</table>
SB 00744  Sen. John J. Cullerton
20 ILCS 1705/1 from Ch. 91 1/2, par. 100-1
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00745  Sen. John J. Cullerton
20 ILCS 3501/801-25
Amends the Illinois Finance Authority Act. Makes a technical change in a Section concerning official Acts of the Authority, meetings of the Authority and the Advisory Councils, and audits by the Auditor General.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00746  Sen. John J. Cullerton
20 ILCS 3310/1
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00747  Sen. John J. Cullerton
20 ILCS 3820/5
Amends the Illinois Investment and Development Authority Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00748  Sen. John J. Cullerton
20 ILCS 2505/2505-1
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Revenue.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00749  Sen. John J. Cullerton
20 ILCS 405/405-1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of Central Management Services.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00750  Sen. John J. Cullerton
20 ILCS 3805/1 from Ch. 67 1/2, par. 301
Amends the Illinois Housing Development Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00751  Sen. John J. Cullerton
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00752  Sen. John J. Cullerton
25 ILCS 50/3 from Ch. 63, par. 42.33
Amends the Fiscal Note Act. Makes a technical change in a Section concerning the vote upon the necessity of a fiscal note.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 00753  Sen. John J. Cullerton
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments
SB 00754  Sen. John J. Cullerton
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00755  Sen. John J. Cullerton
25 ILCS 130/2-1 from Ch. 63, par. 1002-1
Amends the Legislative Commission Reorganization Act of 1984. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00756  Sen. John J. Cullerton
25 ILCS 130/8A-5
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00757  Sen. John J. Cullerton
25 ILCS 130/8A-20
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00758  Sen. John J. Cullerton
25 ILCS 160/1a from Ch. 63, par. 131.1
Amends the General Assembly Staff Assistants Act. Makes a technical change in a Section concerning the employment and allocation of staff assistants.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00759  Sen. John J. Cullerton
25 ILCS 170/1 from Ch. 63, par. 171
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00760  Sen. John J. Cullerton
25 ILCS 5/3 from Ch. 63, par. 3
Amends the General Assembly Organization Act. Makes a technical change in a Section concerning the deposit of books, bills, documents, and papers with the Secretary of State.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00761  Sen. John J. Cullerton
25 ILCS 50/3 from Ch. 63, par. 42.33
Amends the Fiscal Note Act. Makes a technical change in a Section concerning the vote upon the necessity of a fiscal note.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00762  Sen. John J. Cullerton
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00763  Sen. John J. Cullerton
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00764  Sen. Melinda Bush-Steve Stadelman-Julie A. Morrison-Terry Link and Dave Syverson
(Rep. Daniel Didech-Maurice A. West, II-John M. Cabello-Joyce Mason-Sam Yingling)

625 ILCS 5/18d-101
Senate Floor Amendment No. 1
Deletes reference to:
625 ILCS 5/18d-101
Adds reference to:
605 ILCS 10/3
from Ch. 121, par. 100-3
Replaces everything after the enacting clause. Amends the Toll Highway Act. Increases the number of directors of the Illinois State Toll Highway Authority appointed by the Governor from 9 to 11. Provides that, of the 11 directors of the Authority appointed by the Governor, at least one shall be from Cook County, at least one shall be from Lake County, at least one shall be from DuPage County, at least one shall be from Will County, at least one shall be from Winnebago, Boone, or McHenry County, and at least one shall be from Kane, DeKalb, Ogle, or Lee County. Provides that no more than 6 (rather than 5) directors shall be from the same political party. Provides that, within 30 days of the effective date of the amendatory Act, the Governor shall appoint one director from Lake County and one director from Winnebago, Boone, or McHenry County. Effective immediately.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 00765  Sen. Andy Manar
(Rep. Mark Batinick)

605 ILCS 5/1-101
from Ch. 121, par. 1-101
Senate Floor Amendment No. 1
Deletes reference to:
605 ILCS 5/1-101
Adds reference to:
605 ILCS 5/6-115
from Ch. 121, par. 6-115
Replaces everything after the enacting clause. Amends the Illinois Highway Code. Provides that a board of trustees may (i) appoint a non-resident or a resident that has not resided in the district for one year to be a highway commissioner, or (ii) contract with a neighboring township to provide highway commissioner services if: (1) the district is within a township with no incorporated town; (2) the township is a population of less than 500; and (3) no qualified candidate who has resided in the township for at least one year is willing to serve as highway commissioner.
Aug 02 19  S  Public Act . . . . . . . . . . . 101-0197

SB 00766  Sen. Rachelle Crowe-Jennifer Bertino-Tarrant, Cristina Castro, Christopher Belt, Laura M. Murphy, Steven M. Landek and Elgie R. Sims, Jr.-Kimberly A. Lightford

605 ILCS 127/1
Amends the Heroes Way Designation Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00767  Sen. Laura M. Murphy-Elgie R. Sims, Jr.
(Rep. John C. D'Amico)

610 ILCS 107/1
Amends the Railroad Employees Medical Treatment Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
610 ILCS 107/1
Adds reference to:

20 ILCS 2705/2705-210 was 20 ILCS 2705/49.15

Replaces everything after the enacting clause. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that, in order to further the prevention of accidents, the Department of Transportation shall conduct a traffic study following the occurrence of any accident involving a fatality that occurs on a State highway. Provides that the study shall include, but not be limited to, consideration of alternative geometric design improvements, traffic control devices, and any other improvements that the Department deems necessary. Provides that the Department shall make the results of the study available to the public on its website. Effective immediately.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

SB 00768  Sen. John J. Cullerton

610 ILCS 135/1
Amends the Springfield High Speed Railroad Community Advisory Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00769  Sen. John J. Cullerton

615 ILCS 5/5 from Ch. 19, par. 52
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning the jurisdiction of the Department of Natural Resources under the Act.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00770  Sen. John J. Cullerton

615 ILCS 5/9 from Ch. 19, par. 56
Amends the Rivers, Lakes, and Streams Act. Makes a technical change in a Section concerning navigation.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00771  Sen. John J. Cullerton

620 ILCS 35/1 from Ch. 15 1/2, par. 751
Amends the Permanent Noise Monitoring Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00772  Sen. John J. Cullerton

620 ILCS 40/0.01 from Ch. 15 1/2, par. 68.90
Amends the General County Airport and Landing Field Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00773  Sen. John J. Cullerton

625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00774  Sen. John J. Cullerton

630 ILCS 5/1
Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00775  Sen. John J. Cullerton

240 ILCS 40/1-25
Amends the Grain Code. Makes a technical change in a Section concerning rules adopted to implement the Code.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00776  Sen. John J. Cullerton

240 ILCS 40/5-20
Amends the Grain Code. Makes a technical change in a Section concerning the procedure for license renewals under the Code.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00777  Sen. John J. Cullerton

240 ILCS 40/20-25
Amends the Grain Code. Makes a technical change in a Section concerning the refusal of a licensee to allow liquidation.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00778  Sen. John J. Cullerton

240 ILCS 40/30-10
Amends the Grain Code. Makes a technical change in a Section concerning participants in the Illinois Grain Insurance Fund.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00779  Sen. John J. Cullerton

240 ILCS 40/1-5
Amends the Grain Code. Makes a technical change in a Section concerning the purpose of the Code.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00780  Sen. Iris Y. Martinez

(Rep. Ann M. Williams)

520 ILCS 5/1.1 from Ch. 61, par. 1.1
Amends the Wildlife Code. Makes a technical change in a Section concerning the short title.
    Senate Floor Amendment No. 1
    Deletes reference to:
        520 ILCS 5/1.1
    Adds reference to:
        520 ILCS 5/2.18-1 from Ch. 61, par. 2.18-1
    Adds reference to:
        520 ILCS 5/2.33 from Ch. 61, par. 2.33
Replaces everything after the enacting clause. Amends the Wildlife Code. Provides that it shall be lawful for any person who holds the licenses, permits, and stamps required for the taking of migratory waterfowl to use steel and other non-toxic shotshells as approved by the United States Fish and Wildlife Service when taking waterfowl at any location in the State where the hunting of migratory waterfowl is authorized. Provides that it is unlawful to use any shotgun larger than 10 gauge or smaller than a .410 bore to take species protected by this Act; however, nothing shall prohibit the use of a shotgun, not larger than 10 gauge nor smaller than a 20 gauge, with a rifled barrel. Provides that it shall be unlawful to use lead shotshells to take wildlife on Department of Natural Resources properties on or after January 1, 2022. Makes other changes.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 00781  Sen. Julie A. Morrison

520 ILCS 10/1 from Ch. 8, par. 331
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00782  Sen. John J. Cullerton

520 ILCS 15/1 from Ch. 61, par. 133
Amends the Wildlife Restoration Cooperation Act. Makes a technical change in a Section empowering the Department of Natural Resources to establish and conduct cooperative wildlife restoration projects.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00783  Sen. John J. Cullerton

520 ILCS 25/1
Amends the Habitat Endowment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00784  Sen. John J. Cullerton

520 ILCS 30/1
Amends the Illinois Hunting Heritage Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00785  Sen. William E. Brady

20 ILCS 3820/5
Amends the Illinois Investment and Development Authority Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00786  Sen. William E. Brady

20 ILCS 3205/0.6
Amends the Division of Banking Act. Makes a technical change in a Section concerning the continuation and redesignation of the office of the Commissioner of Banks and Trust Companies as the Office of Banks and Real Estate.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00787  Sen. William E. Brady

20 ILCS 3310/1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00788  Sen. William E. Brady

20 ILCS 3501/801-25
Amends the Illinois Finance Authority Act. Makes a technical change in a Section concerning official Acts of the Authority, meetings of the Authority and the Advisory Councils, and audits by the Auditor General.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00789  Sen. William E. Brady

20 ILCS 3501/805-10
Amends the Illinois Finance Authority Act. Makes a technical change in a Section concerning definitions.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00790  Sen. William E. Brady

20 ILCS 3820/5
Amends the Illinois Investment and Development Authority Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00791  Sen. William E. Brady

20 ILCS 20/1
Amends the Agency Energy Efficiency Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00792 Sen. William E. Brady

20 ILCS 40/1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00793 Sen. William E. Brady

20 ILCS 55/1
Amends the State Agency Student Worker Opportunity Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00794 Sen. William E. Brady

20 ILCS 1205/1 from Ch. 17, par. 101
Amends the Financial Institutions Code. Makes a technical change in a Section concerning the short title.
May 31 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00795 Sen. William E. Brady

20 ILCS 3903/1
May 31 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00796 Sen. William E. Brady

20 ILCS 3929/1
Amends the Capital Punishment Reform Study Committee Act. Makes a technical change in a Section concerning the short title.
May 31 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00797 Sen. William E. Brady

20 ILCS 1505/1505-1
May 31 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00798 Sen. William E. Brady

20 ILCS 3405/1 from Ch. 127, par. 2701
Amends the Historic Preservation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00799 Sen. William E. Brady

20 ILCS 2530/1
Amends the Taxation Disclosure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00800 Sen. William E. Brady

20 ILCS 3805/1 from Ch. 67 1/2, par. 301
Amends the Illinois Housing Development Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00801 Sen. William E. Brady

20 ILCS 2712/5-1
Amends the Broadband Access on Passenger Rail Law. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00802  Sen. William E. Brady
20 ILCS 3475/1
Amends the Abraham Lincoln Presidential Library and Museum Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00803  Sen. William E. Brady
20 ILCS 3860/1
Amends the Illinois Health Information Exchange and Technology Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00804  Sen. William E. Brady
20 ILCS 1115/1  from Ch. 96 1/2, par. 7601
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00805  Sen. William E. Brady
20 ILCS 1108/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00806  Sen. William E. Brady
20 ILCS 1410/1
Amends the Burn Victims Relief Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00807  Sen. William E. Brady
20 ILCS 1705/1  from Ch. 91 1/2, par. 100-1
Amends the Mental Health and Developmental Disabilities Administrative Act. Makes a technical change in a Section concerning the purpose of the Act.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00808  Sen. William E. Brady
20 ILCS 1807/0.01
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00809  Sen. William E. Brady
20 ILCS 2530/1
Amends the Taxation Disclosure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00810  Sen. William E. Brady
20 ILCS 2712/5-1
Amends the Broadband Access on Passenger Rail Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00811  Sen. William E. Brady
20 ILCS 3805/1  from Ch. 67 1/2, par. 301
Amends the Illinois Housing Development Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00812  Sen. William E. Brady
20 ILCS 1108/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00813  Sen. William E. Brady

20 ILCS 2320/1
Amends the Health Access Network Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00814  Sen. William E. Brady

20 ILCS 3020/801
Amends the Capital Spending Accountability Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00815  Sen. William E. Brady

45 ILCS 70/0.01  from Ch. 114, par. 600
Amends the Interstate Rail Compact Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00816  Sen. William E. Brady

45 ILCS 147/1
Amends the Great Lakes-St. Lawrence River Basin Water Resources Compact Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00817  Sen. William E. Brady

45 ILCS 185/5-1
Amends the New Harmony Bridge Authority Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00818  Sen. William E. Brady

45 ILCS 190/10-1
Amends New Harmony Bridge Interstate Compact Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00819  Sen. William E. Brady

45 ILCS 195/1
Amends the Psychology Interjurisdictional Compact Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00820  Sen. William E. Brady

20 ILCS 5/1-1  was 20 ILCS 5/1
Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00821  Sen. William E. Brady

20 ILCS 105/1  from Ch. 23, par. 6101
Amends the Illinois Act on the Aging. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00822  Sen. William E. Brady

20 ILCS 210/1  from Ch. 127, par. 1701
Amends the State Fair Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00823  Sen. William E. Brady

20 ILCS 415/1  from Ch. 127, par. 63b101
Amends the Personnel Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00824  Sen. William E. Brady
20 ILCS 1005/1005-1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00825  Sen. William E. Brady
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00826  Sen. William E. Brady
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00827  Sen. William E. Brady
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00828  Sen. William E. Brady
15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00829  Sen. William E. Brady
15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00830  Sen. William E. Brady
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00831  Sen. William E. Brady
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00832  Sen. William E. Brady
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00833  Sen. William E. Brady
15 ILCS 50/1
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00834  Sen. William E. Brady
15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00835
Sen. William E. Brady
25 ILCS 170/1 from Ch. 63, par. 171
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00836
Sen. William E. Brady
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00837
Sen. William E. Brady
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00838
Sen. William E. Brady
15 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00839
Sen. William E. Brady
Amends the Gubernatorial Boards and Commissions Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00840
Sen. William E. Brady
15 ILCS 50/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00841
Sen. William E. Brady
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00842
Sen. William E. Brady
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00843
Sen. William E. Brady
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00844
Sen. William E. Brady
15 ILCS 55/1
Amends the Governor's Office of New Americans Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00845
Sen. William E. Brady
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Statute Reference</th>
<th>Short Title Change Location</th>
<th>Date</th>
<th>Referred To</th>
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<tr>
<td>SB 00846</td>
<td>Sen. William E. Brady</td>
<td>25 ILCS 170/1</td>
<td>from Ch. 63, par. 171</td>
<td>Apr 12 19</td>
<td>S  Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00847</td>
<td>Sen. William E. Brady</td>
<td>25 ILCS 120/1</td>
<td>from Ch. 63, par. 901</td>
<td>Apr 12 19</td>
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<td>SB 00848</td>
<td>Sen. William E. Brady</td>
<td>25 ILCS 130/1-1</td>
<td>from Ch. 63, par. 1001-1</td>
<td>Apr 12 19</td>
<td>S  Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00849</td>
<td>Sen. William E. Brady</td>
<td>25 ILCS 170/1</td>
<td>from Ch. 63, par. 171</td>
<td>Apr 12 19</td>
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<td>SB 00850</td>
<td>Sen. William E. Brady</td>
<td>25 ILCS 120/1</td>
<td>from Ch. 63, par. 901</td>
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<td>from Ch. 63, par. 1001-1</td>
<td>Apr 12 19</td>
<td>S  Rule 3-9(a) / Re-referred to Assignments</td>
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<td>Sen. William E. Brady</td>
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<td>from Ch. 63, par. 171</td>
<td>Apr 12 19</td>
<td>S  Rule 3-9(a) / Re-referred to Assignments</td>
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<td>Sen. William E. Brady</td>
<td>25 ILCS 120/1</td>
<td>from Ch. 63, par. 901</td>
<td>Apr 12 19</td>
<td>S  Rule 3-9(a) / Re-referred to Assignments</td>
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<td>Sen. William E. Brady</td>
<td>25 ILCS 130/1-1</td>
<td>from Ch. 63, par. 1001-1</td>
<td>Apr 12 19</td>
<td>S  Rule 3-9(a) / Re-referred to Assignments</td>
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<td>Sen. William E. Brady</td>
<td>25 ILCS 120/1</td>
<td>from Ch. 63, par. 901</td>
<td>Apr 12 19</td>
<td>S  Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00856</td>
<td>Sen. William E. Brady</td>
<td>25 ILCS 170/1</td>
<td>from Ch. 63, par. 171</td>
<td>Apr 12 19</td>
<td>S  Rule 3-9(a) / Re-referred to Assignments</td>
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SB 00857 Sen. William E. Brady
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00858 Sen. William E. Brady
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00859 Sen. William E. Brady
25 ILCS 170/1 from Ch. 63, par. 171
Amends the Lobbyist Registration Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00860 Sen. William E. Brady
25 ILCS 130/1-1 from Ch. 63, par. 1001-1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00861 Sen. William E. Brady
25 ILCS 120/1 from Ch. 63, par. 901
Amends the Compensation Review Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00862 Sen. William E. Brady
15 ILCS 405/1 from Ch. 15, par. 201
Amends the State Comptroller Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00863 Sen. William E. Brady
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00864 Sen. William E. Brady
15 ILCS 205/0.01 from Ch. 14, par. 0.01
Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00865 Sen. William E. Brady
15 ILCS 15/1 from Ch. 127, par. 1801
Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00866 Sen. William E. Brady
115 ILCS 5/20 from Ch. 48, par. 1720
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00867 Sen. William E. Brady
110 ILCS 992/1-1
Amends the Student Loan Servicing Rights Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00868  Sen. William E. Brady

110 ILCS 151/1
Amends the Career and Workforce Transition Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00869  Sen. William E. Brady

110 ILCS 64/1
Amends the Smoke-Free Campus Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00870  Sen. William E. Brady

110 ILCS 61/1
Amends the Open Access to Research Articles Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00871  Sen. William E. Brady

110 ILCS 48/1
Amends the Grow Your Own Teacher Education Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00872  Sen. William E. Brady

110 ILCS 40/1  from Ch. 144, par. 2201
Amends the Educational Partnership Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00873  Sen. William E. Brady

110 ILCS 32/1
Amends the Educational Credit for Military Experience Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00874  Sen. William E. Brady

110 ILCS 17/1
Amends the College Planning Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00875  Sen. William E. Brady

110 ILCS 13/1
Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00876  Sen. William E. Brady

105 ILCS 145/1
Amends the Care of Students with Diabetes Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00877  Sen. William E. Brady

105 ILCS 140/1
Amends the Green Cleaning Schools Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments

SB 00878  Sen. William E. Brady

105 ILCS 129/1
Amends the School Health Center Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S  Rule 3-9(a) / Re-referred to Assignments
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Statute</th>
<th>Description</th>
<th>Date</th>
<th>Rule</th>
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<tbody>
<tr>
<td>SB 00879</td>
<td>Sen. William E. Brady</td>
<td>105 ILCS 128/1</td>
<td>Amends the School Safety Drill Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00880</td>
<td>Sen. William E. Brady</td>
<td>105 ILCS 124/1</td>
<td>Amends the Farm Fresh Schools Program Act. Makes a technical change in a Section concerning the short title.</td>
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<td>S Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00881</td>
<td>Sen. William E. Brady</td>
<td>105 ILCS 85/1</td>
<td>Amends the Student Online Personal Protection Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
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<td>SB 00882</td>
<td>Sen. William E. Brady</td>
<td>105 ILCS 70/1</td>
<td>Amends the Educational Opportunity for Military Children Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
<td></td>
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<tr>
<td>SB 00883</td>
<td>Sen. William E. Brady</td>
<td>105 ILCS 60/1</td>
<td>Amends the Community Service Education Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
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<tr>
<td>SB 00884</td>
<td>Sen. William E. Brady</td>
<td>105 ILCS 13/1</td>
<td>Amends the P-20 Longitudinal Education Data System Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
<td></td>
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<tr>
<td>SB 00885</td>
<td>Sen. William E. Brady</td>
<td>105 ILCS 5/1-2</td>
<td>Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
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<tr>
<td>SB 00886</td>
<td>Sen. William E. Brady</td>
<td>735 ILCS 30/1-1-1</td>
<td>Amends the Eminent Domain Act. Makes a technical change in a Section concerning the short title.</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
<td></td>
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<tr>
<td>SB 00887</td>
<td>Sen. William E. Brady</td>
<td>760 ILCS 5/1</td>
<td>Amends the Trusts and Trustees Act. Makes a technical change in a Section concerning the Act's short title.</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
<td></td>
</tr>
</tbody>
</table>
SB 00890  Sen. William E. Brady
755 ILCS 40/1 from Ch. 110 1/2, par. 851-1
Amends the Health Care Surrogate Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00891  Sen. William E. Brady
750 ILCS 16/1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00892  Sen. William E. Brady
740 ILCS 10/1 from Ch. 38, par. 60-1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00893  Sen. William E. Brady
740 ILCS 10/1 from Ch. 38, par. 60-1
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00894  Sen. William E. Brady
735 ILCS 5/1-101 from Ch. 110, par. 1-101
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00895  Sen. William E. Brady
735 ILCS 5/1-101 from Ch. 110, par. 1-101
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00896  Sen. Paul Schimpf
730 ILCS 120/1 from Ch. 38, par. 1501
Amends the Probation Challenge Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00897  Sen. William E. Brady
725 ILCS 245/1 from Ch. 38, par. 155-21
Amends the Witness Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00898  Sen. William E. Brady
725 ILCS 240/1 from Ch. 70, par. 501
Amends the Violent Crime Victims Assistance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00899  Sen. Chapin Rose and Jason Plummer
725 ILCS 215/1 from Ch. 38, par. 1701
Amends the Statewide Grand Jury Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00900  Sen. Chapin Rose
725 ILCS 203/1
Amends the Sexual Assault Incident Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00901  Sen. Chapin Rose and Jason Plummer
725 ILCS 202/1
Amends the Sexual Assault Evidence Submission Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00902  Sen. Chapin Rose and Jason Plummer
725 ILCS 190/1 from Ch. 38, par. 1451
Amends the Privacy of Child Victims of Criminal Sexual Offenses Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00903  Sen. Chapin Rose
725 ILCS 175/1 from Ch. 56 1/2, par. 1651
Amends the Narcotics Profit Forfeiture Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00904  Sen. Chapin Rose and Jason Plummer
725 ILCS 173/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00905  Sen. Steve McClure
725 ILCS 168/1
Amends the Freedom From Location Surveillance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00906  Sen. Chapin Rose
725 ILCS 167/1
Amends the Freedom from Drone Surveillance Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00907  Sen. Chapin Rose
725 ILCS 137/1
Amends the Citizen Privacy Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00908  Sen. Chapin Rose
725 ILCS 115/1 from Ch. 38, par. 1351
Amends the Bill of Rights for Children. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00909  Sen. Chapin Rose
725 ILCS 5/100-1 from Ch. 38, par. 100-1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00910  Sen. William E. Brady
720 ILCS 675/0.01 from Ch. 23, par. 2356.9
Amends the Prevention of Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00911  Sen. William E. Brady
720 ILCS 646/1
Amends the Methamphetamine Control and Community Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00912  Sen. William E. Brady
720 ILCS 570/101  from Ch. 56 1/2, par. 1101
Amends the Illinois Controlled Substances Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00913  Sen. William E. Brady
720 ILCS 550/2  from Ch. 56 1/2, par. 702
Amends the Cannabis Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00914  Sen. William E. Brady
720 ILCS 542/1
Amends the Bath Salts Prohibition Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00915  Sen. Jason Plummer, Paul Schimpf-Neil Anderson and Donald P. DeWitte-Brian W. Stewart
720 ILCS 5/1-1  from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00916  Sen. William E. Brady
505 ILCS 80/1  from Ch. 5, par. 55.1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00917  Sen. William E. Brady
505 ILCS 75/1  from Ch. 5, par. 1301
Amends the Farmland Preservation Act. Makes a technical change in a Section concerning the short title of the Act.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00918  Sen. William E. Brady
505 ILCS 72/1
Amends the Farmer Equity Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00919  Sen. William E. Brady
505 ILCS 45/1  from Ch. 5, par. 241
Amends the County Cooperative Extension Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00920  Sen. William E. Brady
505 ILCS 5/1  from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00921  Sen. William E. Brady
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00922  Sen. William E. Brady
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00923  Sen. William E. Brady
10 ILCS 5/7-6  from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00924  Sen. William E. Brady
10 ILCS 5/8-1  from Ch. 46, par. 8-1
Amends the Election Code. Makes a technical change in a Section concerning the nomination of candidates for the General Assembly.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00925  Sen. William E. Brady
10 ILCS 5/9-1  from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00926  Sen. William E. Brady
225 ILCS 415/2  from Ch. 111, par. 6202
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00927  Sen. John F. Curran
225 ILCS 70/1  from Ch. 111, par. 3651
Amends the Nursing Home Administrators Licensing and Disciplinary Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00928  Sen. Sue Rezin
225 ILCS 70/1  from Ch. 111, par. 3651
Amends the Nursing Home Administrators Licensing and Disciplinary Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00929  Sen. Chuck Weaver
225 ILCS 35/0.01  from Ch. 111 1/2, par. 280
Amends the Embalming Fluid Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00930  Sen. William E. Brady
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00931  Sen. William E. Brady
225 ILCS 5/2  from Ch. 111, par. 7602
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00932  Sen. William E. Brady
220 ILCS 5/16-101
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
<table>
<thead>
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<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
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</tr>
</thead>
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<tr>
<td>SB 00933</td>
<td>Sen. William E. Brady</td>
<td>Amends the Public Utilities Act. Makes a technical change in a Section concerning the short title of the Telecommunications Article.</td>
<td>Re-referred to Assignments</td>
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<tr>
<td>SB 00934</td>
<td>Sen. William E. Brady</td>
<td>Amends the Public Utilities Act. Makes a technical change in the short title Section.</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00935</td>
<td>Sen. William E. Brady</td>
<td>Amends the Illinois Long-Term Care Partnership Program Act. Makes a technical change in a Section concerning the short title.</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00936</td>
<td>Sen. William E. Brady</td>
<td>Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00937</td>
<td>Sen. William E. Brady</td>
<td>Amends the Illinois Insurance Code. Makes a technical change in a Section concerning the short title.</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00938</td>
<td>Sen. William E. Brady</td>
<td>Amends the Health Care Violence Prevention Act. Makes a technical change in a Section concerning the short title.</td>
<td>Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00939</td>
<td>Sen. William E. Brady</td>
<td>Amends the Accountable Care Organization Clinical Laboratory Testing Advisory Board Act. Makes a technical change in a Section concerning the short title.</td>
<td>Re-referred to Assignments</td>
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<tr>
<td>SB 00940</td>
<td>Sen. William E. Brady</td>
<td>Amends the Alzheimer's Disease and Related Dementias Special Care Disclosure Act. Makes a technical change in a Section concerning the short title.</td>
<td>Re-referred to Assignments</td>
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<tr>
<td>SB 00941</td>
<td>Sen. William E. Brady</td>
<td>Amends the Illinois Trust and Payable on Death Accounts Act. Makes a technical change to the short title Section.</td>
<td>Re-referred to Assignments</td>
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<tr>
<td>SB 00942</td>
<td>Sen. William E. Brady</td>
<td>Amends the Corporate Fiduciary Act. Makes a technical change in the Section concerning the short title of the Act.</td>
<td>Re-referred to Assignments</td>
</tr>
</tbody>
</table>
SB 00943  Sen. William E. Brady

205 ILCS 5/1  from Ch. 17, par. 301

Amends the Illinois Banking Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00944  Sen. Neil Anderson

(Rep. Amy Grant-Jim Durkin-Thaddeus Jones, Dan Ugaste, Stephanie A. Kifowit, Mary Edly-Allen, Frances Ann Hurley, Terra Costa Howard, Daniel Swanson, Avery Bourne, Michael P. McAuliffe, Keith R. Wheeler, David A. Welter, Charles Meier, Monica Bristow and Michelle Mussman)

625 ILCS 55/1


Senate Floor Amendment No. 1
Deletes reference to:

625 ILCS 55/1

Adds reference to:

625 ILCS 5/3-609  from Ch. 95 1/2, par. 3-609

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Adds motorcycles to the types of vehicles for which an eligible applicant may be issued a set of license plates for veterans with disabilities.

House Floor Amendment No. 2
Provides that a veteran who holds proof of a service-connected disability from the United States Department of Veterans Affairs, and whose degree of disability has been declared to be 50% or more, but whose disability does not qualify the veteran for a plate or decal for persons with disabilities, may apply for special registration plates for a motorcycle.

Aug 23 19  S  Public Act . . . . . . . 101-0536

SB 00945  Sen. Chuck Weaver

625 ILCS 25/1  from Ch. 95 1/2, par. 1101

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

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00946  Sen. Steve McClure and Rachelle Crowe

(Rep. C.D. Davidsmeyer-Jonathan Carroll)

625 ILCS 7/1

Amends the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:

625 ILCS 7/1

Adds reference to:

30 ILCS 105/5.891 new

Adds reference to:

625 ILCS 5/3-699.14

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code to allow for the issuance of pediatric cancer awareness decals for Universal special license plates by the Department of Human Services. Provides fees for the decals. Creates the Pediatric Cancer Awareness Fund as a special fund in the State treasury. Provides that money in the Fund shall be paid as grants to the University of Illinois Cancer Center for pediatric cancer treatment and research. Makes a corresponding change in the State Finance Act.

House Committee Amendment No. 1
Provides that all moneys from the Pediatric Cancer Awareness Fund are to be paid as grants to the Cancer Center at Illinois (rather than the University of Illinois Cancer Center).

Aug 15 19  S  Public Act . . . . . . . 101-0372
SB 00947
Sen. Chapin Rose, Cristina Castro-Thomas Cullerton, Bill Cunningham, Antonio Muñoz, Laura M. Murphy, Elgie R. Sims, Jr.-Brian W. Stewart, Jennifer Bertino-Tarrant, Rachelle Crowe, Dave Syverson and Jason Plummer
(Rep. Jim Durkin-Andrew S. Chesney)
625 ILCS 5/18c-1101 from Ch. 95 1/2, par. 18c-1101
Senate Floor Amendment No. 1
Deletes reference to:
625 ILCS 5/18c-1101
Adds reference to:
625 ILCS 5/2-112 from Ch. 95 1/2, par. 2-112
Adds reference to:
625 ILCS 5/6-109
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall include, in each registration renewal notice, information advising drivers of how to properly approach a stationary authorized emergency vehicle. Provides that the Secretary shall include, in the question pool used for the written portion of the driver's license examination, test questions concerning safe driving when approaching authorized emergency vehicles.
Jun 28 19 H Rule 19(a) / Re-referred to Rules Committee

SB 00948
Sen. William E. Brady
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00949
Sen. William E. Brady
620 ILCS 70/0.01 was 720 ILCS 205/0.01
Amends the Aircraft Crash Parts Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00950
Sen. William E. Brady
620 ILCS 40/0.01 from Ch. 15 1/2, par. 68.90
Amends the General County Airport and Landing Field Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00951
Sen. William E. Brady
620 ILCS 35/1 from Ch. 15 1/2, par. 751
Amends the Permanent Noise Monitoring Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00952
Sen. William E. Brady
620 ILCS 5/82 from Ch. 15 1/2, par. 22.82
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00953
Sen. William E. Brady
620 ILCS 5/82 from Ch. 15 1/2, par. 22.82
Amends the Illinois Aeronautics Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00954
Sen. William E. Brady
610 ILCS 135/1
Amends the Springfield High Speed Railroad Community Advisory Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00955  Sen. William E. Brady

610 ILCS 107/1
Amends the Railroad Employees Medical Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00956  Sen. William E. Brady

605 ILCS 125/1
Amends the Roadside Memorial Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00957  Sen. William E. Brady

605 ILCS 115/0.01 from Ch. 137, par. 0.01
Amends the Toll Bridge Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00958  Sen. Dan McConchie
(Rep. Thomas M. Bennett)

605 ILCS 5/1-101 from Ch. 121, par. 1-101
Senate Floor Amendment No. 1
Deletes reference to:
605 ILCS 5/1-101
Adds reference to:
20 ILCS 2705/2705-211 new
Replaces everything after the enacting clause. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall create a website by which motorists in the State may report potholes, roadway maintenance issues, and other roadway dangers. Provides that the reports shall be forwarded to the appropriate Department district or unit of local government. Provides that the Department shall adopt rules concerning what information shall be required in reports to the website.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 00959  Sen. William E. Brady

230 ILCS 20/1 from Ch. 120, par. 1051
Amends the Illinois Pull Tabs and Jar Games Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00960  Sen. William E. Brady

230 ILCS 15/0.01 from Ch. 85, par. 2300
Amends the Raffles and Poker Runs Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00961  Sen. William E. Brady

230 ILCS 10/1 from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00962  Sen. William E. Brady

230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00963  Sen. William E. Brady

230 ILCS 40/1
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
<table>
<thead>
<tr>
<th>Bill Number</th>
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<th>Title</th>
<th>Amends</th>
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</tr>
</thead>
<tbody>
<tr>
<td>SB 00964</td>
<td>Sen. William E. Brady</td>
<td>Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the short title of the Act.</td>
<td>820 ILCS 405/3200 from Ch. 48, par. 820</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00965</td>
<td>Sen. William E. Brady</td>
<td>Amends the Substance Abuse Prevention on Public Works Projects Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 265/1</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00966</td>
<td>Sen. William E. Brady</td>
<td>Amends the Employee Sick Leave Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 191/1</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00967</td>
<td>Sen. William E. Brady</td>
<td>Amends the School Visitation Rights Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 147/1</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00968</td>
<td>Sen. William E. Brady</td>
<td>Amends the Illinois Wage Payment and Collection Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 115/15 from Ch. 48, par. 39m-15</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00969</td>
<td>Sen. William E. Brady</td>
<td>Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 105/1 from Ch. 48, par. 1001</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00970</td>
<td>Sen. William E. Brady</td>
<td>Amends the Employee Misclassification Referral System Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 92/1</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00971</td>
<td>Sen. William E. Brady</td>
<td>Amends the Illinois Freedom to Work Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 90/1</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00972</td>
<td>Sen. William E. Brady</td>
<td>Amends the Commission on Young Adult Employment Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 85/1</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00973</td>
<td>Sen. William E. Brady</td>
<td>Amends the Illinois Secure Choice Savings Program Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 80/1</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
<tr>
<td>SB 00974</td>
<td>Sen. William E. Brady</td>
<td>Amends the Job Opportunities for Qualified Applicants Act. Makes a technical change in a Section concerning the short title.</td>
<td>820 ILCS 75/1</td>
<td>Apr 12 19</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
</tr>
</tbody>
</table>
SB 00975  Sen. William E. Brady
820 ILCS 65/1
Amends the Illinois Worker Adjustment and Retraining Notification Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00976  Sen. William E. Brady
820 ILCS 60/1
Amends the Union Employee Health and Benefits Protection Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00977  Sen. William E. Brady
820 ILCS 5/1.1  from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00978  Sen. William E. Brady
820 ILCS 30/0.01  from Ch. 48, par. 2d.9
Amends the Employment of Strikebreakers Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00979  Sen. William E. Brady
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00980  Sen. William E. Brady
40 ILCS 5/14-126  from Ch. 108 1/2, par. 14-126
Amends the State Employee Article of the Illinois Pension Code. Makes a technical change in a Section concerning a retirement annuity following nonoccupational disability benefits.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00981  Sen. Paul Schimpf, Napoleon Harris, III, Antonio Muñoz, Martin A. Sandoval, Cristina Castro and Laura M. Murphy-Kimberly A. Lightford
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 00982 Sen. Dan McConchie

5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 430/1-1
Adds reference to:
15 ILCS 205/10 new
Replaces everything after the enacting clause. Amends the Attorney General Act. Requires the Attorney General to compile data concerning accessibility violations and post that information on the Internet website of the Attorney General. Provides that the Attorney General shall identify the various types of construction-related physical access violations alleged in complaints, and shall tabulate the number of claims alleged for each type of violation in the complaints and the number of complaints in which the alleged violations were founded. Requires the Attorney General to periodically, but not less than every 6 months beginning July 31, 2020, post on the Internet website of the Attorney General a list, by type, of the 10 most frequent types of accessibility violations alleged in the complaints and the number of alleged violations for each listed type of violation for the prior 2 quarters, as well as the number of complaints in which the alleged violations were founded. Requires the Attorney General to, on a quarterly basis, identify and tabulate the number of accessibility violation complaints received by the Office of the Attorney General and the number of those complaints received by the Attorney General in which the alleged violations were founded, including whether such complaints were filed in State or federal court, and post that information of the Internet website of the Attorney General. Provides that beginning in 2020, and for each year thereafter, the Attorney General shall submit an annual report to the General Assembly on or before January 31 of the specified tabulated data for the preceding calendar year. Effective immediately.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00983 Sen. William E. Brady

5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00984 Sen. William E. Brady

5 ILCS 420/1-101 from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00985 Sen. William E. Brady

5 ILCS 420/1-101 from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00986 Sen. Donald P. DeWitte

New Act
Creates the Economic Development Act. Contains only a short title provision.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00987 Sen. William E. Brady

New Act
Creates the Economic Development Act. Contains only a short title provision.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 00988 Sen. William E. Brady

New Act
Creates the Economic Development Act. Contains only a short title provision.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 00989  Sen. William E. Brady
   New Act
   Creates the Economic Development Act. Contains only a short title provision.
   Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 00990  Sen. William E. Brady
   New Act
   Creates the Economic Development Act. Contains only a short title provision.
   Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 00991  Sen. William E. Brady
   New Act
   Creates the Economic Development Act. Contains only a short title provision.
   Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 00992  Sen. William E. Brady
   New Act
   Creates the Economic Development Act. Contains only a short title provision.
   Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 00993  Sen. William E. Brady
   New Act
   Creates the Economic Development Act. Contains only a short title provision.
   Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 00994  Sen. William E. Brady
   New Act
   Creates the Economic Development Act. Contains only a short title provision.
   Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 00995  Sen. William E. Brady
   New Act
   Creates the Economic Development Act. Contains only a short title provision.
   Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 00996  Sen. William E. Brady
   (Rep. Jim Durkin)
   815 ILCS 720/1 from Ch. 43, par. 301
   Amends the Beer Industry Fair Dealing Act. Makes a technical change in a Section concerning the short title.
   Senate Floor Amendment No. 1
   Deletes reference to:
   815 ILCS 720/1
   Adds reference to:
   815 ILCS 720/3 from Ch. 43, par. 303
   Replaces everything after the enacting clause. Amends the Beer Industry Fair Dealing Act. Provides that a brewer may cancel
   an agreement with a wholesaler without notice, unless otherwise provided by agreement, if there has been a revocation or suspension
   of a license or permit to sell beer in this State for a period of not less than 30 days which has a material and adverse effect upon the
   wholesaler's ability to sell beer in this State. Effective immediately.
   May 10 19   H   Rule 19(a) / Re-referred to Rules Committee

SB 00997  Sen. William E. Brady
   815 ILCS 302/0.01 was 720 ILCS 220/0.01
   Amends the Appliance Tag Act. Makes a technical change in a Section concerning the short title.
   Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments
SB 00998  Sen. William E. Brady

815 ILCS 177/1

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

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 00999  Sen. William E. Brady

815 ILCS 122/1-1

Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01000  Sen. William E. Brady

815 ILCS 120/1  from Ch. 17, par. 851

Amends the Illinois Fairness in Lending Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01001  Sen. William E. Brady

810 ILCS 5/2A-101  from Ch. 26, par. 2A-101

Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short title of the Leases Article.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01002  Sen. William E. Brady

810 ILCS 5/1-101  from Ch. 26, par. 1-101

Amends the Uniform Commercial Code. Makes a technical change in a Section concerning the short titles.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01003  Sen. William E. Brady

805 ILCS 415/101

Amends the Entity Omnibus Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01004  Sen. William E. Brady

805 ILCS 8/5-1

Amends the Franchise Tax and License Fee Amnesty Act of 2007. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01005  Sen. William E. Brady

805 ILCS 5/1.01  from Ch. 32, par. 1.01


Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01006  Sen. William E. Brady

70 ILCS 504/1


Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01007  Sen. Chuck Weaver and David Koehler
(Rep. Tim Butler-Stephanie A. Kifowit-Daniel Swanson-Michael D. Unes-Keith P. Sommer and Ryan Spain)

70 ILCS 215/1  from Ch. 85, par. 1250.1
Amends the Fair and Exposition Authority Reconstruction Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
70 ILCS 215/1

Adds reference to:
55 ILCS 5/3-5015  from Ch. 34, par. 3-5015

Replaces everything after the enacting clause. Amends the Recorder Division of the Counties Code. Provides that certificates of discharge and other specified documents relating to military service that have been recorded by a county clerk or recorder of deeds shall be made available for public inspection and copying in accordance with the archival schedule adopted by the National Archives and Records Administration and subject to redaction of information that is considered private under the Illinois Freedom of Information Act, the Federal Freedom of Information Act, and the Federal Privacy Act. Effective date.
Aug 16 19  S  Public Act . . . . . . . . . 101-0402

SB 01008  Sen. William E. Brady

55 ILCS 135/1
Amends the Coroner Training Board Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01009  Sen. William E. Brady

55 ILCS 130/1
Amends the Drug School Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01010  Sen. William E. Brady

55 ILCS 85/1  from Ch. 34, par. 7001
Amends the County Economic Development Project Area Property Tax Allocation Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01011  Sen. William E. Brady

50 ILCS 150/1
Amends the Local Government Travel Expense Control Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01012  Sen. William E. Brady

50 ILCS 55/1
Amends the Local Government Electronic Notification Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01013  Sen. William E. Brady

50 ILCS 50/1
Amends the Property Assessed Clean Energy Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01014  Sen. William E. Brady

50 ILCS 20/1  from Ch. 85, par. 1031
Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01015  Sen. William E. Brady
65 ILCS 110/1
Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01016  Sen. William E. Brady
70 ILCS 405/1 from Ch. 5, par. 106
Amends the Soil and Water Conservation Districts Act. Makes a technical change to a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01017  Sen. William E. Brady
65 ILCS 115/10-1
Amends the River Edge Redevelopment Zone Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01018  Sen. William E. Brady
65 ILCS 110/1
Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01019  Sen. William E. Brady
55 ILCS 135/1
Amends the Coroner Training Board Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01020  Sen. William E. Brady
55 ILCS 130/1
Amends the Drug School Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01021  Sen. William E. Brady
55 ILCS 85/1 from Ch. 34, par. 7001
Amends the County Economic Development Project Area Property Tax Allocation Act. Makes a technical change in a
Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01022  Sen. William E. Brady
75 ILCS 23/10-1
Amends the Maywood Public Library District Tax Levy Validation (2002) Law. Makes a technical change in a Section
concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01023  Sen. William E. Brady
75 ILCS 16/1-1
Amends the Public Library District Act of 1991. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01024  Sen. William E. Brady
75 ILCS 10/1.1 from Ch. 81, par. 111.1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01025  Sen. William E. Brady
70 ILCS 3720/1 from Ch. 111 2/3, par. 251
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01026  Sen. William E. Brady
70 ILCS 3715/0.01 from Ch. 111 2/3, par. 222.9
Amends the Water Authorities Act. Makes a technical change to a Section concerning the short title of the Act.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01027  Sen. William E. Brady
70 ILCS 3615/1.01 from Ch. 111 2/3, par. 701.01
Amends the Regional Transportation Authority Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01028  Sen. William E. Brady
70 ILCS 3205/1 from Ch. 85, par. 6001
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01029  Sen. William E. Brady
70 ILCS 1810/1 from Ch. 19, par. 152
Amends the Illinois International Port District Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01030  Sen. Sue Rezin
70 ILCS 1707/1
Amends the Regional Planning Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01031  Sen. William E. Brady
70 ILCS 930/1
Amends the Mid-America Medical District Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01032  Sen. William E. Brady
70 ILCS 915/0.01 from Ch. 111 1/2, par. 5000
Amends the Illinois Medical District Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01033  Sen. William E. Brady
70 ILCS 750/1
Amends the Flood Prevention District Act. Makes a technical change in a Section concerning the short title.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01034  Sen. William E. Brady
70 ILCS 519/5-5
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01035  Sen. Chuck Weaver
(Rep. Jim Durkin)

70 ILCS 518/5
Amends the Southeastern Illinois Economic Development Authority Act. Makes a technical change in a Section concerning
the short title.

Senate Floor Amendment No. 1
Deletes reference to:
70 ILCS 518/5
Adds reference to:
35 ILCS 200/18-185
 Adds reference to:
65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8

Replaces everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act in the Illinois
Municipal Code. Provides that any ordinance adopting tax increment financing on or after the effective date of the amendatory Act
shall specify a date for the dissolution of the special tax allocation fund and a date for the termination of the designation of the
redevelopment project area. Provides that, within 90 days after the effective date of the amendatory Act, each municipality shall amend
all existing tax increment financing ordinances to specify a date for the dissolution of the special tax allocation fund and a date for
termination of the designation of the redevelopment project area. Provides that municipalities shall notify affected taxing districts of
the termination of redevelopment project areas by July 1 (currently, November 1) of the calendar year in which the redevelopment
project area is terminated. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, if a
municipality has failed to provide timely notice to all taxing bodies of the termination of a redevelopment project area and the county
clerk has been notified of that failure, then "recovered tax increment value" means the amount of the current year's equalized assessed
value in the first year beginning at least 60 days after the notice has been provided.

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

SB 01036  Sen. William E. Brady

410 ILCS 620/1 from Ch. 56 1/2, par. 501

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01037  Sen. William E. Brady

410 ILCS 51/1
Amends the Mercury-Free Vaccine Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01038  Sen. William E. Brady

410 ILCS 27/1
Amends the Epinephrine Injector Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01039  Sen. William E. Brady

405 ILCS 115/1
Amends the Advisory Council on Early Identification and Treatment of Mental Health Conditions Act. Makes a technical
change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01040  Sen. William E. Brady

405 ILCS 5/1-100 from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short
title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01041

Sen. Donald P. DeWitte-Laura M. Murphy

(Rep. Terra Costa Howard-Dan Ugaste-Grant Wehrli, Diane Pappas, Karina Villa, Deb Conroy, John Connor, Amy Grant and Deanne M. Mazzochi)

35 ILCS 620/14a from Ch. 120, par. 481a

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

Senate Floor Amendment No. 1
Deletes reference to:

35 ILCS 620/14a from Ch. 120, par. 481a

Adds reference to:

35 ILCS 200/21-16 new

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in a county with more than 800,000 inhabitants but fewer than 1,000,000 inhabitants, if a lessee is liable for the payment of property taxes extended against property that is owned by a taxing district, the county treasurer shall promptly notify the taxing district that owns the property if the property taxes are delinquent 60 days after the second installment due date. Provides that the State’s Attorney of the county in which the property is located may bring an action against the lessee in the circuit court to recover the full amount of delinquent taxes, interest, penalties, and costs.

Senate Floor Amendment No. 2
Deletes reference to:

35 ILCS 620/14a from Ch. 120, par. 481a

Adds reference to:

35 ILCS 200/21-16 new

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that, in a county with more than 800,000 inhabitants but fewer than 1,000,000 inhabitants, if a lessee is liable for the payment of property taxes extended against property that is owned by a taxing district, the county treasurer shall promptly notify the taxing district that owns the property if the property taxes are delinquent 60 days after the second installment due date. Provides that the taxing district shall promptly notify the county supervisor of assessments upon the execution of a new lease or the termination of a lease. Provides that the State’s Attorney of the county in which the property is located may bring an action against the lessee in the circuit court to recover the full amount of delinquent taxes, interest, penalties, and costs.

Aug 02 19 S Public Act . . . . . . . . . 101-0198

SB 01042

Sen. Neil Anderson-David Koehler

(Rep. Tony McCombie)

35 ILCS 615/15 from Ch. 120, par. 467.30

Amends the Gas Revenue Tax Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:

35 ILCS 615/15 from Ch. 120, par. 467.30

Adds reference to:

35 ILCS 200/18-180

Replaces everything after the enacting clause. Amends the Property Tax Code. Provides that the abatement for property located in an area of urban decay also applies to newly remodeled single-family or duplex residential dwelling units (currently, only newly constructed single-family or duplex dwelling units).

House Committee Amendment No. 1
Deletes reference to:

35 ILCS 200/18-180

Adds reference to:

65 ILCS 5/11-74.4-3.5


Dec 20 19 S Public Act . . . . . . . . . 101-0618
SB 01043  Sen. Donald P. DeWitte and Andy Manar  
(Rep. Grant Wehrli-Dan Ugaste-Amy Grant)  
35 ILCS 505/20 from Ch. 120, par. 434  
Amends the Motor Fuel Tax Law. Makes a technical change in a Section concerning the short title.  
Senate Floor Amendment No. 1  
Deletes reference to:  
35 ILCS 505/20 from Ch. 120, par. 434  
Adds reference to:  
35 ILCS 200/18-185  
Adds reference to:  
35 ILCS 200/18-233 new  
Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district's aggregate extension base shall be adjusted whenever an assessment increase or decrease due to the issuance of a certificate of error, a decision of the board of review, or a decision of the Property Tax Appeal Board results in the overextension or underextension of taxes for the last preceding levy year. Effective immediately.  
Dec 16 19  H Rule 19(b) / Re-referred to Rules Committee  
SB 01044  Sen. William E. Brady  
35 ILCS 405/1 from Ch. 120, par. 405A-1  
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments  
SB 01045  Sen. William E. Brady  
35 ILCS 175/1  
Amends the Live Adult Entertainment Facility Surcharge Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments  
SB 01046  Sen. William E. Brady  
35 ILCS 158/15-1  
Amends the Watercraft Use Tax Law. Makes a technical change in a Section concerning the short title.  
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments  
SB 01047  Sen. William E. Brady  
35 ILCS 145/1 from Ch. 120, par. 481b.31  
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments  
SB 01048  Sen. William E. Brady  
35 ILCS 120/14 from Ch. 120, par. 453  
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments  
SB 01049  Sen. William E. Brady  
35 ILCS 40/1  
Amends the Invest in Kids Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments  
SB 01050  Sen. John F. Curran  
35 ILCS 35/1  
Amends the State Tax Preparer Oversight Act. Makes a technical change in a Section concerning the short title.  
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments
SB 01051  Sen. William E. Brady
35 ILCS 31/1
Amends the Historic Preservation Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01052  Sen. William E. Brady
35 ILCS 25/1
Amends the Small Business Job Creation Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01053  Sen. William E. Brady
35 ILCS 20/35-1
Amends the Tax Shelter Voluntary Compliance Law. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01054  Sen. William E. Brady
35 ILCS 17/10-1
Amends the Live Theater Production Tax Credit Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01055  Sen. Dale Fowler
(Rep. Dave Severin-Jim Durkin)
35 ILCS 5/101 from Ch. 120, par. 1-101
Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 5/101 from Ch. 120, par. 1-101
Adds reference to:
35 ILCS 200/11-155
Adds reference to:
35 ILCS 200/11-160
Adds reference to:
35 ILCS 200/11-161 new
Adds reference to:
35 ILCS 200/11-165
Replaces everything after the enacting clause. Amends the Property Tax Code. In provisions concerning water treatment facilities, removes provisions concerning certification by the Department of Natural Resources. Provides that, on and after January 1, 2020, qualified water treatment facilities shall apply for assessment to and be assessed by the Department of Revenue. Effective immediately.
Aug 02 19  S  Public Act . . . . . . . . . . . . . . . 101-0199

SB 01056  Sen. William E. Brady
5 ILCS 805/1
Amends the Illinois TRUST Act. Makes a technical change in a Section concerning the short title.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01057  Sen. William E. Brady
5 ILCS 532/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01058  Sen. Jim Oberweis

5 ILCS 470/1
Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01059  Sen. Jim Oberweis and Donald P. DeWitte

5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01060  Sen. Dan McConchie

5 ILCS 420/1-101  from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01061  Sen. Jim Oberweis

5 ILCS 415/1
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01062  Sen. William E. Brady

5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01063  Sen. William E. Brady

5 ILCS 375/1  from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01064  Sen. William E. Brady

5 ILCS 350/0.01  from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning the Act's short title.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01065  Sen. William E. Brady

5 ILCS 340/1  from Ch. 15, par. 501
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01066  Sen. Dale A. Righter

5 ILCS 315/1  from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01067  Sen. William E. Brady

5 ILCS 290/0.1  from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01068  Sen. William E. Brady

5 ILCS 235/1
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
Synopsis of Introduced Bills
First year of General Assembly

SB 01069  Sen. William E. Brady
5 ILCS 185/1
Amends the Anti-Registry Program Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01070  Sen. William E. Brady
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01071  Sen. William E. Brady
5 ILCS 160/1
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01072  Sen. William E. Brady
5 ILCS 140/1.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01073  Sen. William E. Brady
5 ILCS 120/1.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01074  Sen. William E. Brady
5 ILCS 100/1-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01075  Sen. William E. Brady
5 ILCS 80/1
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01076  Sen. William E. Brady
5 ILCS 820/1
Amends the Community-Law Enforcement Partnership for Deflection and Substance Use Disorder Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01077  Sen. William E. Brady
5 ILCS 810/1
Amends the Seizure and Forfeiture Reporting Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01078  Sen. William E. Brady
5 ILCS 805/1
Amends the Illinois TRUST Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01079  Sen. William E. Brady
5 ILCS 532/1
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01080  Sen. Paul Schimpf

5 ILCS 470/1
Amends the Official United States Flag Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01081  Sen. William E. Brady

5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01082  Sen. William E. Brady

5 ILCS 420/1-101  from Ch. 127, par. 601-101
Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01083  Sen. William E. Brady

5 ILCS 415/1

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01084  Sen. William E. Brady

5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01085  Sen. William E. Brady

5 ILCS 375/1  from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01086  Sen. William E. Brady

5 ILCS 350/0.01  from Ch. 127, par. 1300
Amends the State Employee Indemnification Act. Makes a technical change in a Section concerning the Act's short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01087  Sen. William E. Brady

5 ILCS 340/1  from Ch. 15, par. 501

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01088  Sen. William E. Brady

5 ILCS 315/1  from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01089  Sen. William E. Brady

5 ILCS 290/0.1  from Ch. 53, par. 0.1
Amends the Salaries Act. Makes a technical change in a Section concerning the short title.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01090  Sen. Dan McConchie  
(Rep. Jeff Keicher-Jim Durkin)  

5 ILCS 235/1  
Amends the Interstate Mutual Emergency Aid Act. Makes a technical change in a Section concerning the short title.  

Senate Floor Amendment No. 1  
Deletes reference to:  
5 ILCS 805/1  
Adds reference to:  
15 ILCS 205/10 new  
Replaces everything after the enacting clause. Amends the Attorney General Act. Requires the Attorney General to compile data concerning accessibility violations and post that information on the Internet website of the Attorney General. Provides that the Attorney General shall identify the various types of construction-related physical access violations alleged in complaints, and shall tabulate the number of claims alleged for each type of violation in the complaints and the number of complaints in which the alleged violations were founded. Requires the Attorney General to periodically, but not less than every 6 months beginning July 31, 2020, post on the Internet website of the Attorney General a list, by type, of the 10 most frequent types of accessibility violations alleged in the complaints and the number of alleged violations for each listed type of violation for the prior 2 quarters, as well as the number of complaints in which the alleged violations were founded. Requires the Attorney General to, on a quarterly basis, identify and tabulate the number of accessibility violation complaints received by the Office of the Attorney General and the number of those complaints received by the Attorney General in which the alleged violations were founded, including whether such complaints were filed in State or federal court, and post that information of the Internet website of the Attorney General. Provides that beginning in 2020, and for each year thereafter, the Attorney General shall submit an annual report to the General Assembly on or before January 31 of the specified tabulated data for the preceding calendar year. Effective immediately.  

House Committee Amendment No. 1  
Deletes reference to:  
15 ILCS 205/10 new  
Adds reference to:  
410 ILCS 25/6 from Ch. 111 1/2, par. 3716  
Replaces everything after the enacting clause. Amends the Environmental Barriers Act. Requires the Attorney General, beginning July 31, 2020 and by July 31 of every year thereafter, to provide data on the Attorney General's website about annual enforcement efforts performed under the Act, including, but not limited to, the following: the total number of open compliance investigations each year; the 10 most frequent complaints received under the Act that are under investigation each year; the total number of complaints received under the Act annually; and assistance provided to constituents throughout the State on the Attorney General's disability rights technical assistance line.  

Aug 23 19  S  Public Act . . . . . . . . . . . . . . . . . . . . . . 101-0537  

SB 01091  Sen. William E. Brady  

5 ILCS 185/1  
Amends the Anti-Registry Program Act. Makes a technical change in a Section concerning the short title.  

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01092  Sen. William E. Brady  

5 ILCS 180/1  
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.  

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01093  Sen. William E. Brady  

5 ILCS 160/1 from Ch. 116, par. 43.4  
Amends the State Records Act. Makes a technical change in a Section concerning the short title.  

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01094  Sen. William E. Brady  

5 ILCS 140/1.1 from Ch. 116, par. 201.1  
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.  

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01095  Sen. William E. Brady
5 ILCS 120/1.01  from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01096  Sen. William E. Brady
5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01097  Sen. William E. Brady
5 ILCS 80/1  from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01098  Sen. William E. Brady
5 ILCS 180/1
Amends the Uniform Electronic Legal Material Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01099  Sen. William E. Brady
5 ILCS 160/1  from Ch. 116, par. 43.4
Amends the State Records Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01100  Sen. William E. Brady
5 ILCS 140/1.1  from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01101  Sen. William E. Brady
5 ILCS 120/1.01  from Ch. 102, par. 41.01
Amends the Open Meetings Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01102  Sen. William E. Brady
5 ILCS 100/1-1  from Ch. 127, par. 1001-1
Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01103  Sen. William E. Brady
5 ILCS 80/1  from Ch. 127, par. 1901
Amends the Regulatory Sunset Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01104  Sen. William E. Brady
5 ILCS 820/1
Amends the Community-Law Enforcement Partnership for Deflection and Substance Use Disorder Treatment Act. Makes a technical change in a Section concerning the short title.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01105
(Rep. Jim Durkin-Tom Demmer-Charles Meier and Robyn Gabel)

5 ILCS 810/1
Amends the Seizure and Forfeiture Reporting Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
   5 ILCS 810/1
Adds reference to:
   305 ILCS 60/5
   305 ILCS 60/10
   305 ILCS 60/15
   305 ILCS 60/20
   305 ILCS 60/25
   305 ILCS 60/30
   305 ILCS 60/35
   305 ILCS 60/37 new
   305 ILCS 60/40
   305 ILCS 60/45
   305 ILCS 60/3 rep.
Replaces everything after the enacting clause. Amends the Pediatric Palliative Care Act. Repeals a provision that made the Act inoperative on and after July 1, 2012. Makes changes to the legislative findings. Provides that the General Assembly finds that each year, approximately 1,500 (rather than 1,185) Illinois children are diagnosed with a serious illness (rather than with a potentially life-limiting illness); and that community-based pediatric palliative services have been shown to keep children out of the hospital by managing many symptoms in the home setting, thereby improving childhood quality of life while maintaining budget neutrality. Requires the Department of Healthcare and Family Services to develop a pediatric palliative care program (rather than a pediatric palliative care pilot program) under which a qualifying child may receive community-based pediatric palliative care from a trained interdisciplinary team and may also choose to continue to pursue aggressive curative or disease-directed treatments for a serious (rather than a potentially life-limiting) illness under the benefits available under Article V of the Illinois Public Aid Code. Defines a qualifying child to be a person under the age of 19 (rather than 18) who is enrolled in the medical assistance program under the Illinois Public Aid Code and who suffers from a serious illness (rather than a potentially life-limiting medical condition). Requires the Department to apply to the federal Centers for Medicare and Medicaid Services for a State Plan amendment to implement the program. Requires the Department to implement the State plan amendment within 12 months of the date of federal approval. Prohibits the Department from drafting any rules in contravention of this timetable for program development and implementation. Removes all provisions concerning application for a federal Medicaid waiver program authorized under the Social Security Act. Expands the list of serious illnesses (rather than medical conditions) that render a person eligible for pediatric palliative care to include any other serious illness that the Department determines to be appropriate. In a provision concerning authorized providers, provides that at a minimum, a participating provider must house a pediatric interdisciplinary team that includes: (i) a physician, acting as the program medical director, who is board certified or board eligible in pediatrics or hospice and palliative medicine; (ii) a registered nurse; and (iii) a licensed social worker with a background in pediatric care. Requires all members of the pediatric interdisciplinary team to meet criteria the Department may establish by rule, including demonstrated expertise in pediatric palliative care (rather than requiring all members of the pediatric interdisciplinary team to submit to the Department proof of pediatric End-of-Life Nursing Education Curriculum (Pediatric ELNEC Training) or an equivalent). Expands the list of reimbursable services offered under the program to include any other services that the Department determines to be appropriate. Requires the Department, in consultation with interested stakeholders, to establish standards for and provide technical assistance to managed care organizations, as defined in the Illinois Public Aid Code, to ensure the delivery of pediatric palliative care services. Contains provisions concerning reporting requirements and criteria a case manager must meet for demonstrated expertise in pediatric palliative care.

Jun 28 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 01106 Sen. Steven M. Landek-Dan McConchie

35 ILCS 200/18-185

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
40 ILCS 5/3-101.1 new
40 ILCS 5/3-101.2 new
40 ILCS 5/3-106 from Ch. 108 1/2, par. 3-106
40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
40 ILCS 5/4-101.1 new
40 ILCS 5/4-101.2 new
40 ILCS 5/4-106 from Ch. 108 1/2, par. 4-106
40 ILCS 5/7-109 from Ch. 108 1/2, par. 7-109
40 ILCS 5/7-199.5 new
40 ILCS 5/7-199.6 new
40 ILCS 5/3-102.1 new
40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103
40 ILCS 5/3-103.9 new
40 ILCS 5/3-105 from Ch. 108 1/2, par. 3-105
40 ILCS 5/3-108.2
40 ILCS 5/3-108.3
40 ILCS 5/3-110 from Ch. 108 1/2, par. 3-110
40 ILCS 5/3-110.7
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/3-125.1 from Ch. 108 1/2, par. 3-125.1
40 ILCS 5/3-128 from Ch. 108 1/2, par. 3-128
40 ILCS 5/3-134 from Ch. 108 1/2, par. 3-134
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-141 from Ch. 108 1/2, par. 3-141
40 ILCS 5/3-141a new
40 ILCS 5/3-141b new
40 ILCS 5/4-102.1 new
40 ILCS 5/4-103 from Ch. 108 1/2, par. 4-103
40 ILCS 5/4-105 from Ch. 108 1/2, par. 4-105
40 ILCS 5/4-105c
40 ILCS 5/4-105d
40 ILCS 5/4-106.5 new
40 ILCS 5/4-108 from Ch. 108 1/2, par. 4-108
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-118.1 from Ch. 108 1/2, par. 4-118.1
40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121
40 ILCS 5/4-124 from Ch. 108 1/2, par. 4-124
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-130.1 new
40 ILCS 5/4-130.3 new
40 ILCS 5/4-134 from Ch. 108 1/2, par. 4-134
Amends the Illinois Pension Code. Merges all Article 3 police officers' pension funds and Article 4 firefighters' pension funds into the Illinois Municipal Retirement Fund (IMRF) on January 1, 2021. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for the transfer of assets and liabilities and for making recommendations to IMRF for an appropriate system of determining, administering, receiving, and enforcing the required municipal contributions to the Fund. Makes conforming and other changes. Provides that a person first employed as a firefighter or police officer on or after January 1, 2021 shall participate and earn benefits in IMRF as an employee under the IMRF Article (rather than participating and earning benefits under the Downstate Police or Downstate Firefighter Articles). Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of “aggregate extension” special purpose extensions made for contributions to IMRF for benefits under the downstate police and downstate firefighter Articles. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and the Property Tax Extension Limitation Law of the Property Tax Code take effect January 1, 2021.
SB 01107 Sen. Steven M. Landek-Dan McConchie

35 ILCS 200/18-185

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
40 ILCS 5/3-101.1 new
40 ILCS 5/3-101.2 new
40 ILCS 5/4-101 from Ch. 108 1/2, par. 4-101
40 ILCS 5/4-101.1 new
40 ILCS 5/4-101.2 new
40 ILCS 5/7-199.5 new
40 ILCS 5/7-199.6 new
40 ILCS 5/3-102.1 new
40 ILCS 5/3-103 from Ch. 108 1/2, par. 3-103
40 ILCS 5/3-103.9 new
40 ILCS 5/3-105 from Ch. 108 1/2, par. 3-105
40 ILCS 5/3-108.2
40 ILCS 5/3-108.3
40 ILCS 5/3-110 from Ch. 108 1/2, par. 3-110
40 ILCS 5/3-110.7
40 ILCS 5/3-125 from Ch. 108 1/2, par. 3-125
40 ILCS 5/3-125.1 from Ch. 108 1/2, par. 3-125.1
40 ILCS 5/3-128 from Ch. 108 1/2, par. 3-128
40 ILCS 5/3-134 from Ch. 108 1/2, par. 3-134
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-141 from Ch. 108 1/2, par. 3-141
40 ILCS 5/3-141a new
40 ILCS 5/3-141b new
40 ILCS 5/4-102.1 new
40 ILCS 5/4-103 from Ch. 108 1/2, par. 4-103
40 ILCS 5/4-105 from Ch. 108 1/2, par. 4-105
40 ILCS 5/4-105c
40 ILCS 5/4-105d
40 ILCS 5/4-106.5 new
40 ILCS 5/4-108 from Ch. 108 1/2, par. 4-108
40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118
40 ILCS 5/4-118.1 from Ch. 108 1/2, par. 4-118.1
40 ILCS 5/4-121 from Ch. 108 1/2, par. 4-121
40 ILCS 5/4-124 from Ch. 108 1/2, par. 4-124
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-130.1 new
40 ILCS 5/4-130.3 new
40 ILCS 5/4-134 from Ch. 108 1/2, par. 4-134
40 ILCS 5/7-175 from Ch. 108 1/2, par. 7-175
40 ILCS 5/7-175.1 from Ch. 108 1/2, par. 7-175.1
30 ILCS 805/8.43 new
SB 01107 (CONTINUED)

Amends the Illinois Pension Code. Merges all Article 3 police officers' pension funds and Article 4 firefighters' pension funds into the Illinois Municipal Retirement Fund (IMRF) on January 1, 2021. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for the transfer of assets and liabilities and for making recommendations to IMRF for an appropriate system of determining, administering, receiving, and enforcing the required municipal contributions to the Fund. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to IMRF for benefits under the Downstate Police and Downstate Firefighter Articles. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and the Property Tax Code take effect January 1, 2021.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01108

Sen. Steven M. Landek-Dan McConchie

40 ILCS 5/1-101.6 new
40 ILCS 5/1-101.7 new
40 ILCS 5/1-113.05 new
40 ILCS 5/1-113.1
40 ILCS 5/1-113.2
40 ILCS 5/1-113.3
40 ILCS 5/1-113.4
40 ILCS 5/1-113.4a
40 ILCS 5/1-113.5
40 ILCS 5/1-113.6
40 ILCS 5/1-113.7
40 ILCS 5/3-127 from Ch. 108 1/2, par. 3-127
40 ILCS 5/3-132 from Ch. 108 1/2, par. 3-132
40 ILCS 5/3-135 from Ch. 108 1/2, par. 3-135
40 ILCS 5/3-135.1 new
40 ILCS 5/3-135.2 new
40 ILCS 5/4-120 from Ch. 108 1/2, par. 4-120
40 ILCS 5/4-123 from Ch. 108 1/2, par. 4-123
40 ILCS 5/4-128 from Ch. 108 1/2, par. 4-128
40 ILCS 5/4-128.1 new
40 ILCS 5/4-128.2 new
40 ILCS 5/7-226 new
40 ILCS 5/7-227 new
30 ILCS 805/8.43 new

Amends the Illinois Pension Code. Moves the investment power for eligible downstate police and downstate firefighter pension funds that have net assets in trust that exceed an amount equal to 3 months of current liabilities to the Board of Trustees of the Illinois Municipal Retirement Fund (IMRF). Provides that within 24 months after the effective date of the amendatory Act, the Department of Insurance shall audit the investment assets of each eligible pension fund to determine a certified investment asset list. Provides that upon receipt of the certified investment asset list, the Board of IMRF shall initiate the transfer of assets from the board of trustees of the eligible pension fund to the Board of IMRF. Makes conforming changes. Amends the State Mandates Act to require implementation without reimbursement.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Pension Code. Merges all Article 3 police pension funds into a single Downstate Police Pension Fund on January 1, 2021. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for staff, investments, transfer of assets and liabilities, acquisition of property, establishment of municipality accounts, and adopting rules and procedures. Authorizes the Transition Board to enter into contracts and to obligate and expend the assets of the Fund. Creates a new Board of Trustees for the Fund, and provides for administration of the Fund by the Transition Board until the new Board assumes its duties on January 1, 2022. Provides for investment of the Fund’s assets by a custodian chosen by the Board of Trustees. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of “aggregate extension” special purpose extensions made for contributions to the Downstate Police Pension Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and the Property Tax Code take effect January 1, 2021.
Amends the Illinois Pension Code. Merges all Article 4 firefighters' pension funds into a single Downstate Firefighters Pension Fund on January 1, 2021. Creates a Transition Board, which is responsible for planning, overseeing, and administering the consolidation. Authorizes the Transition Board to undertake numerous activities necessary for the consolidation, including making arrangements for staff, investments, transfer of assets and liabilities, acquisition of property, establishment of municipality accounts, and adopting rules and procedures. Authorizes the Transition Board to enter into contracts and to obligate and expend the assets of the Fund. Creates a new Board of Trustees for the Fund, and provides for administration of the Fund by the Transition Board until the new Board assumes its duties on January 1, 2022. Provides for investment of the Fund's assets by a custodian chosen by the Board of Trustees. Makes conforming and other changes. Amends the Property Tax Extension Limitation Law (PTELL) of the Property Tax Code to exclude from the definition of "aggregate extension" special purpose extensions made for contributions to the Downstate Firefighters Pension Fund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately, except that certain changes to the Illinois Pension Code and PTELL of the Property Tax Code take effect January 1, 2021.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01111  Sen. Steven M. Landek-Dan McConchie

Amends the Illinois Pension Code. Provides that beginning January 1, 2020, the governing body of a municipality with a downstate police pension fund or downstate firefighter pension fund may require the pension fund to transfer its investment authority and assets to the Illinois Municipal Retirement Fund (IMRF) if its assets have surpassed a certain threshold. Provides that upon completion of the transfer, the investment authority of the board of trustees of the downstate police pension fund or downstate firefighter pension fund shall terminate. Contains other provisions concerning transfers to IMRF, rulemaking, transfer of investment authority, investments, and auditing. Requires the Commission on Government Forecasting and Accountability to conduct an analysis of the merits and feasibility of transitioning the investment authority of all boards of trustees of downstate police pension funds and downstate firefighter pension funds to IMRF. Makes changes to provisions concerning trustee training. Amends the Property Tax Extension Limitation Law of the Property Tax Code. Beginning January 1, 2021, removes a provision that excludes special purpose extensions made for contributions to a downstate firefighter pension fund from the definition of "aggregate extension". Excludes from the definition of "aggregate extension" special purpose extensions made for contributions to a downstate police or downstate firefighter pension fund that transfers its investment authority to IMRF. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01112  Sen. Steven M. Landek-Dan McConchie

40 ILCS 5/1-165.5 new
40 ILCS 5/3-125  from Ch. 108 1/2, par. 3-125
40 ILCS 5/4-118  from Ch. 108 1/2, par. 4-118
30 ILCS 805/8.43 new
Amends the Illinois Pension Code. In the Downstate Police and Downstate Firefighter Articles, provides that the annual employer contribution shall include an amount sufficient to bring the total assets of the pension fund up to 80% (instead of 90%) of the total actuarial liabilities of the pension fund by the end of municipal fiscal year 2050 (instead of 2040). Makes a conforming change. In the General Provisions Article, requires the Commission on Government Forecasting and Accountability to conduct a study on the costs and benefits of consolidating all downstate police and downstate firefighter pension funds into a single pension fund and to submit its report on its findings to the General Assembly on or before December 1, 2020. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01113  Sen. Melinda Bush
105 ILCS 5/10-22.26  from Ch. 122, par. 10-22.26
Amends the School Code. Makes a technical change in a Section concerning the school lunch program.
Feb 05 19  S  Referred to Assignments

SB 01114  Sen. Melinda Bush
(Rep. Sam Yingling)
55 ILCS 5/5-1121
Amends the Counties Code. Provides that if a county finds that an imminent hazard to the public health or safety exists arising from an unfit condition which requires immediate action to protect the public health or safety, it may bring an action, without bond, for immediate injunctive relief, including causing the removal of unhealthy or unsafe accumulations or concentrations of the following: garbage; organic materials in an active state of decomposition, including, but not limited to, carcasses, food waste, or other spoiled or rotting materials; human or animal waste; debris; or other hazardous, noxious, or unhealthy substances or materials from a structure or property. Provides that a county may file a notice of lien for the cost and expense of actions taken.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Limits the provisions to residential property of 1 acre or less. Adds provisions requiring the county to file with the circuit court a petition for an order authorizing the abatement of the condition that is causing the threat to health or safety, including provisions concerning notice and hearing regarding the petition. Makes other changes.
Aug 02 19  S  Public Act . . . . . . . . . 101-0200

35 ILCS 5/203  from Ch. 120, par. 2-203
35 ILCS 5/304  from Ch. 120, par. 3-304
35 ILCS 5/1501 from Ch. 120, par. 15-1501
Amends the Illinois Income Tax Act. Provides for a water's edge apportionment election for certain members of a unitary business group. Provides that, with respect to foreign corporations that make a water's edge election, the deduction for dividends is limited to 75%.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01116  Sen. Laura Fine
(Rep. Sara Feigenholtz-Diane Pappas-Keith P. Sommer-Mary Edly-Allen and Justin Slaughter)

20 ILCS 505/5 from Ch. 23, par. 5005
705 ILCS 405/2-3 from Ch. 37, par. 802-3
705 ILCS 405/2-4 from Ch. 37, par. 802-4
705 ILCS 405/2-23 from Ch. 37, par. 802-23

Amends the Juvenile Court Act of 1987. Provides that a minor is subject to the Act if the court has made a finding of probable cause to believe that the minor is abused, neglected, or dependent under the Act prior to the minor's 18th birthday (rather than any minor under 18 years of age). Makes conforming changes. Effective immediately.

Senate Floor Amendment No. 1

Amends the Juvenile Court Act of 1987. Provides that "neglected" for purposes of the Act includes any minor under 18 years of age or a minor 18 years of age or older for whom the court has made a finding of probable cause to believe that the minor is abused, neglected, or dependent under the Act prior to the minor's 18th birthday. Provides that those who are dependent include any minor under 18 years of age or a minor 18 years of age or older for whom the court has made a finding of probable cause to believe that the minor is abused, neglected, or dependent under the Act prior to the minor's 18th birthday. Provides that these changes apply to a case that is pending on or after the effective date of the amendatory Act. Makes conforming changes. Effective immediately.

Jul 12 19  S  Public Act . . . . . . . . . . 101-0079

SB 01117  Sen. Scott M. Bennett

New Act

Creates the Coal Ash Storage Act. Contains only a short title provision.

Feb 05 19  S  Referred to Assignments

SB 01118  Sen. Antonio Muñoz

410 ILCS 125/1

Amends the Public Health Standing Orders Act. Makes a technical change in a Section concerning the short title.

Feb 05 19  S  Referred to Assignments

SB 01119  Sen. Melinda Bush

35 ILCS 5/101 from Ch. 120, par. 1-101


Feb 05 19  S  Referred to Assignments

SB 01120  Sen. Melinda Bush

35 ILCS 120/14 from Ch. 120, par. 453


Feb 05 19  S  Referred to Assignments

SB 01121  Sen. Melinda Bush

415 ILCS 5/1 from Ch. 111 1/2, par. 1001

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

Feb 05 19  S  Referred to Assignments

SB 01122  Sen. Melinda Bush

415 ILCS 5/1 from Ch. 111 1/2, par. 1001

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

Feb 05 19  S  Referred to Assignments
SB 01123  Sen. Mattie Hunter-Kimberly A. Lightford

20 ILCS 1315/15

Amends the Illinois Youthbuild Act. In language providing that the Secretary of Human Services shall make grants to applicants for the purpose of carrying out approved Youthbuild programs, deletes language providing that the grantmaking is subject to appropriation. Effective July 1, 2019.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01124  Sen. Terry Link-Julie A. Morrison-Melinda Bush

35 ILCS 143/10-5

Amends the Tobacco Products Tax Act of 1995. Provides that, beginning on July 1, 2019, "tobacco products" also includes electronic cigarettes. Effective immediately.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01125  Sen. Terry Link

10 ILCS 5/7-59 from Ch. 46, par. 7-59
10 ILCS 5/17-16.1 from Ch. 46, par. 17-16.1
10 ILCS 5/18-9.1 from Ch. 46, par. 18-9.1
65 ILCS 5/3.1-20-45
65 ILCS 5/3.1-25-20 from Ch. 24, par. 3.1-25-20

Amends the Election Code. Provides that those intending to become write-in candidates for statewide, congressional, state legislative, or judicial offices or offices in which the electors are not entirely within a county shall file a notarized declaration of intent with the State Board of Elections. Provides what shall be included in a declaration of intent. Provides that all write-in votes shall be counted for persons who filed the notarized declaration of intent with the appropriate election authority between 120 days and 75 days before the primary or election (rather than 61 days before the primary or election). Provides that persons intending to become write-in candidates for the offices of President and Vice President or Governor and Lieutenant Governor shall file one joint declaration of intent to be a write-in candidate with the State Board of Elections and that votes case for either candidate shall constitute a valid write-in vote for the slate of candidates. Provides that the State Board of Elections shall provide a listing of valid write-in candidates to the appropriate election authority before the deadline for ballot certification. Makes conforming changes throughout the Code and the Illinois Municipal Code.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01126  Sen. Terry Link

10 ILCS 5/4-8 from Ch. 46, par. 4-8
10 ILCS 5/4-8.03 from Ch. 46, par. 4-8.03
10 ILCS 5/5-7 from Ch. 46, par. 5-7
10 ILCS 5/6-35 from Ch. 46, par. 6-35
10 ILCS 5/14-3.1 from Ch. 46, par. 14-3.1
10 ILCS 5/22-6 from Ch. 46, par. 22-6
10 ILCS 5/24B-2
10 ILCS 5/24B-4
10 ILCS 5/24B-6
10 ILCS 5/24B-9
10 ILCS 5/Art. 24C heading
10 ILCS 5/24C-1
10 ILCS 5/24C-2
10 ILCS 5/24C-3
10 ILCS 5/24C-3.1
10 ILCS 5/24C-4
10 ILCS 5/24C-5
10 ILCS 5/24C-5.1
10 ILCS 5/24C-5.2
10 ILCS 5/24C-6
10 ILCS 5/24C-6.1
10 ILCS 5/24C-7
10 ILCS 5/24C-8
10 ILCS 5/24C-9
10 ILCS 5/24C-10
10 ILCS 5/24C-11
10 ILCS 5/24C-12
10 ILCS 5/24C-13
10 ILCS 5/24C-14
10 ILCS 5/24C-15
10 ILCS 5/24C-15.01
10 ILCS 5/24C-15.1
10 ILCS 5/24C-16
10 ILCS 5/24C-17
10 ILCS 5/24C-18
10 ILCS 5/24C-19
10 ILCS 5/28-9 from Ch. 46, par. 28-9
SB 01126 (CONTINUED)
Amends the Election Code. Removes language providing that the county clerk shall furnish updated copies of computer tapes or computer discs containing voter registration information. Provides that a Board of Election Commissioners may appoint 3 judges of election to serve in lieu of the 5 judges of election to serve in a primary election. In provisions requiring the State Board of Elections to publish precinct-by-precinct vote totals on its website, provides that the vote totals shall be for offices and candidates that the State Board of Elections certifies the election results. Provides that the State Board of Elections shall provide written notice not less than 60 days (rather than 30 days) before an election to selected jurisdictions of its intent to conduct a test of the automatic tabulating equipment and program. Provides that within 15 days (rather than 5 days) of receipt of the State Board of Elections' written notice of intent to conduct a test, the selected jurisdictions shall forward a copy of all specimen ballots to the State Board of Elections. Changes the title of the Direct Recording Electronic Voting Systems Article to the Direct Recording Electronic Tabulators and Electronic Ballot Marking Devices Article. Changes references to "direct recording voting system" to "direct recording electronic tabulator" throughout the Article. Changes references to "marking device" to "electronic ballot marking device" throughout the Article. Changes references to "public measures" to "public questions" throughout the Act. Makes other changes.
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01127 Sen. Thomas Cullerton-David Koehler, Chuck Weaver, Laura M. Murphy, Christopher Belt-Rachelle Crowe, Napoleon Harris, III and Omar Aquino (Rep. Stephanie A. Kifowit and Andrew S. Chesney)
620 ILCS 5/42 from Ch. 15 1/2, par. 22.42
Amends the Illinois Aeronautics Act. Provides that the Division of Aeronautics of the Department of Transportation shall require the display of an MIA flag at any airport in its jurisdiction, either upon the same flag-staff as the United States national flag or otherwise. Effective immediately.
House Floor Amendment No. 1
Changes the reference to the "MIA flag" to "POW/MIA flag". Provides that, if the POW/MIA flag is displayed on the same flagstaff as the United States flag, the POW/MIA flag shall fly immediately below the United States flag. Provides that, if the United States flag and a State flag or other flag or pennant is flown along with the POW/MIA flag on the same flagstaff, the order from top to bottom shall be: the United States flag, the POW/MIA flag, then the State flag or other flags, unless otherwise stipulated by the Flag Display Act.
Aug 23 19 S Public Act . . . . . . . . . . 101-0538

SB 01128 Sen. Thomas Cullerton
820 ILCS 305/15 from Ch. 48, par. 138.15
Amends the Workers' Compensation Act. Makes a technical change in a Section concerning the Illinois Workers' Compensation Commission's annual report to the Governor.
Feb 05 19 S Referred to Assignments

SB 01129 Sen. Thomas Cullerton
820 ILCS 105/15 from Ch. 48, par. 1015
Amends the Minimum Wage Law. Makes a technical change in a Section concerning the application of the Act.
Feb 05 19 S Referred to Assignments

SB 01130 Sen. Thomas Cullerton
820 ILCS 405/205 from Ch. 48, par. 315
Amends the Unemployment Insurance Act. Makes a technical change in a Section concerning the definition of "employer".
Feb 05 19 S Referred to Assignments

SB 01131 Sen. Michael E. Hastings
750 ILCS 5/505 from Ch. 40, par. 505
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning child support.
Feb 05 19 S Referred to Assignments
SB 01132
Cullerton-Jacqueline Y. Collins, Heather A. Steans, Laura Fine, Melinda Bush, Christopher Belt and Patricia Van
Pelt
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 130/2 from Ch. 120, par. 453.2
35 ILCS 135/3 from Ch. 120, par. 453.33
35 ILCS 145/6 from Ch. 120, par. 481b.36
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/6 from Ch. 120, par. 422
35 ILCS 505/6a from Ch. 120, par. 422a
35 ILCS 630/6 from Ch. 120, par. 2006
235 ILCS 5/8-2 from Ch. 43, par. 159
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, the Cigarette Tax Act, the Cigarette Use
Tax Act, the Hotel Operators' Occupation Tax Act, the Motor Fuel Tax Law, the Telecommunications Excise Tax Act, and the Liquor
Control Act of 1934. Provides that the vendor discount amount under those Acts shall be 1.75%. Provides that the vendor discount
may not exceed $1,000 per vendor in any calendar year. Effective immediately.
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01133
Sen. Don Harmon and Neil Anderson
(Rep. Theresa Mah-Jonathan Carroll, Emanuel Chris Welch and Will Guzzardi)
225 ILCS 2/16 new
225 ILCS 2/110
Amends the Acupuncture Practice Act. Provides that no person licensed under the Act may hold himself or herself out as
being trained in Chinese herbology without proof of having a specified status or successful completion of a specified examination, with
a violation constituting a ground for disciplinary action. Makes conforming changes.
Aug 02 19 S Public Act . . . . . . . . . . . . . . . . . . . . . . . 101-0201
SB 01134 Sen. Don Harmon
(Rep. Monica Bristow-La Shawn K. Ford)
735 ILCS 5/15-1101 from Ch. 110, par. 15-1101
Amends the Code of Civil Procedure. Makes a technical change in a Section regarding the short title of the Article concerning mortgage foreclosures.
Senate Committee Amendment No. 1
Deletes reference to:
735 ILCS 5/15-1101
Adds reference to:
735 ILCS 5/15-1503 from Ch. 110, par. 15-1503
Replaces everything after the enacting clause. Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that if any defendant cannot be personally served with a summons and complaint but is served by publication, it is the duty of the plaintiff or his or her representative to mail to each defendant listed on the filed Affidavit for Service by Publication a copy of the published notice by first-class mail, addressed to each defendant whose place of residence is stated on the affidavit. Provides that an affidavit of the plaintiff or his or her representative stating that he or she has mailed the copy of the notice is evidence that he or she has done so.
Senate Floor Amendment No. 2
Deletes reference to:
735 ILCS 5/15-1101
Adds reference to:
735 ILCS 5/2-206 from Ch. 110, par. 2-206
Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that if, in any action brought under the Judicial Foreclosure Article, a plaintiff files an affidavit showing that the defendant resides outside of or has left the State, or on due inquiry cannot be found, or is concealed within the State so that process cannot be served upon him or her, and stating the place of residence of the defendant or that the place of residence of the defendant cannot be ascertained, the plaintiff shall cause publication to be made in some newspaper published in the county in which the action is pending or, under certain circumstances, in a newspaper published in an adjoining county. Provides that the plaintiff shall, within 10 days of the first publication of the notice, send a copy by mail, addressed to each defendant whose place of residence is stated in the affidavit.
House Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Provides that the clerk of the court (rather than the plaintiff) shall, within 10 days of the first publication of the notice, send a copy of the notice by mail to each defendant whose place of residence is stated in the affidavit. Makes a corresponding change.
Aug 23 19 S Public Act . . . . . . . . 101-0539
SB 01135
Sen. Don Harmon-Dave Syverson-Michael E. Hastings-Neil Anderson and Robert Peters
(Rep. Sara Feigenholtz-Tom Demmer)

210 ILCS 85/10.4 from Ch. 111 1/2, par. 151.4
225 ILCS 15/4.2
225 ILCS 15/4.3
225 ILCS 15/4.5
225 ILCS 15/7 from Ch. 111, par. 5357
225 ILCS 150/5
305 ILCS 5/5-5.25
305 ILCS 5/5-5.27 new

Amends the Hospital Licensing Act. Permits hospitals that admit patients for treatment of mental illness to grant medical staff privileges to licensed prescribing psychologists. Amends the Clinical Psychologist Licensing Act. Requires a psychologist applying for a prescribing psychologist license to have completed 30 psychology doctoral graduate credit hours and 31 credit hours in a Master of Science degree program. Provides that clinical rotation training requirements for prescribing psychologists shall be completed under the administrative supervision of a Director or other faculty member of a regionally approved University that provides training for the master's degree in clinical psychopharmacology. Requires the clinical rotation training to be housed in a healthcare setting and to meet certain academic standards. Provides that all prescriptions written by a prescribing psychologist must contain the prescribing psychologist's name and signature. Provides that physicians may provide collaboration and consultation with prescribing psychologists via telehealth. Permits persons who have 5 years of experience as a prescribing psychologist in another state or at a federal medical facility to apply for an Illinois prescribing psychologist license by endorsement. Makes changes to the Clinical Psychologists Licensing and Disciplinary Board. Amends the Telehealth Act. Expands the definition of "health care professional" to include prescribing psychologists. Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to reimburse prescribing psychologists for behavioral health services provided via telehealth. Requires the Department to, by rule, establish rates to be paid for specified services provided by clinical psychologists and prescribing psychologists. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:

210 ILCS 85/10.4
Deletes reference to:

225 ILCS 15/4.5
Deletes reference to:

225 ILCS 15/7
Deletes reference to:

305 ILCS 5/5-5.25
Deletes reference to:

305 ILCS 5/5-5.27 new

Replaces everything after the enacting clause. Amends the Clinical Psychologist Licensing Act. Requires a psychologist applying for a prescribing psychologist license to have completed a full-time residency (rather than a practicum) of 14 months' supervised clinical training (removing a requirement of at least 36 credit hours). Adds medical centers, health care facilities located at federal and State prisons, patient-centered medical homes or family-centered medical homes, women's medical health centers, and Federally Qualified Health Centers as possible instructional settings for the residency. Adds specified clinical training standards to the residency requirements. In provisions regarding delegation of prescriptive authority, provides that all prescriptions written by a prescribing psychologist must contain the prescribing psychologist's name and signature. Amends the Telehealth Act. Expands the definition of "health care professional" to include prescribing psychologists. Effective immediately.

Senate Floor Amendment No. 2
In a provision concerning requirements for a psychologist applying for a prescribing psychologist license, removes a reference to a full-time residency and restores a reference to a full-time practicum. Makes conforming changes.

Jul 19 19 S Public Act . . . . . . . . 101-0084
SB 01136  Sen. Julie A. Morrison-Laura Ellman, Laura Fine, Laura M. Murphy, Steve Stadelman, Antonio Muñoz, Toi W. Hutchinson and Steven M. Landek
(Rep. Jonathan Carroll)
20 ILCS 405/405-122
Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that each State agency shall designate one or more persons with hiring responsibilities to annually attend a presentation provided by the Department of Central Management Services regarding programs created by the Department that were developed and implemented to increase the number of qualified employees with disabilities working in the State. Effective immediately.

House Committee Amendment No. 1
Adds language to the engrossed bill requiring the Department of Central Management Services to conduct the annual presentation.
Aug 23 19  S  Public Act . . . . . . . . 101-0540

SB 01137  Sen. Neil Anderson
750 ILCS 5/504 from Ch. 40, par. 504
Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that notwithstanding any other provision of law, federal veterans' disability benefits received by a party shall not be considered to be income of that party for purposes of any maintenance determination. Provides that the court may not require that a party use federal veterans' disability benefits to pay maintenance.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01138  Sen. Neil Anderson
220 ILCS 5/9-254 new
Amends the Public Utilities Act. Provides that a public utility providing electric service to less than 800,000 customers may not charge non-residential customers a rate from June through September that is more than 10% higher than the rate charged from October through May. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
(Rep. Monica Bristow-Nathan D. Reitz-Lance Yednock-Katie Stuart-Charles Meier, Tony McCombie, Dave Severin, Joyce Mason, Andrew S. Chesney, Daniel Swanson, Patrick Windhorst, Terri Bryant and Justin Slaughter)

720 ILCS 5/14-3
Amends the Criminal Code of 2012. Extends from January 1, 2020 to January 1, 2025, the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption. Effective immediately.

Senate Floor Amendment No. 2
Extends from January 1, 2020 to January 1, 2023, (in the introduced bill, January 1, 2025) the date of the inoperability of the eavesdropping exemption that provides with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense as defined in the exemption.

House Floor Amendment No. 2
Adds reference to:
   430 ILCS 65/4 from Ch. 38, par. 83-4
Adds reference to:
   430 ILCS 65/8 from Ch. 38, par. 83-8
Adds reference to:
   430 ILCS 66/50
Adds reference to:
   430 ILCS 68/5-5
Adds reference to:
   430 ILCS 68/5-25
Adds reference to:
   520 ILCS 5/3.4b new
Adds reference to:
   720 ILCS 5/24-2

Amends the Firearm Owners Identification Card Act. Provides that a person who is under 21 years of age may apply for a Firearm Owner's Identification Card without parental consent required if he or she is an active duty member of the United States Armed Forces. Amends the Firearm Concealed Carry Act. Provides that a concealed carry license shall be renewed for a period of 5 years from the date of expiration on the applicant's current license upon the applicant completing the necessary requirements under the Act. Amends the Firearm Dealer License Certification Act. Provides that "retail location" does not include the World Shooting and Recreational Complex. Provides that the provisions of the Act related to the certification of a license do not apply to transfers of firearms to a resident registered competitor or attendee or non-resident registered competitor or attendee by a licensed federal firearms dealer at a competitive shooting event held at the World Shooting and Recreational Complex that is sanctioned by a national governing body. Amends the Wildlife Code. Provides that a current or retired law enforcement officer authorized by law to possess a concealed firearm shall be exempt from the provisions of the Code prohibiting possession of those firearms. Amends the Criminal Code of 2012 to exempt current or retired law enforcement officers. Effective immediately.

Jul 12 19  S  Public Act . . . . . . . . 101-0080
SB 01140  Sen. Don Harmon  
(Rep. Michael J. Zalewski)  
10 ILCS 5/7-10.2 from Ch. 46, par. 7-10.2  
10 ILCS 5/7-17 from Ch. 46, par. 7-17  
10 ILCS 5/10-5.1 from Ch. 46, par. 10-5.1  
10 ILCS 5/16-3 from Ch. 46, par. 16-3  
Amends the Election Code. Provides that if a judicial candidate or candidate for State's Attorney has changed his or her name at any time after being admitted to practice law in Illinois and before the last day for filing the petition or certificate for that office, then the candidate's name on the petition or certificate must include a list of prior names and dates for each name change during that time period, and the petition or certificate must be accompanied by the candidate's affidavit stating the previous names and the date or dates each of those names was changed. Provides that failure to meet the requirements shall be grounds for denying certification of the candidate's name for the ballot or removing the candidate's name from the ballot. Effective immediately.  
Mar 26 19  H  Referred to Rules Committee  

SB 01141  Sen. Thomas Cullerton and John G. Mulroe  
20 ILCS 2705/2705-380 new  
415 ILCS 5/4 from Ch. 111 1/2, par. 1004  
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois and the Environmental Protection Act. Requires the Illinois Environmental Protection Agency, with the assistance of the Department of Transportation, to conduct a study describing the environmental and human health impacts caused by runways and air traffic at Chicago O'Hare International Airport. Requires the Agency, when conducting this study, to pay particular attention to the impact of air pollution, noise pollution, the emission of gases and fluids by aircraft, and similar factors on the quality of life, health, and property values of persons who live adjacent to the flight paths used by Chicago O'Hare International Airport. Requires the Agency, with the Department's assistance, to monitor noise levels experienced in 2020 and 2021. Requires the Department to assist with the study. Requires the Agency to deliver a written report of its findings to the General Assembly by no later than October 31, 2021. Effective immediately.  
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01142  Sen. Antonio Muñoz  
70 ILCS 810/1 from Ch. 96 1/2, par. 6401  
Amends the Cook County Forest Preserve District Act. Makes a technical change in a Section concerning the application of the Act.  
Feb 05 19  S  Referred to Assignments  

SB 01143  Sen. Brian W. Stewart, Antonio Muñoz and John G. Mulroe-Bill Cunningham  
20 ILCS 2610/9 from Ch. 121, par. 307.9  
Amends the State Police Act. Provides that preference for the hiring of a Department of State Police officer shall be given to the son, daughter, stepson, stepdaughter, grandson, granddaughter, brother, or sister of a law enforcement officer who was killed in the line of duty. Effective immediately.  
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01144  Sen. Antonio Muñoz  
40 ILCS 5/1-101.1 from Ch. 108 1/2, par. 1-101.1  
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.  
Feb 05 19  S  Referred to Assignments  

SB 01145  Sen. Julie A. Morrison  
20 ILCS 2305/2 from Ch. 111 1/2, par. 22  
740 ILCS 110/12 from Ch. 91 1/2, par. 812  
Amends the Department of Public Health Act and the Mental Health and Developmental Disabilities Confidentiality Act. Provides that the Department of Public Health may impose fines or sanctions upon a facility that fails to comply with reporting requirements related to determining whether a person is disqualified from gun ownership under specified statutes. Provides that the Department shall adopt rules to implement the provisions.  
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01146  
Sen. Linda Holmes

10 ILCS 5/13-1  
10 ILCS 5/13-2  
10 ILCS 5/14-1  
Amends the Election Code. Provides that, except for in a county with a population of at least 3,000,000 or where election judges are selected by election commissioners, an election authority may reduce the number of judges of election in each precinct from 5 to 3 for any election. Provides that in certain cities, villages, and incorporated towns with a board of election commissioners, the board shall select and choose no less than 3 (rather than choose 5) persons as judges of election for each precinct. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01147  
Sen. Linda Holmes-Jason Plummer

10 ILCS 5/11-2  
10 ILCS 5/11-3  
Amends the Election Code. Provides that each election precinct shall contain 1,200 voters (currently, 500 voters in counties, 600 voters in a municipality with a board of election commissioners and fewer than 500,000 inhabitants, or 400 voters in a municipality with a board of election commissioners and more than 500,000 inhabitants). Makes corresponding and other changes. In provisions concerning the county board of a county with less than 3,000,000 inhabitants, removes language providing that an election precinct with more than 600 voters may be divided. Provides that a county board may (rather than shall) at specified meetings, redivide, consolidate, or readjust (rather than redivide or readjust) election precincts to meet the 1,200 voters per precinct standard. In provisions concerning a municipality with a board of election commissioners, provides that a city with over 500,000 residents may (rather than shall) rearrange its precincts within 90 days of a presidential election or at any time when the number of votes cast exceeds 1,200 (rather than equals 600) to meet the 1,200 voters per precinct standard. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01148  

20 ILCS 1705/55.5 new
305 ILCS 5/5-5.4k new  
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall establish reimbursement rates that build toward livable wages for front-line personnel in residential and day programs and service coordination agencies serving persons with intellectual and developmental disabilities under the Act, including, but not limited to, intermediate care for the developmentally disabled facilities, medically complex for the developmentally disabled facilities, community-integrated living arrangements, community day services, employment, and other residential and day programs for persons with intellectual and developmental disabilities supported by State funds or funding under Title XIX of the federal Social Security Act. Provides that on or before July 1, 2019, the Department shall increase rates and reimbursements and on or before that date, direct support persons shall earn a base wage of not less than $5.25 per hour above the highest applicable federal, State, county, or municipal minimum wage, and on or before that date, other front-line personnel shall earn a commensurate wage. Provides that on or before July 1, 2021, the Department shall increase rates and reimbursements and on or before that date, direct support persons shall earn a base wage of not less than $6.75 per hour above the highest applicable federal, State, county, or municipal minimum Wage, and on or before July 1, 2021, other front-line personnel shall earn a commensurate wage. Amends the Illinois Public Aid Code to make conforming changes. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01149
Sen. John F. Curran-Suzy Glowiak Hilton
(Rep. Terra Costa Howard-Grant Wehrli-Kathleen Willis, Mark Batinick and David A. Welter)

75 ILCS 5/4-3.3 from Ch. 81, par. 4-3.3
75 ILCS 16/30-20

Amends the Illinois Local Library Act. Provides that a person is not eligible to be elected or serve as library trustee: unless he or she is a qualified elector of the local jurisdiction and has resided in it for at least one year at the time he or she files nomination papers or a declaration of intent to become a write-in candidate or is presented for appointment; or who, at the time of his or her appointment or filing of nomination papers or a declaration of intent to become a write-in candidate, is in arrears in the payment of property tax due to the library or has been convicted in any court in the United States of any infamous crime, bribery, perjury, or other felony. Amends the Public Library District Act of 1991 making conforming changes to the wording of the trustee eligibility requirements. Effective immediately.

House Committee Amendment No. 1
In the provisions adding eligibility requirements to be a library trustee in the Illinois Local Library Act, excludes: (1) nominees or trustees of the Chicago Public Library; and (2) library trustees currently serving on the effective date of the amendatory Act until the library trustee files nomination papers or a declaration of intent to become a write-in candidate or is presented for reappointment. In provisions regarding nomination of candidates in the Public Library District Act of 1991, provides that a person is not eligible to become a candidate for (rather than be elected) under specified circumstances. Provides that a person must be continuously reside in the library district at least one year preceding the day he or she executes a statement of candidacy (rather than has resided in the library district at least one year at the time he or she files nomination papers). Provides that a person is not eligible to serve who, at the time of his or her execution of a statement of candidacy (rather than filing of nomination papers), is in arrears in the payment of a tax or other indebtedness due to the library district or has been convicted of specified crimes. Removes language regarding applicability of changes to nomination of candidates made in the 100th General Assembly.

Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01150
Sen. Laura Fine-Robert Peters, Don Harmon, Ram Villivalam, Laura M. Murphy, Christopher Belt, David Koehler, Julie A. Morrison, Kimberly A. Lightford, Scott M. Bennett and Elgie R. Sims, Jr.

115 ILCS 5/2 from Ch. 48, par. 1702

Amends the Illinois Educational Labor Relations Act. Provides that the term “student” within the definition of ”educational employee” or ”employee” as used in the Act excludes (rather than includes) graduate students who are research assistants primarily performing duties that involve research, graduate assistants primarily performing duties that are pre-professional, graduate students who are teaching assistants primarily performing duties that involve the delivery and support of instruction, or any other graduate assistants. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01151
Sen. Julie A. Morrison

20 ILCS 415/1 from Ch. 127, par. 63b101

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

Feb 05 19 S Referred to Assignments

SB 01152
Sen. Laura M. Murphy

55 ILCS 5/5-43010
65 ILCS 5/1-2.1-2
65 ILCS 5/1-2.2-10

Amends the Counties Code and Illinois Municipal Code. Provides that a county or municipal administrative hearing unit or code hearing unit may adjudicate of a violation of a county (or a participating unit of local government) ordinance or municipal ordinance of specified offenses relating to distracted driving, red light violations, and violations caught on automated traffic law enforcement systems or similar local offenses. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01153  Sen. Laura M. Murphy
30 ILCS 500/20-7 new
Amends the Illinois Procurement Code. Provides that neither the State of Illinois nor an agency thereof shall enter into a contract, nor shall a contract be awarded, if there is not, prior to entering into such contract, an appropriation enacted for the funding of that contract. Provides that the State contract funding requirement applies to State contracts which may be entered into on or after the effective date of this amendatory Act.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01154  Sen. Laura M. Murphy
30 ILCS 708/31 new
Amends the Grant Accountability and Transparency Act. Provides that the Governor's Office of Management and Budget shall compile an annual budget implementation report. Provides that the report shall include the following information: (1) the total cost of each project; (2) detailed line items specified under guidelines issued by the Governor's Office of Management and Budget; and (3) a specified purpose for the project. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01155  Sen. Laura Ellman
415 ILCS 5/5 from Ch. 111 1/2, par. 1005
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the Pollution Control Board.
Feb 05 19  S  Referred to Assignments

SB 01156  Sen. Laura Ellman
35 ILCS 200/1-150
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "taxing district".
Feb 05 19  S  Referred to Assignments

SB 01157  Sen. Laura Ellman
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 05 19  S  Referred to Assignments

730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2
730 ILCS 5/3-12-2 from Ch. 38, par. 1003-12-2
730 ILCS 5/3-12-5 from Ch. 38, par. 1003-12-5
730 ILCS 5/3-7-6 rep.
735 ILCS 5/4-101 from Ch. 110, par. 4-101
Amends the Unified Code of Corrections. Repeals provision that committed persons shall be responsible to reimburse the Department of Corrections for the expenses incurred by their incarceration at a rate to be determined by the Department. Amends the Code of Civil Procedure to make conforming changes.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01159  Sen. Mattie Hunter and Omar Aquino
305 ILCS 5/5-5e
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that for dates of service from January 1, 2020 through December 31, 2020, rates or payments for home health visits shall be $91; for dates of service from January 1, 2021 through December 31, 2021, rates or payments for home health visits shall be $111; and for dates of service on and after January 1, 2022, rates or payments for home health visits shall be $131. Provides that for dates of service from January 1, 2020 through December 31, 2020, rates or payments for the certified nursing assistant component of the home health agency rate shall be $25; for dates of service from January 1, 2021 through December 31, 2021, rates or payments for the certified nursing assistant component of the home health agency rate shall be $30; and for dates of service on and after January 1, 2022, rates or payments for the certified nursing assistant component of the home health agency rate shall be $35. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01160  Sen. Steve Stadelman
35 ILCS 200/16-55
35 ILCS 200/16-182 new
Amends the Property Tax Code. Provides that, with respect to non-residential property, neither the board of review nor the Property Tax Appeal Board may consider comparable real property sales made subject to a private restriction or covenant in connection with the sale or rental of the property if that private restriction or covenant substantially impairs the use of the comparable property as compared to the property subject to assessment, or if that private restriction or covenant materially increases the likelihood of vacancy or inactivity on the property. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01161  Sen. Julie A. Morrison
20 ILCS 521/1
Amends the Foster Children's Bill of Rights Act. Makes a technical change in a Section concerning the short title.
Feb 05 19  S  Referred to Assignments

SB 01162  Sen. Ram Villivalam
35 ILCS 5/229 new
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01163  Sen. Ram Villivalam
5 ILCS 312/7-110 new
10 ILCS 5/29-12.5 new
Amends the Illinois Notary Public Act. Provides that any person who performs a notarial act concerning election nominating papers, petitions of objections to nominating papers, or certificates of withdrawal of candidacy, and is not otherwise authorized to perform notarial acts, shall, in addition to any penalties which may be imposed under the Act, also be in violation of the Election Code. Amends the Election Code. Provides that any person who performs unauthorized notarial acts concerning election nominating papers, petitions of objections to nominating papers, or certificates of withdrawal of candidacy in violation of the Illinois Notary Public Act, is also in violation of the Code, and shall be subject to a specified penalty.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01164  Sen. Ram Villivalam
225 ILCS 410/3-6  from Ch. 111, par. 1703-6
Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Provides that the Department of Financial and Professional Regulation shall, upon the request of an applicant, provide for the administration of any written examination in the Chinese, Korean, Spanish, or Vietnamese languages. Further provides that the Department shall adopt rules to ensure that the examinations are properly translated and that the examinations are consistent in terms of knowledge tested and difficulty. Provides that the Department is not required to administer a written examination in Chinese, Korean, Spanish, or Vietnamese if it determines that knowledge of the English language is a necessary qualification for the license that the applicant is seeking.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01165  Sen. Heather A. Steans and Mattie Hunter-Laura M. Murphy-Christopher Belt
(Rep. Robyn Gabel-Maurice A. West, II-Dave Severin, Justin Slaughter and Michael D. Unes)
110 ILCS 165/5
Amends the Behavioral Health Workforce Education Center Task Force Act. Provides that the Behavioral Health Education Center Task Force must recognize that the behavioral health workforce is comprised of a broad range of professions providing prevention, treatment, and rehabilitation services for mental health conditions and substance use disorders. Provides that to address workforce capacity issues that impact access to care, the Task Force must engage in extensive planning and data collection. Provides that because there is no central data repository that exists for Illinois' behavioral health workforce, the Task Force must identify a data set, which is a foundational step to analyzing and providing recommendations to the concepts presented in House Bill 5111, as introduced, of the 100th General Assembly. Requires the Task Force to submit its findings and recommendations to the General Assembly on or before December 31, 2019 (rather than on or before September 28, 2018). Effective immediately.
Aug 02 19  S  Public Act . . . . . . . . 101-0202
Amends the Civil Administrative Code of Illinois. Provides that, except as otherwise provided by law, no department shall deny an occupational or professional license based solely on the applicant's citizenship status or immigration status. Amends the Illinois Explosives Act to allow a person admitted for permanent residence to qualify for licensure. Amends the Illinois Plumbing License Law, the Water Well and Pump Installation Contractor's License Act, the Illinois Horse Meat Act, the Liquor Control Act of 1934, and the Safety Deposit License Act to remove references to United States citizenship as a prerequisite for licensure. Amends the Coal Mining Act to remove references to United States citizenship as a prerequisite and references to the ability to speak and understand the American Language. Makes other changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In the Illinois Explosives Act, allows a person lawfully admitted for permanent residence (rather than a person admitted for permanent residence) to qualify for licensure. In the Coal Mining Act, restores references to United States citizenship and adds references to persons lawfully admitted for permanent residence. Adds an immediate effective date.

Aug 23 19  S  Public Act . . . . . . . . . 101-0541
110 ILCS 947/65.105 new
Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to establish and administer an adult vocational community college scholarship program. Provides that beginning with the 2020-2021 academic year, the Commission shall, each year, receive and consider applications for scholarships to community colleges for people over the age of 30 who have been unemployed and are actively searching for employment and who can identify the specific training certificate, credential, or associate degree that he or she is seeking to obtain. Allows applicants to re-apply for the scholarship if they can demonstrate continual progress toward the desired certificate, credential, or degree. Provides that scholarships shall not exceed $2,000 per recipient per academic year. Allows the Commission to establish appropriate applications and forms. Requires the Commission to adopt all necessary and proper rules to implement the program.

Senate Committee Amendment No. 1
Adds reference to:
820 ILCS 405/1900
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change.
Amends the Unemployment Insurance Act to require the Director of Employment Security to make information available, upon request, to the Illinois Student Assistance Commission for the purpose of determining eligibility for the adult vocational community college scholarship program under the Higher Education Student Assistance Act.

Senate Floor Amendment No. 2
Provides that if funds appropriated for the adult vocational community college scholarship program are insufficient to provide grants to each eligible applicant, the Illinois Student Assistance Commission may prioritize the distribution of grants based on factors that include an applicant's financial need, duration of unemployment, prior level of educational attainment, or date of application.

Aug 09 19  S  Public Act . . . . . . . . . . . . . 101-0315
SB 01173  Sen. Laura Ellman
105 ILCS 435/1  from Ch. 122, par. 694
Amends the Vocational Education Act. Makes a technical change in a Section concerning accepting federal law.
Feb 05 19  S  Referred to Assignments

SB 01174  Sen. Laura Ellman
415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 05 19  S  Referred to Assignments

SB 01175  Sen. Ram Villivalam
755 ILCS 5/11-3  from Ch. 110 1/2, par. 11-3
Amends the Probate Act of 1975. Makes a technical change to a Section concerning guardians.
Feb 05 19  S  Referred to Assignments

SB 01176  Sen. Laura Ellman
70 ILCS 3605/1  from Ch. 111 2/3, par. 301
Amends the Metropolitan Transit Authority Act. Makes a technical change in a Section concerning the short title.
Feb 05 19  S  Referred to Assignments

SB 01177  Sen. Laura Ellman
405 ILCS 5/1-100  from Ch. 91 1/2, par. 1-100
Amends the Mental Health and Developmental Disabilities Code. Makes a technical change in a Section concerning the short title.
Feb 05 19  S  Referred to Assignments

SB 01178  Sen. Laura Ellman
60 ILCS 1/1-5
Amends the Township Code. Makes a technical change in a Section concerning the use of terms.
Feb 05 19  S  Referred to Assignments

SB 01179  Sen. Dan McConchie
55 ILCS 5/5-12001  from Ch. 34, par. 5-12001
Amends the Counties Code. Provides that counties may impose regulations, eliminate uses, buildings, or structures or require permits for parcels of land consisting of less than 20 acres being used for animal husbandry (other than equine activity) within or adjacent to residential zoning districts in counties with a population in excess of 675,000.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01180  Sen. Jil Tracy
20 ILCS 805/805-123 new
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Department of Natural Resources shall designate, in each State park and forest, native bee nesting habitat areas.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01181  Sen. Terry Link
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 05 19  S  Referred to Assignments

SB 01182  Sen. Terry Link
10 ILCS 5/1-1  from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.
Feb 05 19  S  Referred to Assignments
SB 01183
Sen. Antonio Muñoz, Laura M. Murphy, Rachelle Crowe and Julie A. Morrison-John G. Mulroe
625 ILCS 5/3-644
Amends the Illinois Vehicle Code. Provides that the Police Memorial Committee may use funds derived from the issuance of Police Memorial Committee license plates for the purpose of giving grants (in addition to scholarships) to spouses (in addition to children) of police officers killed in the line of duty. Effective immediately.
Aug 16 19 S Public Act . . . . . . . . . 101-0376
SB 01184
Sen. Laura Fine-Julie A. Morrison-Jacqueline Y. Collins
55 ILCS 5/5-1061.5 new
65 ILCS 5/11-30-8 from Ch. 24, par. 11-30-8
65 ILCS 5/11-80-24 new
Amends the Counties Code. Provides that the county board or board of county commissioners of a county may prohibit the sale of and the use of coal tar sealant product and high polycyclic aromatic hydrocarbon sealant product on any surface, except for highway structures, including, but not limited to, a driveway, parking area, playground, sidewalk, bike trail, or roadway within the county. Amends the Municipal Code making similar changes.
Senate Committee Amendment No. 1
Limits the provisions to Cook, DuPage, Lake, or McHenry counties and municipalities located within Cook, DuPage, Lake, or McHenry counties.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01185
Sen. Laura Fine
215 ILCS 106/5
Amends the Children's Health Insurance Program Act. Makes a technical change in a Section concerning the legislative intent of the Act.
Feb 05 19 S Referred to Assignments
SB 01186
New Act
Creates the Administration of Antibiotics to Food-Producing Animals Act. Provides that a medically important antibiotic may be administered to a food-producing animal only if prescribed by a veterinarian licensed under the Veterinary Medicine and Surgery Practice Act of 2004 who has visited the farm operation within the previous 6 months and only if deemed necessary for specified purposes. Provides that a producer may provide a medically important antibiotic to a food-producing animal only for the period necessary to accomplish the specified purposes. Provides that in that case, antibiotics should be used on the smallest number of animals and for the shortest time possible. Provides that a producer shall keep a record of the specific beginning and ending dates for the provision of an antibiotic. Provides that provisions concerning the administration of antibiotics to food-producing animals take effect on January 1, 2021. Requires a producer that operates a large concentrated animal feeding operation, as defined by the United States Environmental Protection Agency, to file an annual report containing specified information in a form and manner required by the Department of Public Health by rule. Provides that, except for the identities of individual producers, all information reported to the Department under the Act shall be public record, to be made available on the Department's website. Provides that the Department may take the actions necessary to prepare to implement the provisions of the Act in advance of the effective date of the other provisions of the Act. Provides that the Attorney General has the exclusive authority to enforce the Act, may issue a civil penalty up to $1,000 for a violation of the Act, and may seek an injunction to prevent a violation of the Act.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

New Act

Creates the Right to Shop Act. Requires a carrier offering a health plan to develop and implement a program that provides incentives for enrollees in a health plan who elect to receive a comparable health care service from a provider that collects less than the average in-network allowed amount paid by that carrier to a network provider for that comparable health care service. Provides how incentives may be calculated, distributed, and offered. Requires the carrier to file a description of the health care service incentive program with the Department of Insurance. Requires a carrier to establish an interactive mechanism on its website to enable an enrollee to request the estimated amount the carrier would pay to a network provider for a comparable health care service. Requires the Director of Central Management Services to conduct an analysis on the cost effectiveness of implementing an incentive-based program for current enrollees and retirees of the State group health benefits plan. Requires a program found to be cost effective to be implemented as part of the next open enrollment. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments


725 ILCS 5/Art. 104A heading new
725 ILCS 5/104A-1 new
725 ILCS 5/104A-2 new
725 ILCS 5/104A-3 new
725 ILCS 5/104A-4 new

Amends the Code of Criminal Procedure of 1963. Provides that a defendant charged with one or more misdemeanors and for whom a court has determined under the Code that a bona fide doubt of the defendant's fitness has been raised may be admitted into an unfit misdemeanant diversion program only upon the approval of the court. Provides that the court shall require an eligibility screening and an assessment of the defendant to determine whether the defendant may be able to receive mental health services under the Mental Health and Developmental Disabilities Code which shall reasonably assure her or his safety and that of the public and her or his continued participation in treatment. Provides that if, following this screening, the court determines that the defendant is appropriate for diversion, the criminal charges may be dismissed with or without prejudice. Provides that the misdemeanant diversion program may maintain or collaborate with mental health and substance use treatment providers necessary to provide a continuum of treatment options commensurate with the needs of the defendant and available resources. Makes other changes.

Senate Floor Amendment No. 1

Provides that following the eligibility screening, if the State and the defendant agree to the diversion and the court determines that the defendant is appropriate for diversion, the criminal charges may be dismissed with or without prejudice.

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

SB 01189  Sen. Linda Holmes-Iris Y. Martinez-Ram Villivalam, David Koehler-Christopher Belt, Omar Aquino, Kimberly A. Lightford, Michael E. Hastings, Don Harmon, Antonio Muñoz and Mattie Hunter

105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
105 ILCS 5/27-6 from Ch. 122, par. 27-6

Amends the School Code. Provides that an approved waiver from or modification to a physical education mandate may remain in effect for a period not to exceed 2 school years (rather than 5 school years like other mandate waivers) and may be renewed no more than 2 times upon application by an eligible applicant. Provides that an approved waiver from or modification to a physical education mandate may be changed within the 2-year period by the school board or regional superintendent of schools, whichever is applicable, following the procedure set forth in the Code for the initial waiver or modification request. Provides that a school board may determine the schedule or frequency of physical education courses, provided that an elementary school pupil engage in a course of physical education for a minimum of 150 minutes per week and a middle school, junior high school, or high school pupil engage in a course of physical education for a minimum of 225 minutes per week (rather than engage in a course of physical education for a minimum of 3 days per 5-day week). Provides that if a student non-attendance day is scheduled for a day that would otherwise include a physical education class or if the school building is not otherwise open to students on a day that would otherwise include a physical education class, a student is not required to make up the minutes from that class; defines “student non-attendance day”. Effective July 1, 2019.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01190  Sen. Terry Link-Dan McConchie and Jim Oberweis

235 ILCS 5/3-12
235 ILCS 5/5-1  from Ch. 43, par. 115
235 ILCS 5/11-1  from Ch. 43, par. 193
Amends the Liquor Control Act of 1934. Provides that a craft distiller may make sales and deliveries of up to 2,500 gallons of spirits to retail licensees per year. Provides that the aggregate amount of spirits sold to non-licensees and sold or delivered to retail licensees may not exceed 2,500 gallons. Provides that a craft distiller or a non-resident dealer who manufactures less than 100,000 gallons of distilled spirits per year may make application to the Illinois Liquor Control Commission for a self-distribution exemption. Provides requirements that a craft distiller or non-resident dealer who manufactures less than 100,000 gallons of distilled spirits per year must meet to be granted a self-distribution exemption. Provides that if any provision of the Act, or its application to any person or circumstance, is determined by a court of competent jurisdiction to be unconstitutional, the remaining provisions shall be construed in accordance with the intent of the General Assembly to further limit rather than expand commerce in alcoholic liquor. Makes other changes. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01191  Sen. Cristina Castro
(Rep. William Davis)
735 ILCS 5/21-103  from Ch. 110, par. 21-103
750 ILCS 5/413  from Ch. 40, par. 413
Amends the Code of Civil Procedure. Provides that a person who has received a judgment for dissolution of marriage or declaration of invalidity of marriage and wishes to change his or her name to resume the use of his or her former or maiden name is not required to provide notice by publication of the change of name. Makes conforming changes in the Illinois Marriage and Dissolution of Marriage Act and further provides that if a judgment contains a provision authorizing the person to resume the use of his or her former or maiden name, the person resuming the use of his or her former or maiden name is not required to file a petition for a change of name under the Code of Civil Procedure.
Aug 02 19  S  Public Act . . . . . . . 101-0203

SB 01192  Sen. Emil Jones, III
225 ILCS 325/2  from Ch. 111, par. 5202
Feb 06 19  S  Referred to Assignments

SB 01193  Sen. Laura Fine
50 ILCS 741/1
Amends the Regional Fire Protection Agency Act. Makes a technical change in a Section concerning the short title.
Feb 06 19  S  Referred to Assignments

SB 01194  Sen. Laura Fine
215 ILCS 5/1  from Ch. 73, par. 613
Feb 06 19  S  Referred to Assignments

SB 01195  Sen. Laura Fine
215 ILCS 5/1  from Ch. 73, par. 613
Feb 06 19  S  Referred to Assignments
SB 01196 Sen. Cristina Castro

New Act

30 ILCS 105/5.891 new

35 ILCS 5/507JJJ new


Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Election Code. Creates a new Article concerning audits. Requires that each election authority (i) conduct an election day audit of a random sample of 10% of votes cast and (ii) provide by contract or employment for the performance by one or more independent auditors of post-election parallel tabulations and audits. Provides for the scope of the audits and the resulting reports. Requires that optical scan technology and direct recording electronic voting systems meet certain federal and independent testing standards. Creates a voluntary tax checkoff for the Fund. With respect to early voting, requires that an election authority using only direct recording electronic voting systems have paper ballots available for voters wishing to use them. Amends the State Finance Act. Creates the Election Integrity Fund as a special fund in the State treasury. Provides that the amendatory Act may be referred to as the Illinois Election Integrity Act.

Mar 28 19    S    Rule 3-9(a) / Re-referred to Assignments
SB 01198    Sen. Laura M. Murphy, Scott M. Bennett and Jennifer Bertino-Tarrant

New Act

Creates the Music Therapy Licensing and Practice Act. Provides for licensure of music therapists by the Department of Financial and Professional Regulation. Establishes the powers and duties of the Department, including prescribing rules defining what constitutes an appropriate curriculum for music therapy, reviewing the qualifications of applicants for licenses, investigating alleged violations of the Act, conducting hearings on disciplinary and other matters, and establishing a schedule of fees for the administration and enforcement of the Act. Establishes qualifications for licensure as a music therapist. Provides that a music therapist shall collaborate with other professionals when applicable in providing music therapy services. Provides that licenses issued under the Act shall be renewed biennially. Establishes the Music Therapy Advisory Committee. Establishes the powers and duties of the advisory committee, including advising the Department on all matters pertaining to licensure, education, and continuing education requirements for music therapists. Establishes grounds for discipline of a license. Provides for civil and criminal penalties for violations of the Act. Creates provisions concerning formal hearings, including transcripts of proceedings, appointment of hearing officers, subpoenas and depositions, and rehearings. Provides for judicial review of all final administrative decisions of the Department. Preempts home rule. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01199    Sen. Laura M. Murphy-Jennifer Bertino-Tarrant, Elgie R. Sims, Jr., Rachelle Crowe, Mattie Hunter, Napoleon Harris, III-Jacqueline Y. Collins, Julie A. Morrison, Toi W. Hutchinson and Bill Cunningham

(Rep. Monica Bristow)

35 ILCS 200/15-169

Amends the Property Tax Code. Provides that a taxpayer who has been granted a homestead exemption for veterans with disabilities need not reapply if he or she has been found by the Department of Veterans' Affairs to be permanently and totally disabled. Provides when any change occurs in use or ownership of property that has been granted a homestead exemption for veterans with disabilities, the transferee shall notify the chief county assessment officer of the change in writing within 90 days. Provides that the chief county assessment officer shall ensure that, if the property ceases to qualify for the exemption as a result of the change in use or ownership, then the exemption shall be removed beginning with the next taxable year after the change occurs.

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
SB 01200

Sen. Dan McConchie and Laura M. Murphy

20 ILCS 2705/2705-210 was 20 ILCS 2705/49.15
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that, in order to further the prevention of accidents, the Department of Transportation shall conduct a traffic study following the occurrence of any accident involving a fatality that occurs on a State highway. Provides that the study shall include, but not be limited to, consideration of alternative geometric design improvements, traffic control devices, and any other improvements that the Department deems necessary. Provides that the Department shall make the results of the study available to the public on its website.

Senate Committee Amendment No. 1
Provides that the Department of Transportation shall conduct a traffic study following the occurrence of any accident involving a fatality that occurs at an intersection of a State highway (instead of "on a State highway").

Senate Committee Amendment No. 2
Provides that the Department of Transportation shall conduct a traffic study only after accidents involving a pedestrian fatality, rather than any fatality.

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 2705/2705-210
Adds reference to:
410 ILCS 445/15
Adds reference to:
410 ILCS 445/90
Adds reference to:
410 ILCS 450/15
Adds reference to:
625 ILCS 5/11-907.1
Adds reference to:
725 ILCS 5/106F-15
Adds reference to:
725 ILCS 5/106F-20
Adds reference to:
725 ILCS 5/106F-25 new

Dec 13 19 S Public Act . . . . . . 101-0606

SB 01201

Sen. Donald P. DeWitte

605 ILCS 5/5-701 from Ch. 121, par. 5-701
Amends the Illinois Highway Code. Makes a technical change in a Section concerning use of tax moneys.

Feb 06 19 S Referred to Assignments

SB 01202

Sen. Donald P. DeWitte

605 ILCS 5/2-201 from Ch. 121, par. 2-201
Amends the Illinois Highway Code. Makes a technical change in a Section concerning definitions.

Feb 06 19 S Referred to Assignments
SB 01203  Sen. Donald P. DeWitte
605 ILCS 5/5-701.3 from Ch. 121, par. 5-701.3
Feb 06 19  S  Referred to Assignments

SB 01204  Sen. Donald P. DeWitte
605 ILCS 5/5-701.2 from Ch. 121, par. 5-701.2
Amends the Illinois Highway Code. Makes a technical change in a Section concerning a county board's use of tax moneys.
Feb 06 19  S  Referred to Assignments

SB 01205  Sen. Donald P. DeWitte
605 ILCS 5/1-101 from Ch. 121, par. 1-101
Feb 06 19  S  Referred to Assignments

SB 01206  Sen. Donald P. DeWitte
625 ILCS 5/2-101 from Ch. 95 1/2, par. 2-101
Feb 06 19  S  Referred to Assignments

SB 01207  Sen. Donald P. DeWitte
625 ILCS 5/3-100 from Ch. 95 1/2, par. 3-100
Feb 06 19  S  Referred to Assignments

SB 01208  Sen. Donald P. DeWitte
625 ILCS 5/6-100 from Ch. 95 1/2, par. 6-100
Feb 06 19  S  Referred to Assignments

SB 01209  Sen. Donald P. DeWitte
625 ILCS 5/3-704.2
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning failure to satisfy fines for toll violations.
Feb 06 19  S  Referred to Assignments

SB 01210  Sen. Donald P. DeWitte
625 ILCS 5/11-500 from Ch. 95 1/2, par. 11-500
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning driving under the influence of alcohol or drugs.
Feb 06 19  S  Referred to Assignments

SB 01211  Sen. Kimberly A. Lightford
225 ILCS 2/20
Amends the Acupuncture Practice Act. Makes a technical change in a Section concerning activities exempt from the application of the Act.
Feb 06 19  S  Referred to Assignments
Legislative Information System
101st General Assembly
Synopsis of Introduced Bills
First year of General Assembly

SB 01212  Sen. Kimberly A. Lightford-Chuck Weaver-Jennifer Bertino-Tarrant, Emil Jones, III-Laura M. Murphy and Toi W. Hutchinson

New Act
110 ILCS 805/6-4.2

Creates the Course Equity Act. Defines terms. Requires the State Board of Education to establish a Course Equity Program in which any public or nonpublic school student in this State may enroll in a Course Equity Program course, provided that the student has completed all applicable prerequisite course requirements. Provides that the funding structure for Course Equity Program courses must maximize access to courses for low-income students and school districts by following a specified funding structure. Provides that the initial authorization of a Course Provider and courses shall be for a one-year period and the State Board may reauthorize a Course Provider for additional periods of up to 3 years. Provides that the initial authorization of a Course Provider requires the Board to establish a course review and approval process for Course Providers that may be implemented by the Board or an entity designated by the Board. Specifies qualifications for a course to be added to the Course Equity Catalog. Requires Course Providers to annually report to the Board; specifies report requirements. Provides for the Board's responsibilities and a school district's responsibilities. Allows for rulemaking by the Board. Amends the Public Community College Act to provide that, for purposes of enrollment in a dual credit course through the Course Equity Program, a student shall, for tuition purposes, be classified as a resident of a community college district if he or she meets the criteria to be deemed an Illinois resident under the Act. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
110 ILCS 805/6-4.2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that no school district may pass on the cost of the fee to enroll in a Course Equity Program course to a student if he or she is eligible for (i) Medicaid, (ii) the Children's Health Insurance Program under the Children's Health Insurance Program Act, (iii) the Temporary Assistance for Needy Families program, or (iv) the Supplemental Nutrition Assistance Program (rather than if the student qualifies to receive free or reduced-price lunch under the federal Richard B. Russell National School Lunch Act). Provides that a school district must recognize on an eligible funded student's transcript (rather than student's transcript) each Course Equity Program course completed by the student (rather than each completed course granted approval to be taken by the student). Removes a provision allowing a public community college to serve as a Course Equity Provider; makes a conforming change. Removes a provision requiring a school district to notify students and parents of the availability of Course Equity Program courses. Makes other changes. Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the School Code. Provides that, on and after September 1, 2019, all teacher evaluation ratings on record as "excellent", "proficient", or "needs improvement" are considered "effective" and all teacher evaluation ratings on record as "unsatisfactory" are considered "ineffective" for the purposes of the Employment of Teachers Article. Makes other changes concerning the waiver or modification of mandates; school report cards; license suspension or revocation; contractual continued service; removal or dismissal of teachers; an optional alternative evaluative dismissal process; evaluation plans; a local appeal process for ineffective ratings; rules; the appointment and promotion of teachers in Chicago; alternative procedures for teacher evaluation, remediation, and removal in Chicago; and the Open Meetings Act. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

- 105 ILCS 5/2-3.25g from Ch. 122, par. 2-3.25g
- 105 ILCS 5/10-17a from Ch. 122, par. 10-17a
- 105 ILCS 5/21B-75
- 105 ILCS 5/24-9.5 new
- 105 ILCS 5/24-11 from Ch. 122, par. 24-11
- 105 ILCS 5/24-12 from Ch. 122, par. 24-12
- 105 ILCS 5/24-16.5
- 105 ILCS 5/24A-4 from Ch. 122, par. 24A-4
- 105 ILCS 5/24A-5 from Ch. 122, par. 24A-5
- 105 ILCS 5/24A-5.5 new
- 105 ILCS 5/24A-7 from Ch. 122, par. 24A-7
- 105 ILCS 5/34-84 from Ch. 122, par. 34-84
- 105 ILCS 5/34-85c
SB 01213 (CONTINUED)

Replaces everything after the enacting clause. Amends the School Code. With regard to teacher evaluation ratings, provides that, beginning with the first school year following the effective date of the amendatory Act, each school district shall, in good faith cooperation with its teachers or, if applicable, through good faith bargaining with the exclusive bargaining representative of its teachers develop and implement an appeals process for “unsatisfactory” ratings that includes, but is not limited to, an assessment of the original rating by a panel of qualified evaluators agreed to by a joint committee that has the power to reevaluate and re-rate a teacher who appeals. Requires the joint committee to determine the criteria for successful appeals. Effective immediately.

Senate Floor Amendment No. 2

Adds a cross-reference. Makes grammatical changes.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.

Provides that the panel of qualified evaluators has the power to revoke the “unsatisfactory” rating it deems to be erroneous (rather than the power to reevaluate and re-rate a teacher who appeals). Provides that the issuance of a rating to replace an “unsatisfactory” rating must be determined through bargaining between the exclusive bargaining representative and the school district. Effective immediately.

Aug 27 19

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to ensure that those who draw blood from children and adults with intellectual and developmental disabilities are trained, at least once every 3 years, in the most current method of drawing blood from children and adults with developmental and intellectual disabilities. Requires that the training shall focus on drawing blood in a safe manner that is as comfortable as possible. Requires the Department to ensure that those facilities and providers review their training program at least once within each 3-year period to ensure that the training includes the most current methods available of drawing blood from children and adults with intellectual and developmental disabilities that is safe and comfortable for them and their families. Requires the Department to ensure that by July 1, 2020 all medical facilities are equipped to draw blood from children and adults with intellectual and developmental disabilities using finger-prick equipment, hemoglobin testing equipment, and all other related equipment that can be adapted to serve patients with intellectual and developmental disabilities.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall develop and make available training materials that ensure that all phlebotomists are trained in the most current methods of drawing blood from children and adults with intellectual and developmental disabilities. Provides that the materials shall conform to the best available practices used for drawing blood in a safe manner that is as comfortable as possible for the individual from whom blood is drawn and for the families, guardians, caretakers, or companions of the individual accompanying him or her while blood is drawn. Provides that the Department shall require the materials every 3 years to ensure that they conform with the best available practices. Provides that the Department shall ensure that health care providers and laboratories that employ a phlebotomist incorporate the training as part of a phlebotomist's initial employment training and as part of any ongoing training to maintain competencies and certifications as a phlebotomist. Defines "phlebotomist".

Aug 27 19

House Floor Amendment No. 1

Removes language requiring the Department to develop training materials.

House Floor Amendment No. 2

Defines "phlebotomist" as a person specifically trained to draw blood for diagnostic purposes in a health care setting (rather than a person who is certified to draw blood for diagnostic testing, transfusion, research, or blood donation). Exempts nonprofit blood banks or the affiliated laboratories of nonprofit blood banks from the provisions.
SB 01215

Sen. Thomas Cullerton, Laura Ellman-Julie A. Morrison, Jennifer Bertino-Tarrant and Laura M. Murphy-Toi W. Hutchinson
(Rep. Sam Yingling)

25 ILCS 5/3.2

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01216

Sen. Thomas Cullerton

5 ILCS 140/1.2
5 ILCS 140/11 from Ch. 116, par. 211
Amends the Freedom of Information Act. Provides that a public body that asserts that a record is exempt from disclosure has the burden of proving by clear and convincing evidence that release of the record would harm an interest protected by the asserted exemption. Removes the requirement that, before imposing specified civil penalties, the court find that a public body willfully and intentionally failed to comply with the Act or otherwise acted in bad faith. Provides that in assessing the civil penalty, the court shall consider in aggravation or mitigation, among other factors, whether the public body acted in bad faith and the extent to which the public body delayed the resolution of the request or lawsuit. Provides that, under specified circumstances, the court shall (rather than may) impose an additional penalty of up to $1,000 for each day the violation continues.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01217

Sen. Thomas Cullerton-Suzy Glowiak Hilton
(Rep. Diane Pappas-Terra Costa Howard-Kathleen Willis-Anne Stava-Murray, Karina Villa, Deb Conroy, Amy Grant and Grant Wehrli)

65 ILCS 5/8-3-14 from Ch. 24, par. 8-3-14
65 ILCS 5/8-3-14a
65 ILCS 5/8-3-14b new
65 ILCS 5/8-3-14c new
Amends the Illinois Municipal Code. Provides that not less than 75% of the amounts collected by a municipality within DuPage County pursuant to the municipal hotel operators' occupation tax and municipal hotel use tax shall be used to promote tourism within that municipality. Requires that the municipality that belong to a not-for-profit organization headquartered in DuPage County that is recognized by the Department of Commerce and Economic Opportunity as a certified local tourism and convention bureau entitled to receive State tourism grant funds. Provides that the remainder of the amounts collected may be used by the municipality for economic development or capital infrastructure. Repeals the provisions on January 1, 2021. Effectively immediately.

Senate Floor Amendment No. 1
Extends the repeal of provisions regarding a municipal hotel operators' and hotel use tax in DuPage County from January 1, 2021 to January 1, 2023.

Aug 02 19 S Public Act . . . . . . . . . . 101-0204

SB 01218

Sen. Melinda Bush-Julie A. Morrison-Terry Link
(Rep. Daniel Didech-Tom Weber-Rita Mayfield-Sam Yingling-Joyce Mason, Mary Edly-Allen, Bob Morgan, Jonathan Carroll, David McSweeney and Carol Ammons)

55 ILCS 5/2-1003 from Ch. 34, par. 2-1003
Amends the Counties Code. Provides that a chairman of a county board who is chosen by the board may be removed, with or without cause, upon a motion adopted by an affirmative vote of four-fifths of the board. Provides that upon adoption of a motion to remove the chairman: (i) the chairman position becomes vacant the and former chairman's compensation shall be prorated to the date the motion was approved; (ii) the vice-chairman immediately assumes the duties of chairman without chairman compensation; and (iii) a new chairman shall be elected at the next regularly scheduled county board meeting. Further provides that a chairman removed maintains his or her status as a member of the county board. Effective immediately.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee
SB 01219 Sen. Neil Anderson

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

Amends the Workers' Compensation Act. Provides that in the case of an employee who is a volunteer, paid-on-call, or part-time firefighter, emergency medical technician, or paramedic, compensation for temporary total incapacity shall commence on the day after the accident. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01220 Sen. Emil Jones, III

20 ILCS 3945/2 from Ch. 144, par. 2002

105 ILCS 5/24-6

105 ILCS 5/26-1 from Ch. 122, par. 26-1

215 ILCS 5/122-1 from Ch. 73, par. 734-1

225 ILCS 60/2 from Ch. 111, par. 4400-2

225 ILCS 60/7 from Ch. 111, par. 4400-7

225 ILCS 60/8 from Ch. 111, par. 4400-8

225 ILCS 60/9 from Ch. 111, par. 4400-9

225 ILCS 60/10 from Ch. 111, par. 4400-10

225 ILCS 60/11 from Ch. 111, par. 4400-11

225 ILCS 60/14 from Ch. 111, par. 4400-14

225 ILCS 60/15 from Ch. 111, par. 4400-15

225 ILCS 60/16 from Ch. 111, par. 4400-16

225 ILCS 60/17 from Ch. 111, par. 4400-17

225 ILCS 60/18 from Ch. 111, par. 4400-18

225 ILCS 60/19 from Ch. 111, par. 4400-19

225 ILCS 60/22 from Ch. 111, par. 4400-22

225 ILCS 60/24 from Ch. 111, par. 4400-24

225 ILCS 60/33 from Ch. 111, par. 4400-33

225 ILCS 60/34 from Ch. 111, par. 4400-34

225 ILCS 61/5

225 ILCS 63/25

225 ILCS 63/110

225 ILCS 90/1 from Ch. 111, par. 4251

710 ILCS 15/2 from Ch. 10, par. 202


Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01221
Sen. Emil Jones, III, Neil Anderson and Chuck Weaver
(Rep. Gregory Harris-Grant Wehrli and Justin Slaughter)

5 ILCS 80/4.39
5 ILCS 80/4.29 rep.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 80/4.39
Adds reference to:
5 ILCS 80/4.35
Adds reference to:
225 ILCS 60/21 from Ch. 111, par. 4400-21
Adds reference to:
225 ILCS 60/36 from Ch. 111, par. 4400-36
Adds reference to:
225 ILCS 60/38 from Ch. 111, par. 4400-38
Adds reference to:
225 ILCS 60/39 from Ch. 111, par. 4400-39
Adds reference to:
225 ILCS 60/40 from Ch. 111, par. 4400-40

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Medical Practice Act of 1987 from December 31, 2019 to January 1, 2025. Amends the Medical Practice Act of 1987. Removes obsolete language regarding certain transfers of money from the Illinois State Medical Disciplinary Fund to the Local Government Tax Fund. In provisions concerning disposition and collection of fees, removes language imposing fees for wall certificates and for the rosters of persons licensed as physicians. Provides that notice of certain proceedings before the Department of Financial and Professional Regulation or the Medical Disciplinary Board may be served by personal delivery, email to the respondent's email address of record, or mail to the respondent's address of record (rather than by personal delivery or by certified or registered mail). Provides that hearing officers may administer oaths at any hearing that the Medical Disciplinary Board or Department is authorized by law to conduct. Adds the report of the hearing officer and exhibits to the list of items that constitute the record of the proceedings for a hearing involving disciplinary action. Removes language requiring the Department to furnish a copy of the record to any person interested in the hearing and to provide the name and contact information for the certified shorthand reporter who transcribed the testimony. Requires the Disciplinary Board to serve to an accused person a written report of the Medical Disciplinary Board's findings and recommendations either personally or by mail or email (rather than personally or by registered or certified mail). Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
5 ILCS 80/4.35
Adds reference to:
5 ILCS 80/4.32

In provisions amending the Regulatory Sunset Act, provides for the repeal of the Medical Practice Act of 1987 on January 1, 2022 (rather than January 1, 2025). In provisions of the Medical Practice Act of 1987 requiring the Department to provide a certified shorthand reporter to take down the testimony and preserve a record of proceedings at hearings, specifies that those tasks be done in accordance with the applicable provisions of the Department of Professional Regulation Law of the Civil Administrative Code of Illinois.

Aug 09 19 S Public Act . . . . . . . . . . . . . 101-0316

SB 01222
Sen. John J. Cullerton-Don Harmon

625 ILCS 5/13C-10
Amends the Illinois Vehicle Code. Provides that if the Illinois Environmental Protection Agency operates a motor vehicle inspection station or contracts with one or more parties to operate an inspection station on its behalf, the Agency shall locate the station so that the owners of vehicles subject to inspection reside within 5 (rather than 12) miles of an official inspection station.
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01223  Sen. Laura M. Murphy-Laura Ellman
(Rep. Deb Conroy and Barbara Hernandez)

New Act

Creates the Local Government Inspector General Act. Provides that the purpose of the Act is to establish an independent entity to which allegations of incompetence, neglect of duty, malfeasance in office, corruption, or official misconduct involving units of local government, including their officers, employees, and agents, or elected or appointed local officials, may be reported and investigated with the assistance of the Attorney General. Creates the Local Government Ethics Commission and the Office of the Local Government Inspector General and provides that members of the Commission and the Inspector General shall be appointed by the Governor with the advice and consent of the Senate. Sets forth the procedures of investigating a complaint and the issuing of reports. Defines terms.

Senate Floor Amendment No. 3
Deletes reference to:
New Act
Adds reference to:
5 ILCS 430/1-5
Adds reference to:
5 ILCS 430/20-5
Adds reference to:
5 ILCS 430/20-10
Adds reference to:
5 ILCS 430/70-5

Replaces everything after the enacting clause. Amends the State Officials and Employees Ethics Act. Provides that the Executive Ethics Commission and the Executive Inspector General appointed by the Governor shall have jurisdiction over allegations of sexual harassment made by an elected official of a unit of local government against another elected official of a unit of local government if the unit of local government has not adopted a sexual harassment policy that includes an Inspector General with jurisdiction. Provides that any policy to prohibit sexual harassment adopted by a governmental entity shall be subject to the jurisdiction of the Executive Ethics Commission and the Executive Inspector General appointed by the Governor regarding sexual harassment allegations made by an elected official of a unit of local government against another elected official of a unit of local government if the unit of local government has not adopted a sexual harassment policy that includes an Inspector General with jurisdiction. Provides that the Executive Inspector General appointed by the Governor is not responsible for the training or implementation of sexual harassment policies adopted by units of local government. Provides that "ultimate jurisdictional authority" includes, among other entities, the governing board of units of local government for elected officials of a unit of local government over which the Executive Ethics Commission and the Executive Inspector General appointed by the Governor may have jurisdiction under the Act.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01224  Sen. Laura M. Murphy and Jennifer Bertino-Tarrant
65 ILCS 5/7-1-13 from Ch. 24, par. 7-1-13

Amends the Illinois Municipal Code. Provides that before a municipality may annex an area under 60 acres, the corporate authorities of the municipality must conduct at least 2 public hearings no less than 30 business days apart. Provides that during the first public hearing, the corporate authorities must provide persons interested in the annexation the opportunity to be heard. Provides that during the second or subsequent public hearing, the corporate authorities may adopt an ordinance annexing the area only if the municipality obtains consent to annex the area through a petition signed by: more than 50 percent of the registered voters of the area; and more than 50 percent of the owners of land in the area if the registered voters of the area do not own more than 50 percent of the land in the area. Provides that if the municipality cannot obtain consent it may file a petition in the circuit court in the county that the land is to be annexed requesting relief and that relief shall only be granted: (1) if no objections were filed with the municipality or circuit court; or (2) for existing public health and safety reasons that cannot be resolved without the annexation.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01225  Sen. Laura Fine
820 ILCS 85/1

Amends the Commission on Young Adult Employment Act. Makes a technical change in a Section concerning the short title.

Feb 06 19  S  Referred to Assignments
SB 01226
Sen. Linda Holmes-Jacqueline Y. Collins, Bill Cunningham, Paul Schimpf, Sue Rezin, Dale Fowler and Neil Anderson


30 ILCS 105/5.796
105 ILCS 5/27A-3
105 ILCS 5/27A-5
105 ILCS 5/27A-6.5
105 ILCS 5/27A-7.5
105 ILCS 5/27A-7.10
105 ILCS 5/27A-8
105 ILCS 5/27A-9
105 ILCS 5/27A-10.10
105 ILCS 5/27A-11
105 ILCS 5/27A-11.5
105 ILCS 5/27A-12

Amends the State Finance Act and the Charter Schools Law of the School Code. Provides that on July 1, 2020, the State Charter School Commission is abolished and the terms of all members end. Provides that all of the powers, duties, assets, liabilities, contracts, property, records, and pending business of the Commission are transferred to the State Board of Education on that date. Provides for transfer of authorization to a local school board or boards. Makes related changes. Removes the appeal process, and provides that final decisions of a local school board are subject to judicial review under the Administrative Review Law.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Removes a provision requiring a charter school whose authorization has been transferred to the State Board of Education to, as soon as practicable after July 1, 2020, seek transfer of authorization to a local school board or boards for the remainder of the charter school's current term. Provides that at the end of its charter term, a charter school may (rather than must) reapply to the board or boards for authorization. Removes provisions allowing a charter applicant to submit a charter school proposal to the State Board if a local school board fails to hold a public meeting to obtain information or vote on the proposal, fails to grant or deny the proposal, or votes to deny the proposal (including because of the complexities of joint administration with another school district). Provides that no local school board may arbitrarily or capriciously revoke or not renew a charter. Provides that, except for extenuating circumstances, if a local school board revokes or does not renew a charter, it must ensure that all students currently enrolled in the charter school are placed in schools that are higher performing than that charter school. Provides that in determining whether extenuating circumstances exist, a local school board must detail, by clear and convincing evidence, that factors unrelated to the charter school's accountability designation outweigh the charter school's academic performance.

House Committee Amendment No. 1

Deletes reference to:
105 ILCS 5/27A-3
Deletes reference to:
105 ILCS 5/27A-10.10
Deletes reference to:
105 ILCS 5/27A-11
Deletes reference to:
105 ILCS 5/27A-12
SB 01226 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.
Repeals the State Charter School Commission Fund on October 1, 2020 (rather than July 31, 2020). Provides that, beginning on July 1, 2020 through August 31, 2020, all money in the State Charter School Commission Fund shall be used by the State Board of Education for operational and administrative costs and, on September 1, 2020 (rather than July 1, 2020), in consultation with the State Board, the State Comptroller shall order transferred and the State Treasurer shall transfer all money in the State Charter School Commission Fund to the State Board of Education Special Purpose Trust Fund. Provides that, beginning on July 1, 2020, the State Board of Education may charge a charter school that it authorizes a fee not to exceed 3% of the revenue provided to the school to be used exclusively for covering the cost of authorizing activities; specifies what the authorizing activities may include. Provides that, beginning on the effective date of the amendatory Act, the Commission may not enter into or renew a contract, other than a charter renewal, that expires after July 1, 2020. Until July 1, 2020, allows the State Charter School Commission to hear an appeal on a local board's decision to not renew a charter. Allows the State Board of Education to reverse a local board's decision to revoke or, beginning on July 1, 2020, not renew a charter if certain conditions are met. Requires the State Board to appoint and utilize a hearing officer for those appeals. Provides that if a charter school fails to make payments toward administrative costs, the State Board may withhold State funds from that school until it has made all payments for those costs. Adds an immediate effective date.

Aug 23 19  S  Public Act . . . . . . . . . 101-0543

SB 01227  Sen. Jason A. Barickman

755 ILCS 5/1-4  from Ch. 110 1/2, par. 1-4
Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.

Feb 06 19  S  Referred to Assignments

SB 01228  Sen. Jason A. Barickman

430 ILCS 66/65
Amends the Firearm Concealed Carry Act. Provides that nothing in the Act prohibits a licensee from carrying a firearm into an Interstate highway rest area.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01229  Sen. Jason A. Barickman

625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100

Feb 06 19  S  Referred to Assignments

SB 01230  Sen. Rachelle Crowe

730 ILCS 5/3-6-3  from Ch. 38, par. 1003-6-3
Amends the Unified Code of Corrections. Provides that a prisoner serving a sentence for child pornography as described in specified provisions involving a film, videotape, or other moving depiction or when the child depicted is under the age of 13, shall receive no more than 4.5 days of sentence credit for each month of his or her sentence of imprisonment.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01231  Sen. Julie A. Morrison and Laura Fine-Jacqueline Y. Collins

New Act
Creates the Vegetative Buffer Act. Provides that all State property adjacent to a body of water must contain a vegetative buffer that at a minimum meets a 30-foot minimum width. Exempts State land if certain conditions are present. Defines “vegetative buffer”. Effective January 1, 2020.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01232  Sen. Heather A. Steans-Thomas Cullerton, Cristina Castro, Jennifer Bertino-Tarrant, Omar Aquino, Laura M.
Murphy-Ram Villivalam-Suzy Glowiak Hilton, Christopher Belt, Laura Ellman, Steve Stadelman, Ann Gillespie,
Toi W. Hutchinson, Julie A. Morrison, Linda Holmes, Steven M. Landek, William E. Brady and John F. Curran

35 ILCS 25/10
35 ILCS 25/25
35 ILCS 25/35
Amends the Small Business Job Creation Tax Credit Act. Provides that the Act applies for a second set of incentive periods
beginning on July 1, 2019 and ending on June 30, 2026. Provides that certain provisions concerning employees who had participated
as worker-trainees in the Put Illinois to Work Program during 2010 do not apply to the second set of incentive periods. Provides that
the term "basic wage" means not less than $15 per hour (currently, $10). Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01233  Sen. Heather A. Steans

5 ILCS 430/5-45
Amends the State Officials and Employees Ethics Act. Modifies provisions concerning procurement and revolving door
prohibitions to include specified persons involved in the fiscal administration of State contracts. Makes other changes concerning
persons subject to a specified revolving door prohibition. Effective immediately.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01234  Sen. Heather A. Steans

5 ILCS 430/20-5
Amends the State Officials and Employees Ethics Act. Expands the jurisdiction of the Executive Ethics Commission to
include vendors and others doing business with State agencies (currently, officers and employees of State agencies). Effective
immediately.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01235  Sen. Heather A. Steans

5 ILCS 430/20-95
Amends the State Officials and Employees Ethics Act. Allows for the disclosure of investigatory files and reports of the
Office of an Executive Inspector General to, among other exceptions, the head of a State agency affected by or involved in an
investigation. Effective immediately.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01236
Sen. Terry Link and Cristina Castro-Laura M. Murphy-Dan McConchie
(Rep. Sam Yingling-Joyce Mason-David A. Welter-Mark Batinick-David McSweeney, Daniel Didech, Martin J. Moylan, Jaime M. Andrade, Jr., Kathleen Willis, Bob Morgan, Jonathan Carroll, Barbara Hernandez and Grant Wehrli)

40 ILCS 5/7-137.1 from Ch. 108 1/2, par. 7-137.1
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that beginning on the effective date of the amendatory Act, a person who holds elective office as a member of a county board, notwithstanding whether he or she has not elected to participate in the Fund with respect to that office or has revoked his or her election to participate with respect to that office, shall be disqualified from receiving a retirement annuity until he or she no longer holds that elective office. Provides that the changes apply without regard to whether the person is in service on or after the effective date of the amendatory Act. Makes a conforming change.

Senate Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/7-137.1
Adds reference to:
55 ILCS 5/4-10005 new
Replaces everything after the enacting clause. Amends the Counties Code. Provides that a member of a county board shall not receive a salary or other compensation from the county if the member is receiving pension benefits from the Illinois Municipal Retirement Fund for the member's service as a county board member. Provides that if a member of the county board is receiving pension benefits from the Illinois Municipal Retirement Fund on the effective date of the amendatory Act, the member's salary and compensation shall be reduced to zero at the beginning of the member's next term. Effective immediately.

Senate Floor Amendment No. 2
Adds reference to:
50 ILCS 145/25 new
Amends the Local Government Officer Compensation Act. Provides an elected officer of a unit of local government shall not receive a salary or other compensation from the unit of local government if the member is receiving pension benefits from the Illinois Municipal Retirement Fund for the elected official's service in that same elected position. Provides that if an elected official is receiving pension benefits from the Illinois Municipal Retirement Fund on the effective date of the amendatory Act, the official's salary and compensation shall be reduced to zero at the beginning of the member's next term. Limits home rule powers.

House Committee Amendment No. 1
Adds reference to:
55 ILCS 5/2-1003 from Ch. 34, par. 2-1003
Adds reference to:
55 ILCS 5/5-3003 new
Adds reference to:
55 ILCS 5/6-31013 new
Adds reference to:
70 ILCS 805/8 from Ch. 96 1/2, par. 6315
Replaces everything after the enacting clause. Amends the Local Government Officer Compensation Act and Counties Code. Provides that an elected officer of a unit of local government, including county board members, shall not receive a salary or other compensation from the unit of local government if the member is receiving pension benefits from the Illinois Municipal Retirement Fund for the elected official's service in that same elected position and, if a current officer is receiving benefits, then reduces the official's salary and compensation to zero at the beginning of the official's next term. Limits home rule powers. Further amends the Counties Code. Provides that a chairman of a county board who is chosen by the board may be removed, for cause or without cause, upon a motion adopted by an affirmative vote of four-fifths of the board and the chairman removed maintains his or her status as a member of the county board. Includes procedures to replace the chairman. Provides that a vendor wishing to contract with a county for goods and services in an amount greater than $30,000 shall disclose to the county, prior to a county board's vote on the contract, any familial relationship between the vendor and specified county officials. Requires the county board to notify newly elected countywide officials elected in or after November 2016 of the option for an auditor to conduct a transitional audit at the county's expense (limiting home rule powers). Amends the Downstate Forest Preserve District Act. Provides for removal of officers of a forest preserve district board and procedures to replace the officers. Effective immediately.

House Floor Amendment No. 2
SB 01236 (CONTINUED)

Provides that a county may deny, suspend, or terminate the eligibility of a person, firm, corporation, association, agency, institution, or other legal entity to participate as a vendor of goods or services to the county if such vendor, for contracts greater than $30,000, fails to disclose to the county a familial relationship between a county elected official or county department director and specified individuals of the vendor. Defines "familial relationship". Provides that a contract greater than $30,000 may be approved or renewed by roll call vote of the county board following a recitation of the name of the county official and the nature of the familial relationship being disclosed. Requires the county board chairperson, county board president, or county executive (rather than the county clerk) to notify newly elected countywide officials elected of the option for an auditor to conduct a transitional audit no later than 10 days (rather than 5 days) after certification of the election results.

House Floor Amendment No. 3

Provides that if a county has adopted an ordinance or resolution effective prior to January 1, 2019 that reduces compensation of elected county officials who are receiving pension benefits from the Illinois Municipal Retirement Fund for their service as elected officials of that county to an amount less than other elected county officials who are not receiving such pension benefits for their service as elected officials, then the provisions do not apply to that county.

Aug 23 19 S Public Act . . . . . . . . . 101-0544

SB 01237

Sen. Don Harmon

605 ILCS 5/9-113 from Ch. 121, par. 9-113

Amends the Illinois Highway Code. Provides that upon receipt of an application, consent to use a highway may be granted to any communications provider issued a certificate of public convenience and necessity from the Illinois Commerce Commission. Provides requirements (same as those under current law for a public utility) for communications provider use of a highway right-of-way if the highway authority does not have fee ownership of the property to be used. Defines "communications provider". Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01238

Sen. Laura Fine-David Koehler-Andy Manar, Laura M. Murphy-Elgie R. Sims, Jr., Bill Cunningham-Ram Villivalam, Laura Ellman, Omar Aquino and Jacqueline Y. Collins

305 ILCS 5/5-30.1

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires managed care organizations (MCOs) to publish, at least quarterly for the preceding quarter, on their websites: (1) the total number of claims received by the MCO; (2) the number and monetary amount of claims payments made to a service provider; (3) the dates of services rendered for the claims payments made under item (2); (4) the dates the claims were received by the MCO for the claims payments made under item (2); and (5) the dates on which claims payments under item (2) were released. Effective July 1, 2019.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01239

Sen. Julie A. Morrison, Emil Jones, III, Jacqueline Y. Collins, Suzy Glowiak Hilton, Laura M. Murphy and Toi W. Hutchinson

(Rep. Robyn Gabel-Tom Demmer, Kathleen Willis, Kelly M. Cassidy, Diane Pappas, Chris Miller, Dave Severin, Terri Bryant and Michelle Mussman)

325 ILCS 5/7 from Ch. 23, par. 2057

325 ILCS 5/7.3 from Ch. 23, par. 2057.3

Amends the Abused and Neglected Child Reporting Act. Provides that any report received by the Department of Children and Family Services alleging the abuse or neglect of a child by a person who is not the child's parent, a member of the child's immediate family, a person responsible for the child's welfare, an individual residing in the same home as the child, or a paramour of the child's parent shall immediately be referred to the appropriate local enforcement agency and State's Attorney for consideration of criminal investigation or other action.

House Floor Amendment No. 1

Removes language requiring the Department of Children and Family Services to refer to the State's Attorney any report alleging the abuse or neglect of a child by a person who is not the child's parent, a member of the child's immediate family, a person responsible for the child's welfare, an individual residing in the same home as the child, or a paramour of the child's parent.

Aug 26 19 S Public Act . . . . . . . . . 101-0583
SB 01240  Sen. Terry Link

New Act

30 ILCS 105/5.891 new
55 ILCS 5/5-1184 new
65 ILCS 5/11-42-17 new

Creates the Checkout Bag Tax Act. Imposes a tax of $0.07 on each checkout bag used by a customer at a retail establishment in the State. Provides that the term "checkout bag" means a single use plastic, paper, or compostable bag provided by a retail establishment at the checkout, cash register, point of sale, or other point of departure to a customer for the purpose of transporting goods out of the retail establishment. Sets forth certain exceptions. Provides that the proceeds from the tax shall be distributed as follows: (1) the retailer shall retain $0.02 per bag; (2) the wholesaler shall retain $0.02 per bag; and (3) $0.03 per bag shall be deposited into the Checkout Bag Tax Fund. Amends the State Finance Act to create the Checkout Bag Tax Fund. Provides that moneys in the Fund shall be remitted to counties and municipal joint action agencies. Amends the Counties Code and the Illinois Municipal Code to preempt certain actions by counties and municipalities concerning auxiliary containers or checkout bags.

May 31 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01241  Sen. Don Harmon

420 ILCS 5/1 from Ch. 111 1/2, par. 4301


Feb 06 19  S Referred to Assignments

SB 01242  Sen. Ann Gillespie

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Prohibits a licensee under the Act from knowingly carrying a firearm on or into any building, real property, or parking area of a polling place holding an election authorized under the Election Code.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01243  Sen. Laura Fine

New Act

Creates the Access to Basic Mental Health Information Act. Provides definitions for "mental health facility", "physician", and "recipient". Provides that specified individuals are entitled, upon request, to obtain certain information regarding a recipient in a mental health facility if the individual declares that he or she is involved in the recipient's care or paying for the recipient's care and the individual meets specified requirements. Provides that an individual requesting information must submit to the mental health facility specified information. Provides that a mental health facility is required to receive information relevant to the recipient's mental health treatment. Provides that if the recipient requests the mental health record from the mental health facility, any information that was tendered to the mental health facility under a promise of confidentiality may be withheld from the recipient if disclosure of the information would be reasonably likely to reveal the source of the mental health information. Provides that whenever access or modification is requested, the request, the grounds for its acceptance or denial, and any action taken thereon shall be noted in the recipient's record. Provides that a mental health facility and its employees or agents are not liable for any action under the Act unless the release was made deliberately or the release constituted gross negligence. Provides that nothing in the Act constitutes an infringement on an individual's right to obtain mental health records of the recipient if the individual has another right to the mental health records by law, regulation, or consent of the recipient. Provides that the Act shall be liberally construed to allow receipt of mental health information to individuals entitled to a recipient's information. Provides that the Act supersedes the Mental Health and Developmental Disabilities Code and any other law that would be viewed to limit the access of an individual to a recipient's mental health records to the extent necessary to give the Act full implementation.

Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments
SB 01244 Sen. Christopher Belt-Rachelle Crowe-Laura M. Murphy, Toi W. Hutchinson, Cristina Castro, Antonio Muñoz,
Elgie R. Sims, Jr.-Kimberly A. Lightford, Jennifer Bertino-Tarrant and Robert Peters
(Rep. LaToya Greenwood-Frances Ann Hurley-Camille Y. Lilly-Grant Wehrli-Debbie Meyers-Martin)

225 ILCS 411/5-20
225 ILCS 411/20-13 new
Amends the Cemetery Oversight Act. Provides that no cemetery authority shall charge a consumer an amount exceeding $500 for the placement of a headstone or memorial marker that is provided for a United States Veteran by the United States Government. Defines "placement". Makes related changes to provide that a cemetery authority claiming a partial exemption under the Act shall be required to comply with this requirement. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
225 ILCS 411/5-20
Deletes reference to:
225 ILCS 411/20-13 new
Adds reference to:
330 ILCS 110/1.1 from Ch. 21, par. 59a1
Replaces everything after the enacting clause. Amends the Veterans Burial Places Act. Provides that the Department of Veterans' Affairs shall pay an amount not to exceed $125 (rather than $100) to the next of kin or $100 to the cemetery official responsible for the cost of transporting and erecting a headstone or memorial. Effective immediately.

Senate Floor Amendment No. 2
Provides that the amount that may be paid to the cemetery official is $125 (rather than $100).

House Floor Amendment No. 1
Provides that the payment by the Department of Veterans' Affairs to the next of kin or cemetery official is subject to appropriation.

Aug 09 19 S Public Act . . . . . . . . 101-0317

SB 01245 Sen. Dave Syverson
5 ILCS 120/2 from Ch. 102, par. 42
Amends the Open Meetings Act. Provides that a public body may hold closed meetings to consider, among other subjects, deliberations or portions of deliberations for decisions of the Illinois Gaming Board in which specified information is discussed.
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01246  Sen. Dave Syverson-Terry Link
   (Rep. Charles Meier)

230 ILCS 40/1
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 1
Deletes reference to:
   230 ILCS 40/1
Adds reference to:
   230 ILCS 40/43 new
Adds reference to:
   230 ILCS 40/58
Adds reference to:
   230 ILCS 40/79.5 new

Replaces everything after the enacting clause. Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall provide written notice of an alleged violation of provisions concerning the use of a video terminal by a minor to establishments licensed to conduct video gaming within 15 days after the alleged occurrence of the violation. Provides that the Board shall establish a policy and standards for compliance operations to investigate whether an establishment licensed to conduct video gaming is permitting any person under the age of 21 years to use or play a video gaming terminal in violation of the Act or furnishing alcoholic liquor to persons under 21 years of age in violation of the Liquor Control Act of 1934. Requires the Board to adopt emergency and permanent rules concerning the policy and standards for compliance operations. Provides that an establishment licensed to conduct video gaming that is the subject of an enforcement action under these provisions and is found, pursuant to the enforcement action, to be in compliance with the Act shall be notified by the Board that no violation was found within 30 days after the finding. Effective immediately.

Aug 09 19  S  Public Act . . . . . . . 101-0318

SB 01247  Sen. Laura M. Murphy

415 ILCS 135/10
415 ILCS 135/40
415 ILCS 135/85

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that an active drycleaning facility that has previously received or is currently receiving reimbursement for the costs of a remedial action shall maintain continuous financial assurance for environmental liability coverage in the amount of at least $500,000 until the earlier of (i) January 1, 2030 (currently, January 1, 2020) or (ii) the date the Drycleaner Environmental Response Trust Fund Council determines the drycleaning facility is an inactive drycleaning facility. Extends the repeal date for specified fee and tax provisions of the Drycleaner Environmental Response Trust Fund Act to January 1, 2030 (currently, January 1, 2020). Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01248  Sen. Laura M. Murphy

35 ILCS 200/18-184.15 new

Amends the Property Tax Code. Provides that the county clerk shall abate 10% of the taxes imposed on qualified forest property that is part of a proposed new housing development. Provides that the owner of the property shall obtain approval from the Department of Natural Resources and shall submit a conservation plan and a new housing development plan to the Department of Natural Resources. Provides that "qualified forest property" means land of at least one acre that: (i) is at least 10% stocked by forest trees of any size; (ii) includes forest strips that are at least 120 feet wide; (iii) is managed in accordance with a conservation plan approved by the Department of Natural Resources; and (iv) is not developed for non-forest use as of January 1 of the first taxable year of the abatement. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01249  Sen. Laura M. Murphy-Jacqueline Y. Collins
(Rep. Michelle Mussman)
105 ILCS 5/2-3.176 new
105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new
Amends the School Code. Provides that, upon knowledge of an incident of sexual assault by a student against another student, a school district shall report the incident to the State Board of Education; defines "sexual assault". Provides that the State Board shall post on its website for each school year the total number of reported incidents statewide and in each school district. Provides that the State Board shall also report the data annually to the General Assembly no later than September 1 of each year.
May 10 19  H Rule 19(a) / Re-referred to Rules Committee

SB 01250  Sen. Laura M. Murphy-Julie A. Morrison, Elgie R. Sims, Jr.-Toi W. Hutchinson, Napoleon Harris, III and John G. Mulroe
105 ILCS 5/22-31 new
Amends the School Code. Requires a school district, public school, or nonpublic school to permit a student diagnosed with a pancreatic insufficiency to self-administer and self-manage his or her pancreatic enzyme replacement therapy if the parent or guardian of the student provides the school with written authorization for the self-administration or self-management and written authorization for the therapy from the student's physician, physician assistant, or advanced practice registered nurse; defines terms. Requires each school district or school to adopt an emergency care plan and develop an individualized health care plan for a student subject to the provision; specifies plan requirements. Provides that any disclosure of information under the provision shall not constitute a violation of the federal Health Insurance Portability and Accountability Act of 1996 or any regulations promulgated under that Act. Provides that any records created under the provision must be maintained in a confidential manner consistent with the federal Health Insurance Portability and Accountability Act of 1996.
Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/22-31 new
Adds reference to:
105 ILCS 5/10-22.21b from Ch. 122, par. 10-22.21b
Adds reference to:
105 ILCS 5/34-18.61 new
Replaces everything after the enacting clause. Amends the School Code. Provides that, notwithstanding any other provision of law, a school district must allow any student with an asthma action plan, an Individual Health Care Action Plan, an Illinois Food Allergy Emergency Action Plan and Treatment Authorization Form, a plan pursuant to Section 504 of the federal Rehabilitation Act of 1973, or a plan pursuant to the federal Individuals with Disabilities Education Act to self-administer any medication required under those plans if the student's parent or guardian provides the school district with (i) written permission for the student to self-administer the medication and (ii) written authorization from the student's physician, physician assistant, or advanced practice registered nurse for the student to self-administer the medication. Requires a parent or guardian to also provide to the school district the prescription label for the medication, which must contain the name of the medication, the prescribed dosage, and the time or times at which or the circumstances under which the medication is to be administered. Provides that each school district must adopt an emergency action plan for a student who self-administers medication; specifies the plan's requirements. Provides that a school district and its employees and agents shall incur no liability, except for willful and wanton conduct, as a result of any injury arising from the self-administration of medication by a student.
Aug 02 19  S Public Act . . . . . . . . . . . . . . . . . . . 101-0205

SB 01251  Sen. Ram Villivalam
305 ILCS 5/9A-11 from Ch. 23, par. 9A-11
Feb 06 19  S Referred to Assignments
SB 01252
Sen. Ram Villivalam
225 ILCS 10/2.09 from Ch. 23, par. 2212.09
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning day care centers.
Feb 06 19 S Referred to Assignments

SB 01253
Sen. Ram Villivalam
10 ILCS 5/19A-15
Amends the Election Code. Requires a permanent polling place for early voting to remain open beginning the 22nd day (rather than the 15th day) before an election. Makes changes to the hours a permanent polling place for early voting must remain open. Requires certain permanent polling places to be open a total of at least 16 hours (rather than 14 hours) on the final weekend during the early voting period. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01254
Sen. Michael E. Hastings-Patricia Van Pelt, Laura Ellman, Julie A. Morrison-Laura M. Murphy, Napoleon Harris, III-Antonio Muñoz, Suzy Glowiak Hilton and Neil Anderson (Rep. Debbie Meyers-Martin, Michael Halpin and Barbara Hernandez)
110 ILCS 947/40
Amends the Higher Education Student Assistance Act. With regard to the Illinois Veteran grant program, provides that, beginning with the 2019-2020 academic year, a veteran may transfer his or her benefits to a qualified dependent if certain conditions are met; defines "qualified dependent". Provides that a veteran may transfer benefits to multiple qualified dependents; however, the total number of credit hours of assistance transferred may not exceed 120 credit hours, and a veteran may transfer benefits to only one qualified dependent at a time. Effective July 1, 2019.
Senate Committee Amendment No. 1
Adds reference to:
105 ILCS 5/30-14.2 from Ch. 122, par. 30-14.2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Amends the Scholarships Article of the School Code. With regard to the MIA/POW Scholarship, provides that the definition of "eligible veteran or serviceperson" includes, among other requirements, a veteran or serviceperson who is a resident of Illinois at the time of application for the Scholarship and, at some point after leaving service, was a resident of Illinois for at least 15 consecutive years. Further amends the Illinois Veteran grant program under the Higher Education Student Assistance Act. Removes a provision providing that a person is a qualified applicant if he or she returned to this State within 6 months after leaving federal active duty service, or, if married to a person in continued military service stationed outside this State, returned to this State within 6 months after his or her spouse left service or was stationed within this State. Provides that a person is a qualified applicant if, despite not meeting other requirements, he or she is a resident of Illinois at the time of application to the Illinois Student Assistance Commission and, at some point after leaving federal active duty service, was a resident of Illinois for at least 15 consecutive years. Changes the definition of "qualified dependent" to include a spouse of a veteran of the United States Armed Forces who meets certain qualifications. Effective July 1, 2019.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee
SB 01256       Sen. Bill Cunningham

625 ILCS 5/11-1429
Amends the Illinois Vehicle Code. Provides that a person who operates a motor vehicle operating on diesel fuel in an affected area may not cause or allow the motor vehicle, when it is not in motion, to idle for more than a total of 10 minutes within any 60-minute period under any circumstances if the vehicle is within 200 feet of a residential area. Provides that if a person violates the provisions concerning excessive idling within 200 feet of a residential area, the law enforcement agency having jurisdiction over the residential area or the law enforcement agency having jurisdiction over the property on which the violation took place may enforce the provisions.

Senate Committee Amendment No. 3
Provides that provisions limiting diesel fuel idling are restricted to properties that offer paid parking services to vehicle owners, do not involve fuel dispensing, and are located within a county of over 3 million residents but outside of a municipality of over 2 million residents. Provides that the provisions do not apply to school buses, waste hauling vehicles, facilities operated by the Department of Transportation, or vehicles owned by a public utility and operated to power equipment necessary in the restoration, repair, modification, or installation of a utility service.

Senate Floor Amendment No. 4
Replaces everything after the enacting clause with the provisions of the introduced bill and Senate Amendment No. 1, and makes the following changes. Provides that the provisions regarding excessive idling apply to vehicles with a gross vehicle weight rating of 8,000 pounds or more. Exempts ambulances from the new provisions.

Aug 09 19  S  Public Act . . . . . . . . 101-0319

SB 01257       Sen. Toi W. Hutchinson-Don Harmon-Suzy Glogiak Hilton-Jennifer Bertino-Tarrant, Laura M. Murphy, Christopher Belt, Laura Ellman, Scott M. Bennett-Julie A. Morrison, Elgie R. Sims, Jr., Emil Jones, III, Jacqueline Y. Collins, Antonio Muñoz, Napoleon Harris, III and Bill Cunningham
(Rep. Michael J. Zalewski-Thaddeus Jones-Justin Slaughter, Terra Costa Howard, Mary Edly-Allen, Jonathan Carroll, Camille Y. Lilly, Celina Villanueva, Michelle Mussman and Diane Pappas)

35 ILCS 200/15-170
Amends the Property Tax Code. In a Section concerning the Senior Citizens Homestead Exemption, provides that in all counties (now, in counties with less than 3,000,000 inhabitants), the county board may by resolution provide that if a person has been granted a senior citizens homestead exemption, the person qualifying need not reapply for the exemption. Provides that the county recorder of deeds shall alert the assessor whenever the transfer of ownership of any property receiving a Senior Citizens Homestead Exemption has occurred. Provides that, if such a transfer occurs, the assessor shall remove the exemption and provide the new property owner with information concerning reapplication. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill and Senate Amendment No. 1, and makes the following changes. Provides that the provisions regarding excessive idling apply to vehicles with a gross vehicle weight rating of 8,000 pounds or more. Exempts ambulances from the new provisions.

Aug 23 19  S  Public Act . . . . . . . . 101-0545
SB 01258  Sen. Bill Cunningham-Rachelle Crowe and Mattie Hunter  

210 ILCS 50/3.233 new  
30 ILCS 805/8.43 new  
Amends the Emergency Medical Services (EMS) Systems Act. Provides that covered vehicle service provider personnel who treat and either release or transport to a health care facility an individual experiencing a suspected or an actual opioid overdose shall document in the patient's care report the date and time of the overdose, the location in latitude and longitude where the overdose victim was initially encountered, whether one or more doses of an opioid overdose reversal drug was administered, and whether the overdose was fatal or nonfatal when the overdose victim was initially encountered and during the transportation of the victim to a health care facility. Provides that a covered vehicle service provider shall also provide the information to a specified mapping application. Provides that the information documented by a covered vehicle service provider shall not be used in an opioid use-related criminal investigation or prosecution of the individual treated by the covered vehicle service provider personnel. Exempts from civil or criminal liability all covered vehicle service providers and covered vehicle service provider personnel who report the information in good faith. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.  
Aug 09 19  S  Public Act . . . . . . 101-0320  

SB 01259  Sen. Bill Cunningham  
20 ILCS 3855/1-1  
Feb 06 19  S  Referred to Assignments  

SB 01260  Sen. Bill Cunningham  
20 ILCS 3855/1-1  
Feb 06 19  S  Referred to Assignments  

SB 01261  Sen. Bill Cunningham  
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101  
Amends the Public Utilities Act. Makes a technical change in the short title Section.  
Feb 06 19  S  Referred to Assignments  

SB 01262  Sen. Bill Cunningham  
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101  
Amends the Public Utilities Act. Makes a technical change in the short title Section.  
Feb 06 19  S  Referred to Assignments  

SB 01263  Sen. Bill Cunningham  
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101  
Amends the Public Utilities Act. Makes a technical change in the short title Section.  
Feb 06 19  S  Referred to Assignments
SB 01264
Sen. Omar Aquino
(Rep. Robert Martwick)

765 ILCS 1026/15-1505 new
Amends the Revised Uniform Unclaimed Property Act. Provides that the Act does not apply to any annuity, pension, or benefit funds held in a fiduciary capacity by a retirement system. Provides that property assumed abandoned in an annuity, pension, or benefit fund held in a fiduciary capacity by a retirement system shall be reported by the retirement system to the administrator. Provides that no retirement system shall pay or deliver any annuity, pension, or benefit funds held in a fiduciary capacity to the administrator. Provides, with exceptions, that the provisions are retroactive to January 1, 2018.

House Floor Amendment No. 1
Adds reference to:
765 ILCS 1026/15-1506 new
Replaces everything after the enacting clause. Amends the Revised Uniform Unclaimed Property Act. Provides, with exceptions, that the Act does not apply to any annuity, pension, or benefit fund held in a fiduciary capacity by a retirement system, pension fund, or investment board created under any Article of the Illinois Pension Code. Provides that property presumed abandoned in an annuity, pension, or benefit fund shall be reported by the retirement system, pension fund, or investment board to the administrator. Provides that no retirement system, pension fund, or investment board shall pay or deliver any annuity, pension, or benefit fund to the administrator. Provides, with exceptions, that the provisions are retroactive to January 1, 2018. Provides that a retirement system, pension fund, or investment board does not need to engage in due diligence if: the property is no longer presumptively abandoned because an apparent owner responds or otherwise indicates interest in the property in response to the due diligence efforts; or the property has a value of less than $50. Provides that the administrator and each retirement system, pension fund, and investment board shall enter into an interagency agreement concerning the implementation of the compliance provisions.

Aug 23 19 S Public Act . . . . . . . . . 101-0546

SB 01265
Sen. Omar Aquino
(Rep. Robert Martwick)

40 ILCS 5/15-107 from Ch. 108 1/2, par. 15-107
40 ILCS 5/15-110 from Ch. 108 1/2, par. 15-110
40 ILCS 5/15-145 from Ch. 108 1/2, par. 15-145
Amends the State Universities Article of the Illinois Pension Code. In the definition of "employee", adds a reference to certain persons employed by the Department of Innovation and Technology. Provides that "basic compensation" includes the amount of any elective deferral to a deferred compensation plan established under the Article. In a provision concerning survivor's annuities, removes a reference to a person who has a disability that began prior to the date the child attained age 22 if the child was a full-time student. Effective immediately.

Aug 09 19 S Public Act . . . . . . . . . 101-0321

SB 01266
Sen. Omar Aquino

40 ILCS 5/17-127 from Ch. 108 1/2, par. 17-127
40 ILCS 5/17-142.1 from Ch. 108 1/2, par. 17-142.1
Amends the Chicago Teacher Article of the Illinois Pension Code. Beginning in 2020, requires (rather than allows) the Board of Trustees to pay to each recipient of a service retirement, disability retirement, or survivor's pension an amount to be determined by the Board, which shall represent partial or complete reimbursement (rather than partial) for the cost of the recipient's health insurance coverage. Provides that beginning in 2020, the total amount of payments for each year shall equal $65,000,000 plus any amount that was authorized or required to be paid in the preceding year but was not actually paid by the Board, including any interest earned thereon. Makes conforming changes. Effective immediately.

Feb 06 19 S Referred to Assignments

SB 01267
Sen. Ram Villivalam

10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01268  Sen. Ram Villivalam
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
Feb 06 19  S  Referred to Assignments

SB 01269  Sen. Ram Villivalam
105 ILCS 5/11E-15
Amends the School Code. Makes a technical change in a Section concerning the conversion and formation of school districts.
Feb 06 19  S  Referred to Assignments

SB 01270  Sen. Robert Peters-Jacqueline Y. Collins, Laura Fine-Iris Y. Martinez, Kimberly A. Lightford and Heather A. Steans-Christopher Belt
225 ILCS 320/35.5
Amends the Illinois Plumbing License Law. Provides that each park district, municipal park and recreation agency, or special recreation agency shall test each source of potable water in a park that serves children under 6 years old for lead contamination. Provides requirements for testing and notification. Provides requirements for requests seeking waiver of testing. Provides that the owner or operator of a community water system may agree to pay for the cost of the laboratory analysis of the test samples.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01271  Sen. Dave Syverson
50 ILCS 510/0.01 from Ch. 85, par. 6400
Amends the Local Government Professional Services Selection Act. Makes a technical change in a Section concerning the short title.
Feb 06 19  S  Referred to Assignments

SB 01272  Sen. Sue Rezin  (Rep. David A. Welter)
105 ILCS 5/14-1.09b
Amends the Children with Disabilities Article of the School Code. Provides that if a speech-language pathologist holds a regular State license as a speech-language pathologist, he or she does not need to meet other requirements to be issued a Professional Educator License with a school support personnel endorsement for non-teaching speech-language pathologist. Also changes outdated references regarding certification rather than licensure. Effective immediately.
Jun 28 19  H  Rule 19(a) / Re-referred to Rules Committee

70 ILCS 1205/10-7 from Ch. 105, par. 10-7
Amends the Park District Code. Provides that real estate, not subject to a covenant to hold and maintain the property for public park or recreational purposes or not otherwise conveyed and replaced as provided in specified provisions, may be conveyed to another unit of local government or school district if the park district board approves the sale to the unit of local government or school district by a four-fifths vote and: (i) the park district is situated wholly within the corporate limits of that unit of local government or school district; or (ii) the real estate is conveyed for a price not less than the appraised value of the real estate as determined by the average of 3 written MAI certified appraisals or by the average of 3 written certified appraisals of State certified or licensed real estate appraisers. Effective immediately.
Aug 09 19  S  Public Act . . . . . . . . . 101-0322

SB 01274  Sen. Steve Stadelman
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 07 19  S  Referred to Assignments

SB 01275  Sen. Steve Stadelman
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 07 19  S  Referred to Assignments
SB 01276  Sen. Steve Stadelman
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 07 19  S Referred to Assignments

SB 01277  Sen. Andy Manar
20 ILCS 2705/2705-1
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Feb 07 19  S Referred to Assignments

SB 01278  Sen. Andy Manar
35 ILCS 135/36 from Ch. 120, par. 453.66
Amends the Cigarette Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 07 19  S Referred to Assignments

SB 01279  Sen. Mattie Hunter
225 ILCS 100/2 from Ch. 111, par. 4802
Feb 07 19  S Referred to Assignments

SB 01280  Sen. Chuck Weaver
705 ILCS 405/5-710
Amends the Juvenile Court Act of 1987. Provides that a minor found to be guilty for reasons that include a violation of criminal damage to property, criminal damage to government supported property, and institutional vandalism shall be ordered to perform community service for not less than 30 and not more than 120 hours (removes “if community service is available in the jurisdiction”). Provides that the minor's sentence shall not be considered discharged until the cleanup and repair of the damage caused by the minor is complete.
Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments
SB 01281  Sen. Mattie Hunter
5 ILCS 420/4A-101 from Ch. 127, par. 604A-101
30 ILCS 5/3-1 from Ch. 15, par. 303-1
30 ILCS 105/8.25 from Ch. 127, par. 144.25
30 ILCS 105/8.25f from Ch. 127, par. 144.25f
30 ILCS 355/2 from Ch. 85, par. 1392
30 ILCS 750/1-3 from Ch. 127, par. 2701-3
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 130/29 from Ch. 120, par. 453.29
35 ILCS 145/3 from Ch. 120, par. 481b.33
35 ILCS 145/6 from Ch. 120, par. 481b.36
65 ILCS 5/8-3-13 from Ch. 24, par. 8-3-13
65 ILCS 5/8-3-14 from Ch. 24, par. 8-3-14
65 ILCS 5/8-3-14a from Ch. 24, par. 8-3-14
65 ILCS 5/11-74.3-6 from Ch. 85, par. 1221
70 ILCS 210/1 from Ch. 85, par. 1222
70 ILCS 210/2 from Ch. 85, par. 1223
70 ILCS 210/3 from Ch. 85, par. 1224
70 ILCS 210/5 from Ch. 85, par. 1225
70 ILCS 210/5.4 from Ch. 85, par. 1226
70 ILCS 210/10.3 new from Ch. 85, par. 1233
70 ILCS 210/13 from Ch. 85, par. 1233.1
70 ILCS 210/13.1 from Ch. 85, par. 1233.2
70 ILCS 210/14 from Ch. 85, par. 1234
70 ILCS 210/23.1 from Ch. 85, par. 1243.1
70 ILCS 210/24 from Ch. 85, par. 1244
70 ILCS 210/25.1 from Ch. 85, par. 1245.1
70 ILCS 210/25.4 from Ch. 85, par. 1245.2
70 ILCS 215/2 from Ch. 85, par. 1250.2
70 ILCS 215/3 from Ch. 85, par. 1250.3
70 ILCS 215/8 from Ch. 85, par. 1250.8
70 ILCS 508/40 from Ch. 85, par. 6158
70 ILCS 520/8 from Ch. 85, par. 7508
70 ILCS 525/2008 from Ch. 85, par. 7158
70 ILCS 530/8 from Ch. 85, par. 7458
70 ILCS 535/8 from Ch. 105, par. 327v6
70 ILCS 1560/1 from Ch. 105, par. 327v7
70 ILCS 1560/2 from Ch. 85, par. 6019
235 ILCS 5/6-15 from Ch. 43, par. 130
SB 01281 (CONTINUED)

735 ILCS 30/10-5-10  
was 735 ILCS 5/7-102
735 ILCS 30/15-5-15  
735 ILCS 30/20-5-5  
was 735 ILCS 5/7-103
735 ILCS 30/25-7-103.27  
was 735 ILCS 5/7-103.27

Amends the Metropolitan Pier and Exposition Authority Act. Changes the name of the Act and Authority to the Metropolitan Public Exposition Authority Act and the Metropolitan Public Exposition Authority. Provides that the Authority may enter into installment payments contracts or lease purchase agreements for specified purposes. Limits the applicability of provisions concerning persons engaged in the business of providing ground transportation and livery vehicles. Requires imposition of a $1 occupation tax on specified persons engaged in the business of providing a transportation network service in the metropolitan area at the McCormick Square campus or a commercial service airport. Increases specified bonding authority of the Authority from $2,850,000,000 to $3,450,000,000. Increases the minimum contract amount requiring a contract to be competitively bid or require a request for proposal. Makes other changes relating to minority-owned, women-owned, and veteran-owned businesses and contractors, contracts for professional services, and contracts entered into pursuant to the Governmental Joint Purchasing Act. Amends various Acts, Laws, and Codes making conforming changes concerning the Act's title and Authority's name. Amends the State Finance Act, Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act. Increases the amounts that may be deposited into the McCormick Place Expansion Project Fund through the year 2036 (currently, through 2032), allowing for increases each fiscal year thereafter that bonds are outstanding, but not after fiscal year 2070 (currently, 2060). Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01282  
Sen. Donald P. DeWitte

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm on any bus, train, or form of transportation paid for in whole or in part with public funds, and any building, real property, and parking area under the control of a public transportation facility paid for in whole or in part with public funds. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01283  
Sen. Chuck Weaver

625 ILCS 5/13-101  
from Ch. 95 1/2, par. 13-101

Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning vehicle safety tests.

Feb 07 19  S  Referred to Assignments

SB 01284  
Sen. Dan McConchie

720 ILCS 5/17-30.1 new

Amends the Criminal Code of 2012. Creates the offense of Caller ID spoofing. Provides that a person commits the offense when he or she, in connection with any telecommunications service or voice over Internet protocol (VoIP) service, knowingly causes any caller identification service to transmit misleading or inaccurate caller identification information with the intent to deceive, defraud, mislead, harass, cause emotional distress, or wrongfully obtain anything of value. Provides exemptions. Provides that a first offense is a Class B misdemeanor and a second or subsequent offense is a Class A misdemeanor.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01285  
Sen. Jil Tracy

50 ILCS 750/15.4  
from Ch. 134, par. 45.4

Amends the Emergency Telephone System Act. Provides that if a Joint Emergency Telephone System Board includes a county which was a part of a 9-1-1 Governing Board established in 1988, no more than 3 members of the county board shall be appointed to serve on the joint board with the remaining members being either elected officials or representatives from the 9-1-1 public safety agencies within the coverage area of the joint board.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
New Act

Creates the Regulatory Sunrise Review Act. Establishes a system to investigate and review the necessity of new State regulation over a previously unregulated profession or occupation. Provides a process to investigate what level of regulation is necessary in order to protect the public health, safety, or welfare. Provides that the General Assembly shall commence the process established by this Act to investigate and review the necessity of new State regulation over a previously unregulated profession by passage of a resolution. Requires that an applicant that proposes legislation to license a profession or occupation submit a petition for licensure on forms provided by the Department of Financial and Professional Regulation and pay a fee of $1,000 within 30 days after introduction of the proposed professional regulation legislation. Provides that the Department shall prepare a report within 12 months assessing the need for the proposed new licensure upon receipt of a complete petition and petition fee. Provides that the report shall be principally authored by persons with specified qualifications or by persons whose qualifications are substantially similar to specified qualifications. Provides that if the Department is unable to enter into a contract for preparation of the report for a sum not to exceed $1,000, the Department may seek and the General Assembly may approve an appropriation from the general revenue fund to supplement the $1,000 fee collected. Provides the various requirements, factors, criteria, and standards that must be included in a report. Provides that a report must be filed with the Secretary of State. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

Sen. Sue Rezin and Jason Plummer

(Rep. Emanuel Chris Welch-Blaine Wilhour-Dan Caulkins)

105 ILCS 5/10-21.4 from Ch. 122, par. 10-21.4

Amends the School Code. Provides that a school board shall, upon passage of a referendum after submission of a petition signed by no less than 5% of the school district's voters in the last consolidated election, or may, by resolution, enter into a joint agreement with other school boards to share the services of a superintendent or other administrator. Provides that any savings realized by sharing services must be divided equally between classroom needs and property tax relief. Provides that a school district wishing to withdraw from the joint agreement shall obtain from its school board a written resolution approving the withdrawal and shall present a petition for withdrawal to the member school districts within the timelines designated by the joint agreement if the school district entered into the joint agreement by resolution. Provides that a school district wishing to withdraw from the joint agreement shall submit to the voters of the district the question of whether the school district shall withdraw from the joint agreement if the school district entered into the joint agreement by a referendum vote (also provides for a referendum upon submission of a petition). Requires the State Board of Education to provide technical support as requested by the school districts or the regional office of education. Provides that shared administrator services may not alter an individual school board's authority to make decisions on behalf of a school district. Provides that if, within 6 months after passage of a referendum or adoption of a resolution, the school boards who are parties to the joint agreement are unable to reach an agreement on how they will share the services of a superintendent or other administrator, the regional office of education that has supervision and control of the school districts that are sharing services or, if more than one, the regional office of education that has supervision and control of the largest portion of the affected school districts must assist in the development of the joint agreement. Provides that a petition to enter into or withdraw from a joint agreement must be filed with the school board's secretary (rather than the applicable election authority or, in the case of multiple election authorities, with the State Board of Elections) no more than 92 days (rather than no more 10 months and no less 3 months) prior to the election at which the question is to be submitted to the voters. Makes conforming and other changes.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

Sen. Chuck Weaver and Jim Oberweis

105 ILCS 5/3-15.12 from Ch. 122, par. 3-15.12

Amends the School Code. Provides that Peoria Public School District 150 may contract with a third party to provide high school equivalency testing programs. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01289  
Sen. Jacqueline Y. Collins and Laura M. Murphy  
(Rep. Stephanie A. Kifowit)

15 ILCS 520/10 from Ch. 130, par. 29
15 ILCS 520/11 from Ch. 130, par. 30
15 ILCS 520/22.5 from Ch. 130, par. 41a

Amends the Deposit of State Moneys Act. Modifies a Section concerning agreements entered into by the State Treasurer with any bank or savings and loan association relating to the deposit of securities. Provides that such agreements may authorize the holding of securities in any bank or a depository trust company in the United States (rather than New York City). Adds to the classes of securities that the State Treasurer may accept as collateral for deposits not insured by an agency of the federal government. Adds to and modifies the investments in which the State Treasurer may in invest or reinvest on behalf of the State. Effective immediately.

Aug 02 19  S Public Act . . . . . . . . . 101-0206

SB 01290  

New Act
735 ILCS 5/9-106.3 new
765 ILCS 745/16 from Ch. 80, par. 216

Creates the Immigrant Tenant Protection Act. Defines terms. Provides that, with exceptions, a landlord shall not: (1) threaten to disclose or actually disclose information regarding or relating to the immigration or citizenship status of a tenant to any person, entity, or any immigration or law enforcement agency with the intent of harassing or intimidating the tenant, retaliating against the tenant for exercising his or her rights, or influencing the tenant to surrender possession; or (2) bring an action to recover possession of a dwelling unit based solely or in part on the immigration or citizenship status of a tenant. Provides that the Act does not enlarge or diminish a landlord's right to terminate a tenancy pursuant to existing State or local law; nor does the Act enlarge or diminish any ability of local government to regulate or enforce a prohibition against a landlord's harassment of a tenant. Provides that waiver of a right under the Act by a tenant is void as a matter of public policy. Provides remedies. Provides that in a civil action involving a tenant's or occupant's housing rights, no inquiry shall be permitted into the tenant's or occupant's immigration or citizenship status, with exceptions. Amends the Eviction Article of the Code of Civil Procedure. Provides that, subject to specified conditions, it is an affirmative defense to an eviction that a landlord engaged in conduct on the basis of immigration status of the tenant. Amends the Mobile Home Landlord and Tenant Rights Act. Provides that an eviction order may not be entered against a tenant as a reprisal for or on the basis of the tenant's immigration or citizenship status. Effective immediately.

Aug 21 19  S Public Act . . . . . . . 101-0439

SB 01291  
Sen. Julie A. Morrison-Laura Fine  
(Rep. Tom Demmer and Elizabeth Hernandez)

210 ILCS 5/6 from Ch. 111 1/2, par. 157-8.6

Amends the Ambulatory Surgical Treatment Center Act. Adds a provision allowing an applicant facility to receive a license if the physician, podiatric physician, or dentist that performs surgery at an applicant facility does not have surgery privileges with at least one Illinois hospital, so long as that physician, podiatric physician, or dentist is credentialed by the ambulatory surgical treatment center where the procedures are to be performed. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Ambulatory Surgical Treatment Center Act. Provides that a dentist may be privileged at an ambulatory surgical treatment center if it is determined that the patient under the care of the dentist requires sedation beyond the training that the dentist possesses. Provides that the determination of need for sedation shall be made by the medical director of the facility where the procedure is to be performed. Provides that a dentist performing a surgical procedure requiring sedation at a facility must either have admitting privileges at a nearby hospital where patients would receive care in the event of an emergency arising during a dental surgical procedure or have a memorandum of understanding with a physician who has admitting privileges at such a hospital. Effective immediately.

Aug 09 19  S Public Act . . . . . . . 101-0323
SB 01292  Sen. Antonio Muñoz
625 ILCS 5/2-101  from Ch. 95 1/2, par. 2-101
Feb 07 19  S  Referred to Assignments

SB 01293  Sen. Antonio Muñoz
625 ILCS 5/2-102  from Ch. 95 1/2, par. 2-102
Amends the Illinois Vehicle Code. Makes a technical change in a Section concerning the administration of the Code.
Feb 07 19  S  Referred to Assignments

SB 01294  Sen. Suzy Glowiak Hilton
(Rep. Terra Costa Howard)
720 ILCS 5/16-30
Amends the Criminal Code of 2012 concerning identity theft. Changes references in the offense from "personal identification information" to "personal identifying information".
Senate Floor Amendment No. 1
Makes conforming changes concerning personal identifying (rather than identification) information.
Aug 09 19  S  Public Act . . . . . . . 101-0324

SB 01295  Sen. Ann Gillespie
625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100
Feb 07 19  S  Referred to Assignments

SB 01296  Sen. Melinda Bush-Heather A. Steans and Laura Fine
50 ILCS 50/5
50 ILCS 50/20
50 ILCS 50/25
50 ILCS 50/45 new
50 ILCS 50/50 new
50 ILCS 50/55 new
Amends the Property Assessed Clean Energy Act. Makes changes adding residential property to the scope of the Act.
Modifies the requirements of a report needed to establish a PACE area and requirements before entering into an assessment contract.
For program administrators and contracts that finance residential properties of 4 or fewer units: provides for contractor oversight and training for residential properties inside PACE areas; prohibits specified soliciting, advertising, and direct or indirect cash payments or other things of value to property owners; requires a local unit of government and third-party program administrators to develop a disclosure form for homeowners and a right to cancel within 3 business days assessment contracts; and requires an oral confirmation call to property owners with specified minimum requirements for the call. Effective immediately.
Senate Committee Amendment No. 1
Provides that replacing lead pipes is an example of water use improvement. Provides that the local unit of government shall verify that the estimated economic benefit expected from the energy project during the financing period is equal to or greater than the cost of the project on residential real property before entering into an assessment contract with a record owner under a program.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

625 ILCS 5/11-208.6
Amends the Illinois Vehicle Code. Provides that 30 days after the effective date of the bill, the Department of Transportation shall conduct a study evaluating automated traffic law enforcement systems in this State. Provides that on or before December 31, 2019, the Department shall file a report with the General Assembly with the results from the study, including input from local law enforcement, and any recommendations the Department deems necessary. Effective immediately.
Nov 13 19  S  Placed on Calendar Order of 3rd Reading November 14, 2019
SB 01298  Sen. Ram Villivalam

30 ILCS 517/35 new

Amends the Procurement of Domestic Products Act. Provides that all motor vehicles purchased or leased for one year or more by a State agency, on or after the effective date of this amendatory Act, shall have a Vehicle Identification Number that begins with the number 1, the number 2, the number 4, or the number 5. Provides that nothing shall require a State agency to stop using any vehicle that exists in the State fleet of motor vehicles on the effective date of this amendatory Act.

Feb 07 19   S   Referred to Assignments

SB 01299  Sen. Antonio Muñoz

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

Amends the Intergovernmental Cooperation Act. Modifies the term "public agency" to include the Illinois Law Enforcement Alarm System and the Mutual Aid Box Alarm System. Effective immediately.

Mar 28 19   S   Rule 3-9(a) / Re-referred to Assignments
Amends the Cook County Article of the Illinois Pension Code. In a provision concerning employer contributions to the Fund, provides that the contributions may be taken from any revenue source, including, but not limited to, other tax revenue, proceeds of borrowings, or State or federal funds. Effective immediately.

House Floor Amendment No. 5
Deletes reference to:
40 ILCS 5/9-169
Adds reference to:
20 ILCS 3501/801-10
Adds reference to:
20 ILCS 3501/801-40
Adds reference to:
20 ILCS 3501/805-20
Adds reference to:
40 ILCS 5/1-101.6 new
Adds reference to:
40 ILCS 5/1-109.3
Adds reference to:
40 ILCS 5/1-113.12
Adds reference to:
40 ILCS 5/1-160
Adds reference to:
40 ILCS 5/1A-102
Adds reference to:
40 ILCS 5/1A-104
Adds reference to:
40 ILCS 5/1A-109
Adds reference to:
40 ILCS 5/1A-111
Adds reference to:
40 ILCS 5/1A-112
Adds reference to:
40 ILCS 5/1A-113
Adds reference to:
40 ILCS 5/3-111
from Ch. 108 1/2, par. 3-111
Adds reference to:
40 ILCS 5/3-112
from Ch. 108 1/2, par. 3-112
Adds reference to:
40 ILCS 5/3-124.3 new
Adds reference to:
40 ILCS 5/3-125
from Ch. 108 1/2, par. 3-125
Adds reference to:
40 ILCS 5/3-132
from Ch. 108 1/2, par. 3-132
Adds reference to:
40 ILCS 5/3-132.1 new
Adds reference to:
40 ILCS 5/4-109
from Ch. 108 1/2, par. 4-109
SB 01300 (CONTINUED)

Adds reference to:

40 ILCS 5/4-114 from Ch. 108 1/2, par. 4-114

Adds reference to:

40 ILCS 5/4-117.2 new from Ch. 108 1/2, par. 4-117.2

Adds reference to:

40 ILCS 5/4-118 from Ch. 108 1/2, par. 4-118

Adds reference to:

40 ILCS 5/4-123 from Ch. 108 1/2, par. 4-123

Adds reference to:

40 ILCS 5/4-123.2 new from Ch. 108 1/2, par. 4-123.2

Adds reference to:

40 ILCS 5/7-159 from Ch. 108 1/2, par. 7-159

Adds reference to:

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

Adds reference to:

40 ILCS 5/14-152.1 from Ch. 108 1/2, par. 14-152.1

Adds reference to:

40 ILCS 5/15-120 from Ch. 108 1/2, par. 15-120

Adds reference to:

40 ILCS 5/15-135 from Ch. 108 1/2, par. 15-135

Adds reference to:

40 ILCS 5/15-136 from Ch. 108 1/2, par. 15-136

Adds reference to:

40 ILCS 5/15-159 from Ch. 108 1/2, par. 15-159

Adds reference to:

40 ILCS 5/15-198 from Ch. 108 1/2, par. 15-198

Adds reference to:

40 ILCS 5/16-163 from Ch. 108 1/2, par. 16-163

Adds reference to:

40 ILCS 5/16-164 from Ch. 108 1/2, par. 16-164

Adds reference to:

40 ILCS 5/16-165 from Ch. 108 1/2, par. 16-165

Adds reference to:

40 ILCS 5/Art. 22B heading new

Adds reference to:

40 ILCS 5/22B-101 new

Adds reference to:

40 ILCS 5/22B-102 new

Adds reference to:

40 ILCS 5/22B-103 new

Adds reference to:

40 ILCS 5/22B-104 new

Adds reference to:

40 ILCS 5/22B-105 new

Adds reference to:

40 ILCS 5/22B-106 new

Adds reference to:

40 ILCS 5/22B-107 new
SB 01300 (CONTINUED)

Adds reference to:
- 40 ILCS 5/22B-108 new

Adds reference to:
- 40 ILCS 5/22B-112 new

Adds reference to:
- 40 ILCS 5/22B-113 new

Adds reference to:
- 40 ILCS 5/22B-114 new

Adds reference to:
- 40 ILCS 5/22B-115 new

Adds reference to:
- 40 ILCS 5/22B-116 new

Adds reference to:
- 40 ILCS 5/22B-117 new

Adds reference to:
- 40 ILCS 5/22B-118 new

Adds reference to:
- 40 ILCS 5/22B-119 new

Adds reference to:
- 40 ILCS 5/22B-120 new

Adds reference to:
- 40 ILCS 5/22B-121 new

Adds reference to:
- 40 ILCS 5/22B-122 new

Adds reference to:
- 40 ILCS 5/22B-123 new

Adds reference to:
- 40 ILCS 5/22B-124 new

Adds reference to:
- 40 ILCS 5/22B-125 new

Adds reference to:
- 40 ILCS 5/Art. 22C heading new

Adds reference to:
- 40 ILCS 5/22C-101 new

Adds reference to:
- 40 ILCS 5/22C-102 new

Adds reference to:
- 40 ILCS 5/22C-103 new

Adds reference to:
- 40 ILCS 5/22C-104 new

Adds reference to:
- 40 ILCS 5/22C-105 new

Adds reference to:
- 40 ILCS 5/22C-106 new

Adds reference to:
- 40 ILCS 5/22C-107 new

Adds reference to:
- 40 ILCS 5/22C-108 new
SB 01300 (CONTINUED)

Adds reference to:
   40 ILCS 5/22C-112 new
Adds reference to:
   40 ILCS 5/22C-113 new
Adds reference to:
   40 ILCS 5/22C-114 new
Adds reference to:
   40 ILCS 5/22C-115 new
Adds reference to:
   40 ILCS 5/22C-116 new
Adds reference to:
   40 ILCS 5/22C-117 new
Adds reference to:
   40 ILCS 5/22C-118 new
Adds reference to:
   40 ILCS 5/22C-119 new
Adds reference to:
   40 ILCS 5/22C-120 new
Adds reference to:
   40 ILCS 5/22C-121 new
Adds reference to:
   40 ILCS 5/22C-122 new
Adds reference to:
   40 ILCS 5/22C-123 new
Adds reference to:
   40 ILCS 5/22C-124 new
Adds reference to:
   40 ILCS 5/22C-125 new
Adds reference to:
   50 ILCS 145/25
Adds reference to:
   625 ILCS 5/2-115 from Ch. 95 1/2, par. 2-115
Adds reference to:
   30 ILCS 805/8.43
SB 01300 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Pension Code. Creates the Police Officers' Pension Investment Fund and the Firefighters' Pension Investment Fund. Provides for the transfer of the assets and investment authority of downstate police and downstate firefighter pension funds to the Police Officers' Pension Investment Fund and the Firefighters' Pension Investment Fund. Contains provisions concerning the composition of the board of the investment funds; powers and duties; reporting and recordkeeping; auditing of downstate police and downstate firefighter funds; management of investments; and rulemaking. Reduces the amount of training required for trustees under the Downstate Police and Downstate Firefighter Articles. Makes changes to the calculation of certain survivor's benefits for Tier 2 police and firefighters, the calculation of "final average salary" for Tier 2 police and firefighters, and to the limitation on salary applicable to Tier 2 police and firefighters. Makes conforming and other changes. In the Illinois Municipal Retirement Fund (IMRF) Article, authorizes certain surviving spouses of annuitants to re-establish rights to a surviving spouse annuity. In the State Employee Article, provides that the alternative retirement annuity provisions apply to a Tier 2 conservation police officer, investigator for the Secretary of State, Commerce Commission police officer, or arson investigator and authorizes those persons to establish up to 8 years of eligible creditable service for past service. Authorizes a State Policeman to elect to establish up to 5 years of eligible creditable service under the alternative retirement annuity formula for service as a full-time law enforcement officer outside of Illinois. In the State Universities Article: makes changes concerning the retirement age for certain Tier 2 members who have at least 20 years of service as a police officer or firefighter; and provides that the chairperson of the Board shall be appointed by the Governor from among the trustees (instead of the Chairperson of the Board of Higher Education acting as chairperson of the board of trustees). In the Downstate Teacher Article: adds a member of the board of trustees to be appointed by the Governor; adds a member of the board of trustees who is a teacher and elected by the contributing members; provides that the president of the board shall be appointed by the Governor from among the trustees (instead of the Superintendent of Education serving as president of the board); and provides that not more than 4 of the 5 active teachers elected to the Board of Trustees may be active members of the same statewide teacher organization. Amends the Illinois Finance Authority Act. Adds costs incurred in connection with the transition process to the definition of "public purpose project". Authorizes the Illinois Finance Authority to make loans to the Police Officers' Pension Investment Fund and the Firefighters' Pension Investment Fund. Makes other changes. Amends the Local Government Officer Compensation Act. Provides that language reducing an elected officer's compensation to zero if he or she is receiving specified pension benefits from the Illinois Municipal Retirement Fund does not apply to a unit of local government that has adopted a specified ordinance or resolution effective prior to January 1, 2019. Amends the Illinois Vehicle Code. Provides that a Capitol Police Investigator (instead of a Capitol Police Investigator who began employment on or after January 1, 2011) may not be retained in service after he or she has reached 65 years of age. Amends the State Mandates Act to require implementation without reimbursement. Effective January 1, 2020.

House Floor Amendment No. 6

Provides that the Police Officers' Pension Investment Fund (instead of a third party, including the Police Officers' Pension Investment Fund) shall not have the authority to control, alter, or modify, or the ability to review or intervene in, the proceedings or decisions of the fund. Provides that the Firefighters' Pension Investment Fund (instead of a third party, including the Firefighters' Pension Investment Fund) shall not have the authority to control, alter, or modify, or the ability to review or intervene in, the proceedings or decisions of the fund.

House Floor Amendment No. 7

In the State Employee Article of the Illinois Pension Code: provides that the alternative retirement annuity provisions apply to a Tier 2 investigator for the Department of Revenue or the Illinois Gaming Board and authorizes a Tier 2 investigator for the Department of Revenue or the Illinois Gaming Board to convert up to 8 years of certain service credit established before the effective date of the amendatory Act into eligible creditable service upon application and payment of a specified contribution.

Dec 18 19  S  Public Act . . . . . . . 101-0610

SB 01301  Sen. John J. Cullerton and Sue Rezin

220 ILCS 5/20-110

Amends the Retail Electric Competition Act of 2006 of the Public Utilities Act. Provides that any information in the report submitted by the Office of Retail Market Development on June 30 of each year involving price comparison between electric utilities, electric utilities providing service outside their service territories, or alternative retail electric suppliers shall also include the combined value of certain additional products and services offered by the competitive retail electricity market. Provides that the Illinois Commerce Commission may include other energy savings and marketing savings programs as they develop in the market.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01302  Sen. John J. Cullerton  
(Rep. Justin Slaughter)  
705 ILCS 405/5-410  
705 ILCS 405/5-415  
705 ILCS 405/5-420 new  
730 ILCS 110/15 from Ch. 38, par. 204-7  
Amends the Juvenile Court Act of 1987. Provides that on and after July 1, 2021, a detention screening instrument shall be used for referrals to all authorized juvenile detention facilities in this State prior to a judicial hearing. Provides a minor alleged to be a delinquent minor taken into temporary custody must be brought before a judicial officer within 48 hours (rather than 40 hours, excluding Saturdays, Sundays and court designated holidays). Provides that if an appearance is required of any minor taken and held in a place of custody or confinement operated by the State or any of its political subdivisions, including counties and municipalities, the chief judge of the circuit may permit by rule for the minor's personal appearance to be made by means of two-way audio-visual communication, including closed circuit television and computerized video conference, in the following proceedings: (1) the initial appearance before a judge; (2) a detention or shelter care hearing; or (3) any status hearing. Amends the Probation and Probation Officers Act. Provides that the Division of Probation Services of the Supreme Court shall adopt a statewide juvenile detention screening instrument that has been verified through evidence-based and data-based practices that is to be used by all authorized juvenile detention facilities. Makes other changes. Effective immediately.  
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

105 ILCS 5/2-3.176 new  
Amends the School Code. Requires the State Board of Education to create the Freshman Success pilot program. Provides that, subject to appropriation, the State Board must award grants to school districts to implement Freshman Success plans; specifies grant eligibility requirements. Provides that, on or before December 1, 2019 and on or before each December 1 thereafter, the State Board shall make grant applications available and issue a list of all school districts eligible to apply. Requires each grant applicant to describe its plan and how the grant funds will be allocated; provides for allowable grant uses. Provides that the State Board must review all submitted applications to determine if an applicant has developed a promising plan to increase on-track freshman rates and has demonstrated the leadership and capacity to implement its plan with the grant assistance. If so, provides that the State Board may award the applicant a grant of up to $100,000 per qualifying high school in the school district. Effective immediately.  
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01304  Sen. Michael E. Hastings  
720 ILCS 5/2-5.05 new  
720 ILCS 5/8-2 from Ch. 38, par. 8-2  
720 ILCS 5/21-1.05 new  
720 ILCS 5/21-8  
Amends the Criminal Code of 2012. Creates the offense of criminal damage to a critical infrastructure facility for a person who knowingly damages, destroys, vandalizes, defaces, or tampers with equipment in a critical infrastructure facility. Provides the penalty is a Class 1 felony punishable by a fine of $100,000, imprisonment, or both. Expands the offense of criminal trespass to a nuclear facility to include other critical infrastructure facilities. Provides the penalty is a Class 4 felony punishable by a fine of not less than $1,000, imprisonment, or both. Creates the offense of aggravated criminal trespass to a critical infrastructure facility for a person who commits a criminal trespass to a critical infrastructure facility with the intent to damage, destroy, vandalize, deface, or tamper with equipment of the facility, or impede or inhibit operations of the facility. Provides the penalty is a Class 3 felony punishable by a fine of not less than $10,000, imprisonment, or both. Provides that if a business, corporation, or organization is convicted of conspiracy to commit any of the offenses the entity shall, in addition to any other applicable penalty, be sentenced to a fine of not less than 10 times the minimum fine authorized for the offense. Provides a person may be liable in any civil action for money damages to the owner of the critical infrastructure facility for any damage to personal or real property of the facility resulting from any of the offenses, and that a person may also be liable to the owner for court costs and reasonable attorney's fees. Provides for exemptions. Defines "critical infrastructure facility".  
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01305  Sen. Dale A. Righter
30 ILCS 235/1 from Ch. 85, par. 901
Amends the Public Funds Investment Act. Makes a technical change in a Section concerning definitions.
Feb 07 19  S  Referred to Assignments

SB 01306  Sen. Chapin Rose
20 ILCS 863/25
Amends the Prairie Wind Trail Property Transfer Act. Provides that the Department of Natural Resources shall not accept any request to transfer portions of the Prairie Wind Trail after December 31, 2019. Provides that the Department may accept applications submitted on or after January 1, 2019, up to December 31, 2019. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01307  Sen. Chapin Rose
410 ILCS 513/31
410 ILCS 513/31.1
410 ILCS 513/31.2
410 ILCS 513/31.3
410 ILCS 513/31.5
410 ILCS 513/31.7
Amends the Genetic Information Privacy Act. In provisions concerning uses and disclosures for treatment, payment, health care operations, health oversight activities, and public health activities; uses and disclosures of information to a health information exchange; business associates; and establishment and disclosure of limited data sets and de-identified information, provides that various uses or disclosures of a patient's genetic information may not (rather than may) occur without the patient's consent. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01308  Sen. Chapin Rose
110 ILCS 305/105 new
Amends the University of Illinois Act. Provides that notwithstanding any other provisions of law, the University may form one or more limited liability companies to own any current or future intellectual property attributable to the University pursuant to the Limited Liability Company Act. Requires the University to maintain a 51% ownership interest in any limited liability company formed. Allows the intellectual property to be held as a tenancy in common with all entities that hold an ownership interest in the company. Requires the payment of distributions.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01309  Sen. Chapin Rose
110 ILCS 205/9.07a new
Amends the Board of Higher Education Act. Requires the Board of Higher Education to establish a uniform admission process online, which must be used at all public institutions of higher education beginning with the 2021-2022 academic year; sets forth what components this admission process must include. Effective July 1, 2019.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01310
Sen. Sue Rezin

20 ILCS 805/805-307 new
30 ILCS 105/5.891 new
Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Department of Natural Resources may implement an annual vehicle admission fee and daily access fee for entrance into Starved Rock State Park. Provides that the Department may implement a daily access fee to pedestrians and owners of vehicles who do not have a current annual vehicle sticker. Provides that the Department may establish a fee for individuals who use Starved Rock State Park without paying the annual vehicle admission fee or daily access fee. Creates the Starved Rock State Park Fund. Makes conforming changes to the State Finance Act. Effective January 1, 2020.

Senate Committee Amendment No. 1
Deletes reference to:
30 ILCS 105/5.891
Provides that the Department of Natural Resources may by rule implement a parking fee requirement for entrance into Starved Rock State Park. Provides that moneys collected shall be deposited into the State Parks Fund (rather than the Starved Rock State Park Fund) with 80% of the fees collected allocated for infrastructure purposes of Starved Rock State Park and 20% of the fees collected allocated for public safety of Starved Rock State Park. Makes conforming changes.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No. 1. Provides that any parking fee requirement for entrance into Starved Rock State Park shall not apply to residents of LaSalle County. Effective January 1, 2020.

Apr 11 19  S  Third Reading - Lost; 029-008-001

SB 01311
Sen. Jason Plummer

510 ILCS 70/3 from Ch. 8, par. 703
510 ILCS 70/3.01 from Ch. 8, par. 703.01
510 ILCS 70/3.02
510 ILCS 70/3.03
510 ILCS 70/3.03-1
Amends the Humane Care for Animals Act. Increases penalties of owner's duties, cruel treatment, aggravated cruelty, animal torture, and depiction of animal cruelty by one class.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01312
Sen. Jason Plummer

510 ILCS 70/7.2 new
720 ILCS 5/21-1 from Ch. 38, par. 21-1
720 ILCS 5/21-2 from Ch. 38, par. 21-2
Amends the Humane Care for Animals Act. Provides that a person is immune from civil liability for property damage to a locked vehicle when the damage results from forcible entry of the vehicle to remove a dog or cat from the vehicle if certain circumstances occur. Amends the Criminal Code of 2012. Provides that it is an affirmative defense from criminal damage to property or criminal trespass to vehicles if the entry or damage to the locked vehicle results from removing a dog or cat from the vehicle if certain circumstances occur. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01313 Sen. Cristina Castro
765 ILCS 1026/15-201
765 ILCS 1026/15-210
765 ILCS 1026/15-503
765 ILCS 1026/15-603
765 ILCS 1026/15-1002
765 ILCS 1026/15-1002.1
765 ILCS 1026/15-1004
765 ILCS 1026/15-1401
765 ILCS 1026/15-1402
Amends the Revised Uniform Unclaimed Property Act. Makes changes concerning the time and circumstances under which financial organization deposits are presumed abandoned. Provides that compensation held on a payroll card is reportable one year after the date of the last indication of interest in the property by the apparent owner, except if the payroll card becomes a demand deposit, then 3 years after the date of the last indication of interest in the property by the apparent owner. Provides that the administrator does not need to notify the Department of Revenue of the names or social security numbers of apparent owners of abandoned property if he or she reasonably believes that the Department of Revenue will be unable to provide information that would provide sufficient evidence to establish that the person in the Department of Revenue's records is the apparent owner of unclaimed property in the custody of the administrator. Provides that the State Treasurer shall examine a financial organization in compliance with the visitation standards established in the National Bank Act or the Federal Credit Union Act, if applicable. Provides that records obtained in examinations of State-regulated financial organizations are subject to the same provisions concerning use and confidentiality as records obtained in examinations of other persons. Makes other changes. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01314 Sen. John J. Cullerton
35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
Feb 07 19 S Referred to Assignments

SB 01315 Sen. Omar Aquino
40 ILCS 5/8-110 from Ch. 108 1/2, par. 8-110
40 ILCS 5/8-113 from Ch. 108 1/2, par. 8-113
40 ILCS 5/17-105.1
40 ILCS 5/17-106 from Ch. 108 1/2, par. 17-106
30 ILCS 805/8.43 new
Amends the Chicago Municipal and the Chicago Teachers Articles of the Illinois Pension Code. In the Chicago Municipal Article, includes in the definition of "employee" any person employed by a charter school or contract school operating pursuant to an agreement with the Chicago Board of Education who is not a licensed teacher or employed in a position requiring certification or licensure under the School Code, except persons contributing to any other public employee pension system in Illinois for the same employment. Adds charter schools and contract schools to the definition of "employer". In the Chicago Teachers Article, includes in the definition of "teacher" any educational, administrative, professional, or other staff employed in a contract school operating pursuant to an agreement with the Chicago Board of Education who is employed in a position requiring certification or licensure under the School Code. Includes in the definition of "employer", a contract school operating pursuant to an agreement with the Chicago Board of Education. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

325 ILCS 20/13.1 new
Amends the Early Intervention Services System Act. Provides that, for State fiscal years 2020 through 2022, the Department of Human Services shall increase reimbursement rates for early intervention services and related services by 3% each State fiscal year; except that, for State fiscal years 2020 through 2022, the Department of Human Services shall increase reimbursement rates for developmental therapy services by 6% each State fiscal year. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01317  Sen. Don Harmon  
(Rep. Camille Y. Lilly-Didech)  

215 ILCS 155/1  from Ch. 73, par. 1401
Amends the Title Insurance Act. Makes a technical change in a Section concerning the short title. 

Senate Committee Amendment No. 1
Deletes reference to:
215 ILCS 155/1
Adds reference to:
215 ILCS 155/3  from Ch. 73, par. 1403
Adds reference to:
215 ILCS 155/5  from Ch. 73, par. 1405
Adds reference to:
215 ILCS 155/12  from Ch. 73, par. 1412
Adds reference to:
215 ILCS 155/14  from Ch. 73, par. 1414
Adds reference to:
215 ILCS 155/14.1
Adds reference to:
215 ILCS 155/16  from Ch. 73, par. 1416
Adds reference to:
215 ILCS 155/18  from Ch. 73, par. 1418
Adds reference to:
215 ILCS 155/18.2 new
Adds reference to:
215 ILCS 155/21  from Ch. 73, par. 1421
Adds reference to:
215 ILCS 155/23  from Ch. 73, par. 1423
Adds reference to:
215 ILCS 155/19 rep.
Adds reference to:
215 ILCS 155/24 rep.
Adds reference to:
215 ILCS 155/25 rep.

Replaces everything after the enacting clause. Amends the Title Insurance Act. Provides that it is unlawful for any person, firm, partnership, association, corporation, or other legal entity to act as or hold itself out to be a title insurance agent unless first procuring from the Secretary of Financial and Professional Regulation a certificate of authority. Establishes fees for title insurance agents. Provides that every applicant for a certificate of authority that is a firm, partnership, association, corporation, or other legal entity shall designate and name at least one individual who (1) has a financial or other beneficial interest in the licensee and (2) is authorized by at least one title insurance company to determine insurability of title. Establishes requirements for the issuance of certificates of authority to title insurance agents. Changes provisions concerning criminal penalties and injunctive relief for violations. Effective immediately, except that the provisions concerning the filing of title insurance rates take effect September 1, 2020.

Senate Floor Amendment No. 2
Provides that the Secretary of Financial and Professional Regulation or the Secretary's authorized representative shall have power and authority to compel an independent escrowee's compliance with specified provisions of the Title Insurance Act. Requires every title insurance company and independent escrowee to file with the Secretary the specification of services and schedule of fees for each fee intended to be charged to the parties to a transaction pursuant to specified provisions of the Act. In provisions concerning regulatory action, makes changes in provisions concerning referrals. Makes various changes to correct grammatical and typographical errors.

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
SB 01318  Sen. Julie A. Morrison

215 ILCS 5/1  from Ch. 73, par. 613
Feb 07 19  S  Referred to Assignments

SB 01319  Sen. Ram Villivalam, Laura Fine, Julie A. Morrison, Robert Peters, Kimberly A. Lightford, Don Harmon and Terry Link-Emil Jones, III-Toi W. Hutchinson
(Rep. Theresa Mah-Camille Y. Lilly, Daniel Didech, Joyce Mason, Anna Moeller, Justin Slaughter, Elizabeth Hernandez, Diane Pappas, Terra Costa Howard and Anne Stava-Murray)

20 ILCS 105/3  from Ch. 23, par. 6103
20 ILCS 105/3.11 new
210 ILCS 9/97 new
Amends the Illinois Act on the Aging. Defines "greatest social need" for the purpose of a specified rule. Makes a conforming change. Amends the Assisted Living and Shared Housing Act. Prohibits unlawful discrimination by an owner, licensee, administrator, employee, or agent of an assisted living establishment of residents in assisted living establishments. Provides that unlawful discrimination does not include an action by an owner, licensee, administrator, employee, or agent that is required by the Act or rules adopted under the Act. Effective immediately.
Aug 09 19  S  Public Act . . . . . . . . 101-0325

SB 01320  Sen. Ram Villivalam

105 ILCS 5/1C-2
Amends the School Code. Makes a technical change in a Section concerning an early childhood education block grant.
Feb 13 19  S  Referred to Assignments
Amends the Illinois Public Aid Code. Requires the Department of Human Services to promote the availability of the Child Care Assistance Program. Provides that the target audience for the Department's promotion efforts must include all families with children under age 13, families eligible for child care assistance, and child care providers. Requires the Department to adopt any rules necessary to implement the provision.

House Floor Amendment No. 1
Deletes reference to:
305 ILCS 5/9A-11

Adds reference to:
20 ILCS 2205/2205-30

Adds reference to:
30 ILCS 500/20-25.1 new

Adds reference to:
205 ILCS 5/48.1 from Ch. 17, par. 360

Adds reference to:
205 ILCS 205/4013 from Ch. 17, par. 7304-13

Adds reference to:
205 ILCS 305/10 from Ch. 17, par. 4411

Adds reference to:
215 ILCS 106/7

Adds reference to:
215 ILCS 170/7

Adds reference to:
305 ILCS 5/5-4.1 from Ch. 23, par. 5-4.1

Adds reference to:
305 ILCS 5/5-5 from Ch. 23, par. 5-5

Adds reference to:
305 ILCS 5/5-5.07

Adds reference to:
305 ILCS 5/5-5.10 new

Adds reference to:
305 ILCS 5/5-5f

Adds reference to:
305 ILCS 5/5-30.1

Adds reference to:
305 ILCS 5/5-30.12 new

Adds reference to:
305 ILCS 5/5A-4 from Ch. 23, par. 5A-4

Adds reference to:
305 ILCS 5/11-5.1

Adds reference to:
305 ILCS 5/11-5.3

Adds reference to:
305 ILCS 5/11-5.4

Adds reference to:
305 ILCS 5/12-4.42
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Permits the Department of Healthcare and Family Services to require medical assistance recipients to pay a federally approved co-payment for services (rather than prohibiting co-payments for medical assistance services and generic drugs). Removes a provision requiring the Department to authorize nutritionists and certified diabetes educators to counsel senior diabetes patients at the patient's home. Requires the Department to confer with stakeholders to discuss the development of alternative value-based payment models that move away from fee-for-service and reward health outcomes and improved quality and provide flexibility in how providers meet the needs of the individuals they serve. Requires the Department to meet with mental health providers and other specified persons no later than July 1, 2019 to discuss the development of value-based payment models. Contains provisions concerning an extended period for claims submissions outside the standard filing requirements; a dispute resolution process; annual publications on the Department's website of each Medicaid managed care organization's (MCO's) calculated medical loss ratios; a MCO's liability effective date; updated provider directories from MCOs; operational guidelines to enhance and improve operation performance of the State's Medicaid managed care program; and health care information released to managed care organizations. Contains provisions concerning managed care claim rejection and denial management; pay stub information to verify eligibility for medical assistance; other acceptable information to verify continued eligibility for medical assistance; a review of the Medicaid redetermination process in order to identify changes that can increase the use of ex parte redetermination processing; reporting requirements; and audits for the State's Integrated Eligibility System; provisional eligibility for Medicaid long-term care services. Removes a provision concerning third party liability recoveries. Requires the Department of Healthcare and Family Services to implement, by October 1, 2019, a methodology effective for dates of service July 1, 2019 and later to reimburse hospitals for inpatient stays extended beyond medical necessity. Makes other changes. Amends the Department of Healthcare and Family Services Law of the Civil Administrative Code of Illinois. Extends the completion date for a study the Department of Healthcare and Family Services must complete on long-term care trends and other matters. Amends the Illinois Procurement Code. Requires the Chief Procurement Officer to work with the Department of Healthcare and Family Services to identify an appropriate method of source selection to execute a contract for technology that will analyze claim denials in the Medicaid managed care program. Amends the Illinois Banking Act and the Illinois Credit Union Act. Makes changes to provisions concerning the furnishing of financial records by a bank or credit union to determine a person's eligibility or continued eligibility for Medicaid long-term care benefits. Amends the Children's Health Insurance Program Act and the Covering ALL KIDS Health Insurance Act. Adds provisions concerning pay stubs and other acceptable information to determine a person's eligibility for the benefits provided under those Acts. Effective immediately.
SB 01322  Sen. Melinda Bush  
35 ILCS 5/101  from Ch. 120, par. 1-101  
Feb 07 19  S  Referred to Assignments

SB 01323  Sen. Melinda Bush  
40 ILCS 5/1-101.1  from Ch. 108 1/2, par. 1-101.1  
Amends the Illinois Pension Code. Makes a technical change in a Section concerning definitions.  
Feb 07 19  S  Referred to Assignments

SB 01324  Sen. Melinda Bush  
215 ILCS 5/1  from Ch. 73, par. 613  
Feb 07 19  S  Referred to Assignments

SB 01325  Sen. Melinda Bush  
405 ILCS 10/1  from Ch. 91 1/2, par. 121  
Amends the Uniform Act for the Extradition of Persons of Unsound Mind. Makes a technical change in a Section concerning the short title.  
Feb 07 19  S  Referred to Assignments

SB 01326  Sen. Laura M. Murphy  
30 ILCS 500/35-45 new  
Amends the Illinois Procurement Code. Provides that any contract entered into between a governmental entity and a contractor for the provision of professional or technical services in excess of $100,000 shall require a contractor to use software to verify that hours billed for work under the contract for services performed on a computer are legitimate. Provides that the contract shall specify that the governmental entity will not pay for hours worked on a computer, unless those hours are verifiable by the software or by data collected by the software. Provides for the required functions of the software to be used. Requires a contractor to store data collected by the software for 7 years, and to retrieve and make available that data to a governmental entity upon request. Provides that a contractor shall not charge the governmental entity, or an auditor of the entity, for access to or use of the work verification software, or for access to or retrievals of data collected by the software. Provides that the verification software shall be procured by the contractor from an independent entity. Provides that these provisions shall apply to all applicable contracts entered into on and after the effective date of this amendatory Act. Defines "governmental entity".  
Feb 07 19  S  Referred to Assignments

SB 01327  Sen. Laura M. Murphy  
305 ILCS 5/5-5.12  from Ch. 23, par. 5-5.12  
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that drugs prescribed to residents of the following facilities are not subject to prior approval as a result of the 4-prescription limit: long-term care facilities as defined in the Nursing Home Care Act; community-integrated living arrangements as defined in the Community-Integrated Living Arrangements Licensure and Certification Act; and supportive living facilities as defined in the Code.  
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01328  Sen. Linda Holmes  
35 ILCS 5/229 new  
35 ILCS 735/3-3  from Ch. 120, par. 2603-3  
Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to 1% of the expenses claimed by the taxpayer as a federal income tax deduction pursuant to Section 179 of the Internal Revenue Code for the tax year. Provides that the taxpayer may sell, assign, or transfer the credit. Provides that the maximum aggregate amount of credits awarded for those purposes may not exceed $30,000,000 in any calendar year. Amends the Uniform Penalty and Interest Act to provide that, if the amount of the credit is reduced because the claims for credit exceed the maximum aggregate amount of the credit, then no underpayment penalty or interest shall accrue on the additional tax so long as the additional tax is paid within 60 days after the notice of reduction. Effective immediately.  
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01329  Sen. Scott M. Bennett
625 ILCS 5/18c-4901 from Ch. 95 1/2, par. 18c-4901
Amends the Illinois Vehicle Code. Removes the requirement that a motor carrier of property, in addition to possessing proof
of continuous insurance or surety coverage in accordance with Commission regulations, have the proof on file with the Commission or
its agents.
Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01330  Sen. Cristina Castro
10 ILCS 5/9-1 from Ch. 46, par. 9-1
Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.
Feb 07 19  S Referred to Assignments

SB 01331  Sen. Cristina Castro
220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101
Amends the Public Utilities Act. Makes a technical change in the short title Section.
Feb 07 19  S Referred to Assignments

SB 01332  Sen. Cristina Castro-Iris Y. Martinez, Steve Stadelman-Andy Manar, Ram Villivalam, Jacqueline Y. Collins-Laura
Ellman, Elgie R. Sims, Jr., Kimberly A. Lightford-Toi W. Hutchinson, Steven Landek, Mattie Hunter, Ann
Gillespie, Melinda Bush, Robert Peters, Napoleon Harris, III, Antonio Muñoz, Scott M. Bennett, Linda Holmes and
Laura M. Murphy
Slaughter, Barbara Hernandez, Robyn Gabel, Stephanie A. Kifowit, Mike Murphy, Nicholas K. Smith, Mark L. Walker,
Theresa Mah, Frances Ann Hurley, Mary Edly-AIlen, William Davis, Diane Pappas, Aaron M. Ortiz, Daniel DiDech, Fred
Crespo, LaToya Greenwood, Deb Conroy, Jaime M. Andrade, Jr., Michael Halpin, Michelle Mussman, Lawrence Walsh, Jr.,
Emanuel Chris Welch, Ryan Spain, Natalie A. Manley and Mary E. Flowers)
15 ILCS 405/23.11 new
Amends the State Comptroller Act. Creates the Illinois Bank On Initiative to increase the use of Certified Financial Products
and reduce reliance on alternative financial products. Provides that the Illinois Bank On Initiative shall be administered by the
Comptroller, and the Comptroller shall be responsible for specified ongoing activities of the Initiative. Creates the Illinois Bank On
Initiative Commission and provides for membership of the Commission. Provides for requirements and duties of the Commission.
Requires the Comptroller and the Commission to annually prepare and make available on the Controller’s website a report concerning
the progress of the Illinois Bank On Initiative. Provides that the Comptroller may adopt rules necessary to implement provisions
Senate Floor Amendment No. 2
Modifies the membership requirements of the Illinois Bank On Initiative Commission. Modifies the definition of “Certified
Financial Product” and defines “financial institution”.
Aug 19 19  S Public Act . . . . . . . . . 101-0427

SB 01333  Sen. Chapin Rose-Julie A. Morrison, Laura Ellman, Napoleon Harris, III-Linda Holmes and Laura M. Murphy
305 ILCS 5/5-5 from Ch. 23, par. 5-5
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that continuous glucose monitors shall be
covered under the medical assistance program for children with diabetes who are under the age of 19 and otherwise eligible for
medical assistance under the Article.
Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01334  Sen. Chapin Rose
625 ILCS 5/12-201 from Ch. 95 1/2, par. 12-201
Amends the Illinois Vehicle Code. Removes language stating that head lamps shall be lighted during the period from sunset to
sunrise, at times when rain, snow, fog, or other atmospheric conditions require the use of windshield wipers, and at any other times
when, due to insufficient light or unfavorable atmospheric conditions, persons and vehicles on the highway are not clearly discernible
at a distance of 1,000 feet. Effective January 1, 2020.
Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments
SB 01335  Sen. Chapin Rose-Sue Rezin

New Act

Creates the State Power Purchase Agreement Act. Provides that the Smart Energy Design Assistance Center (SEDAC) is designated as the lead agency for the development and promotion of a program to facilitate the deployment of renewable energy power purchase agreements with State agencies. Provides for the selection of qualified renewable energy power purchase agreement project developers. Allows State agencies to enter into renewable energy power purchase agreements with renewable energy developers for the construction and use of solar or wind energy, or both, on State property controlled by the State agency or on which daily operations of the State agency occur. Provides further requirements concerning the awarding of contracts to developers and purchase of power under power purchase agreements. Specifies the duration of power purchase agreement contracts. Provides for third-party financing of renewable energy power purchase agreement projects. Provides for the use of moneys saved by State agencies by entering into renewable energy power purchase agreements. Provides for reporting to the Illinois Commerce Commission. Defines terms. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01336  Sen. Chapin Rose-Jason Plummer and Paul Schimpf

520 ILCS 10/5.5
520 ILCS 10/5.6 new
520 ILCS 10/6  from Ch. 8, par. 336
520 ILCS 10/7  from Ch. 8, par. 337

Amends the Illinois Endangered Species Protection Act. Provides that a permit for incidental taking under the Act shall not be required if a federal conservation agreement, including, but not limited to, a candidate conservation agreement, habitat conservation plan, or safe harbor agreement that includes conservation practices conducted in the State in effect and approved by the United States Fish and Wildlife Service under the federal Endangered Species Act of 1973. Provides that incidental taking of species that are listed as endangered or threatened by the State only and not listed by the United States Fish and Wildlife Service shall follow the provisions under the Act. Provides that of the remaining appointed members, one member shall be a landowner representing the State's largest general farm organization. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01337  Sen. Chapin Rose

New Act

30 ILCS 500/20-60
30 ILCS 500/40-25
30 ILCS 500/25-45 rep.

Creates the Energy Performance Contracting Act. Requires each governmental unit to implement cost-effective conservation improvements and maintain efficient operation of its facilities in order to minimize energy consumption and related environmental impacts, and reduce operating costs. Provides that any governmental unit may enter into an energy performance contract with a qualified energy service provider to produce utility savings or operating and maintenance cost-savings. Designates the Smart Energy Design Assistance Center as the lead agency for the development and promotion of a program of performance contracts in governmental units under the Act, and provides requirements and duties for that agency. Provides for the selection process of qualified energy service providers. Provides for audits, payments, and term requirements for energy performance contracts entered into under the Act. Provides for the monitoring and reporting of energy consumption and cost-savings under an energy performance contract. Provides for the use of savings from performance contracts. Provides that the provisions of the Act shall prevail and control over conflicting provisions of law, and that any conflicting provisions of any statute enacted prior to the Act are hereby repealed. Defines terms. Amends the Illinois Procurement Code to make conforming changes. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01338  Sen. Chapin Rose-Sue Rezin

625 ILCS 5/12-803  from Ch. 95 1/2, par. 12-803

Amends the Illinois Vehicle Code. Provides that a school bus may be equipped with an extended stop signal or second stop signal apparatus on the driver's side of the school bus that: (1) extends no more than 7 feet from the school bus, (2) can break away from the original stop signal without affecting the operation of the original stop signal, and (3) includes a second octagonal sign that conforms to the same requirements as the original stop signal. Effective January 1, 2020.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01339  Sen. Jil Tracy-Linda Holmes, Elgie R. Sims, Jr. and Laura M. Murphy-Toi W. Hutchinson-Jacqueline Y. Collins
(Rep. Randy E. Frese)
5 ILCS 490/12 new
Amends the State Commemorative Dates Act. Provides that the month of April of each year is designated as Healthy Pet Month to be observed throughout the State as a month in which all Illinois pet owners are encouraged to take time to review their pet's health needs and make arrangements with their veterinarians to have annual exams and evaluations performed to enhance and extend their pet's quality of life.

Mar 27 19  H  Referred to Rules Committee

SB 01340  Sen. Jil Tracy
110 ILCS 148/25
Amends the Postsecondary and Workforce Readiness Act. Removes a provision requiring the State Superintendent of Education to limit each annual cohort of the Act's pilot program to (i) for the first 2 annual cohorts, no more than 12 school districts and (ii) for any subsequent annual cohort, no more than 15 school districts. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01341  Sen. Steven M. Landek
35 ILCS 5/901 from Ch. 120, par. 9-901
Amends the Illinois Income Tax Act. Provides that, beginning on July 1, 2019, the amount transferred from the General Revenue Fund to the Local Government Distributive Fund shall be equal to 1/10 of the net revenue realized from the income tax imposed on individuals, trusts, estates, and corporations during the preceding month (currently, 6.06% of the net revenue realized from the income tax imposed upon individuals, trusts, and estates and 6.85% of the net revenue realized from the income tax imposed upon corporations). Effective July 1, 2019.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01342  Sen. Martin A. Sandoval
110 ILCS 947/71 new
Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to establish a student loan refinancing program for the purpose of purchasing any outstanding federal, State, or private student loans of an applicant who meets specified criteria, including Illinois residency. Provides that if the Commission refines the loan of an applicant, the applicant must be charged the lowest possible interest rate for student loans in this State on the date the Commission approves the application. Provides that if at any time an individual who is participating in the refinancing program is no longer a resident of this State, the Commission may increase his or her loan interest rate. Requires the Commission to adopt rules.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01343  Sen. Martin A. Sandoval
(Rep. Lance Yednock-John C. D'Amico)
625 ILCS 5/15-111 from Ch. 95 1/2, par. 15-111
Amends the Illinois Vehicle Code. Provides that vehicle and weight limitations do not apply to an extreme heavy duty tow and recovery vehicle if either (i) the vehicle may lawfully be used to clear a disabled vehicle from the roadway to the berm or shoulder of the highway and is traveling to or from the scene of the disablement; or (ii) the Department of Transportation has issued an overweight permit for the vehicle. Defines "extreme heavy duty tow and recovery vehicle". Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
625 ILCS 5/15-111

Adds reference to:
625 ILCS 5/15-301 from Ch. 95 1/2, par. 15-301

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that "extreme heavy duty tow and recovery vehicle" means a tow truck manufactured as a unit having a lifting capacity of not less than 50 tons, and having either 4 axles and an unladen weight of not more than 80,000 pounds or 5 axles and an unladen weight not more than 90,000 pounds. Provides that, notwithstanding otherwise applicable gross and axle weight limits, an extreme heavy duty tow and recovery vehicle may lawfully travel to and from the scene of a disablement and clear a disabled vehicle if the towing service has obtained an extreme heavy duty tow and recovery permit for the vehicle. Provides that the form and content of the permit shall be determined by the Department of Transportation with respect to highways under its jurisdiction and by local authorities with respect to highways under their jurisdiction. Effective January 1, 2020.

Aug 23 19  S  Public Act . . . . . . 101-0547
15 ILCS 335/1A
15 ILCS 335/11
625 ILCS 5/1-159.2
625 ILCS 5/2-123
625 ILCS 5/6-110.1
625 ILCS 5/6-110.2 new
Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Provides that "personally identifying information" includes, among other things, an individual's date of birth, height, weight, hair color, eye color, email address, and registration plate number. Restricts the release of personally identifying information within the Secretary of State's office to employees who have a need to know the information for issuance of driver's licenses, permits, or identification cards and investigation of fraud or misconduct. Provides that the Secretary may release highly restricted personal information only to: (1) officers and employees of the Secretary who have a need to access the information for the issuance of driver's licenses, permits, or identification cards and investigation of fraud or misconduct, (2) law enforcement officials for a criminal or civil law enforcement investigation, (3) the State Board of Elections for the purpose of providing the signature for completion of voter registration, and (4) any other entity the Secretary has authorized by rule. Provides that photos, signatures, and documents proving an applicant's identity for the obtainment of an identification card or driver's license are confidential and shall not be disclosed except to: (i) the individual to whom the card was issued, upon written request, (ii) officers and employees of the Secretary of State who have a need to have access to the stored images for purposes of issuing and controlling driver's licenses, permits, or identification cards and investigation of fraud or misconduct, (iii) law enforcement officials for a civil or criminal law enforcement investigation, and (iv) other entities that the Secretary may exempt by rule. Provides that the Secretary retains the right to require additional verification regarding the validity of a request from law enforcement to access social security information and that, if social security information is disclosed by the Secretary for official purposes, no liability shall rest with the Office of the Secretary of State or any of its officers or employees. Effective immediately.

Senate Committee Amendment No. 1
Removes registration plate numbers from the definition of "personally identifying information".

Senate Floor Amendment No. 2
Provides that the Secretary of State may authorize (rather than exempt) by rule certain entities to access personal information that is otherwise protected from disclosure.

Aug 09 19 S  Public Act . . . . . . . 101-0326

SB 01345 Sen. Scott M. Bennett

5 ILCS 140/2.15
Amends the Freedom of Information Act. Provides that a booking photograph shall be furnished within 72 hours after the arrest only if there is an imminent threat to public or personal safety. Provides that any person or entity engaged in publishing or otherwise disseminating criminal record information through print or electronic media shall not make booking photographs available for publishing prior to an arrestee's conviction of the crime, except a booking photograph shall be made available for publishing if the booking photograph would assist in addressing an imminent threat to public or personal safety, as determined by the chief law enforcement officer.

Mar 28 19 S  Rule 3-9(a) / Re-referred to Assignments
SB 01346
Sen. Laura Ellman, Christopher Belt, Bill Cunningham, Ann Gillespie, Elgie R. Sims, Jr., Jennifer Bertino-Tarrant, Napoleon Harris, III, Julie A. Morrison, Emill Jones, III, Jacqueline Y. Collins, Antonio Muñoz, Laura M. Murphy, Toi W. Hutchinson, Steven M. Landek and Cristina Castro-Kimberly A. Lightford
(Rep. Terra Costa Howard and Barbara Hernandez)

35 ILCS 200/15-172
Amends the Property Tax Code. With respect to the Senior Citizens Assessment Freeze Homestead Exemption, provides that, beginning in assessment year 2019, the taxpayer's household income shall be reduced by any amounts paid as Medicare premiums. Effective immediately.

Senate Committee Amendment No. 1
Provides that the bill takes effect on January 1, 2020.

Senate Floor Amendment No. 2
Makes changes to the introduced bill to provide that the reduction for Medicare premiums begins in taxable year 2020 (in the introduced bill, taxable year 2019). Provides that the reduction for Medicare premiums shall be made only upon proof of payment of Medicare premiums by the taxpayer.

May 10 19 Rule 19(a) / Re-referred to Rules Committee

SB 01347
Sen. Laura Ellman

510 ILCS 70/2.11 new
510 ILCS 70/17
510 ILCS 70/19 new

Amends the Humane Care for Animals Act. Provides that upon entering a conviction, on or after January 1, 2020, for a violation of specified provisions of the Act, or of specified provisions of the Criminal Code of 2012, by a defendant 18 years of age or older, the presiding judge shall notify the defendant that the conviction will be reported to the national animal abuse Do Not Adopt Registry. Provides that the court shall order the clerk of the court to send notice of the conviction and the defendant's name, date of birth, and offense for which the defendant has been convicted, to the national Do Not Adopt Registry. Provides that any animal shelter, pet store, animal breeder, or individual may conduct a search of the national Do Not Adopt Registry prior to selling, transferring, delivering, or placing for adoption a companion animal to another person. Provides that no cause of action shall arise from the failure of any animal shelter, pet store, animal breeder, or person in conducting a search of the national Do Not Adopt Registry prior to selling, transferring, delivering, or placing for adoption a companion animal to another person. Provides that no cause of action shall arise from the actions of any animal shelter, pet store, animal breeder, or person in conducting a search of the national Do Not Adopt Registry prior to selling, transferring, delivering, or placing for adoption a companion animal to another person.

Mar 22 19 Rule 3-9(a) / Re-referred to Assignments

SB 01348
Sen. Chuck Weaver

35 ILCS 200/18-180
Amends the Property Tax Code. Provides that the abatement for property located in an area of urban decay also applies to newly remodeled single-family or duplex residential dwelling units (currently, only newly constructed single-family or duplex dwelling units).

Mar 28 19 Rule 3-9(a) / Re-referred to Assignments

SB 01349
Sen. Chuck Weaver
(Rep. Mark L. Walker)

35 ILCS 735/3-3 from Ch. 120, par. 2603-3
35 ILCS 735/3-9 from Ch. 120, par. 2603-9
Amends the Uniform Penalty and Interest Act. Provides that the penalty for failure to pay the tax shown due or required to be shown due on a return shall be 15% (instead of 20%) of any amount that is paid after the date the Department of Revenue has initiated an audit or investigation of the taxpayer. Provides that the penalty shall be abated if the taxpayer paid to the Department at least 95% of the total tax liability (including any additional liability resulting from the audit or investigation) prior to the initiation of the audit or investigation. Effective January 1, 2020.

May 10 19 Rule 19(a) / Re-referred to Rules Committee
SB 01350  Sen. Chuck Weaver and Jason A. Barickman

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

Amends the Illinois Income Tax Act. Increases the research and development credit by providing that the increase in research and development activities shall be based on an increase over 50% of the average of the qualifying expenditures for each year in the base period (instead of 100% of the average of the qualifying expenditures for each year in the base period). Provides that the research and development credit applies on a permanent basis. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01351  Sen. Emil Jones, III

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101


Feb 13 19  S  Referred to Assignments

SB 01352  Sen. Laura Fine

New Act

30 ILCS 105/5.891 new

Creates the Wetlands Protection Act. Provides provisions concerning: exemptions; wetlands delineation, classification, notification, and permits; surety; general permits; appeal of final decisions made by the Department of Natural Resources and judicial review; investigation and enforcement; and county authority. Creates the Wetlands Advisory Committee and establishes duties and rules for the Committee. Creates the Wetlands Protection Fund. Defines terms. Makes conforming changes in the State Finance Act. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01353  Sen. Brian W. Stewart

30 ILCS 105/8.3 from Ch. 127, par. 144.3

Amends the Illinois Motor Carrier Safety Law of the Illinois Vehicle Code. Provides that the Department of State Police (instead of the Department of Transportation in conjunction with the Department of State Police) shall administer the Law. Amends the Illinois Hazardous Materials Transportation Act to provide that the Department of State Police (instead of the Department of Transportation) shall administer the Act. Amends the State Finance Act. Provides that, beginning fiscal year 2020, no road fund money shall be appropriated to the Department of State Police, except money appropriated each fiscal year to implement and fulfill the requirements of the Motor Carrier Safety Assistance Program, not to exceed the annual allocation plus 25% from the Federal Motor Carrier Safety Administration. Effective July 1, 2019.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01354  Sen. Brian W. Stewart

5 ILCS 345/1 from Ch. 70, par. 91

Amends the Public Employee Disability Act. Provides that "eligible employee" under the Act includes part-time law enforcement officers and part-time firefighters (currently, only full-time law enforcement officers and full-time firefighters included).

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01355  Sen. Brian W. Stewart

725 ILCS 5/110-19 new

Amends the Code of Criminal Procedure of 1963. Provides that notwithstanding any other provision of law to the contrary, a county with a population of less than 3,000,000 does not have to comply with the changes made by Public Act 100-1 (the Bail Reform Act of 2017) if the county board adopts a resolution for that purpose on or after the effective date of the amendatory Act. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01356  Sen. Brian W. Stewart

305 ILCS 5/12-4.4a new

Amends the Illinois Public Aid Code. Provides that on and after January 1, 2020, electronic benefits transfer ("LINK") cards used to obtain Supplemental Nutrition Assistance Program benefits or cash shall contain the name and photo of the primary cardholder and, at the option of the primary cardholder, the names of secondary holders who are authorized to use the card. Establishes that an individual may use the LINK card only if the photo on the card matches the user or he or she presents a current and valid photo identification that confirms he or she is a secondary user listed on the card. Provides that on the effective date of the amendatory Act the Department of Human Services shall begin the process of transitioning to the use of LINK cards which contain the name and photo of the primary cardholder and list the names of all authorized users of the card. Requires the transition to be completed no later than January 1, 2020. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01357  Sen. Brian W. Stewart

705 ILCS 405/5-501

Amends the Juvenile Court Act of 1987. Provides that whenever the appearance in person in court, in either a detention or shelter care hearing, is required of a minor held in a place of custody or confinement operated by the State, the court may permit the personal appearance of the minor to be made by means of two-way audio-visual communication, including closed circuit television or computerized video conference. Provides that the two-way audio-visual communication facilities must provide two-way audio-visual communication between the court and the place of custody or confinement, and must include a secure line over which the minor in custody and his or her counsel, may communicate.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01358  Sen. Brian W. Stewart

705 ILCS 405/5-501

Amends the Juvenile Court Act of 1987. Establishes a 3 year pilot program that whenever an appearance of a minor is required in court who is held in the Mary Davis Home Juvenile Center in Galesburg or in the Franklin County Juvenile Detention Center in Benton, the court may allow the appearance of the minor to be made by means of two-way audio-visual communication, including closed circuit television or computerized video conference. Provides that the two-way audio-visual communication facilities must provide two-way audio-visual communication between the court and the place of custody or confinement, and must include a secure line over which the minor in custody and his or her counsel, may communicate.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01359  Sen. Brian W. Stewart

720 ILCS 5/24.8-0.1

720 ILCS 5/24.8-1.5 new

720 ILCS 5/24.8-5

Amends the Criminal Code of 2012. Provides that all imitation handguns shall be sold from behind the counter, in an age restricted area, or in a sealed display case. Provides that a violation is a Class B misdemeanor. Defines “imitation handgun” as an air gun, air pistol, B-B gun, paint ball gun, pellet gun, or any other implement that is not a firearm but is designed to resemble and has the appearance of a handgun whether or not the implement is capable of firing any shot, bullet, or other missile.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01360  Sen. Brian W. Stewart

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

Amends the Unified Code of Corrections. Provides that if it is determined that a person who is charged with committing an offense while confined by the Department of Corrections is indigent and eligible for representation by the public defender, the expense of the defense shall be paid by the Department (rather than in all cases of prisoner crime committed while the prisoner is confined by the Department the expense of prosecution shall be paid by the Department).

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01361  Sen. Brian W. Stewart
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4
Amends the Criminal Code of 2012. Provides that a person also commits aggravated battery when, in committing a battery, other than by the discharge of a firearm, he or she knowingly causes great bodily harm or permanent disability or disfigurement to an individual whom the person knows to be a Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 1 felony. Provides that a person also commits aggravated battery when, in committing a battery, other than by discharge of a firearm, he or she knows the individual battered to be a Department of Children and Family Services employee: (1) performing his or her official duties; (2) battered to prevent performance of his or her official duties; or (3) battered in retaliation for performing his or her official duties. Provides that a violation is a Class 2 felony.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01362  Sen. Thomas Cullerton
35 ILCS 143/10-5 35 ILCS 143/10-10
Amends the Tobacco Products Tax Act of 1995. Provides that a retailer who is considered a "retailer maintaining a place of business in this State" under the Use Tax Act is considered a distributor under the Tobacco Products Tax Act of 1995. Provides that, beginning January 1, 2020, the tax per cigar or other rolled tobacco product sold or otherwise disposed of shall not exceed $0.50 per cigar or roll. Effective January 1, 2020.
Feb 13 19  S  Referred to Assignments

SB 01363  Sen. Melinda Bush
40 ILCS 5/4-102 from Ch. 108 1/2, par. 4-102
Feb 13 19  S  Referred to Assignments

SB 01364  Sen. Melinda Bush
40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101
Feb 13 19  S  Referred to Assignments

SB 01365  Sen. Laura M. Murphy
20 ILCS 2405/1 from Ch. 23, par. 3430
Amends the Rehabilitation of Persons with Disabilities Act. Makes a technical change in a Section concerning the purpose of the Act.
Feb 13 19  S  Referred to Assignments

SB 01366  Sen. Laura M. Murphy-Cristina Castro and Laura Fine
20 ILCS 1705/76 new
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that by June 30, 2022 the Department of Human Services shall select from the Prioritization of the Urgency of Need of Services (PUNS) database no fewer than 3,600 persons with intellectual or developmental disabilities to receive relevant State services and supports. Provides that no fewer than 600 persons with intellectual or developmental disabilities shall be selected to receive services under this provision by June 30, 2020. Provides that the Department shall establish and maintain the Illinois Children and Adult Home and Community-Based Services Pilot Program to expand and increase community-based services and housing options for adults and children with disabilities who are eligible for services under the Department's Home and Community-Based Services Waiver for Persons with Developmental Disabilities. Provides that the Department, in consultation with all relevant State agencies, shall annually report to the General Assembly on the progress made in implementing these provisions. Provides that the Department shall submit its first report no later than May 31, 2021 and every May 31 thereafter. Provides that the Department, and all relevant State agencies, shall fully implement the supports and services required under this Section by June 30, 2023.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01367  Sen. Laura M. Murphy-Cristina Castro

20 ILCS 1705/76 new

Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall create a program to select people listed on the Department's Prioritization of the Urgency of Need of Services (PUNS) database to receive housing and community-based support services. Provides that by June 30, 2023, every individual selected from the PUNS list shall qualify for and receive housing as provided in these provisions, unless he or she chooses in-home services. Provides that the Department of Human Services, in collaboration with the Department of Healthcare and Family Services and any other interested State agencies, shall submit a report to the General Assembly on May 31, 2020, and each May 31 thereafter, that details the Department's progress in implementing the program. Provides that the Department, in collaboration with the Department of Healthcare and Family Services, shall apply for any federal waivers or approvals necessary to implement these provisions. Provides that implementation of this program shall be contingent upon the receipt of all necessary federal approvals.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01368  Sen. Iris Y. Martinez

40 ILCS 5/3-101  from Ch. 108 1/2, par. 3-101


Feb 13 19  S  Referred to Assignments

SB 01369  Sen. Chapin Rose

105 ILCS 5/11E-132 new

Amends the Conversion and Formation of School Districts Article of the School Code. Provides that, upon dissolution of an elementary district, each individual parcel of that elementary district must be annexed by the school district closest geographically to that parcel.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01370  Sen. Chapin Rose

430 ILCS 65/8.4 new

Amends the Firearm Owners Identification Card Act. Directs the Auditor General to conduct a performance audit of the Department of State Police's administration under the Act including, but not limited to, the Department's database. Provides that the audit shall include the average time frame for a protective order or emergency protective order to be uploaded onto the Department's database after an emergency protective order or protective order is entered by the court. Provides that the Auditor General shall, upon its completion, distribute a report required under the Illinois State Auditing Act.

Feb 13 19  S  Referred to Assignments
Amends the Illinois Public Aid Code. Provides that the Department of Human Services shall enter into an agreement with the Illinois State Police (ISP) to allow the Department's database of public aid recipients to cross-reference with ISP's database of outstanding criminal warrants. Further provides that public aid recipients who are found to have an outstanding criminal warrant shall be subject to an immediate suspension of their public aid benefits, including the immediate deactivation of their electronic benefits card or LINK card provided under the Supplemental Nutrition Assistance Program.

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.

Changes the definition of "door security locking means" to mean a door locking means intended for use by a trained school district employee in a school building for the purpose of preventing ingress (rather than both ingress and egress) through a door of the building. Adds to the requirements a school district must meet to install a door security locking means. Provides that a school district may install a door security locking means that does not comply with all applicable State and federal accessibility requirements or that is more than 48 inches above the finished floor if (i) the school district meets all other requirements for installing a door security locking means and (ii) prior to its installation, local law enforcement officials, the local fire department, and the school board agree, in writing, to the installation and use of the door security locking means.

Requires a school district that has installed a door security locking means to conduct an in-service training program for school district employees on the proper use of the door security locking means. Provides that a door security locking means that requires 2 releasing operations must be discontinued from use when the door is replaced or is a part of new construction and replacement and new construction door hardware must include mortise locks, compliant with the applicable building code, and be lockable from the occupied side without opening the door. Effective July 1, 2019.
SB 01374  Sen. Chapin Rose

305 ILCS 5/12-4.4a new
Amends the Illinois Public Aid Code. Requires the Secretary of Human Services to seek a waiver from the United States Department of Agriculture to allow the State to include on the face of every LINK card issued to a recipient of Supplemental Nutrition Assistance Program (SNAP) benefits or cash assistance under the Code a photo of the cardholder. Requires the Department of Human Services to provide the General Assembly with various good faith cost estimates including the estimated cost of replacing every still-valid LINK card with a card that contains on its face a photo of the cardholder and the estimated cost of "phasing in" new photo identification cards issued under the current contract with the current LINK card vendor. Provides that the Department shall suggest a process to the General Assembly that allows the caregiver of a recipient of SNAP benefits or cash assistance under this Code to use the recipient's LINK card on the recipient's behalf. Provides that the General Assembly shall through legislation determine whether it wishes to implement the waiver based on projected cost estimates and other matters.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01375  Sen. Chapin Rose

305 ILCS 5/1-10.5 new
Amends the Illinois Public Aid Code. Provides that as a condition of initial eligibility for any benefits under the Code, an applicant must pass a drug screening. Provides that as a condition of continued eligibility for benefits, a recipient must pass random drug screenings as prescribed by the Department of Human Services or the Department of Healthcare and Family Services. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01376  Sen. Chapin Rose

110 ILCS 205/2 from Ch. 144, par. 182
110 ILCS 205/3 from Ch. 144, par. 183
110 ILCS 205/4 from Ch. 144, par. 184
110 ILCS 205/5.5 new
110 ILCS 205/7 from Ch. 144, par. 187
110 ILCS 205/9.39 new
110 ILCS 805/2-1 from Ch. 122, par. 102-1
110 ILCS 805/2-2 rep.
110 ILCS 805/2-3 rep.
110 ILCS 805/2-5 rep.
110 ILCS 805/2-8 rep.
110 ILCS 805/2-9 rep.
110 ILCS 947/15
Amends the Board of Higher Education Act, the Public Community College Act, and the Higher Education Student Assistance Act. Increases the membership of the Board of Higher Education and makes other changes to the Board's membership. Provides that the Board may require the elimination of any program of instruction, research, or public service at a public university that exhibits a trend of low performance. Provides that, in evaluating a programmatic expansion or new program at a public institution of higher education, the Board, prior to approving the expansion or program, shall make certain findings about the region and the higher education infrastructure in this State. Provides that all of the rights, powers, duties, and functions vested by law in the Illinois Community College Board and the Illinois Student Assistance Commission are transferred to the Board of Higher Education on January 1, 2020. Abolishes the Illinois Community College Board and the Illinois Student Assistance Commission and provides for the transfer of personnel and property on that date.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Insurance Guaranty Fund Article of the Illinois Insurance Code. Provides that a “covered claim” does not include a claim for fines and penalties paid to government authorities. Provides that the board of directors of the Illinois Insurance Guaranty Fund has the authority to assess to pay off a loan necessary to pay covered claims. Provides that if the loan is projected to be outstanding for 3 years or more, the board of directors has the authority to increase the assessment to 3% of net direct written premiums for the previous year until the loan has been paid in full. Makes changes in provisions that specify conditions under which the Fund is bound by certain settlements, releases, compromises, waivers, and final judgments. Provides that the Fund may also take legal action to recover from insurers and insureds in certain circumstances. Provides that the Fund may bring an action against certain third-party representatives of an insolvent insurer to obtain custody and control of all claim information related to the insolvent company. Provides that any person recovering under the Article and any insured whose liabilities are satisfied under the Article shall be deemed to have assigned the person’s or insured’s rights under the policy to the Fund to the extent of his or her recovery or satisfaction obtained from the Fund’s payments. Provides that the Fund may also pay certain workers’ compensation claims or any other third-party claims covered by a policy of an insolvent company on behalf of a high net worth insured and may recover from the high net worth insured through any action necessary to collect the full amount to the Fund’s reimbursement. Effective immediately.

Senate Committee Amendment No. 1
In provisions concerning actions regarding insolvent company records, provides that the Illinois Insurance Guaranty Fund has the absolute right through emergency equitable relief to obtain custody and control of certain claims information in possession of certain third-party administrators, agents, attorneys, or other representatives of an insolvent insurer (rather than the absolute right through emergency equitable relief to obtain custody and control of certain third-party administrators, agents, attorneys, or other representatives of an insolvent insurer).

Senate Floor Amendment No. 2
Provides that the Illinois Insurance Guaranty Fund shall recover (rather than may recover) from the high net worth insured for all amounts paid on its behalf, all allocated claim adjusted expenses related to such claims, the Fund’s attorney’s fees, and all court costs in any action necessary to collect the full amount to the Fund’s reimbursement. Makes a grammatical change.

House Floor Amendment No. 1
Deletes reference to:
215 ILCS 5/534.3
Deletes reference to:
215 ILCS 5/537.6
Deletes reference to:
215 ILCS 5/537.7
Deletes reference to:
215 ILCS 5/538.3
Deletes reference to:
215 ILCS 5/538.4
Deletes reference to:
215 ILCS 5/538.9 new
Deletes reference to:
215 ILCS 5/545
Adds reference to:
215 ILCS 5/35B-25
SB 01377 (CONTINUED)
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that the Director of Insurance shall approve a plan of division unless he or she finds that each new company created by the proposed division, except a new company that is a nonsurviving party to certain mergers, that will be a member insurer of the Illinois Life and Health Insurance Guaranty Association and that will have policy liabilities allocated to it will not be licensed to do insurance business in each state where such policies were written by the dividing company.

Aug 23 19 S Public Act . . . . . . . . . 101-0549

SB 01378
Sen. Toi W. Hutchinson and Christopher Belt

705 ILCS 305/2 from Ch. 78, par. 2
Amends the Jury Act. Provides that except as otherwise specifically provided by statute, no person who is qualified and able to serve as a juror may be excluded from jury service in any court of this State on the basis of, among other things, sexual orientation.

Aug 09 19 S Public Act . . . . . . . . . 101-0327
SB 01379

Sen. John J. Cullerton-Don Harmon-Cristina Castro-Iris Y. Martinez-Kimberly A. Lightfoot, Pat McGuire, Laura Fine, Heather A. Steans, Bill Cunningham, Jacqueline Y. Collins, Robert Peters, Thomas Cullerton, Emil Jones, III, Laura M. Murphy, Napoleon Harris, III, Terry Link and Mattie Hunter

35 ILCS 200/9-155
35 ILCS 200/9-160
35 ILCS 200/Art. 9 Div. 6 heading new
35 ILCS 200/9-280 new
35 ILCS 200/9-281 new

Amends the Property Tax Code. Provides that, in counties with 3,000,000 or more inhabitants, taxpayers of income producing property shall submit income and expense data related to the property annually to the chief county assessment officer. Provides that, in counties with fewer than 3,000,000 inhabitants, the county board may provide by resolution that taxpayers of income producing property shall submit income and expense data annually to the chief county assessment officer. Provides that, when determining the value of property for assessment purposes, the assessor may consider all relevant information pertaining to the fair cash value of the property, including, but not limited to, income and expense data, sales data, property characteristics data, construction cost data, appraisals, and other valuation information. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) provides that the term "income producing property" includes only non-owner-occupied real property; (2) defines "property"; (3) provides that failure to submit income and expense data shall result in a penalty of 0.5% (in the introduced bill, 2%) of the prior year's assessed value; (4) provides that the taxpayer shall not be required to pay more than $100,000 in penalties per property; (5) removes provisions from the introduced bill providing that, if the taxpayer fails to submit income and expense data, the taxpayer shall not be permitted to appeal the assessment of that income producing property for the applicable taxable year; and (6) provides that the chief county assessment officer is not prohibited from disclosing compiled and anonymized income and expense data. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:
35 ILCS 200/9-155
Deletes reference to:
35 ILCS 200/9-160

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment 1 with changes. Removes conforming changes concerning income and expense data, but retains the new Article concerning income-producing property. Provides that the term "income and expense data" include specific federal income tax returns (in Senate Amendment 1, federal income tax returns generally). Provides that "income-producing property" means property that is not exclusively owner-occupied (in Senate Amendment 1, non-owner-occupied). Removes a reference to gas stations. Defines "owner-occupied" and "taxpayer". Provides that the chief county assessment officer shall notify taxpayers of their obligation to submit income and expense data. Makes changes concerning the submission of federal tax forms. Provides that the penalty for failure to submit income and expense data shall be 0.05% (instead of 0.5%) of the prior year's market value. Adds provisions concerning administrative hearings. Makes other changes. Effective immediately.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01380

Sen. John J. Cullerton

720 ILCS 5/9-2 from Ch. 38, par. 9-2

Amends the Criminal Code of 2012. Provides that a person commits the offense of second degree murder when he or she commits any criminal act that causes or results in responsive actions by a first responder and that first responder is killed as a proximate cause of responding to that criminal act.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01381  Sen. Bill Cunningham and Chuck Weaver
(Rep. Michael D. Unes and Andrew S. Chesney)

625 ILCS 5/1-126.1
625 ILCS 5/15-107 from Ch. 95 1/2, par. 15-107
625 ILCS 5/15-116
625 ILCS 5/15-316 from Ch. 95 1/2, par. 15-316
625 ILCS 5/11-214 rep.

Amends the Illinois Vehicle Code. Deletes language allowing the Department of Transportation to designate streets or highways in the system of State highways as Class III highways and makes changes governing the designation of Class II highways. Deletes language regarding: the maximum length of vehicles on all non-State highways; and the highways that vehicles not exceeding 65 feet in overall length are allowed to access. Provides that combinations of vehicles over 65 feet in length with no overall length limitation are allowed certain access if there is no sign prohibiting access and the route is not being used as a thoroughfare between Class I or Class II highways. Provides that the maximum length limitation on non-designated highways for a truck tractor in combination with a semitrailer is 65 feet overall dimension and 60 feet overall dimension for a truck tractor-semitrailer-trailer or truck tractor-semitrailer-semitrailer. Provides that length limitations do not apply on legal holidays and for a tow truck in combination with a disabled vehicle or combination of disabled vehicles. Provides that a unit of local government shall affirm to the Department if it has no Class II designated truck routes. Provides that units of local government may report to the Department, and the Department shall post on its website, any limitations prohibiting the operation of vehicles imposed by ordinance or resolution in the unit of local government's non-designated highway system. Provides that, to be effective, an ordinance or resolution designating a Class II roadway need not require that signs be erected, but the designation shall be reported to the Department. Repeals a provision that requires local units of government to report to the Department all preferred truck routes, designated truck route networks, or whether there are no such truck routes.

Aug 09 19  S Public Act . . . . . . . 101-0328

SB 01382  Sen. Bill Cunningham-Dan McConchie

720 ILCS 5/24-2
730 ILCS 5/3-2-13 new
730 ILCS 125/26.1 new

Amends the Criminal Code of 2012, the Unified Code of Corrections, and the County Jail Act. Permits currently employed and retired State correctional officers and county correctional officers to carry their own firearms off duty without being in violation of the unlawful use of weapons and aggravated unlawful use of a weapon statutes if they meet certain training requirements. Deletes provision exempting from the unlawful use of weapons statute and the aggravated unlawful use of a weapon statute athlete's possession, transport on official Olympic and Paralympic transit systems established for athletes, or use of competition firearms sanctioned by the International Olympic Committee, the International Paralympic Committee, the International Shooting Sport Federation, or USA Shooting in connection with such athlete's training for and participation in shooting competitions at the 2016 Olympic and Paralympic Games and sanctioned test events leading up to the 2016 Olympic and Paralympic Games.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01383  Sen. Omar Aquino

820 ILCS 105/1 from Ch. 48, par. 1001

Amends the Minimum Wage Law. Makes a technical change in a Section concerning the short title.

Feb 13 19  S Referred to Assignments

SB 01384  Sen. Omar Aquino

40 ILCS 5/3-101 from Ch. 108 1/2, par. 3-101


Feb 13 19  S Referred to Assignments
SB 01385  Sen. John J. Cullerton
50 ILCS 706/10-20
50 ILCS 706/10-40 new
Amends the Law Enforcement Officer-Worn Body Camera Act. Provides that any recording disclosed under the Freedom of Information Act shall be redacted to remove identification of any person that appears on the recording and is not a subject of the encounter, directly involved in the encounter, and all law enforcement officer identifiers if the recordings are made available from any law enforcement or government agency to the media or public unless that law enforcement officer has been criminally charged relative to the recorded incident. Provides that if any law enforcement or government agency fails to follow the requirements of the Act, the agency is liable for a penalty of $100 per day to the affected individual. Provides that the individual and that individual's labor organization has the right to file suit against that law enforcement agency to require the agency to comply with the terms of the Act.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01386  Sen. Don Harmon
430 ILCS 65/3 from Ch. 38, par. 83-3
Amends the Firearm Owners Identification Card Act. Provides that ammunition purchased within or outside the State by a resident may be shipped to a certified licensee under the Firearm Dealer License Certification Act.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01387  Sen. Julie A. Morrison, Scott M. Bennett, Jennifer Bertino-Tarrant, Elgie R. Sims, Jr. and Laura M. Murphy-Toi W. Hutchinson
15 ILCS 505/16.6
755 ILCS 5/11-13 from Ch. 110 1/2, par. 11-13
755 ILCS 5/11a-17 from Ch. 110 1/2, par. 11a-17
755 ILCS 5/11a-18 from Ch. 110 1/2, par. 11a-18
Amends the State Treasurer Act. Modifies and reorganizes provisions concerning the ABLE account program. Provides that a designated representative under the program includes, among other persons, the account owner's guardian of the person or any other State-appointed guardian. Provides that the State Treasurer may enter into agreements with other states to either allow Illinois residents to participate in a plan operated by another state or to allow residents of other states to participate in the Illinois ABLE plan. Modifies terms under the Act. Amends the Probate Act of 1975. Modifies provisions concerning duties of a guardian of a minor, duties of a personal guardian, and duties of an estate guardian to allow a specified guardian to, without an order of court, open, maintain, and transfer funds to an ABLE account on behalf of the ward and the ward's dependent children as specified under the ABLE account program. Makes conforming and other changes. Effective immediately.
Aug 09 19  S  Public Act . . . . . . . . 101-0329

SB 01388  Sen. Chuck Weaver-David Koehler
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Creates a credit in an amount equal to the investment made by the taxpayer during the taxable year in a Qualified Opportunity Fund. Provides that no such credit may be taken for any taxable year that begins prior to January 1, 2020. Provides that excess credits may be carried forward or back. Provides that the aggregate amount of the Qualified Opportunity Fund tax credit shall be limited to $100,000,000 per calendar year. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01389  Sen. Chuck Weaver

Amends the General Provisions Article of the Illinois Pension Code. Removes provisions specifying, based on the net assets of the pension fund, types of investments that a downstate police or downstate firefighter pension fund may make. Removes provisions requiring an investment adviser for investments in certain common and preferred stocks. Removes certain limitations on the percentage of a pension fund's net assets that may be invested in certain types of investments. Makes conforming changes. Effective immediately.

Feb 13 19  S  Referred to Assignments

SB 01390  Sen. Pat McGuire-Julie A. Morrison, Elgie R. Sims, Jr. and Laura M. Murphy

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the manufacturing and assembling machinery and equipment exemption includes production related tangible personal property. Provides that a Manufacturer's Purchase Credit may not be taken on or after July 1, 2019. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01391  Sen. Kimberly A. Lightford

Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.

Feb 13 19  S  Referred to Assignments
SB 01392  Sen. Julie A. Morrison, Laura Fine, Laura M. Murphy-Toi W. Hutchinson-Jacqueline Y. Collins and Christopher Belt  
105 ILCS 5/14.8 new  
Amends the Environmental Protection Act. Requires that the Agency define "microplastics" and examine the role of microplastics in public drinking water. Requires the Agency to publicly disclose the results of its testing and reporting. Requires that the Agency, if appropriate, is to consider issuing a notification level to aid consumer interpretations. Requires the Agency to accredit qualified laboratories in Illinois to analyze microplastics.  
Senate Floor Amendment No. 1  
Deletes reference to:  
105 ILCS 5/14.8 new  
Adds reference to:  
110 ILCS 425/22 new  
Replaces everything after the enacting clause. Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, the Prairie Research Institute shall conduct a detailed review of the available scientific literature and federal and State laws, regulations, and rules to identify the threat of microplastics to human health and the environment. Provides that no later than 3 months after completion of the review, the Prairie Research Institute shall submit to the General Assembly a report of its findings that must include any recommendations for legislative or regulatory actions that the State can take to protect human health and the environment from microplastics. Provides that the amendatory Act's provisions are repealed on July 1, 2021.

Aug 09 19  S  Public Act . . . . . . . . 101-0330

SB 01393  Sen. Pat McGuire, Omar Aquino and Scott M. Bennett-Jacqueline Y. Collins  
5 ILCS 140/7.5  
15 ILCS 505/16.8 new  
Amends the State Treasurer Act. Provides that the State Treasurer shall establish the Illinois Higher Education Savings Program for the purpose of expanding access to higher education through savings. Provides for enrollment in the Program. Provides further duties and requirements of the Treasurer regarding the Program. Creates the Illinois Higher Education Savings Program Fund as a fund held outside of the State treasury to be the official repository of all contributions, appropriations, interest, and dividend payments, gifts, or other financial assets received by the State Treasurer in connection with operation of the Program or related partnerships. Provides for audits and reports concerning the Program. Allows the Treasurer to adopt any rules that may be necessary to implement the Program. Amends the Freedom of Information Act to provide an exemption for information that is exempt from disclosure under the Illinois Higher Education Savings Program.

Mar 22 19  S  Rule 3-9(a)/ Re-referred to Assignments

SB 01394  Sen. Pat McGuire  
110 ILCS 13/1  
Amends the College Campus Press Act. Makes a technical change in a Section concerning the short title.

Feb 13 19  S  Referred to Assignments

SB 01395  Sen. Pat McGuire  
110 ILCS 17/1  
Amends the College Planning Act. Makes a technical change in a Section concerning the short title.

Feb 13 19  S  Referred to Assignments

SB 01396  Sen. Pat McGuire  
110 ILCS 25/1 from Ch. 144, par. 2901  
Amends the Collegiate Athletic Association Compliance Enforcement Procedures Act. Makes a technical change in a Section concerning the short title.

Feb 13 19  S  Referred to Assignments
SB 01397  Sen. Pat McGuire
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Feb 13 19  S  Referred to Assignments

SB 01398  Sen. Pat McGuire
305 ILCS 65/1
Amends the Early Mental Health and Addictions Treatment Act. Makes a technical change in a Section concerning the short title.
Feb 13 19  S  Referred to Assignments

SB 01399  Sen. Pat McGuire
605 ILCS 5/1-101  from Ch. 121, par. 1-101
Feb 13 19  S  Referred to Assignments

SB 01400  Sen. Pat McGuire
625 ILCS 57/1
Amends the Transportation Network Providers Act. Makes a technical change in a Section concerning the short title.
Feb 13 19  S  Referred to Assignments

SB 01401  Sen. Iris Y. Martinez
50 ILCS 825/1
Amends the Rent Control Preemption Act. Makes a technical change in a Section concerning the short title.
Feb 13 19  S  Referred to Assignments

SB 01402  Sen. Sue Rezin
35 ILCS 120/14  from Ch. 120, par. 453
Feb 13 19  S  Referred to Assignments

SB 01403  Sen. Sue Rezin
35 ILCS 5/101  from Ch. 120, par. 1-101
Feb 13 19  S  Referred to Assignments

SB 01404  Sen. Sue Rezin
35 ILCS 105/1  from Ch. 120, par. 439.1
Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.
Feb 13 19  S  Referred to Assignments

SB 01405  Sen. Antonio Muñoz
215 ILCS 5/1  from Ch. 73, par. 613
Feb 13 19  S  Referred to Assignments

SB 01406  Sen. Donald P. DeWitte
730 ILCS 5/3-3-7  from Ch. 38, par. 1003-3-7
Amends the Unified Code of Corrections concerning parole or mandatory supervised release. Provides that the Department of Corrections may not discriminate against any offender on the basis of any of the protected classes under the Illinois Human Rights Act.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01407

New Act


Senate Committee Amendment No. 1

Adds reference to:

30 ILCS 105/5.891 new

Replaces everything after the enacting clause. Creates the Illinois Hazardous Materials Workforce Training Act. Provides that the Department of Labor shall develop by rule a curriculum of approved advanced safety training for workers at high hazard facilities. Provides that an owner or operator, when contracting for the performance of construction work at the stationary source, shall require that its contractors and any subcontractors use a skilled and trained workforce to perform all onsite work within an apprenticeable occupation in the building and construction trades. Provides a penalty for violation of the Act. Creates the Illinois Hazardous Materials Workforce Training Fund as a special fund in the State treasury. Makes corresponding changes in the State Finance Act. Effective immediately.

Senate Floor Amendment No. 2

Provides that activities described in Code 324110, 325110, 325193, and 325199 (currently, only 324110 and 325110) of the 2017 North American Industry Classification System are within the meaning of "owner or operator".

Land Conveyance Appraisal Note (Dept. of Transportation)

No land conveyances are included in Senate Bill 1407; therefore, there are no appraisals to be filed.

Correctional Note (Dept of Corrections)

There is no fiscal or population impact on the Department of Corrections.

State Debt Impact Note (Government Forecasting & Accountability)

SB 1407, as engrossed, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)

SB 1407 will not impact any public pension fund or retirement system in Illinois.

Judicial Note (Admin Office of the Illinois Courts)

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

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State Mandate.

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

This bill does not pre-empt home rule authority.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)

The Balanced Budget Note Act does not apply to House Bill 1407 (H-AM 1) as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Housing Affordability Impact Note (Housing Development Authority)

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

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

SB 01408

Makes appropriations to the Department of Commerce and Economic Opportunity for the 2020 federal decennial census of population.

Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01409  Sen. Julie A. Morrison
20 ILCS 505/1.1 from Ch. 23, par. 5001.1
Amends the Children and Family Services Act. Makes a technical change in a Section concerning the short title.
Feb 13 19  S  Referred to Assignments
SB 01410  Sen. Laura M. Murphy
110 ILCS 330/6.7 new
210 ILCS 85/7.7 new
Amends the University of Illinois Hospital Act and Hospital Licensing Act. Provides that a hospital shall maintain a metal
detector at each point of entry into the hospital. Provides that a hospital shall ensure that all members of the public, other than the
employees of the hospital who display proper credentials, who enter the hospital at a point of entry are subjected to screening by a
metal detector. Provides that individuals subject to screening shall include, but not be limited to, individuals in wheelchairs. Defines
"point of entry". Effective July 1, 2019.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01411  Sen. Dan McConchie, Emil Jones, III, Julie A. Morrison-Scott M. Bennett, Toi W. Hutchinson-Laura M. Murphy,
Steven M. Landek and Rachelle Crowe
(Rep. Margo McDermed-Jonathan Carroll-Lindsay Parkhurst-Ami Grant-Carol Ammons, Mary Edly-Allen, Terra Costa
Howard, Allen Skillicorn, Thomas Morrison, Chris Miller, Steven Reick, Diane Pappas, Randy E. Frese, Daniel Swanson and
Brad Halbrook)
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 140/7.5
410 ILCS 70/5 from Ch. 111 1/2, par. 87-5
725 ILCS 202/50 new
730 ILCS 5/5-9-1.4 from Ch. 38, par. 1005-9-1.4
30 ILCS 805/8.43 new
Amends the Sexual Assault Evidence Submission Act. Provides that the State Police shall by rule establish a sexual assault
evidence tracking system that conforms to the recommendations made by the Sexual Assault Evidence Tracking and Reporting
Commission in its report dated June 26, 2018. Provides that the Department of State Police shall design the criteria for the sexual
assault evidence tracking system so that, to the extent reasonably possible, the system can use existing technologies and products.
Provides that the sexual assault evidence tracking system shall be operational no later than one year after the effective date of the
amendatory Act. Provides that a treatment hospital, a treatment hospital with approved pediatric transfer, an out-of-state hospital
approved by the Department of Public Health to receive transfers of Illinois sexual assault survivors, or an approved pediatric health
care facility must comply with rules relating to the collection and tracking of sexual assault evidence adopted by the Department of
State Police. Provides for the operations of the sexual assault tracking system to be funded by appropriations from the State Crime
Laboratory Fund, together with asset forfeiture and other funds appropriated by the General Assembly. Authorizes emergency
rulemaking. Exempts information in the sexual assault evidence tracking system from disclosure under the Freedom of Information
Act. Amends the Illinois Administrative Procedure Act, the Freedom of Information Act, the Sexual Assault Survivors Emergency
Treatment Act, and the Unified Code of Corrections to make conforming changes. Amends the State Mandates Act to require
implementation without reimbursement. Effective immediately.
Senate Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Adds requirements and
recommendations of the report created by the Sexual Assault Evidence Tracking and Reporting Commission issued on June 26, 2018
for implementation of the sexual assault evidence tracking system. Effective immediately.
Aug 16 19  S  Public Act . . . . . . 101-0377
SB 01412  Sen. Heather A. Steans
305 ILCS 5/5-2.06 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall, for eligible individuals, reimburse Children's Community-Based Health Care Centers established in the Alternative Health Care Delivery Act and providing nursing care for the purpose of transitioning children from a hospital to home placement or other appropriate setting and reuniting families for a maximum of up to 120 days on a per diem basis at the lower of the Children's Community-Based Health Care Center's usual and customary charge to the public or at the Department rate of $950. Provides that such payments are exempt from the 2.7% rate reduction required under a specified provision of the Code. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01413  Sen. Brian W. Stewart
55 ILCS 5/3-6023 from Ch. 34, par. 3-6023
705 ILCS 135/905-43
Amends the Criminal and Traffic Assessment. Stops the repeal (under Public Act 100-987) of provisions in the Counties Code allowing county to require a court services fee in civil cases for court services deemed necessary by the sheriff to provide for court security. Amends the Counties Code restoring a reference to the court services fee. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01414  Sen. Brian W. Stewart
705 ILCS 135/10-5
Amends the Criminal and Traffic Assessment Act. Provides that the county treasurer or the treasurer of the unit of local government shall (rather than may) create the following funds, if not already in existence: the Court Automation Fund; the Document Storage Fund; the Circuit Clerk Operations and Administration Fund; the State's Attorney Records Automation Fund; the Public Defender Records Automation Fund; the Circuit Court Clerk Electronic Citation Fund; and, in each county where a Children's Advocacy Center provides services, the Child Advocacy Center Fund.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01415  Sen. Jason Plummer
720 ILCS 5/9-3.3 from Ch. 38, par. 9-3.3
Amends the Criminal Code of 2012. Provides that a person commits drug-induced homicide when he or she violates delivery of a controlled substance or methamphetamine or a similar law of another jurisdiction, by unlawfully delivering a controlled substance to another, and the injection, inhalation, absorption, or ingestion of any amount of that controlled substance is a contributing cause of the person's death.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01416  Sen. Laura Ellman
105 ILCS 5/34-18.8 from Ch. 122, par. 34-18.8
Amends the School Code. Makes a technical change in a Section concerning the Chicago school district.
Feb 13 19  S  Referred to Assignments

SB 01417  Sen. Laura Ellman
110 ILCS 85/1 from Ch. 144, par. 70.11
Amends the University - Building Authority Leased Lands Act. Makes a technical change in a Section concerning buildings and other facilities on leased land.
Feb 13 19  S  Referred to Assignments
SB 01418
Sen. Christopher Belt-Jacqueline Y. Collins, Bill Cunningham, Elgie R. Sims, Jr., Napoleon Harris, III, Julie A. Morrison and Laura M. Murphy
(Rep. Jay Hoffman and Justin Slaughter)

5 ILCS 140/7.5
55 ILCS 80/2.5
55 ILCS 80/4.5 new

Amends the Children's Advocacy Center Act. Provides that consent is not required for a forensic interview to be electronically recorded and that failure to record does not render a forensic interview inadmissible. Provides that a forensic interview, an electronic recording, or a transcription of an interview or electronic recording is confidential and exempt from public inspection and copying and may only be viewed by a court, attorneys, investigators, or experts for the purpose of judicial and administrative hearings and shall not be disseminated except pursuant to a court's protective order. Provides that nothing in the Act shall be construed to limit or prohibit electronically recorded forensic interviewing in accordance with provisions concerning surveillance and investigations in the Criminal Code of 2012 and Code of Criminal Procedure of 1963. Adds a definition and modifies a definition. Amends the Freedom of Information Act making conforming changes. Effective January 1, 2020.

Senate Committee Amendment No. 1
Defines a "forensic interview transcription" as a verbatim transcript of a forensic interview for the purpose of translating the interview into another language. Makes a conforming change.

House Committee Amendment No. 2
Deletes reference to:
   5 ILCS 140/7.5
Deletes reference to:
   55 ILCS 80/2.5
Deletes reference to:
   55 ILCS 80/4.5 new
Adds reference to:
   45 ILCS 105/2 from Ch. 127, par. 63s-2

Replaces everything after the enacting clause. Amends the Bi-State Development Agency Act. Provides that a county authorized to appoint commissioners that does not contract for light rail service with the Bi-State Development Agency and pay for that service in part with county-generated revenue shall be limited to one commissioner. Provides for appointment of commissioners from counties with a light rail service until a county without light rail service only has one commissioner left.

House Floor Amendment No. 3
Adds reference to:
   45 ILCS 105/10 new
Adds reference to:
   45 ILCS 105/2 from Ch. 127, par. 63s-2

Further amends the Bi-State Development Agency Act. Provides that Bi-State Development Agency shall pass through 100% of specified Urbanized Area Formula Funding program assistance and funding to the Madison Mass Transit District. Provides that the Agency shall retain specified Urbanized Area Formula Funding program funds constituting the total commitment and payment in full for: (1) all claims, debts or obligations, rights, liabilities made or asserted by the Agency, arising out of any previous service agreements, issues, or relationship between the District and the Agency occurring on or before June 30, 2019; and (2) any capital or operating subsidy for the MetroLink Light Rail System.

Aug 26 19 S Public Act . . . . . . . . . . . . . . . . . . . 101-0584
SB 01419  Sen. Laura Fine

New Act

Creates the Health Insurance Rate Review Act. Creates the independent quasi-judicial Health Insurance Rate Review Board to ensure insurance rates are reasonable and justified. Sets forth duties and prohibited activities concerning the Board. Creates the Health Insurance Rate Review Board Nomination Panel to provide a list of nominees to the Governor for appointment to the Health Insurance Rate Review Board. Sets forth the procedures for nomination. Provides requirements and procedures for health carriers to file current and proposed rates and rate schedules with the Health Insurance Rate Review Board. Provides that the Board shall review and approve or disapprove all rates and rate schedules filed or used by a health carrier. Sets forth provisions concerning rate standards, public notice, hearings, and the disapproval and approval of rates and rate schedules.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01420  Sen. Laura M. Murphy

5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4.2-3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new

Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed after the effective date of the amendatory Act shall provide coverage for hippotherapy and other forms of therapeutic riding. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, and the Health Maintenance Organization Act.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01421  Sen. Laura M. Murphy

210 ILCS 88/30
210 ILCS 88/33 new

Amends the Fair Patient Billing Act. Provides that before pursuing a collection action against an insured patient for the unpaid amount of services rendered, a health care provider must review a patient's file to ensure that the patient does not have a Medicare supplement policy or any other secondary payer health insurance plan. Provides that if, after reviewing a patient's file, the health care provider finds no supplemental policy in the patient's record, the provider must then provide notice to the patient, and give that patient an opportunity to address the issue. Provides that if a health care provider has neither found information indicating the existence of a supplemental policy, nor received payment for services rendered to the patient, the health care provider may proceed with a collection action against the patient in accordance with specified provisions. Defines "supplemental policy". Makes a conforming change.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01422  Sen. Laura M. Murphy

820 ILCS 305/8.1 new

Amends the Workers' Compensation Act in relation to repetitive injuries. Provides that an accidental injury that results from repetitive or cumulative trauma and occurs within 6 months after the employee begins employment shall not be considered by a workers' compensation insurer in setting rates. Provides for contribution by prior employers with respect to awards for repetitive or cumulative injuries.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01423  Sen. John J. Cullerton-Iris Y. Martinez
40 ILCS 5/14-110  from Ch. 108 1/2, par. 14-110

40 ILCS 5/14-152.1
Amends the State Employee Article of the Illinois Pension Code. Provides that a State policeman may elect to convert service
credit earned under the Article to eligible creditable service under the alternative retirement annuity formula by filing a written election
with the Board and making a specified contribution. Provides that the conversion of service credit to eligible creditable service is not
subject to provisions that limit the amount of eligible creditable service that may be established to 12 years. Provides that a State
policeman may elect to establish eligible creditable service under the alternative retirement annuity formula for up to 5 years of service
as a person employed by a participating municipality to perform police duties under the Illinois Municipal Retirement Fund (IMRF)
Article, a county corrections officer, or a court services officer under the Cook County Article by filing a written application with the
Board and making a specified contribution. Provides that any benefit increase that results from the amendatory Act is excluded from
the definition of "new benefit increase". Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01424  Sen. Laura M. Murphy
820 ILCS 305/4b
820 ILCS 305/12  from Ch. 48, par. 138.12
820 ILCS 305/19  from Ch. 48, par. 138.19
Amends the Workers' Compensation Act. Authorizes the recording of an employee's medical examination with the consent of
the employee and the physician. Provides for the use of the recording as evidence.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01425

Sen. Heather A. Steans-Jil Tracy, John G. Mulroe, Laura Fine-Christopher Belt, Napoleon Harris, III, John J. Cullerton, Rachelle Crowe, Cristina Castro, Julie A. Morrison, Jason A. Barickman-Kimberly A. Lightford, Antonio Muñoz, Scott M. Bennett, Emil Jones, III, Laura M. Murphy, Toi W. Hutchinson, Bill Cunningham, Steven M. Landek, Don Harmon, Robert Peters, Elgie R. Sims, Jr., Steve Stadelman-Iris Y. Martinez and Jennifer Bertino-Tarrant


410 ILCS 53/5
410 ILCS 53/10
410 ILCS 53/11 new
410 ILCS 53/13
410 ILCS 53/15
410 ILCS 53/20
410 ILCS 53/30

Amends the Suicide Prevention, Education, and Treatment Act. Makes changes concerning the findings of the General Assembly. Creates the Office of Suicide Prevention within the Department of Public Health for the purpose of implementing the Act. Requires the Office of Suicide Prevention, in consultation with the Illinois Suicide Prevention Alliance, to submit an annual report to the Governor and General Assembly on the effectiveness of the activities and programs undertaken under the Illinois Suicide Prevention Strategic Plan that includes any recommendations for modification to Illinois law to enhance the effectiveness of the Plan (instead of an annual report by the Illinois Suicide Prevention Alliance). Changes what shall be contained in the Plan. Provides that the Office of Suicide Prevention (in addition to the Department) shall provide technical assistance to the Illinois Suicide Prevention Alliance and implement a general awareness and screening program. Provides that the program shall include an annual statewide suicide prevention conference. Removes provisions requiring the Department to establish 5 suicide prevention pilot programs relating to youth, elderly, special populations, high-risk populations, and professional caregivers. Provides that the Office of Suicide Prevention shall establish programs that are consistent with the Plan. Effective July 1, 2019.

Senate Committee Amendment No. 1

Adds reference to:

20 ILCS 2310/2310-455 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Creates the Office of Suicide Prevention within the Department of Public Health. Provides that the duties of the Office of Suicide Prevention shall include, but shall not be limited to: (1) coordinating suicide prevention, intervention, and postvention programs, services, and efforts statewide; (2) developing and submitting proposals for funding from federal agencies or other sources of funding to promote suicide prevention and coordinate activities; (3) with input from the Illinois Suicide Prevention Alliance, preparing the Illinois Suicide Prevention Strategic Plan and coordinating the activities necessary to implement the recommendations in that Plan; (4) with input from the Illinois Suicide Prevention Alliance, providing an annual report to the Governor and General Assembly; and (5) providing technical support for the activities of the Illinois Suicide Prevention Alliance. Corrects a typographical error.

Senate Floor Amendment No. 2

Deletes reference to:

410 ILCS 53/10

Deletes reference to:

410 ILCS 53/11 new

Replaces everything after the enacting clause with the provisions of the introduced bill as amended by Senate Amendment No. 1 with the following changes: Provides that the Department of Public Health shall (rather than may) implement specified activities associated with the Suicide Prevention, Education, and Treatment Act. Removes language creating the Office of Suicide Prevention and instead, where applicable, replaces references to the Office with references to the Department. Makes a technical change to the legislative findings. Provides that the bill is effective immediately (rather than on July 1, 2019).

Aug 09 19  S  Public Act . . . . . . . . . 101-0331
SB 01426  Sen. Melinda Bush-Mattie Hunter
5 ILCS 430/25-5
5 ILCS 430/25-20
5 ILCS 430/25-50
5 ILCS 430/25-52
Amends the State Officials and Employees Ethics Act. Provides that the appointing authorities shall (rather than may) appoint both members of the General Assembly and members of the general public to the Legislative Ethics Commission. Provides that the Legislative Inspector General may issue subpoenas to compel the attendance of witnesses for the purposes of testimony and production of documents and other items for inspection and copying and to make service of those subpoenas without the advance approval of the Legislative Ethics Commission. Provides that a complaint with the Legislative Ethics Commission must be filed within 12 months after the Legislative Inspector General's initiation of an investigation (currently, 18 months after the most recent act of the alleged violation or of a series of alleged violations). Provides that the Legislative Ethics Commission shall make available to the public any summary report in which a subject of the report is a current or former member of the General Assembly, and the Legislative Inspector General found that reasonable cause exists to believe that a violation has occurred. Requires that publicly available summary reports be posted on the websites of the Legislative Ethics Commission and the Legislative Inspector General.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01427  Sen. Dan McConchie
40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101
40 ILCS 5/2-105 from Ch. 108 1/2, par. 2-105
40 ILCS 5/2-107 from Ch. 108 1/2, par. 2-107
Amends the General Assembly Article of the Illinois Pension Code. Restricts participation in the General Assembly Retirement System to persons who became participants before the effective date of the amendatory Act and provides that, beginning on that date, the System shall not accept any new participants. Makes related changes. Effective immediately.
Feb 13 19 S Referred to Assignments

SB 01428  Sen. Emil Jones, III
705 ILCS 35/2s new
705 ILCS 45/2 from Ch. 37, par. 160.2
Amends the Circuit Courts Act. Provides that the associate judgeships in the Circuit of Cook County existing on the effective date are converted into resident judgeships. Provides that the Supreme Court shall allot the resident judgeships for election from the 15 subcircuits. Amends the Associate Judges Act.
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Evidence Article of the Code of Civil Procedure. Provides that evidence of a person's immigration status is not admissible in any civil proceeding unless: it is essential to prove an element of a claim or an affirmative defense; or a person or his or her attorney voluntarily reveals his or her immigration status to the court. Provides that a party intending to offer evidence regarding a person's immigration status shall file a written motion at least 14 days before trial. Provides that the court shall conduct an in camera hearing to review the probative value of the person's immigration status. Provides that if the court finds that the probative value of the person's immigration status outweighs its prejudicial nature, the court shall make findings of fact and conclusions of law regarding the permitted use of the evidence. Provides that the motion, related papers, and the record of the hearing shall be sealed and remain under seal unless the court orders otherwise. Provides that a party who communicates to a person or witness any threat to or actually disclose a person's or witness's immigration status to any entity or immigration or law enforcement agency with the intent to deter the person from testifying commits a Class C misdemeanor.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill and makes the following changes:
Provides that evidence is also admissible if it is offered to prove an interest or bias of a witness, if it does not cause confusion of the issues or mislead the trier of fact, and the probative value of the evidence outweighs its prejudicial nature. Provides that a party intending to offer evidence related to a person's immigration status shall file a written motion that also explains why it is essential to a claim or affirmative defense or is probative of an interest or bias of a witness, it does not cause confusion of the issues or mislead the trier of fact, and the probative value of the evidence outweighs its prejudicial nature. Makes a corresponding change regarding findings of fact and conclusions of law the court must make regarding the permitted use of the evidence.

Senate Floor Amendment No. 2
Deletes language providing that a written motion shall explain why it is essential to a claim or affirmative defense or is probative of an interest or bias of a witness.

Aug 23 19 S Public Act . . . . . . . . . 101-0550

SB 01430 Sen. Suzy Glowiak Hilton 40 ILCS 5/2-101 from Ch. 108 1/2, par. 2-101 Amends the Illinois Pension Code. Makes a technical change in a Section concerning the General Assembly.
Feb 13 19 S Referred to Assignments

SB 01431 Sen. Dan McConchie 625 ILCS 5/6-115 from Ch. 95 1/2, par. 6-115 625 ILCS 5/6-118 Amends the Illinois Vehicle Code. Extends the term for a driver's license to 6 years (from 4 years). Makes a corresponding change. Increases the fee for an original or renewal driver's license from $30 to $45. Effective January 1, 2022.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01432 Sen. Laura M. Murphy 35 ILCS 5/229 new Amends the Illinois Income Tax Act. Provides that a taxpayer who may claim a qualifying student as a dependent is allowed a credit of up to $2,000 for qualified tuition and fee expenses paid by the taxpayer. Provides that the term qualifying student means a person who (i) is a resident of the State, (ii) is under the age of 24 at the close of the school year for which a credit is sought, and (iii) during the school year for which a credit is sought, is a full-time student enrolled in a program at a qualifying college or university.
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01433  Sen. William E. Brady
735 ILCS 5/2-1107.1  from Ch. 110, par. 2-1107.1
735 ILCS 5/2-1117  from Ch. 110, par. 2-1117
Amends and re-enacts provisions of the Civil Practice Article of the Code of Civil Procedure concerning actions on account of bodily injury or death or physical damage to property based on negligence or product liability based on strict tort liability. Provides that the court shall not instruct the jury of the consequence of any findings of fault of any plaintiff or defendant under specified provisions of the Code. Deletes language providing that the court shall instruct the jury in writing that the defendant shall be found not liable if the jury finds that the contributory fault of the plaintiff is more than 50% of the proximate cause of the injury or damage for which recovery is sought. In the Section concerning joint liability, deletes language providing that: any defendant whose fault is less than 25% of the total fault attributable to the plaintiff, the defendants sued by the plaintiff, and any third party defendant except the plaintiff's employer, is severally liable for non-medical damages; and any defendant whose fault is 25% or greater of the total fault attributable to the plaintiff, the defendants sued by the plaintiff, and any third party defendants except the plaintiff's employer, is jointly and severally liable for non-medical damages. Adds language providing that: any defendant whose fault is less than 25% of the proximate cause of the injury or damage for which recovery is sought by the plaintiff is severally liable for non-medical damages; and any defendant whose fault is 25% or greater of the proximate cause of the injury or damage for which recovery is sought by the plaintiff is jointly and severally liable for non-medical damages. Contains applicability provisions.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01434  Sen. William E. Brady
720 ILCS 5/11-30.5 new
730 ILCS 150/2  from Ch. 38, par. 222
Amends the Criminal Code of 2012. Creates the offense of voyeurism. Provides that a person commits the offense when he or she knowingly and for the purpose of sexual arousal or gratification spies upon, observes, or otherwise views another person without the consent of the other person while the other person is nude, bathing, showering, partially undressed, or changing clothes in a location where the other person has a reasonable expectation of privacy. Provides that it is not a defense to voyeurism that the defendant was lawfully on the premises or location where the offense occurred. Provides that a violation is a Class A misdemeanor. Provides that if the victim is under 17 years of age at the time of the commission of the offense the violation is a Class 4 felony. Amends the Sex Offender Registration Act. Includes voyeurism as a sex offense for which the offender shall register for a period of 10 years.

Feb 13 19  S  Referred to Assignments

SB 01435  Sen. Neil Anderson
10 ILCS 5/21-1  from Ch. 46, par. 21-1
10 ILCS 5/21-2  from Ch. 46, par. 21-2
Amends the Election Code. Provides that the presidential elector with the highest number of votes in a congressional district casts an electoral vote for the presidential and vice presidential candidates of his or her political party. Provides that an at large presidential elector who receives the highest or second highest number of votes statewide casts an electoral vote for the candidates of his or her party.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01436  Sen. Dan McConchie
5 ILCS 430/1-1
Amends the State Officials and Employees Ethics Act. Makes a technical change in a Section concerning the short title.

Feb 13 19  S  Referred to Assignments
SB 01437  Sen. Jil Tracy
735 ILCS 5/Art. VIII Pt. 29 heading new
735 ILCS 5/8-2901 new
735 ILCS 5/8-2902 new
735 ILCS 5/8-2903 new
735 ILCS 5/8-2904 new
735 ILCS 5/8-2905 new
735 ILCS 5/8-2906 new
735 ILCS 5/8-2907 new
735 ILCS 5/8-2908 new
735 ILCS 5/8-2909 new
735 ILCS 5/8-2910 new
Amends the Code of Civil Procedure. Provides limitations upon a non-expert's opinion or inference testimony. Sets forth requirements regarding: qualifications, testimony, disclosure, and compensation of expert witnesses; bases of expert opinion testimony; limitations on expert testimony; pretrial hearings and disclosures concerning expert witnesses; precedents to be followed in interpreting the new provisions; interlocutory appeals of rulings on the admissibility of expert evidence; standards to be followed by reviewing courts in determining the admissibility of expert testimony; and severability. Provides that the new provisions apply to actions commenced on or after the effective date of the amendatory Act and pending actions in which a trial has not been scheduled or in which a trial has been scheduled more than 90 days after the effective date of the amendatory Act. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01438  Sen. Jil Tracy
735 ILCS 5/2-101 from Ch. 110, par. 2-101
735 ILCS 5/2-102 from Ch. 110, par. 2-102
735 ILCS 5/2-103 from Ch. 110, par. 2-103
735 ILCS 5/2-104 from Ch. 110, par. 2-104
Amends the Code of Civil Procedure. Provides that, if none of the parties joined in good faith as defendants in a civil case are residents of this State, an action against those defendants may be commenced in this State only in the county in which the transaction out of which the cause of action arose, or some part of that transaction, occurred. Provides that a corporation organized under the laws of or authorized to do business in this State is a resident only of any county in which it has its registered office or other office (rather than being a resident of any county in which it does business). Makes similar changes regarding partnerships and voluntary unincorporated associations. Deletes language providing that an insurance company incorporated under the laws of or doing business in this State may be sued in any county in which one of the plaintiffs resides. Provides that, if none of the defendants in a civil action are residents of this State, and no part of the transaction out of which the action arose occurred in this State, the action must be dismissed for lack of proper venue. Makes other changes. Provides that the changes apply to causes of action filed on or after the effective date of the amendatory Act.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01439  Sen. Jil Tracy
New Act
Creates the Full and Fair Noneconomic Damages Act. Provides that, in determining noneconomic damages, the fact finder may not consider: (i) evidence of a defendant's alleged wrongdoing, misconduct, or guilt; (ii) evidence of the defendant's wealth or financial resources; or (iii) any other evidence that is offered for the purpose of punishing the defendant, rather than offered for a compensatory purpose. Provides for bifurcated trials before the same jury in cases involving punitive damages, if requested by any defendant. Outlines the procedure for the bifurcated trials. Provides for court post-trial review of noneconomic damage awards pursuant to specified nonexclusive factors. Includes legislative findings, definitions, and applicability language. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01440  Sen. Jil Tracy

735 ILCS 5/2-801 from Ch. 110, par. 2-801
735 ILCS 5/2-802 from Ch. 110, par. 2-802
735 ILCS 5/2-803 from Ch. 110, par. 2-803
735 ILCS 5/2-808 new
735 ILCS 5/2-809 new
735 ILCS 5/2-810 new

Amends the Code of Civil Procedure in relation to class actions. Adds additional requirements concerning: prerequisites to
the maintenance of a class action (including provisions that a class action may be certified only if: the plurality of the class members
are residents of Illinois or if the plurality of the class members were physically in Illinois when the cause of action arose; and a class
action is superior to other available methods for the fair and efficient adjudication of the controversy); where a class action may be
brought; preliminary determinations to be made by the court; notice to the class; coupon and other noncash settlements; loss by class
members under a proposed settlement; and attorney's fees.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01441  Sen. Jil Tracy

735 ILCS 5/2-1117 from Ch. 110, par. 2-1117
740 ILCS 100/3 from Ch. 70, par. 303
740 ILCS 100/4 rep.

Amends the Code of Civil Procedure. Deletes language providing for joint and several liability in actions on account of
bodily injury or death or physical damage to property, based on negligence, or product liability based on strict tort liability. Adds
language providing that in such actions in which recovery is predicated upon fault, each defendant found liable is liable for only that
percentage of the plaintiff's damages that represents the contributory fault chargeable to that defendant in the comparison of the
plaintiff's fault with the fault of all tortfeasors whose fault was a proximate cause of the death, injury, loss, or damage for which
recovery is sought. Provides that except when the plaintiff is barred from recovering damages because the plaintiff's contributory fault
is more than 50% of the proximate cause of the injury or damage for which recovery is sought, the plaintiff is barred from recovering
damages from a defendant in excess of the amount of damages obtained by applying the percentage of contributing fault of that
defendant to the amount of the plaintiff's damages. Provides that no defendant is jointly and severally liable for a plaintiff's damages.
Amends the Joint Tortfeasor Contribution Act by deleting and repealing certain provisions regarding (i) contribution if the obligation
of one or more of the joint tortfeasors is uncollectable and (ii) a plaintiff's right to recover the full amount of his or her judgment from
any one or more defendants.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01442  Sen. Jil Tracy

New Act

Creates the Transparency in Lawsuits Protection Act. Provides that the purpose of the Act is to ensure that any Act, regulatory
or otherwise, enacted in this State shall not create a private right of action unless such a right is expressly stated in the Act. Provides
that any Act enacted in this State creating a private right of action shall contain express language providing for such a right and that
courts of this State shall not construe a statute to imply a private right of action in the absence of such express language. Applies to any
action that has not yet been initiated or is pending on the effective date of the Act. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01443  Sen. Jil Tracy

735 ILCS 5/Art. II Pt. 21 heading
735 ILCS 5/2-2101
735 ILCS 5/2-2102
735 ILCS 5/2-2103
735 ILCS 5/2-2104
735 ILCS 5/2-2105
735 ILCS 5/2-2106
735 ILCS 5/2-2106.5
735 ILCS 5/2-2107
735 ILCS 5/2-2108
735 ILCS 5/2-2109

Re-enacts and changes various provisions of the Code of Civil Procedure relating to product liability actions that were added by Public Act 89-7, which was held to be void in its entirety by the Illinois Supreme Court in Best v. Taylor Machine Works, 179 Ill. 2d 367 (1997). Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01444  Sen. Jason Plummer-Neil Anderson-Brian W. Stewart

New Act
5 ILCS 140/7.5
720 ILCS 5/9-1  from Ch. 38, par. 9-1
725 ILCS 5/113-3  from Ch. 38, par. 113-3
725 ILCS 5/119-1
725 ILCS 105/10  from Ch. 38, par. 208-10

Amends the Criminal Code of 2012 relating to first degree murder. Adds and eliminates aggravating factors for which the death penalty may be imposed. Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2019. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the amendatory Act shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01445  Sen. Jil Tracy

705 ILCS 405/5-410

Amends the Juvenile Court Act of 1987. Provides that any minor 10 years of age or older arrested or taken into custody under the Act for vehicular hijacking or aggravated vehicular hijacking shall be detained in an authorized detention facility until a detention or shelter care hearing is held to determine if there is probable cause to believe that the minor is a delinquent minor and that: (i) secure custody is a matter of immediate and urgent necessity for the protection of the minor or of the person or property of another; (2) the minor is likely to flee the jurisdiction of the court; or (3) the minor was taken into custody under a warrant. If the court makes that determination, the minor shall continue to be held until the disposition of an adjudicatory hearing under the Delinquent Minors Article of the Act.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01446  Sen. Jil Tracy

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


Feb 13 19  S  Referred to Assignments
SB 01447  Sen. Jil Tracy
740 ILCS 21/1
Amends the Stalking No Contact Order Act. Makes a technical change in a Section concerning the short title.
Feb 13 19 S Referred to Assignments

SB 01448  Sen. Heather A. Steans
40 ILCS 5/7-141 from Ch. 108 1/2, par. 7-141
Feb 13 19 S Referred to Assignments

SB 01449  Sen. Julie A. Morrison, Scott M. Bennett, Elgie R. Sims, Jr., Laura M. Murphy, Steve Stadelman-Toi W.
Hutchinson-Kimberly A. Lightford and Pat McGuire
(Rep. Jonathan Carroll)
215 ILCS 5/370c.1
Amends the Illinois Insurance Code. Provides that every insurer that amends, delivers, issues, or renews a group or individual policy or certificate of disability insurance or disability income insurance shall ensure parity for the payment of mental, emotional, nervous, or substance use disorders or conditions. Changes the definition of "treatment limitation" to include benefit payments under disability insurance or disability income insurance.
Senate Committee Amendment No. 1
Deletes reference to:
215 ILCS 5/370c.1
Adds reference to:
215 ILCS 5/370c.2 new
Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that the Department of Insurance shall form a task force to review the plans and policies for individual and group short-term and long-term disability income insurance issued and offered to individuals and employers in this State to examine the use of such insurance for behavioral health conditions. Provides that the task force shall be comprised of experts in the disability income insurance industry, experts in the behavioral health conditions and treatment industry, members of the general public, and members of the General Assembly. Provides that the task force shall submit findings and recommendations to the Governor and the General Assembly by December 31, 2020. Dissolves the task force on December 31, 2021. Effective immediately.
Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the bill as amended by Senate Amendment 1 with the following changes: Makes changes to the membership of the task force. Provides that the task force shall elect a chairperson from its membership and shall have the authority to determine its meeting schedule, hearing schedule, and agendas. Effective immediately.
Senate Floor Amendment No. 4
In provisions concerning the membership of the task force, provides that it shall be comprised of 2 representatives of (rather than experts in) the disability income insurance industry. Makes changes to the responsibilities of the task force.
Aug 09 19 S Public Act . . . . . . . . . 101-0332

SB 01450  Sen. Rachelle Crowe, Laura Fine and Paul Schimpf
720 ILCS 5/12-0.1
720 ILCS 5/12-6 from Ch. 38, par. 12-6
720 ILCS 5/12-6.2
Amends the Criminal Code of 2012 concerning the offenses of intimidation and aggravated intimidation. Provides that a person also commits intimidation when, with intent to cause another to perform or to omit the performance of any act, he or she communicates to another, directly or indirectly by any means, a threat to cause the person to falsify, amend, or withdraw a report of his or her abuse. Provides that a person commits aggravated intimidation when he or she commits intimidation by causing a person 60 years of age or older or known to be a person with a disability to falsify, amend, or withdraw a report of his or her abuse. Provides that aggravated intimidation under these circumstances is a Class 2 felony for which the offender may be sentenced to a term of imprisonment of not less than 3 years nor more than 14 years. Defines "abuse" and "person with a disability".
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01451  Sen. Chuck Weaver

105 ILCS 5/21B-20

Amends the Educator Licensure Article of the School Code. Provides that a Professional Educator License may be issued to a person who holds a valid Educator License with Stipulations with a paraprofessional educator endorsement if he or she (i) has at least 5 years of practical classroom experience, (ii) has worked a minimum of 100 school days in each of those years, (iii) is paired with a mentor teacher for a minimum of one year, who must observe, guide, support, and provide the licensee feedback on his or her performance, as warranted, (iv) commits to participating in a minimum of 24 professional development hours each year, approved by the State Board of Education, or taking postsecondary courses in education geared toward the continuous improvement of his or her professional practice, and (v) has completed an approved alternative educator licensure program.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01452  Sen. Chuck Weaver

105 ILCS 5/21B-20

105 ILCS 5/21B-50

Amends the Educator Licensure Article of the School Code. With regard to the Alternative Educator Licensure Program for Teachers, provides that, beginning on January 1, 2021, the program shall be comprised of 3 phases (rather than 4 phases) by removing the second year of residency; makes conforming changes. Provides that an alternative provisional educator endorsement on an Educator License with Stipulations is valid for one year (rather than 2 years) of teaching in the public schools, but may be renewed for a second (rather than third) year if needed to complete the Alternative Educator Licensure Program for Teachers.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01453  Sen. Terry Link

10 ILCS 5/25-2  from Ch. 46, par. 25-2
10 ILCS 5/29-15  from Ch. 46, par. 29-15
60 ILCS 1/55-6
65 ILCS 5/3.1-10-5  from Ch. 24, par. 3.1-10-5
105 ILCS 5/10-11  from Ch. 122, par. 10-11
730 ILCS 5/5-5-5  from Ch. 38, par. 1005-5-5

Amends the Election Code, the Township Code, the Illinois Municipal Code, and the School Code to provide exemptions and requirements allowing a person previously convicted of an infamous crime to hold elective office. Amends the Unified Code of Corrections. Provides that conviction and disposition shall not entail the loss by the defendant of any civil rights except, in addition to other specified provisions, as provided in a provision of the Election Code concerning convictions for infamous crimes. Effective immediately.

Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01454  Sen. Emil Jones, III

225 ILCS 60/1  from Ch. 111, par. 4400-1


Feb 13 19  S Referred to Assignments

SB 01455  Sen. Omar Aquino

225 ILCS 85/8  from Ch. 111, par. 4128

Amends the Pharmacy Practice Act. Makes a technical change in a Section concerning licensure without examination.

Feb 13 19  S Referred to Assignments
SB 01456
Sen. Toi W. Hutchinson
(Rep. Michael J. Zalewski and Kambium Buckner)

35 ILCS 200/15-185
Amends the Property Tax Code. Provides that certain leasehold property that is used for an airport, for parking, or for waste disposal or processing and is used for a non-exempt purpose is subject to taxation as a leasehold for the period of time during which it is used for that non-exempt purpose. Provides that the use of a portion of that property for a non-exempt purpose shall have no effect on (i) the exemption of the remaining portion of the property that continues to be used for an exempt purpose or (ii) the future exemption of that same portion of the property if it ceases to be used for a non-exempt purpose and returned to use for an exempt purpose.

House Floor Amendment No. 2
Provides that the provisions of the engrossed bill apply only to property located in a municipality with a population of more than 500,000 inhabitants that is not subject to taxation due to its use for the purpose of parking. Makes conforming changes to the statutory base.

Aug 23 19 S Public Act . . . . . . . . . 101-0551

SB 01457
Sen. Jennifer Bertino-Tarrant

105 ILCS 5/29-5 from Ch. 122, par. 29-5
Amends the School Code. Makes technical and revisory changes in a Section concerning State reimbursement for transportation.

Feb 13 19 S Referred to Assignments

SB 01458
Sen. Jennifer Bertino-Tarrant

105 ILCS 5/14-1.01 from Ch. 122, par. 14-1.01
Amends the Children with Disabilities Article of the School Code. Makes a technical change in a Section concerning definitions.

Feb 13 19 S Referred to Assignments

SB 01459
Sen. Andy Manar

105 ILCS 5/34-74 from Ch. 122, par. 34-74
Amends the School Code. Makes a technical change in a Section concerning the Chicago school district.

Feb 13 19 S Referred to Assignments

SB 01460
(Rep. Katie Stuart-William Davis-LaToya Greenwood-Tony McCombie-Avery Bourne, Mike Murphy, Dave Severin and Terri Bryant)

105 ILCS 5/21B-70
Amends the School Code. Provides that priority in the distribution of funds appropriated for the Illinois Teaching Excellence Program must be given to a qualified educator employed by an Organizational Unit assigned to Tier 1 under the evidence-based funding formula of the Code.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the School Code. With regard to the Illinois Teaching Excellence Program, provides that if adequate funds are available, incentives under the Program must include (i) a one-time incentive of $3,000 payable to National Board certified teachers teaching in Tier 1 rural or remote school districts, (ii) an annual incentive of $3,200 for National Board certified teacher rural or remote candidate cohort facilitators, and (iii) an annual incentive of $2,500 for National Board certified teacher rural or remote liaisons; defines terms. Makes the program applicable to qualified educators who are employed by or retired from schools districts (rather than just employed by school districts) and who are in the process of obtaining licensure through the National Board for Professional Teaching Standards. Changes references of poverty or low-performing schools to Tier 1 school districts. Makes other changes.

Aug 09 19 S Public Act . . . . . . . . . 101-0333
SB 01461  Sen. Dan McConchie
(Rep. Sam Yingling)
35 ILCS 200/18-206
Amends the Property Tax Code. In a Section concerning a reduced extension for a school district's educational purposes, provides that the Section applies if the school district's final percent of adequacy (currently, adequacy target) exceeds 110%. Provides that the referendum petition for the reduction shall be submitted to and certified by the school board's secretary (currently, the applicable election authority). Effective immediately.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01462  Sen. Bill Cunningham
720 ILCS 5/11-30  was 720 ILCS 5/11-9
730 ILCS 150/2  from Ch. 38, par. 222
Amends the Criminal Code of 2012. Provides that public indecency also includes committing the proscribed acts while confined in a penal institution. Excludes from the definition of "penal institution" a facility of the Department of Juvenile Justice or a juvenile detention facility. Amends the Sex Offender Registration Act. Includes in the definition of "sex offense" a second violation or attempted violation of public indecency while confined in a penal institution committed on or after the effective date of the amendatory Act.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01463  Sen. Antonio Muñoz
230 ILCS 10/1  from Ch. 120, par. 2401
Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Feb 13 19  S  Referred to Assignments

SB 01464  Sen. Antonio Muñoz
(Rep. Robert Martwick-Debbie Meyers-Martin)
225 ILCS 45/2  from Ch. 111 1/2, par. 73.102
765 ILCS 1026/15-201
815 ILCS 390/16  from Ch. 21, par. 216
Amends the Presumption of Abandonment Article of the Revised Uniform Unclaimed Property Act. Provides that funds on deposit or held in trust in relation to a prepayment contract are presumed abandoned 40 years after the contract for prepayment was executed, unless the apparent owner has indicated an interest in the property more than 40 years after the contract for prepayment was executed, in which case, 3 years after the last indication of interest in the property by the apparent owner. Amends the Illinois Funeral or Burial Funds Act and the Illinois Pre-Need Cemetery Sales Act. Provides that if a trustee has a reason to believe that the contact information for a purchaser is no longer valid or the purchaser is deceased, then the trustee shall promptly notify the seller. Provides that a trustee shall report and remit any trust funds relating to an individual account that is presumed abandoned to the State Treasurer.

House Floor Amendment No. 2
Adds reference to:
765 ILCS 1026/15-102
Adds reference to:
815 ILCS 390/18.5 new
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:
Makes changes in the Illinois Funeral or Burial Fund Act. In the Revised Uniform Unclaimed Property Act, excludes funds on deposit or held in trust under the Illinois Pre-Need Cemetery Sales Act from the definition of "property". In the Illinois Pre-Need Cemetery Sales Act, provides that funds on deposit or held in trust attributable to undelivered cemetery merchandise and unperformed cemetery services are presumed abandoned if they are unclaimed by the apparent owner during the period 2 years after the earlier of specified events. Provides that if the seller is licensed to hold care funds, then within 30 days of receiving notice that pre-need trust funds are presumed abandoned, the trustee of the pre-need trust fund shall remit the presumptively abandoned property to the trustee for a care fund. Provides that if the seller has retained an independent trustee, then any funds remitted shall be remitted to the independent trustee. Provides that if the seller is not licensed to hold a care fund, the trustee of pre-need trust funds shall remit the presumptively abandoned trust funds to the Comptroller semiannually for deposit into the Cemetery Consumer Protection Fund. Provides that the only penalties that may be imposed are those provided in the Revised Uniform Unclaimed Property Act.
Aug 23 19  S  Public Act . . . . . . . . . . . 101-0552
SB 01465  Sen. Antonio Muñoz

415 ILCS 5/1  from Ch. 111 1/2, par. 1001

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

Feb 13 19  S  Referred to Assignments

SB 01466  Sen. Cristina Castro-Martin A. Sandoval, Elgie R. Sims, Jr.-Jacqueline Y. Collins and Toi W. Hutchinson

820 ILCS 112/10

Amends the Equal Pay Act of 2003. Expands discrimination protection from applying to only African American employees to applying to all employees belonging to a protected class that is based on race, color, national origin, or ancestry. Provides exemptions for payments made under a seniority system, a merit system, a system that measures earnings by quantity or quality of production, and a differential based on any factor other than race, color, national origin, or ancestry, or another factor that would constitute unlawful discrimination under the Illinois Human Rights Act.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01467

Sen. Patricia Van Pelt, Napoleon Harris, III-Laura M. Murphy-Elgie R. Sims, Jr., Bill Cunningham, Jennifer Bertino-Tarrant, Antonio Muñoz, Martin A. Sandoval, Cristina Castro, Christopher Belt and Jacqueline Y. Collins

(Rep. Anne Stava-Murray-Stephanie A. Kifowit-Debbie Meyers-Martin)

110 ILCS 947/40

Amends the Higher Education Student Assistance Act. Provides that a person is a qualified applicant if, despite not meeting other residency requirements, the applicant is a resident of Illinois at the time of application and at some point after leaving federal active duty service was a resident of Illinois for 15 consecutive years. Effective July 1, 2019.

Senate Committee Amendment No. 1

Deletes reference to:

110 ILCS 947/40

Adds reference to:

110 ILCS 305/9 from Ch. 144, par. 30

Replaces everything after the enacting clause. Amends the University of Illinois Act. With regard to scholarships for children of veterans, provides that, subject to eligibility requirements, the child of a person who served in the armed forces of the United States during Operation Just Cause between December 20, 1989 and January 31, 1990 is entitled to a scholarship in the University. Effective July 1, 2019.

Senate Floor Amendment No. 2

Deletes reference to:

110 ILCS 305/9

Adds reference to:

105 ILCS 5/30-14.2 from Ch. 122, par. 30-14.2

Adds reference to:

110 ILCS 947/40

Replaces everything after the enacting clause. Amends the Scholarships Article of the School Code. With regard to the MIA/POW Scholarship, provides that the definition of "eligible veteran or serviceperson" includes, among other requirements, a veteran or serviceperson who is a resident of Illinois at the time of application for the Scholarship and, at some point after leaving service, was a resident of Illinois for at least 15 consecutive years. Amends the Higher Education Student Assistance Act. With regard to the Illinois Veteran grant program, provides that a person is a qualified applicant if, despite not meeting other requirements, he or she is a resident of Illinois at the time of application to the Illinois Student Assistance Commission and, at some point after leaving federal active duty service, was a resident of Illinois for at least 15 consecutive years. Effective July 1, 2019.

Fiscal Note (Illinois Student Assistance Commission)

SB 1467 would extend eligibility for the IVG and MIA/POW programs to veterans who have, at some point after separation from service, lived in Illinois for 15 continuous years. ISAC does not have adequate information to provide a reliable estimate of the size of this newly-eligible population, nor the likelihood that newly-eligible individuals would take advantage of the program if SB 1467 becomes law. In FY18, 4,116 Illinoisans received IVG grants averaging $4,545, and for FY17 (most recent available),1,211 Illinoisans received MIA/POW grants averaging $2,487 (administered by IDVA). A 1% increase in the number of participants would be expected to increase IVG waivers by about $187,000 and MIA/POW waivers by about $30,000, for a total increase of $217,000 per percentage point increase in the number of eligible applicants. If the number of eligible applicants increased by 5%, the amount waived would be expected to increase by approximately $1.1 million above current levels. Notably, the affected programs require public universities and community colleges to waive tuition and fees for eligible applicants, whether or not the institution receives reimbursement from the state for providing the waiver. If not reimbursed through state appropriations, institutions must absorb or offset any costs incurred due to the programs (for example, through additional fees or tuition increases paid by other students).

Pension Note (Government Forecasting & Accountability)

SB 1467, as engrossed, amends the Scholarship Article of the School Code and the Higher Education Student Assistance Act in a way that does not impact any pension system.

State Debt Impact Note (Government Forecasting & Accountability)

SB 1467, as engrossed, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note (Admin Office of the Illinois Courts)

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

Correctional Note (Dept of Corrections)

There is no fiscal or population impact on the Department of Corrections.
SB 01467 (CONTINUED)

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

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

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

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

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in Senate Bill 1467; therefore, there are no appraisals to be filed.

Aug 09 19 S Public Act . . . . . . . 101-0334

SB 01468 Sen. Scott M. Bennett, Elgie R. Sims, Jr., Napoleon Harris, III-Thomas Cullerton-Rachelle Crowe and Laura M. Murphy

330 ILCS 140/5
330 ILCS 140/10
Amends the Veterans’ and Military Discount Program Act. Provides that veterans, military personnel, and those spouses and dependents of veterans and military personnel who have been issued valid Military ID or Military Dependent ID cards (rather than only veterans and military personnel) may receive a discount on goods and services from participating merchants, or another appropriate money-saving promotion of a merchant’s choice, under the Veterans’ and Military Discount Program. Effective immediately.

Aug 09 19 S Public Act . . . . . . . 101-0335

SB 01469 Sen. Jil Tracy

5 ILCS 420/3A-40
Amends the Illinois Governmental Ethics Act. Provides that, for purposes of determining the partisanship of any person who is appointed by the Governor to an office that either requires specific partisanship or limits the number of appointees from a single political party that may be appointed, the vote of that person in the 3 general primary elections immediately preceding the effective date of the appointment shall determine his or her partisanship for that person's term of office. Provides that a person who did not vote, or who voted but did not request a partisan ballot, in the 3 general primary elections immediately preceding the effective date of the appointment or who voted but requested partisan ballots for 2 or more different political parties in the 3 general primary elections immediately preceding the effective date of the appointment shall be deemed an independent for purposes of determining partisanship for that person's term of office.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01470    Sen. Jil Tracy
110 ILCS 305/105 new
110 ILCS 520/90 new
110 ILCS 660/5-200 new
110 ILCS 665/10-200 new
110 ILCS 670/15-200 new
110 ILCS 675/20-205 new
110 ILCS 680/25-200 new
110 ILCS 685/30-210 new
110 ILCS 690/35-205 new
Amends various acts relating to the governance of public universities in Illinois. Provides that, no later than July 1, 2020, each university must develop an automated text message program for use by the university's office of admissions to notify individuals who have been granted admission into the university of any dates or deadlines that are critical to their enrollment and financial aid eligibility. Requires the program to include an automatic opt-out option for individuals who prefer to not receive automated text messages from the university. Repeals the provision on July 1, 2024. Effective July 1, 2019.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01471    Sen. Jil Tracy, Scott M. Bennett-Julie A. Morrison, Elgie R. Sims, Jr. and Laura M. Murphy
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Provides that each eligible student is entitled to a refundable income tax credit in an amount equal to $500. Provides that, if the eligible student may be claimed as a dependent on another taxpayer's return, then the taxpayer claiming the eligible student may claim the credit; however, only one taxpayer may claim the credit for any particular student. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01472    Sen. Michael E. Hastings
(Rep. Margo McDermed)
20 ILCS 607/3-10
20 ILCS 607/3-20
Amends the Brownfields Redevelopment and Intermodal Promotion Act. Provides that the South Suburban Brownfields Redevelopment Zone also includes Chicago Heights, Sauk Village, Ford Heights, and Country Club Hills. Provides that moneys in the South Suburban Brownfields Redevelopment Fund may also be used for environmental remediation for State surplus property in Worth, Bloom, Rich, Bremen, Thornton, or Orland Township, if and only if an economic development project has been developed and approved by the municipality and the South Suburban Mayors and Managers Association. Provides that moneys in the South Suburban Brownfields Redevelopment Zone Fund shall be held to fund eligible projects through 2026 (currently, 2021).

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 01473

Sen. Mattie Hunter
(Rep. La Shawn K. Ford-Theresa Mah-Camille Y. Lilly-Carol Ammons, Debbie Meyers-Martin and Justin Slaughter)

625 ILCS 5/7-701.5 new

Provides that the Act may be referred to the Stay of Driver's License Suspension for Child Support Arrearage Law. Amends the Illinois Vehicle Code. Includes a statement of legislative purpose. Provides that in any proceeding to enforce arrearages in child support payments or orders, the obligor shall have the right to petition the court or child support administrative body for an order to stay the suspension of driver's license ("stay order") lasting up to 12 months after the date of the stay order. Provides that the court or the child support administrative body shall oversee the stay order and shall review the stay order every 90 days to determine if the obligor has started to pay child support if already employed, gains employment, or has made specified efforts to gain employment. Provides that the court shall impose specified requirements. Adds other provisions governing: employment, business, or self-employment income; additional issues, temporary disability or incapacity; support order requirements; termination of stay order for noncompliance; stay order extensions; and other matters. Provides that if the new provisions are inconsistent with Sections of the Code pertaining to notice and hearing requirements currently in place for the suspension of a driver's license for nonpayment, the new provisions control.

Senate Floor Amendment No. 2
Deletes reference to:
625 ILCS 5/7-701.5
Adds reference to:
305 ILCS 5/10-16.5
Adds reference to:
625 ILCS 5/7-704
Adds reference to:
625 ILCS 5/7-704.1
Adds reference to:
735 ILCS 5/12-109 from Ch. 110, par. 12-109

Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Deletes language providing for the collection of interest in cases in which IV-D services are being provided. Provides instead that the Department of Healthcare and Family Services may provide, by rule, if or how the Department will enforce interest in cases in which IV-D services are being provided. Amends the Illinois Vehicle Code. Provides that the Secretary of State may remove the suspension of an individual's driver's license made pursuant to the nonpayment of child support, whether that suspension occurred before or after the effective date of the amendatory Act, if the individual has arranged for payment of the arrearages and current support obligation in a manner satisfactory to the court or the Department of Healthcare and Family Services. Provides that interest on child support obligations may be collected by any means available under federal and State law, rules, and regulations providing for the collection of child support (instead of "under State law for the collection of child support judgments").

House Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Deletes language providing for the collection of interest in cases in which IV-D services are being provided. Provides instead that the Department of Healthcare and Family Services may provide, by rule, if or how the Department will enforce interest in cases in which IV-D services are being provided. Amends the Illinois Vehicle Code. Provides that the Secretary of State may remove the suspension of an individual's driver's license made pursuant to the nonpayment of child support, whether that suspension occurred before or after the effective date of the amendatory Act, if the individual has arranged for payment of the arrearages and current support obligation in a manner satisfactory to the court or the Department of Healthcare and Family Services. Provides that interest on child support obligations may be collected by any means available under federal and State law, rules, and regulations providing for the collection of child support (instead of "under State law for the collection of child support judgments"). Effective immediately.

Aug 09 19 S Public Act . . . . . . . 101-0336
SB 01474


New Act

Creates the Collective Bargaining Freedom Act. Provides that employers and labor organizations covered by the National Labor Relations Act may execute and apply agreements requiring membership in a labor organization as a condition of employment to the fullest extent authorized by the National Labor Relations Act. Provides that it is the policy of the State that employers, employees, and their labor organizations are free to bargain collectively. Provides that the authority to enact laws or rules that restrict the use of union security agreements between an employer and a labor organization vests exclusively with the General Assembly. Prohibits local governments from enforcing any such law or rule. Defines terms. Effective immediately.

Senate Committee Amendment No. 1

Changes a reference to federal law with respect to union security agreements from a reference relating to requiring membership in a union in conflict with state law to a reference relating to unfair labor practices in connection with membership in a union.

House Committee Amendment No. 1

Deletes provision making a violation of the Act by a local governmental official a Class A misdemeanor.

Apr 12 19  S  Public Act . . . . . . 101-0003

SB 01475

Sen. Jil Tracy

815 ILCS 305/5 from Ch. 134, par. 105
815 ILCS 305/15 from Ch. 134, par. 115
815 ILCS 305/30 from Ch. 134, par. 130

Amends the Automatic Telephone Dialers Act. Redefines "recorded message" to mean any artificial or recorded communication that includes or introduces an advertisement or constitutes telemarketing without live voice interaction (rather than any taped communication soliciting the sale of goods or services without live voice interaction). Prohibits an autodialer from providing inaccurate caller ID information in violation of a specified federal law and regulations of the Federal Communications Commission. Provides that it is a violation of the Act to play a recorded message (rather than a prerecorded message) placed by an autodialer without (i) the prior express written consent of the called party or (ii) the prior express written consent of the called party if the call is made by or on behalf of a tax-exempt nonprofit organization or is a call that delivers a health care message made by, or on behalf of, a covered entity or its business associate as those terms are defined in a specified provision of the Health Insurance Portability and Accountability Act of 1996. Defines "telemarketing" and "prior written consent".

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01476

Sen. Dan McConchie

235 ILCS 5/1-1 from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Feb 13 19  S  Referred to Assignments

SB 01477

Sen. Dan McConchie

755 ILCS 5/11a-1 from Ch. 110 1/2, par. 11a-1

Amends the Probate Act of 1975. Makes a technical change in a Section defining "developmental disability".

Feb 13 19  S  Referred to Assignments

SB 01478

Sen. Paul Schimpf

105 ILCS 5/3-15.12 from Ch. 122, par. 3-15.12
105 ILCS 5/26-1 from Ch. 122, par. 26-1
105 ILCS 5/26-2 from Ch. 122, par. 26-2
105 ILCS 5/26-14 from Ch. 122, par. 26-14

Amends the School Code. Increases the compulsory school age from 17 to 18 years of age; makes related changes.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01479  Sen. Ann Gillespie
30 ILCS 500/45-37 new
30 ILCS 575/2
220 ILCS 5/5-117
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01480  Sen. Julie A. Morrison, Thomas Cullerton, Bill Cunningham and Elgie R. Sims, Jr.-Laura Ellman-Don Harmon
(Rep. Bob Morgan and Elizabeth Hernandez)
820 ILCS 315/3.5
Amends the Line of Duty Compensation Act to increase the burial benefit from $10,000 to $20,000.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01481  Sen. David Koehler
510 ILCS 77/12
Amends the Livestock Management Facilities Act. Provides that the county board shall submit at the informational meeting or within 30 days following the meeting a binding recommendation (currently, an advisory, non-binding recommendation) to the Department of Agriculture about the proposed new facility's construction in accordance with the applicable requirements of the Act. Requires the binding recommendation to contain a statement of whether the proposed facility achieves or fails to achieve any of the required criteria. Provides that after reviewing the binding recommendation submitted to the county, the Department shall deny any permit to construct if the county recommends that the facility not be constructed. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01482  Sen. David Koehler and Laura Fine
415 ILCS 60/24.1  from Ch. 5, par. 824.1
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01483  Sen. Napoleon Harris, III
30 ILCS 571/10
Amends the Project Labor Agreements Act. Provides for project labor agreements on public works projects totaling $15,000,000 or more in costs. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01484  Sen. Kimberly A. Lightford and Elgie R. Sims, Jr.-Toi W. Hutchinson
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Creates a child tax credit in an amount equal to 10% of the federal tax credit allowed under Section 24 of the federal Internal Revenue Code. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01485

New Act
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 430/5-5
5 ILCS 430/5-10.10 new
5 ILCS 430/5-70 new
5 ILCS 430/50-5
5 ILCS 430/70-5
15 ILCS 305/14
25 ILCS 170/4.8 new
25 ILCS 170/5
25 ILCS 170/10 from Ch. 63, par. 180
775 ILCS 5/2-108 new

Creates the Racial Impact Note Act. Provides that every bill which has or could have a disparate impact on racial and ethnic minorities, upon the request of any member, shall have prepared for it, before second reading in the house of introduction, a brief explanatory statement or note that shall include a reliable estimate of the anticipated impact on those racial and ethnic minorities likely to be impacted by the bill. Specifies the contents and provides for the preparation of each racial impact note. Amends the State Officials and Employees Ethics Act. Prohibits racial discrimination and harassment by State officers and employees. Provides that each State officer and employee shall annually complete a racial bias, discrimination, and harassment training program approved by the appropriate jurisdictional authority. Expands the jurisdiction of the Executive Ethics Commission to include allegations of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that the personnel policies of units of local government shall prohibit racial discrimination and harassment. Defines "racial discrimination and harassment". Provides for rulemaking, including emergency rulemaking. Amends the Secretary of State Act. Provides the Secretary of State's Inspector General with jurisdiction to investigate complaints of racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Amends the Lobbyist Registration Act. Prohibits racial discrimination and harassment by persons registered under the Lobbyist Registration Act. Provides that each registered lobbyist shall annually complete a racial bias, discrimination, and harassment training program approved by the Secretary of State. Defines "racial discrimination and harassment". Amends the Illinois Human Rights Act. Requires the Department of Human Rights to establish a racial discrimination and harassment hotline for the anonymous reporting of racial discrimination and harassment in both public and private places of employment, and to provide for reporting by both telephone and Internet. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Effective immediately.

May 10 19 H Rule 19(a)/ Re-referred to Rules Committee

SB 01486
Sen. Paul Schimpf-Iris Y. Martinez-Dale Fowler, Christopher Belt, Dave Syverson, Neil Anderson and John G. Mulroe

720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1

Amends the Criminal Code of 2012. Provides that a person also commits a hate crime when, by reason of the actual or perceived employment as a peace officer, correctional institution employee, probation officer, parole officer, firefighter, or emergency medical services personnel of another individual or group of individuals, regardless of the existence of any other motivating factor or factors, he or she commits assault, battery, aggravated assault, misdemeanor theft, criminal trespass to residence, misdemeanor criminal damage to property, criminal trespass to vehicle, criminal trespass to real property, mob action, disorderly conduct, harassment by telephone, or harassment through electronic communications.

Mar 28 19 S Rule 3-9(a)/ Re-referred to Assignments
SB 01487  Sen. Paul Schimpf

New Act

5 ILCS 140/7.5

720 ILCS 5/9-1 from Ch. 38, par. 9-1

725 ILCS 5/113-3 from Ch. 38, par. 113-3

725 ILCS 5/119-1

725 ILCS 105/10 from Ch. 38, par. 208-10

Amends the Criminal Code of 2012 relating to first degree murder. Adds and eliminates aggravating factors for which the death penalty may be imposed. Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2019. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the amendatory Act shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01488  Sen. Paul Schimpf

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Eliminates provision that a licensee under the Act shall not knowingly carry a firearm into a public park, athletic area, or athletic facility under the control of a municipality or park district.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01489  Sen. Paul Schimpf-Dale Fowler, Dave Syverson, Jason Plummer and Neil Anderson

430 ILCS 66/65

Amends the Firearm Concealed Carry Act. Provides that the prohibition by a licensee under the Act from carrying a firearm into any building, parking area, or portion of a building under the control of an officer of the executive or legislative branch of government does not apply to any rest areas under the control of the Department of Transportation or to buildings located in rest areas under the control of the Department of Transportation. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01490  Sen. Dale Fowler, Paul Schimpf, Neil Anderson and Jennifer Bertino-Tarrant

(Rep. Patrick Windhorst-Joe Sosnowski)

30 ILCS 595/5

Amends the Local Food, Farms, and Jobs Act. Modifies the term "local farm or food products" for purposes of the Act.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and further modifies the term "local farm or food products" to include products processed and packaged in Illinois using at least one ingredient grown in Illinois.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01491  Sen. Steve McClure

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 13 19 S Referred to Assignments

SB 01492  Sen. Neil Anderson and Chuck Weaver

(Rep. Tom Demmer)

625 ILCS 5/11-1414.1 from Ch. 95 1/2, par. 11-1414.1

Amends the Illinois Vehicle Code. Provides that provisions restricting the transportation of students to certain vehicles does not apply to any motor vehicle of the first division or the second division while that vehicle is being operated by specified entities for the purpose of transporting students to or from any agrarian-related school activity. Effective immediately.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee
SB 01493  Sen. Antonio Muñoz

230 ILCS 10/1 from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.
Feb 13 19 S Referred to Assignments

SB 01494  Sen. John J. Cullerton

215 ILCS 5/155.20 from Ch. 73, par. 767.20

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning arbitration of medical malpractice disputes.
Feb 13 19 S Referred to Assignments

SB 01495  Sen. John G. Mulroe

(Rep. Daniel Didech)

805 ILCS 180/1-5
805 ILCS 180/1-40
805 ILCS 180/10-1
805 ILCS 180/10-10
805 ILCS 180/10-15
805 ILCS 180/13-15
805 ILCS 180/15-5
805 ILCS 180/15-20
805 ILCS 180/30-1
805 ILCS 180/35-1
805 ILCS 180/35-45

Amends the Limited Liability Company Act. Provides that if a company fails to permit the inspection of records as required under the Act, a person making a request or demand may file an action to compel the company to permit the inspection and copying and obtain other legal or equitable relief, including (if the court finds that the company acted unreasonably) costs and attorney's fees. Provides that specified provisions do not limit the personal liability of a member or manager imposed under a law other than the Act, including agency, contract, and tort law. Makes various changes concerning: definitions; admission of members; statements of authority; operating agreements; actions by members; transfer of interests; and dissociation of members.

Senate Floor Amendment No. 1
Deletes reference to:
805 ILCS 180/15-5

Provides that a purpose of the bill is to overrule Dass v. Yale, 2013 IL App (1st) 122520. Removes changes that would have permitted certain decisions to be ratified by one or more members or disinterested managers or other disinterested persons.

House Committee Amendment No. 1
Aug 23 19 S Public Act . . . . . . . . . . . . . 101-0553
SB 01496

Sen. Thomas Cullerton, Cristina Castro, Elgie R. Sims, Jr., Antonio Muñoz and Laura M. Murphy
(Rep. Jonathan Carroll-David McSweeney, Michael Halpin and Lance Yednock)

625 ILCS 5/11-908 from Ch. 95 1/2, par. 11-908
Amends the Illinois Vehicle Code. Increases the penalty for violating the Section regarding use of due caution in approaching or entering a highway construction or maintenance area or zone from a maximum fine of $10,000 to a maximum fine of $25,000. Provides that the driver of a vehicle shall avoid encroaching upon any designated highway construction or maintenance zone, and violators shall be fined no less than $100 and no more than $1,000.
Senate Committee Amendment No. 1
Adds reference to:
625 ILCS 5/11-305 from Ch. 95 1/2, par. 11-305
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a driver who fails to obey the instructions of any official traffic-control device shall be fined no less than $100 and no more than $1,000. Increases the penalty for violating the Section regarding use of due caution in approaching or entering a highway construction or maintenance area or zone from a maximum fine of $10,000 to a maximum fine of $25,000.
Jul 30 19 S Public Act . . . . . . . . 101-0172

SB 01497

Sen. Julie A. Morrison-Jacqueline Y. Collins

720 ILCS 5/24-1.9 new
Amends the Criminal Code of 2012. Makes it unlawful for any person to knowingly possess an assault weapon 300 days after the effective date of the amendatory Act, except possession of weapons registered with the Department of State Police in the time provided. Provides exemptions and penalties. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01498

Sen. Scott M. Bennett-Chuck Weaver, Don Harmon, Paul Schimpf, Neil Anderson, Rachelle Crowe and Jennifer Bertino-Tarrant
(Rep. Nathan D. Reitz-Daniel Swanson-Randy E. Frese-Monica Bristow, Dave Severin, Thomas M. Bennett, Katie Stuart, Charles Meier, Andrew S. Chesney, Elizabeth Hernandez, Michael T. Marron, Robert Martwick, Maurice A. West, II and Terri Bryant)

105 ILCS 5/2-3.80d new
Amends the School Code. Provides that, subject to appropriation, the State Board of Education must develop an Agricultural Education Pre-Service Teacher Training Program beginning at the secondary level that provides grants to (i) students who qualify as pre-service teaching students and who attend institutions of higher education that offer a State-approved agricultural education teacher preparation program, (ii) students who qualify as pre-service teaching students and who attend public community colleges that provide an articulated agricultural education teacher course of study, and (iii) non-traditional agricultural education teaching students; defines terms and specifies the Training Program's requirements. Provides that the funds provided by the State Board may be used to support (i) a stipend not to exceed $7,500 for a non-traditional agricultural education teaching student or a pre-service teaching student for work completed under the Training Program, distributed in monthly installments, (ii) lodging for a pre-service training student, (iii) reimbursement for meals for the pre-service teaching student, (iv) reasonable costs charged by a participating Illinois agricultural company, or (v) any educational costs related to the Training Program. Effective immediately.
House Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the School Code. Provides that, subject to appropriation, the State Board of Education must, in consultation with the Board of Higher Education, develop an Agricultural Education Pre-Service Teacher Internship Program, beginning at the secondary education level, for pre-service teaching students that consists of (i) at a minimum, an 8-week experience or 300 hours of experience to prepare the pre-service teaching student for in-classroom experiences, including, but not limited to, experiences in the 5 career clusters for Illinois agricultural education through partnerships with Illinois agricultural companies and (ii) both in-classroom lectures and hands-on, applied learning; defines terms. Provides that the State Board must award grants to a pre-service teaching student enrolled in the Internship Program, which may be used by the student to support (i) a stipend not to exceed $7,500 for a pre-service teaching student's completion of the Internship Program, distributed in monthly installments, (ii) lodging for a pre-service teaching student while participating in the Internship Program, (iii) reimbursement for meals, not to exceed the per diem rate established by the Internal Revenue Service, for a pre-service teaching student while participating in the Internship Program, and (iv) any reasonable costs for participation in the Internship Program charged by any participating Illinois agricultural company. Effective immediately.
Aug 23 19 S Public Act . . . . . . . . 101-0554
SB 01499  Sen. Scott M. Bennett

110 ILCS 340/Act rep.
110 ILCS 430/Act rep.
Repeals the University of Illinois Gerontological Committee Act and the Illinois Health Policy Center Act. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01500  Sen. Emil Jones, III

735 ILCS 5/15-1504.1
735 ILCS 5/15-1507.1
Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that until January 1, 2023 (rather than 2020), at the time of the filing of a foreclosure complaint, the plaintiff shall pay a fee for the Foreclosure Prevention Program Graduated Fund and the Abandoned Residential Property Municipality Relief Fund. Provides that until January 1, 2023 (rather than 2020), the plaintiff or plaintiff's representative shall file a verified statement that states which additional fee is due, unless the court has established another process to certify which additional fee is due. Provides that a specific provision is inoperative on and after January 1, 2023 (rather than 2020). Reenacts a provision regarding the judicial sale fee for the Abandoned Residential Property Municipality Relief Fund. Provides that the provisions are inoperative on January 1, 2023 (rather than 2017) and repealed on March 2, 2023 (rather than 2017). Provides that all actions taken in the collection remittance of fees before the effective date of the Act are ratified, validated, and confirmed. Effective immediately.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01501  Sen. Chapin Rose

110 ILCS 27/20
Amends the Dual Credit Quality Act. Provides that a highly qualified high school instructor, as determined by a school board, may, with the approval of the community college, teach up to 8 hours of credit-bearing college-level courses for dual credit per academic year without having to meet any of the academic credential requirements under the Act, higher certification requirements, or additional requirements under the Educator Licensure Article of the School Code. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01502  Sen. Antonio Muñoz

230 ILCS 40/1
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01503  Sen. Robert Peters

10 ILCS 5/1-18 new
Amends the Election Code. Provides that by January 31 of each year, each election authority shall submit a form with specified information to the State Board of Elections. Provides that the Board, in coordination with advocacy groups, shall develop the form an election authority shall use to submit the specified information. Provides that the Board shall provide a way for an election authority to submit the form online, by mail, or by facsimile. Provides that the Board shall make the information collected available to the public on request. Provides that the information submitted by an election authority to the State Board of Elections shall include any testing documents used to certify poll workers, the number of early voting sites, and the location and hours of operation for each early voting site.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01504  Sen. John G. Mulroe

(Rep. Lindsay Parkhurst-André Thapedi and Deanne M. Mazzochi)
735 ILCS 5/5-105 from Ch. 110, par. 5-105
Amends the Code of Civil Procedure. Deletes language providing that if an attorney files an appearance on behalf of a person whose fees, costs, and charges were initially waived, the attorney must pay all fees, costs, and charges relating to the civil action, including any previously waived fees, costs, and charges, unless the attorney is either a civil legal services provider, representing his or her client as part of a court-sponsored pro bono program as, or appearing under a limited scope appearance. Effective immediately.
Jun 28 19  S  Public Act . . . . . . . . . . 101-0036
SB 01505  Sen. Michael E. Hastings
40 ILCS 5/1-160
40 ILCS 5/14-103.41
40 ILCS 5/15-108.1
40 ILCS 5/16-106.41
Amends the General Provisions, State Employees, and State Universities Articles of the Illinois Pension Code. Provides that for the purposes of determining whether a person is a Tier 1 or Tier 2 member, a person who participated in the Judges Retirement System prior to January 1, 2011 shall be deemed a person who first became a member or participant prior to January 1, 2011 under any retirement system under the State Employees, State Universities, or Downstate Teacher Articles. Makes conforming changes. Effective immediately.
Feb 15 19  S  Referred to Assignments

SB 01506  Sen. John G. Mulroe-Jennifer Bertino-Tarrant
20 ILCS 3305/10.5 new
20 ILCS 2310/2310-697 rep.
Amends the Department of Public Health Powers and Duties Law and the Illinois Emergency Management Agency Act of the Civil Administrative Code of Illinois. Repeals a provision requiring the Department of Public Health to enforce provisions regarding the duty of providers of mammography services to provide specific notifications if a patient's mammogram demonstrates dense breast tissue and requires the Illinois Emergency management Agency to enforce the provisions.
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 3305/10.5 new
Adds reference to:
New Act
Replaces everything after the enacting clause. Creates the Dense Breast Tissue Act. Provides that the Act's provisions apply to a facility that provides mammography services in Illinois. Provides that if a patient's mammogram demonstrates dense breast tissue, the provider of mammography services shall provide notification to the patient in the summary of the mammography report sent to the patient that shall include specified information. Defines "dense breast tissue". Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Repeals a provision requiring the Department of Public Health to enforce provisions regarding the duty of providers of mammography services to provide specific notifications if a patient's mammogram demonstrates dense breast tissue.
House Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the engrossed bill with the following alterations: Changes the text of the notice to the patient to the text of the notice to the patient in the introduced bill. Allows a facility that performs mammography to update the language in the notice to reflect advances in science and technology. Provides that the Act does not create a duty of care or other legal obligation beyond the duty to provide the required notice.
Aug 23 19  S  Public Act . . . . . . . . . 101-0555
SB 01507  Sen. Melinda Bush-Michael E. Hastings

New Act
Creates the Civil Remedies for Nonconsensual Dissemination of Private Sexual Images Act. Defines terms. Provides that a depicted individual who is identifiable and who suffers harm from a person's intentional dissemination or threatened dissemination of a private sexual image without the depicted individual's consent has a cause of action under specified circumstances. Provides that a person is not liable under the Act if the person proves that the dissemination of, or a threat to disseminate, a private sexual image was made in good faith in certain cases. Provides that a defendant who is a parent, legal guardian, or individual with legal custody of a child is not liable under the Act for a dissemination or threatened dissemination of intimate private sexual image of the child. Provides that the dissemination of, or a threat to disseminate, a private sexual image is not a matter of public concern or public interest solely because the depicted individual is a public figure. Provides that, in an action under the Act, a plaintiff may use a pseudonym or the court may exclude or redact the plaintiff's name and other identifying characteristics from all pleadings and documents filed. Provides remedies. Provides that an action for a nonconsensual dissemination may not be brought later than 4 years from the date the dissemination was discovered or should have been discovered with the exercise of reasonable diligence. Provides that an action for a threat to disseminate may not be brought later than 4 years from the date of the threat to disseminate. Provides that an action brought depicting an individual who was a minor on the date of the dissemination or threat to disseminate, the 4-year limitation is tolled until the depicted individual attains the age of majority. Provides that if any provision of the Act or its application to any person or circumstance is held invalid, the invalidity does not affect other provisions or applications of this Act that can be given effect without the invalid provision or application.

Senate Floor Amendment No. 1
Provides that nothing in the Act shall be construed to impose liability on an interactive computer service for content provided by another person.

Senate Floor Amendment No. 2
Corrects a typographical error. Deletes language providing that the statutory damages a prevailing plaintiff may recover may not exceed $10,000.

House Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Changes the definitions of: "dissemination" or "disseminate"; "private"; "person"; "sexual activity"; and "private sexual image". Requires the depicted individual in a sexual image to be identifiable by a reasonable person. Requires the person disseminating the private image to be over the age of 18. Deletes language providing that a depicted individual who does not consent to the sexual conduct or uncovering of the part of the body depicted in a sexual image of the individual retains a reasonable expectation of privacy even if the image was created when the individual was in a public place. Deletes language providing that a person is not liable if the person proves that the dissemination of or threat to disseminate a sexual image was reasonably intended to assist the depicted individual. Provides that if a plaintiff is granted privacy protections, a defendant may file a motion with the court to receive the same privacy protections. Provides that statutory damages shall not exceed $10,000. Provides that an action for a nonconsensual dissemination may not be brought later than 2 years (instead of 4 years) from the date the dissemination was discovered or should have been discovered with the exercise of reasonable diligence. Makes other changes.

House Floor Amendment No. 2
Provides that a threat to disseminate may not be brought later than 2 years (rather than 4 years) from the date of the threat to disseminate.

Aug 23 19  S  Public Act . . . . . . . . . . . . 101-0556

SB 01508  Sen. Chapin Rose

15 ILCS 305/21 new
Amends the Secretary of State Act. Provides that the Secretary of State shall adopt rules to provide for the electronic publication of public records maintained by the Secretary of State Index Department. Provides that the Index Department shall electronically publish public records within 2 business days after receipt of the records. Provides that the rules adopted by the Secretary may provide for the electronic submission of public records. Provides that the rules adopted by the Secretary shall only apply to public records submitted after the effective date of this amendatory Act. Defines "public records". Effective one year after becoming law.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Vehicle Code. Provides that a public sale of an unclaimed vehicle may proceed if a certified notification has been sent to the registered owner, lienholder, or other legally entitled persons and no response has been received by the law enforcement agency or towing service. Provides that a commercial vehicle relocator or other private towing service seeking to impose storage fees for a vehicle in its possession or foreclose on a vehicle in its possession may only do so 14 days after notice consistent with the Section is provided to the lienholder. Provides that, upon being given notice, a lienholder shall either take possession of the vehicle or execute a written waiver of lien.
SB 01510


210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101

Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.

Senate Committee Amendment No. 1

Deletes reference to:

210 ILCS 45/1-101

Adds reference to:

210 ILCS 45/2-106.1

Adds reference to:

210 ILCS 45/2-204 from Ch. 111 1/2, par. 4152-204

Adds reference to:

210 ILCS 45/3-202.05

Adds reference to:

210 ILCS 45/3-209 from Ch. 111 1/2, par. 4153-209

Adds reference to:

210 ILCS 45/3-305 from Ch. 111 1/2, par. 4153-305

Adds reference to:

210 ILCS 45/3-305.8 new

Replaces everything after the enacting clause. Amends the Nursing Home Care Act. Removes language that requires light intermediate care to be staffed at the same staffing ratio as intermediate care. Provides that for purposes of minimum staffing ratios, all residents shall be classified as requiring either skilled care or intermediate care. Defines "intermediate care" and "skilled care". Provides that the Department of Public Health shall adopt rules on or before January 1, 2020 establishing a system for determining compliance with minimum direct care staffing standards and establishing penalties for noncompliance with minimum direct care staffing ratios. Provides that monetary penalties shall be imposed beginning no later than October 1, 2020 and quarterly thereafter. Provides that a violation of the minimum staffing requirements is, at minimum, a Type "B" violation. Provides that a facility that has received a notice of violation having violated the minimum staffing requirements shall display a notice stating that the facility did not have enough staff to meet the needs of the facility's residents during the quarter cited in the notice of violation. Adds members to the Long-Term Care Facility Advisory Board. Provides that the affirmative vote of 7 (instead of 6) members of the Board shall be necessary for Board action. Provides that a prescribing clinician must obtain voluntary informed consent, in writing, from a resident or the resident's legal representative before authorizing the administration of a psychotropic medication to that resident. Provides that a violation of certain provisions concerning informed consent is a Type "A" violation and shall serve as prima facie evidence of abuse or criminal neglect of a person in a long-term care facility under the Criminal Code of 2012. Provides that no facility or managed care plan shall deny admission or continued residency to a person or resident based on the refusal of the administration of psychotropic medication, unless the prescribing clinician or facility can demonstrate that the resident's refusal would place the health and safety of the resident, the facility staff, other residents, or visitors at risk. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

210 ILCS 45/3-305 from Ch. 111 1/2, par. 4153-305
SB 01510 (CONTINUED)
Replaces everything after the enacting clause with the provisions of the introduced bill as amended by Senate Amendment No. 1 with the following changes: Throughout the Act, replaces references to a resident's authorized representative with references to a resident's surrogate decision maker. Contains provisions regarding the Department of Public Health's informed consent protocol. Provides that the Department shall utilize the rules, protocols, and forms previously developed and implemented under the Specialized Mental Health Rehabilitation Act of 2013, unless specified exceptions apply. Provides that informed consent forms may include side effects that the Department reasonably believes are more common. Provides that informed consent shall be sought by the facility from the resident unless the resident's attending physician determines that the resident lacks decisional capacity, as determined under the Health Care Surrogacy Act. Provides that if the resident lacks decisional capacity, the facility shall seek informed consent from the resident's surrogate decision maker. Provides that no monetary penalty may be issued during the implementation period of rules establishing those penalties. Provides that the implementation period shall be July 1, 2020, through September 30, 2020. Provides that if a violation of staffing requirements is not more than a 5% deviation of the required minimum staffing requirements, the Department shall have the discretion to determine the gravity of the violation and, taking into account mitigating and aggravating circumstances and facts, may adjust any penalty or type or class of violation. Provides a notice form for facilities that do not meet the minimum staffing ratios. Makes other changes. Effective immediately.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01511  Sen. Jacqueline Y. Collins
210 ILCS 45/1-101  from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01512  Sen. Jennifer Bertino-Tarrant, Elgie R. Sims, Jr., Laura M. Murphy and Christopher Belt
35 ILCS 5/218
Amends the Illinois Income Tax Act. Provides that the credit for student assistance contributions sunsets on December 30, 2025 (instead of December 30, 2020). Provides that the credit for student-assistance contributions may not exceed $1,000 (currently, $500) per contributing employee per taxable year. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01513  Sen. Jennifer Bertino-Tarrant
35 ILCS 40/70 new
Amends the Invest in Kids Act. Provides that no credits may be awarded under the Act for any taxable year that begins in a State fiscal year for which the minimum statutory funding level is not met. Provides that the carry-forward period for those credits shall be suspended for any taxable year that begins in a State fiscal year for which the minimum statutory funding level is not met. Requires the State Board of Education to determine whether or not the State has met the minimum funding level for the fiscal year and to transmit a copy of the determination to the Department of Revenue. Effective immediately.
Feb 15 19  S  Referred to Assignments

SB 01514  Sen. Toi W. Hutchinson-Jacqueline Y. Collins and Mattie Hunter
765 ILCS 67/5
Amends the Installment Sales Contract Act. Provides that "installment sales contract" does not include a financing arrangement offered by a third-party religious or cultural lender. Defines "third-party religious or cultural lender" as an individual or legal entity licensed under the Residential Mortgage License Act of 1987 that is in compliance with the principles and norms of an established religious or cultural legal system and that is obtaining an interest in a residential dwelling solely as collateral security for a financing arrangement that for religious or cultural reasons does not allow the imposition or collection of interest and had no interest in the residential dwelling prior to the consummation of the financing arrangement, other than an interest in the nature of collateral security that may have been obtained as part of a prior financing arrangement made by the third-party lender.
Aug 23 19  S  Public Act . . . . . . . . 101-0557
SB 01515

Sen. Toi W. Hutchinson-Robert Peters-Iris Y. Martinez, Cristina Castro, Heather A. Steans-Julie A. Morrison, Elgie R. Sims, Jr., Laura M. Murphy and Terry Link

(Rep. Natalie A. Manley-Grant Wehrli-Diane Pappas-Terra Costa Howard and Justin Slaughter)

35 ILCS 5/203 from Ch. 120, par. 2-203
Senate Committee Amendment No. 1
Deletes reference to:
35 ILCS 5/203 from Ch. 120, par. 2-203
Adds reference to:
35 ILCS 5/205 from Ch. 120, par. 2-205
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with a technical correction concerning the applicable Section of the Illinois Income Tax Act. Effective immediately.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with a technical correction concerning the applicable Section of the Illinois Income Tax Act. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 5/205 from Ch. 120, par. 2-205
Adds reference to:
35 ILCS 5/304 from Ch. 120, par. 3-304
Adds reference to:
35 ILCS 5/601 from Ch. 120, par. 6-601
Adds reference to:
35 ILCS 5/701 from Ch. 120, par. 7-701
Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Provides that, for purposes of being liable for income tax, compensation is paid in this State if some of the individual's service is performed within this State, the individual's service performed within this State is nonincidental to the individual's service performed without this State, and the individual's service is performed within this State for more than 30 working days during the tax year. Defines terms. Contains provisions concerning the calculation of compensation paid in this State if the employer maintains a time and attendance system. Effective immediately.

Aug 26 19   S   Public Act . . . . . . . . . 101-0585

SB 01516

Sen. Jil Tracy

20 ILCS 3005/6 from Ch. 127, par. 416
Amends the Governor's Office of Management and Budget Act. Provides that the Governor's Office of Management and Budget shall publish a summary of each budget bill, which shall be written in comprehensive and clear language.
Mar 22 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 01517

Sen. Jil Tracy

15 ILCS 20/50-5
Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides for the submission of the State budget by the Governor on either the third Wednesday in February or the date of the Governor's Budget Address, whichever occurs first (currently, the third Wednesday in February only). Provides that the State budget shall be submitted with all proposed appropriation and budget implementation legislation to the General Assembly.
Mar 22 19   S   Rule 3-9(a) / Re-referred to Assignments
SB 01518

Sen. Jil Tracy
(Rep. Terra Costa Howard)

755 ILCS 5/11a-1 from Ch. 110 1/2, par. 11a-1
755 ILCS 5/11a-3 from Ch. 110 1/2, par. 11a-3
755 ILCS 5/11a-3.1
755 ILCS 5/11a-3.2
755 ILCS 5/11a-4 from Ch. 110 1/2, par. 11a-4
755 ILCS 5/11a-5 from Ch. 110 1/2, par. 11a-5
755 ILCS 5/11a-8 from Ch. 110 1/2, par. 11a-8
755 ILCS 5/11a-10 from Ch. 110 1/2, par. 11a-10
755 ILCS 5/11a-10.1 from Ch. 110 1/2, par. 11a-10.1
755 ILCS 5/11a-12 from Ch. 110 1/2, par. 11a-12
755 ILCS 5/11a-13.5 new
755 ILCS 5/11a-17 from Ch. 110 1/2, par. 11a-17
755 ILCS 5/11a-17.1
755 ILCS 5/11a-18 from Ch. 110 1/2, par. 11a-18
755 ILCS 5/11a-18.3
755 ILCS 5/11a-19 from Ch. 110 1/2, par. 11a-19
755 ILCS 5/11a-20 from Ch. 110 1/2, par. 11a-20
755 ILCS 5/13-1 from Ch. 110 1/2, par. 13-1
755 ILCS 5/18-10 from Ch. 110 1/2, par. 18-10
755 ILCS 5/19-2 from Ch. 110 1/2, par. 19-2
755 ILCS 5/25-4 from Ch. 110 1/2, par. 25-4
755 ILCS 5/27-1 from Ch. 110 1/2, par. 27-1
755 ILCS 45/2-10 from Ch. 110 1/2, par. 802-10

Amends the Probate Act of 1975. Provides that, in a case regarding temporary guardianship, if no limited or plenary guardian has been appointed in a case regarding temporary guardianship, the court may grant an extension up to an additional 60 days or until a limited or plenary guardian has been appointed. Provides that the court may appoint separate individuals or entities or co-guardians to act as the guardian of the person and the guardian of the estate of a person with a disability under certain circumstances. Provides that a guardian is entitled to reasonable and appropriate fees, if certain conditions are met. Provides that fees awarded to a guardian shall be considered as a first-class claim for administrative expenses and paid from the guardianship estate from the decedent's estate. Adds procedures regarding the succession of a new Public Guardian. Makes formatting changes in Sections concerning: definitions; statutory forms; short-term guardians; preliminary hearings; domestic violence orders of protection; sterilization of the ward; and notice of rights of the ward. Changes references to "best interest" to "best interests". Amends the Illinois Power of Attorney Act. Provides that if an agent seeks guardianship of the principal, the petition for guardianship must delineate the specific powers to be granted to the guardian that are not already included in the power of attorney.

House Floor Amendment No. 1

Deletes language providing that in a case where there has been an adjudication of disability but choice of guardian remains at issue and the court has never appointed a limited or plenary guardian for the person with a disability, the court may grant an extension up to an additional 60 days or until a limited or plenary guardian is appointed. Deletes language providing that: if the respondent is unable to pay the fee of the guardian ad litem or appointed counsel, the court may enter an order for the petitioner to pay all such fees or such amounts as the respondent may be unable to pay; and in cases where the Office of the State Guardian, the public guardian, an adult protective services agency, or the Department of Children and Family Services is the petitioner, no guardian ad litem or legal fees shall be assessed against such petitioners. Provides instead that: the court may allocate guardian ad litem fees and costs; and no legal fees, appointed counsel fees, guardian ad litem fees, or costs shall be assessed against the Office of the State Guardian, the public guardian, adult protective services, the Department of Children and Family Services, or the agency designated by the Governor under the Protection and Advocacy for Persons with Developmental Disabilities Act.

Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01519  Sen. Emil Jones, III
(Rep. Justin Slaughter)

625 ILCS 5/4-216
625 ILCS 5/11-208.7
Amends the Illinois Vehicle Code. Provides for the release of an impounded vehicle to a lessor of record in the same manner as a lienholder of record. Provides that vehicles not retrieved from the towing facility or storage facility within 10 (instead of 35) days after an administrative hearing officer issues a written decision shall be deemed abandoned and disposed of. Provides that, except in a municipality with a population of 1,000,000 or more, a lienholder of record or lessor of record may take possession of a vehicle impounded under any ordinance and defer payment of any applicable administrative fees upon submission of specified documentation to the municipality or its designated agent. Provides that no vehicle shall be released to the lienholder of record or lessor of record until payment of the associated towing, storage, and other applicable fees charged by the person, firm, or entity that tows and stores the impounded vehicle to the extent the lienholder of record or lessor of record was given notice. Provides that, upon the request of a lienholder of record or lessor of record to obtain possession of an impounded vehicle, the county or municipality, or its designated agent, shall: (1) provide the lienholder of record or lessor of record an opportunity to view the vehicle within 2 business days of the request; (2) provide a statement in writing setting forth the amount of the applicable administrative fees; and (3) provide a statement in writing setting forth the amount of the applicable towing, storage, and other fees. Effective 90 days after becoming law.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. In a Section concerning the provision of notice of storage fees to the lienholder of record, changes references to “lienholder” to “lienholder of record.” Provides that a county or municipality shall provide specified notices concerning the seizure of certain vehicles as soon as practicable. Provides that notice shall be given by the towing company to the lienholder of record. Provides that the lienholder of record shall have an opportunity to view the vehicle on the premises where the vehicle is located within 2 business days of the request. Exempts a municipality with a population of over 1,000,000 inhabitants. Effective 90 days after becoming law.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01520  Sen. Don Harmon

10 ILCS 5/9-1.8 from Ch. 46, par. 9-1.8
10 ILCS 5/9-6 from Ch. 46, par. 9-6
Amends the Election Code. Includes certain tax-exempt organizations under the federal Internal Revenue Code in the definitions of political action committees, ballot initiative committees, and independent expenditure committees. Allows the tax-exempt organizations to establish a separate political committee whose function is to receive or make contributions or make expenditures, or any combination thereof, to support or oppose candidates or questions of public policy. Sets forth certain requirements for these separate committees. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01521  Sen. Don Harmon

5 ILCS 315/1 from Ch. 48, par. 1601
Amends the Illinois Public Labor Relations Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01522  Sen. Don Harmon

805 ILCS 180/10-10
805 ILCS 180/15-5
Amends the Limited Liability Company Act. Deletes a provision that provides that all or specified members of a limited liability company are liable in their capacity as members for all or specified debts, obligations, or liabilities of the company if: (i) a provision to that effect is contained in the articles of organization and (ii) a member so liable has consented in writing to the adoption of the provision or to be bound by the provision. Provides that with respect to imposing liability upon a member because of a member's personal conduct, nothing in the Act shall be deemed to limit the effect of law other than the Act. Provides that a limited liability company's operating agreement may not restrict the duty to act fairly as described in the Act. Provides that the operating agreement may identify the standards by which the obligation to act fairly is measured.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01523
Sen. Jim Oberweis

625 ILCS 5/11-701 from Ch. 95 1/2, par. 11-701

Amends the Illinois Vehicle Code. Provides that upon an Interstate highway or fully access controlled freeway, a vehicle may not be driven in the left lane except when otherwise directed by traffic markings, signs, signals, or any person authorized under the Code to direct traffic, in addition to the current exception for overtaking or passing another vehicle. Removes a provision providing that the provision prohibiting vehicles to be driven in the left lane of an Interstate highway or fully access controlled freeway does not apply when no other vehicle is directly behind the vehicle in the left lane.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01524

New Act

15 ILCS 520/22.5 from Ch. 130, par. 41a

110 ILCS 992/1-5

Creates the Illinois Student Loan Investment Act. Provides for the establishment, operation, and administration of the Student Investment Account by the State Treasurer. Provides that the State Treasurer shall establish fees to cover the costs of administration, recordkeeping, marketing, and investment management related to the Student Investment Account. Provides that the State Treasurer may charge and collect insurance premiums and deduct wages under the Act. Requires the State Treasurer to develop, publish, and implement one or more investment policies covering the investment of moneys under the Act. Provides for the creation and use of specified Funds to be held outside of the State Treasury with the State Treasurer as custodian. Provides for the adoption of rules. Amends the Deposit of State Moneys Act. Allows the State Treasurer to invest or reinvest State money in, among other items or purposes, investments made in accordance with the Student Loan Investment Act. Amends the Student Loan Servicing Rights Act. Provides that the term "student loan servicer" shall not include, among other entities, the State Treasurer and its agents when the agents are acting on the State Treasurer's behalf. Defines terms. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Creates the Student Investment Account Act (currently, the Student Loan Investment Act). Adds a provision concerning the use of earnings from the Student Investment Account. Modifies provisions concerning the establishment, operation, and administration of the Student Investment Account by the State Treasurer, and adds requirements concerning income share agreements and income share agreement providers. Allows the State Treasurer to enter into income share agreements with participants (currently, borrowers) and to facilitate such arrangements between participants and eligible income share agreement providers (currently, lenders). Provides that the State Treasurer or his or her designee (currently, only State Treasurer) may charge and collect insurance premiums under the Act. Provides for the creation and use of specified Funds as non-appropriated separate and apart trust funds in the State Treasury (currently, Funds to be held outside of the State Treasury with the State Treasurer as custodian). Amends the Student Loan Servicing Rights Act. Provides that the term "student loan servicer" does not include, among other entities, the State Treasurer (currently, the State Treasurer and its agents when the agents are acting on the State Treasurer's behalf). Modifies and defines terms. Makes other changes. Effective immediately.

House Floor Amendment No. 1

Provides that "student loan servicer" or "servicer" includes persons or entities acting on behalf of the State Treasurer. Modifies findings and purpose provisions.

Aug 26 19 S Public Act . . . . . . . . . . . . . . . . 101-0586
Amends the Children and Family Services Act. Requires the Department of Children and Family Services, subject to appropriations, to provide eligible youth an apprenticeship stipend to cover those costs associated with entering an apprenticeship, including, but not limited to fees, tuition for classes, work clothes, rain gear, boots, and occupation-specific tools. Provide that the following youth shall be eligible for an apprenticeship stipend: youth for whom the Department has court-ordered legal responsibility; youth who aged out of care at age 18 or older; or youth formerly under care who have been adopted and were the subject of an adoption assistance agreement or who have been placed in private guardianship and were the subject of a subsidized guardianship agreement. Limits the stipend to eligible youth who: (i) are enrolled in an approved apprenticeship training program; (ii) are not a recipient of any other scholarship or fee waiver provided by the Department; and (iii) are under the age of 26. Provides that apprenticeship stipends shall be available to an eligible youth for a maximum of 5 years after the youth enrolls in a qualifying apprenticeship program. Waives the age requirement and 5-year cap on the stipend for applicants who were unable to enroll in a qualifying apprenticeship program because the applicant: (i) was called into active duty with the United States Armed Forces; (ii) was deployed for service in the United States Public Health Service Commissioned Corps; or (iii) volunteered in the Peace Corps or the AmeriCorps. Requires the Department to develop outreach programs to ensure qualifying youths are aware of the availability of the apprenticeship stipends. Effective January 1, 2020.

Senate Floor Amendment No. 2

Provides that the Department of Children and Family Services shall provide eligible youth an apprenticeship stipend to cover those costs associated with entering and sustaining through completion an apprenticeship (rather than those costs associated with entering an apprenticeship), including, but not limited to fees, tuition for classes, work clothes, rain gear, boots, and occupation-specific tools. Provides that certain youth may (rather than shall) be eligible for the apprenticeship stipend. Provides that, to receive a stipend, an applicant must be enrolled in an apprenticeship training program approved or recognized by the Illinois Department of Employment Security or an apprenticeship program approved by the United States Department of Labor (rather than an apprenticeship training program approved or recognized by the Illinois Department of Employment Security or a similar federal entity).

House Floor Amendment No. 2

Provides that youth for whom the Department of Children and Family Services has court-ordered legal responsibility, youth who aged out of care at age 18 or older, and youth formerly under care who have been adopted or who have been placed in private guardianship shall receive a tuition and fee waiver to assist them in attending and completing their post-secondary education at any community college, university, or college maintained by the State of Illinois (rather than providing that such youth shall receive a tuition and fee waiver if they are not selected to receive a scholarship or fee waiver under a specified provision of the Children and Family Services Act).

Aug 23 19 S Public Act . . . . . . . . 101-0558

SB 01526 Sen. Laura Fine-Elgie R. Sims, Jr.

(Rep. Jennifer Gong-Gershowitz-Carol Ammons-Margo McDermed)

Amends the Code of Civil Procedure. Provides that, except in personal injury actions, every count in every complaint and counterclaim must request specific remedies the party believes it should receive from the court. Provides that in a personal injury action, a party may not claim an amount of money unless necessary to comply with the circuit court rules about where a case is assigned. Provides that any complaint filed that contains an amount claimed shall be dismissed without prejudice. Provides that a party may request remedies from the court in the alternative. Provides that, except in the case of default, the remedies requested from the court do not limit the remedies available. Provides that in case of default, if a remedy is sought in the pleading that is beyond what the defaulted party requested, notice shall be given to the default party. Provides that the defendant is not prohibited from requesting from the plaintiff the amount of damages sought. Repeals a provision regarding prayer for relief.

Aug 16 19 S Public Act . . . . . . . . 101-0403
SB 01527  Sen. Laura Fine and Paul Schimpf

735 ILCS 30/10-5-5  was 735 ILCS 5/7-101

Amends the Eminent Domain Act. Provides that, with specified exceptions, if either party in the condemnation action demands a trial by jury, the condemning authority shall not be granted title or possession and the owner shall not be restrained from denying access to the property until the jury ascertains compensation.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01528  Sen. Laura Fine

5 ILCS 70/1.39-5 new
5 ILCS 810/5
5 ILCS 810/10
5 ILCS 810/20
410 ILCS 620/3.23
415 ILCS 5/44.1
515 ILCS 5/1-215
520 ILCS 5/1.25
720 ILCS 5/28-5
720 ILCS 5/29B-4
720 ILCS 5/29B-5
720 ILCS 5/29B-6
720 ILCS 5/29B-7
720 ILCS 5/29B-8
720 ILCS 5/29B-9
720 ILCS 5/29B-10
720 ILCS 5/29B-11
720 ILCS 5/29B-12
720 ILCS 5/29B-13
720 ILCS 5/29B-14
720 ILCS 5/29B-15
720 ILCS 5/29B-16
720 ILCS 5/29B-17
720 ILCS 5/29B-18
720 ILCS 5/29B-19
720 ILCS 5/29B-20
720 ILCS 5/29B-21
720 ILCS 5/29B-22
720 ILCS 5/29B-23
720 ILCS 5/29B-25
720 ILCS 5/29B-26
720 ILCS 5/29B-27
720 ILCS 5/33G-6
720 ILCS 5/36-1
720 ILCS 5/36-1.1
720 ILCS 5/36-1.2
720 ILCS 5/36-1.3
720 ILCS 5/36-1.4
720 ILCS 5/36-1.5
720 ILCS 5/36-2
720 ILCS 5/36-2.1
720 ILCS 5/36-2.2
720 ILCS 5/36-2.5

from Ch. 56, par. 1-215
from Ch. 61, par. 1.25
from Ch. 38, par. 28-5
from Ch. 38, par. 36-1
from Ch. 38, par. 36-2
SB 01528 (CONTINUED)

720 ILCS 5/36-2.7

720 ILCS 5/36-3 from Ch. 38, par. 36-3
720 ILCS 5/36-3.1
720 ILCS 5/36-4 from Ch. 38, par. 36-4
720 ILCS 5/36-6
720 ILCS 5/36-7
720 ILCS 5/36.5-5
720 ILCS 5/47-15
725 ILCS 5/124B-5
725 ILCS 5/124B-7 new
725 ILCS 5/124B-10
725 ILCS 5/124B-100
725 ILCS 5/124B-110
725 ILCS 5/124B-125
725 ILCS 5/124B-130
725 ILCS 5/124B-140
725 ILCS 5/124B-145
725 ILCS 5/124B-150
725 ILCS 5/124B-155
725 ILCS 5/124B-160
725 ILCS 5/124B-165
725 ILCS 5/124B-170
725 ILCS 5/124B-175
725 ILCS 5/124B-180
725 ILCS 5/124B-190
725 ILCS 5/124B-195
725 ILCS 5/124B-300
725 ILCS 5/124B-305
725 ILCS 5/124B-400
725 ILCS 5/124B-405
725 ILCS 5/124B-415
725 ILCS 5/124B-420
725 ILCS 5/124B-500
725 ILCS 5/124B-505
725 ILCS 5/124B-600
725 ILCS 5/124B-605
725 ILCS 5/124B-610
725 ILCS 5/124B-700
725 ILCS 5/124B-705
725 ILCS 5/124B-710
725 ILCS 5/124B-715
725 ILCS 5/124B-800
725 ILCS 5/124B-805
SB 01528 (CONTINUED)

725 ILCS 5/124B-810
725 ILCS 5/124B-820
725 ILCS 5/124B-825
725 ILCS 5/124B-900
725 ILCS 5/124B-905
725 ILCS 5/124B-910
725 ILCS 5/124B-915
725 ILCS 5/124B-925
725 ILCS 5/124B-930
725 ILCS 5/124B-935
725 ILCS 5/124B-1000
725 ILCS 5/124B-1010
725 ILCS 5/124B-1020

725 ILCS 150/2 from Ch. 56 1/2, par. 1672
725 ILCS 150/3 from Ch. 56 1/2, par. 1673
725 ILCS 150/3.1
725 ILCS 150/3.2
725 ILCS 150/3.3
725 ILCS 150/3.5
725 ILCS 150/4 from Ch. 56 1/2, par. 1674
725 ILCS 150/5 from Ch. 56 1/2, par. 1675
725 ILCS 150/5.1
725 ILCS 150/6 from Ch. 56 1/2, par. 1676
725 ILCS 150/7 from Ch. 56 1/2, par. 1677
725 ILCS 150/8 from Ch. 56 1/2, par. 1678
725 ILCS 150/9 from Ch. 56 1/2, par. 1679
725 ILCS 150/9.1
725 ILCS 150/9.5
725 ILCS 150/10 from Ch. 56 1/2, par. 1680
725 ILCS 150/11 from Ch. 56 1/2, par. 1681
725 ILCS 150/12 from Ch. 56 1/2, par. 1682
725 ILCS 150/13 from Ch. 56 1/2, par. 1683
725 ILCS 150/13.1 was 725 ILCS 150/15
725 ILCS 150/13.2 was 725 ILCS 150/17
725 ILCS 150/13.3 was 725 ILCS 150/20
725 ILCS 150/13.4
725 ILCS 150/14 from Ch. 56 1/2, par. 1684
725 ILCS 175/2 from Ch. 56 1/2, par. 1652
725 ILCS 175/5 from Ch. 56 1/2, par. 1655
725 ILCS 175/5.2 from Ch. 56 1/2, par. 1655.2
725 ILCS 175/6.5
740 ILCS 147/40
815 ILCS 5/11 from Ch. 121 1/2, par. 137.11
SB 01528 (CONTINUED)

Amends various Acts concerning forfeiture, including the Criminal Code of 2012, Code of Criminal Procedure of 1963, and the Drug Asset Forfeiture Procedure Act. Changes terminology of forfeiture and seizure to terms including property taken by the government during an arrest and government taking. Provides that standardized forms regarding property taken by the government during an arrest, including a hardship motion, verified claim, and answer to a complaint, as determined by the Supreme Court, shall be used statewide. Amends the Statute on Statutes. Provides that no prior precedent or case law is intended to be affected by the amendatory Act by the changing of statutory language related to what was previously known as civil asset forfeiture.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01529

Sen. Don Harmon

(Rep. Jay Hoffman-Carol Ammons-Celina Villanueva)

20 ILCS 3855/1-75

Amends the Illinois Power Agency Act. In provisions requiring the Illinois Power Agency to solicit 15-year contracts for delivery of renewable energy credits from new utility-scale wind projects, new utility-scale solar projects, and brownfield site photovoltaic projects to begin delivery on June 1, 2019, if available, but not later than June 1, 2021, specifies that, if the project has delays in the establishment of an operating interconnection with the applicable transmission or distribution system as a result of the actions or inactions of the transmission or distribution provider, or other causes for force majeure as outlined in the procurement contract, delivery shall begin not later than June 1, 2022.

Jul 19 19  S  Public Act . . . . . . . . 101-0113

SB 01530  Sen. Don Harmon and John F. Curran

(Rep. Jay Hoffman)

20 ILCS 655/5.5  from Ch. 67 1/2, par. 609.1

Amends the Illinois Enterprise Zone Act. Provides that the Department of Commerce and Economic Opportunity is authorized to receive and approve applications for the designation of "High Impact Businesses" in Illinois if the business intends to, among other other potential intentions, establish a new utility-scale solar facility at a designated location in Illinois. Changes references of "Wind Energy Business" to "Renewable Energy Business". Defines "new utility-scale solar facility". Makes conforming changes.

Senate Floor Amendment No. 1

Adds reference to:

820 ILCS 130/2  from Ch. 48, par. 39s-2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with a technical change. Amends the Prevailing Wage Act. Expands the definition of "public works" to include a utility-scale solar facility.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01531  Sen. Thomas Cullerton

625 ILCS 5/1-171  from Ch. 95 1/2, par. 1-171

625 ILCS 5/3-412  from Ch. 95 1/2, par. 3-412

625 ILCS 5/3-413  from Ch. 95 1/2, par. 3-413

Amends the Illinois Vehicle Code. Provides that, beginning with the next registration year after the effective date in which the Secretary of State distributes newly designed standard registration plates for motor vehicles, the Secretary of State shall issue one registration plate (instead of 2) for newly registered motor vehicles and the registration plate shall be attached to the rear (instead of front and rear) of the motor vehicle.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01532
Sen. Heather A. Steans-Jacqueline Y. Collins, Laura Fine-Patricia Van Pelt-Christopher Belt, David Koehler and Mattie Hunter

New Act
20 ILCS 605/605-870 new
220 ILCS 5/8-306
415 ILCS 5/17.11 rep.

Creates the Reduction of Lead Service Lines Act. Requires community water supplies to identify and replace all lead service lines that connect to a water main. Provides that every community water supply in Illinois that has known lead service lines shall create a plan, to be submitted to the Environmental Protection Agency for approval, to replace all lead service lines and galvanized service lines if the service line is or was connected to lead piping. Provides that, within legal bounds, a community water supply shall have the authority to access private property and private residences for the sole purpose of identifying or replacing lead service lines or galvanized service lines. Provides that no person shall replace a portion of a lead service line without replacing the entirety of the line at the same time, except in cases of emergency repair. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to establish a comprehensive low-income water assistance policy and program. Amends the Public Utilities Act. Removes references to unaccounted-for water and replaces them with references to nonrevenue water. Provides that the Illinois Commerce Commission may allow or direct a water utility to establish a customer assistance program. Provides that certain entities that serve or provide water or sewer services shall prepare a summary of the cost of service for a given calendar year. Effective immediately.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01533
Sen. Heather A. Steans
(Rep. Gregory Harris)

775 ILCS 40/20
775 ILCS 40/25
775 ILCS 40/45

Amends the Illinois Torture Inquiry and Relief Commission Act. Provides that a majority of the Illinois Torture Inquiry and Relief Commission members currently appointed shall constitute a quorum (rather than a majority of the voting members). Provides that a vacancy in the membership of the Commission shall not impair the right of a quorum to perform all of the duties of the Commission. Provides that vacancies occurring before the expiration of a term shall be filled by a gubernatorial appointment for the remainder of the unexpired term with the advice and consent of the Senate (rather than in the manner provided for the members first appointed). Deletes language providing that all 8 voting members of the Commission shall participate in a vote to establish further case disposition. Provides that if 5 or more voting members (rather than 5 or more of the 8 voting members) of the Commission conclude that there is sufficient evidence of torture to merit judicial review, the case shall be referred to the Chief Judge of the Circuit Court of Cook County. Provides that if 4 or more voting members (rather than less than 5 of the 8 voting members) of the Commission conclude that there is insufficient evidence of torture to merit judicial review, the Commission shall conclude there is insufficient evidence of torture to merit judicial review. Provides that if a vote results in neither a minimum of 5 votes finding sufficient evidence of torture to merit judicial review, nor a minimum of 4 votes finding insufficient evidence of torture to merit judicial review, the claim shall be postponed for future reconsideration.

Mar 28 19 H Referred to Rules Committee

SB 01534
Sen. Linda Holmes

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

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Revises the definition of "redevelopment project costs" by providing that redevelopment project costs for a redevelopment project area includes all or a portion of a taxing district's capital or operating costs reasonably incurred or to be incurred within a redevelopment project area as a result of fire protection services. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01535
Sen. Donald P. DeWitte

225 ILCS 605/3.9 new

Amends the Animal Welfare Act. Provides that an establishment where dogs or dogs and cats are maintained for boarding, training, or a similar purpose for a fee or compensation that is not staffed at all times must be equipped with a fire sprinkler or other fire suppression system. Effective June 1, 2020.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01536  Sen. Terry Link-Napoleon Harris, III  
(Rep. Rita Mayfield)  
65 ILCS 5/3.1-10-17 new  
Amends the Illinois Municipal Code. Provides that the imposition of term limits by referendum, ordinance, or otherwise must be prospective. Provides that elective office held prior to the effective date of any term limit imposed by a municipality shall not prohibit a person otherwise eligible from running for or holding elective office in that municipality. Provides that term limits imposed in a manner inconsistent with the applicable provisions remain valid prospectively, but are invalid as they apply to service prior to the enactment of the term limits. Provides that imposition of term limits by referendum, ordinance, or otherwise shall only apply to terms for the same office or that category of municipal office. Provides that these provisions apply to all term limits imposed by a municipality by referendum, ordinance, or otherwise passed on or after November 8, 2016. Limits home rule powers. Effective immediately.  
Jul 19 19  S  Public Act . . . . . . . . . 101-0114

SB 01537  Sen. Terry Link  
New Act  
Creates the First Responders Suicide Prevention Act. Contains only a short title provision.  
Feb 15 19  S  Referred to Assignments

SB 01538  Sen. Terry Link  
65 ILCS 5/11-1-14 new  
Amends the Illinois Municipal Code. Provides that a municipality's police department may be discontinued after referendum of the electors of the municipality. Requires a petition of the electors requesting the referendum or an ordinance requesting the referendum by the city council of the municipality. Provides that if the referendum passes, the sheriff's department acquires primary jurisdiction over police protection of the municipality and the county acquires the authority to levy any taxes the municipality could have levied to support the policing of the municipality.  
Senate Committee Amendment No. 1  
Limits the provisions to police departments in municipalities wholly within Lake County. Makes the provisions inoperative on January 1, 2030, except for the county's ability to continue to levy any tax the municipality levied or could have levied to support the policing of the municipality.  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01539  Sen. Jason A. Barickman  
820 ILCS 305/1 from Ch. 48, par. 138.1  
820 ILCS 305/8 from Ch. 48, par. 138.8  
820 ILCS 305/10 from Ch. 48, par. 138.10  
Amends the Workers' Compensation Act. Provides that an employee who is required to travel in connection with his or her employment and who suffers an injury while in travel status is eligible for benefits only if the injury arises out of and in the course of employment while he or she is actively engaged in the duties of employment. Adds definitions of "accident" and "injury". Provides that an injury is a condition that arises out of and in the course of employment, and adds provisions concerning establishment of an injury. Establishes the manner of computing compensation for partial disability, with a maximum cumulative compensation of 500 weeks. Provides that injuries to the shoulder and hip are deemed to be injuries to the arm and leg respectively. Provides for the computation of compensation when there are multiple employers and when there is less than full-time work. Provides that no employer shall be required to pay temporary partial disability benefits to an employee who has been discharged for cause. Provides that, following a hearing, the Illinois Workers' Compensation Commission may reinstate the temporary partial benefits and retroactively restore any benefits the employer should have paid if it finds the employer's discharge of the employee was not for cause. Effective immediately.  
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01540  Sen. Jason A. Barickman  
55 ILCS 5/4-11001 from Ch. 34, par. 4-11001  
735 ILCS 5/2-1105 from Ch. 110, par. 2-1105  
Amends the Counties Code and the Code of Civil Procedure to reenact provisions without the changes made by Public Act 98-1132, which was held unconstitutional by the Illinois Supreme Court in Kakos v. Butler, 2016 IL 120377. Effective immediately.  
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01541  Sen. Jason A. Barickman

735 ILCS 5/9-107  from Ch. 110, par. 9-107
735 ILCS 5/9-211  from Ch. 110, par. 9-211

Amends the Eviction Article of the Code of Civil Procedure. Provides that if the landlord, or his or her agent or attorney, is unable to personally serve the demand on the tenant, then constructive service of the demand may be accomplished. Makes corresponding changes.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01542  Sen. Jason A. Barickman

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


Feb 15 19  S  Referred to Assignments

SB 01543  Sen. Jason A. Barickman

755 ILCS 5/1-4  from Ch. 110 1/2, par. 1-4

Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.

Feb 15 19  S  Referred to Assignments

SB 01544  Sen. Jason Plummer

5 ILCS 430/5-45

Amends the State Officials and Employees Ethics Act. Provides that a member of the General Assembly may not be registered as a lobbyist, or make expenditures, receive compensation, or receive reimbursement for actual expenses for lobbying, within a period of 5 years immediately after termination of the member's most recent term of office.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01545  Sen. Jason Plummer

5 ILCS 420/2-101  from Ch. 127, par. 602-101
5 ILCS 420/2-104.5 new
5 ILCS 420/3-105  from Ch. 127, par. 603-105
5 ILCS 420/3-106  from Ch. 127, par. 603-106

Amends the Illinois Governmental Ethics Act. Provides that no legislator or any other person holding elected office in this State may engage in lobbying units of local government in promotion or opposition of a matter of interest during his or her term of office. Provides that no legislator or any other person holding elected office in this State may accept or participate in any way in any representation case before a unit of local government in this State during his or her term office. Provides that a violation shall constitute a Class A misdemeanor. Makes conforming changes.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01546  Sen. Jil Tracy

805 ILCS 5/1.01  from Ch. 32, par. 1.01


Feb 15 19  S  Referred to Assignments

SB 01547  Sen. Jil Tracy

820 ILCS 5/1.1  from Ch. 48, par. 2a.1

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

Feb 15 19  S  Referred to Assignments

SB 01548  Sen. Sue Rezin and Toi W. Hutchinson

(Rep. David A. Welter)

35 ILCS 5/226

Amends the Illinois Income Tax Act. Provides a tax credit to each taxpayer who owns qualified real property located in a county in Illinois that was declared a State disaster area by the Governor. Effective immediately.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 01549  Sen. Donald P. DeWitte

New Act

30 ILCS 105/5.891 new

Creates the Bill Backlog Payment Act. Provides that the proceeds from any tax or fee that (i) is enacted on or after the effective date of the Act and (ii) did not exist in this State prior to the effective date of the Act shall be deposited into the Bill Backlog Payment Fund. Provides that moneys in the Fund shall be used to pay pending vouchers approved for payment by the Office of the Comptroller that are more than 90-days past due as of the last day of each fiscal year. Provides for transfers of excess funds from the Bill Backlog Payment Fund to the General Revenue Fund. Amends the State Finance Act to create the Fund.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01550  Sen. Donald P. DeWitte

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

Amends the Illinois Income Tax Act. Provides that an amount equal to 10% of the net revenue realized from the State income tax during the preceding month shall be transferred from the General Revenue Fund to the Local Government Distributive Fund (currently, the amount transferred is equal to the sum of (i) 6.06% of the net revenue realized from the tax imposed upon individuals, trusts, and estates and (ii) 6.85% of the net revenue realized from the tax imposed upon corporations).

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01551  Sen. Jil Tracy

New Act

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

Creates the Long-Term Accounting Act. Provides that the purpose of the Act is to improve transparency and accountability during the State budget process. Contains provisions concerning the passage of appropriation bills and the electronic publication of appropriation bills. Amends the State Comptroller Act. Provides that accounting standards and principles established by the Comptroller shall be compatible with generally accepted accounting standards and principles for government as prescribed by the Governmental Accounting Standards Board. Amends the Commission on Government Forecasting and Accountability Act. Provides that the Commission on Government Forecasting and Accountability must publish fiscal budget statements. Sets forth the requirements for the fiscal budget statements. Contains other provisions. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01552  Sen. Jil Tracy-David Koehler-Chapin Rose-Sue Rezin-Pat McGuire

(Rep. Lawrence Walsh, Jr.-Dan Caulkins-Monica Bristow-Norine K. Hammond-Thaddeus Jones and Nathan D. Reitz)

30 ILCS 115/11.3 new

Amends the State Revenue Sharing Act. Provides that each school district having Personal Property Tax Replacement Fund receipts totaling 13% or more of its total revenues in the previous fiscal year shall receive an additional amount equal to 11% of the total amount distributed to the school district from the Personal Property Tax Replacement Fund. Requires the State Board of Education to identify those school districts to the Department of Revenue. Provides that the total amount of additional distributions shall not exceed $4,353,136. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) provides that school districts having Personal Property Tax Replacement Fund receipts totaling 13% or more of their total revenues in fiscal year 2018 are entitled to the additional distribution (in the introduced bill, the eligibility of districts is determined each fiscal year); (2) provides that the additional distribution shall be made only in fiscal year 2020 and shall be 19% (in the introduced bill, 11%) of the total amount distributed to the school district from the Personal Property Tax Replacement Fund during fiscal year 2018; and (3) provides that the total amount of additional distributions shall not exceed $4,769,101 (in the introduced bill, $4,353,136). Effective immediately.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 01553  Sen. Dan McConchie

35 ILCS 200/18-185
35 ILCS 200/18-207 new
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district shall reduce its aggregate extension base for the purpose of lowering its limiting rate for future years upon referendum approval initiated by the submission of a petition by the voters of the district. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01554  Sen. Sue Rezin-Toi W. Hutchinson

35 ILCS 5/226
Amends the Illinois Income Tax Act. Provides a tax credit to each taxpayer who owns qualified real property located in a county in Illinois that was declared a State disaster area by the Governor due to tornadoes or flooding in 2011, 2013, 2015, 2017, or 2018. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01555  Sen. Paul Schimpf

35 ILCS 105/3-5
35 ILCS 105/3-10
35 ILCS 110/3-5
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-5
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-5
35 ILCS 120/2-10
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01556  Sen. Chapin Rose-Neil Anderson

35 ILCS 105/3-10
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/2-10
35 ILCS 120/3 from Ch. 120, par. 442
425 ILCS 35/2 from Ch. 127 1/2, par. 128
425 ILCS 35/2.2
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on January 1, 2020, in addition to all other rates of tax imposed under the Acts, a tax of 3.75% is imposed on the selling price of D.O.T. Class C common fireworks. Provides that "D.O.T. Class C common fireworks" has the meaning ascribed to it in the Pyrotechnic Use Act. Provides that, beginning on January 1, 2020, each month the Department shall pay into the Fire Prevention Fund 50% of the net revenue realized for the preceding month from the tax on the selling price of D.O.T. Class C common fireworks. Amends the Pyrotechnic Use Act. Provides that D.O.T. Class C common fireworks may only be purchased by individuals over the age of 18. Provides that the provision prohibiting the sale and use of fireworks does not apply to D.O.T. Class C common fireworks. Provides that fireworks may only be discharged by individuals over the age of 18. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01557
Sen. Heather A. Steans, Sue Rezin-Laura M. Murphy-Melinda Bush, Laura Fine and Mattie Hunter
(Rep. Celina Villanueva-David A. Welter-Bob Morgan)

215 ILCS 5/Art. XXXIIB heading new
215 ILCS 5/521.1 new

Amends the Illinois Insurance Code. Creates the Pharmacy Benefits Managers Article. Provides that a pharmacy benefits manager may not prohibit a pharmacy or pharmacist from providing a customer with a more affordable alternative if a more affordable alternative is available.

Senate Floor Amendment No. 1
Defines "pharmacy benefit manager" as an entity that administers or manages a pharmacy benefits plan or program for an accident and health insurer (rather than an entity that administers or manages a pharmacy benefits plan or program).

House Floor Amendment No. 1
Defines "pharmacy benefit manager" as an entity that administers or manages a pharmacy benefits plan or program for an accident and health insurer (rather than an entity that administers or manages a pharmacy benefits plan or program).

Deletes reference to:
215 ILCS 5/Art. XXXIIB heading new

Deletes reference to:
215 ILCS 5/521.1 new

Adds reference to:
10 ILCS 5/9-45

Adds reference to:
20 ILCS 2630/5.2

Adds reference to:
35 ILCS 105/3-10

Adds reference to:
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10

Adds reference to:
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10

Adds reference to:
35 ILCS 120/2-10

Adds reference to:
35 ILCS 143/10-5

Adds reference to:
55 ILCS 5/5-1006.8

Adds reference to:
65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a

Adds reference to:
65 ILCS 5/8-11-23

Adds reference to:
205 ILCS 205/9002 from Ch. 17, par. 7309-2

Adds reference to:
410 ILCS 82/35

Adds reference to:
410 ILCS 130/60

Adds reference to:
410 ILCS 130/210

Adds reference to:
410 ILCS 705/1-5

Adds reference to:
410 ILCS 705/1-7 new

Adds reference to:
410 ILCS 705/1-10
SB 01557 (CONTINUED)

410 ILCS 705/5-5
Adds reference to:
  410 ILCS 705/5-15
 Adds reference to:
   410 ILCS 705/5-20
 Adds reference to:
    410 ILCS 705/5-25
 Adds reference to:
     410 ILCS 705/7-1
 Adds reference to:
      410 ILCS 705/7-10
 Adds reference to:
       410 ILCS 705/7-15
 Adds reference to:
        410 ILCS 705/7-25
 Adds reference to:
         410 ILCS 705/10-5
 Adds reference to:
          410 ILCS 705/10-10
 Adds reference to:
           410 ILCS 705/10-15
 Adds reference to:
            410 ILCS 705/10-25
 Adds reference to:
             410 ILCS 705/10-30
 Adds reference to:
              410 ILCS 705/10-35
 Adds reference to:
               410 ILCS 705/10-40
 Adds reference to:
                410 ILCS 705/10-50
 Adds reference to:
                 410 ILCS 705/15-15
 Adds reference to:
                  410 ILCS 705/15-20
 Adds reference to:
                   410 ILCS 705/15-25
 Adds reference to:
                    410 ILCS 705/15-30
 Adds reference to:
                     410 ILCS 705/15-35
 Adds reference to:
                      410 ILCS 705/15-36
 Adds reference to:
                       410 ILCS 705/15-40
 Adds reference to:
                        410 ILCS 705/15-55
 Adds reference to:
SB 01557 (CONTINUED)

410 ILCS 705/15-65
Adds reference to:
   410 ILCS 705/15-70
Adds reference to:
   410 ILCS 705/15-75
Adds reference to:
   410 ILCS 705/15-85
Adds reference to:
   410 ILCS 705/15-95
Adds reference to:
   410 ILCS 705/15-100
Adds reference to:
   410 ILCS 705/15-145
Adds reference to:
   410 ILCS 705/15-155
Adds reference to:
   410 ILCS 705/20-10
Adds reference to:
   410 ILCS 705/20-15
Adds reference to:
   410 ILCS 705/20-20
Adds reference to:
   410 ILCS 705/20-30
Adds reference to:
   410 ILCS 705/25-1
Adds reference to:
   410 ILCS 705/25-10
Adds reference to:
   410 ILCS 705/30-5
Adds reference to:
   410 ILCS 705/30-10
Adds reference to:
   410 ILCS 705/30-15
Adds reference to:
   410 ILCS 705/30-30
Adds reference to:
   410 ILCS 705/35-5
Adds reference to:
   410 ILCS 705/35-15
Adds reference to:
   410 ILCS 705/35-25
Adds reference to:
   410 ILCS 705/35-31
Adds reference to:
   410 ILCS 705/40-5
Adds reference to:
   410 ILCS 705/40-10
Adds reference to:
SB 01557 (CONTINUED)

410 ILCS 705/40-15
Adds reference to:
410 ILCS 705/40-20
Adds reference to:
410 ILCS 705/40-25
Adds reference to:
410 ILCS 705/40-30
Adds reference to:
410 ILCS 705/40-35
Adds reference to:
410 ILCS 705/40-40
Adds reference to:
410 ILCS 705/45-5
Adds reference to:
410 ILCS 705/50-5
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410 ILCS 705/55-10
Adds reference to:
410 ILCS 705/55-20
Adds reference to:
410 ILCS 705/55-21
Adds reference to:
410 ILCS 705/55-25
Adds reference to:
410 ILCS 705/55-28
Adds reference to:
410 ILCS 705/55-30
Adds reference to:
410 ILCS 705/55-35
Adds reference to:
410 ILCS 705/55-65
Adds reference to:
410 ILCS 705/55-80
Adds reference to:
410 ILCS 705/55-85
Adds reference to:
410 ILCS 705/55-95
Adds reference to:
410 ILCS 705/60-5
Adds reference to:
410 ILCS 705/60-20
Adds reference to:
410 ILCS 705/65-5
Adds reference to:
410 ILCS 705/65-10
Adds reference to:
410 ILCS 705/65-15
Adds reference to:
SB 01557 (CONTINUED)

625 ILCS 5/2-118.2
Adds reference to:
  625 ILCS 5/6-206.1 from Ch. 95 1/2, par. 6-206.1
Adds reference to:
  625 ILCS 5/11-501.10 from Ch. 95 1/2, par. 6-206.1

720 ILCS 550/3
Adds reference to:
  720 ILCS 550/4 from Ch. 56 1/2, par. 703
Adds reference to:
  720 ILCS 550/5 from Ch. 56 1/2, par. 703
Adds reference to:
  720 ILCS 550/5.1 from Ch. 56 1/2, par. 703.1

720 ILCS 600/2
Adds reference to:
  720 ILCS 600/3.5 from Ch. 56 1/2, par. 2102

720 ILCS 550/8
Adds reference to:
  720 ILCS 600/6 from Ch. 56 1/2, par. 2104

725 ILCS 215/2
Adds reference to:
  725 ILCS 215/3 from Ch. 38, par. 1702

Replaces everything after the enacting clause. Amends the Cannabis Regulation and Tax Act. Makes changes regarding definitions, references, terminology, discipline of licensees, disclosure of records, the Adult Use Cannabis Health Advisory Committee, the Restore, Reinvest, and Renew Program Board, Early Approval Adult Use Dispensing Organization Licenses, Conditional Adult Use Dispensing Organization Licenses, Adult Use Dispensing Organization Licenses, criteria for license issuance, dispensing organization requirements, violations and penalties, Community College Cannabis Vocational Pilot Program licenses, operating a watercraft or snowmobile while under the influence of cannabis, the legal status of cannabis paraphernalia, and technical and stylistic matters. Amends the Criminal Identification Act regarding pardons authorizing expungement of minor cannabis offenses and motions to vacate and expunge a conviction for certain violations of the Cannabis Control Act. Amends the Use Tax Act, the Service Use Tax Act, the Retailers' Occupation Tax Act, and the Retailers' Occupation Tax Act in relation to food consisting of or infused with adult use cannabis. Amends the Statewide Grand Jury Act by deleting references to a repealed Act. Amends the Counties Code and the Illinois Municipal by making changes regarding an ordinance or resolution imposing or discontinuing a cannabis retailers' occupation tax or effecting a change in the rate of such a tax as well as technical matters. Amends the Savings Bank Act regarding a savings bank or holding company providing financial services to a cannabis-related legitimate business. Amends the Smoke Free Illinois Act regarding the consumption of cannabis. Amends the Illinois Vehicle Code regarding validated roadside chemical tests, the DUI Cannabis Task Force, and other matters. Amends the Cannabis Control Act regarding industrial hemp. Amends the Compassionate Use of Medical Cannabis Program Act regarding driving records and other matters. Amends the Election Code, the Drug Paraphernalia Control Act, and the Tobacco Products Tax Act of 1995 by making conforming changes. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
  10 ILCS 5/9-45
Adds reference to:
  5 ILCS 430/5-45
SB 01557 (CONTINUED)

Removes the changes to the Election Code. Amends the State Officials and Employees Ethics Act. Provides that, on and after June 25, 2021, no officer, member, or spouse or immediate family member living with such person shall, during the officer or member's term in office or within a period of 2 years immediately after leaving office, hold an ownership interest, other than a passive interest in a publicly traded company, in any cannabis business establishment that is licensed under the Cannabis Regulation and Tax Act. Provides that any member of the General Assembly or spouse or immediate family member living with such person who has an ownership interest, other than a passive interest in a publicly traded company, in any cannabis business establishment that is licensed under the Cannabis Regulation and Tax Act on the effective date of the amendatory Act shall divest himself or herself of such ownership within one year after the effective date of the amendatory Act. Provides that no State employee who works for any State agency that regulates cannabis business establishment license holders who participated personally and substantially in the award of licenses under the Cannabis Regulation and Tax Act or a spouse or immediate family member living with such person shall, during State employment or within a period of 2 years immediately after termination of State employment, hold an ownership interest, other than a passive interest in a publicly traded company, in any cannabis license under the Cannabis Regulation and Tax Act. Eliminates certain changes that were made to the Criminal Identification Act by House Amendment No. 1. In provisions amending the Cannabis Regulation and Tax Act: adds an infuser organization into the definition of "cannabis business establishment"; restores language providing that "cannabis" does not include industrial hemp as defined and authorized under the Industrial Hemp Act; in a provision restricting use of cannabis in a public place, specifies that "public place" includes all areas in a park, recreation area, wildlife area, or playground owned in whole or in part, leased, or managed by a unit of local government and makes a technical change; provides that, as part of a cannabis business establishment incubator program option for an application for an Early Approval Adult Use Dispensing Organization License, an Early Approval Adult Use Dispensing Organization License, or an Early Approval Adult Use Cultivation Center License, the license holder agrees to provide a loan of at least $100,000 and mentorship to incubate, for at least a year, a Social Equity Applicant intending to seek a license or a licensee that qualifies as a Social Equity Applicant (rather than to a Social Equity Applicant); restores language regarding development and dissemination of educational information and public education campaigns regarding cannabis use and provides that the Department of Human Services (instead of the Department of Public Health) shall develop and disseminate that information; and eliminates changes that were made to certain provisions concerning conflicts of interest that were made by House Amendment No. 1 while making other changes to those provisions.

Dec 04 19  S  Public Act . . . . . . 101-0593

SB 01558


230 ILCS 40/65

Amends the Video Gaming Act. Provides that the City of Rockford may not impose any fee for the operation of a video gaming terminal in excess of $250 per year.

Aug 09 19  S  Public Act . . . . . . 101-0337

SB 01559

Sen. David Koehler-Jacqueline Y. Collins, Laura M. Murphy, Napoleon Harris, III and Toi W. Hutchinson

New Act

Creates the Tenants Radon Protection Act. Provides that before a lease is signed, a landlord shall provide to each tenant in a dwelling unit any records or reports pertaining to radon concentrations within the dwelling unit that indicate a radon hazard. Provides that if a tenant performs a radon test, the tenant shall provide to the landlord the test result within 10 days after receiving the result. Provides that before a lease is signed a landlord shall furnish each prospective tenant with a prescribed radon hazard disclosure form. Provides that nothing implies an obligation on a landlord or tenant to conduct any radon testing. Provides that a lease may be terminated under specified circumstances involving radon hazards. Provides that this is a limitation on home rule powers. Amends the Illinois Radon Awareness Act. Repeals a provision requiring landlords to give certain disclosures to tenants. Effective January 1, 2020.

Senate Committee Amendment No. 1

Add reference to:

New Act

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that manufactured homes and mobile homes are "dwelling units". Defines "manufactured home" and "mobile home".

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01560

Sen. Thomas Cullerton

415 ILCS 5/1  from Ch. 111 1/2, par. 1001

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

Feb 15 19  S  Referred to Assignments
SB 01561  Sen. Thomas Cullerton
225 ILCS 320/0.01  from Ch. 111, par. 1100.01
Feb 15 19  S  Referred to Assignments

SB 01562  Sen. Thomas Cullerton
820 ILCS 320/20
Amends the Public Safety Employee Benefits Act. Provides that the regulation of the provision of benefits for public safety employees is an exclusive power of the State and that units of local government, including home rule units, may not regulate the provision of benefits under the Act. Provides for retroactive application. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01563  Sen. Chuck Weaver, Paul Schimpf and Jason A. Barickman
35 ILCS 405/2  from Ch. 120, par. 405A-2
Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2020, the exclusion amount shall be the applicable exclusion amount calculated under Section 2010 of the Internal Revenue Code, including any deceased spousal unused exclusion amount (currently, the exclusion amount for Illinois estate tax purposes is $4,000,000). Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01564  Sen. Dan McConchie-Chuck Weaver
705 ILCS 505/8  from Ch. 37, par. 439.8
740 ILCS 175/4  from Ch. 127, par. 4104
740 ILCS 175/4.5 new
Amends the Illinois False Claims Act. Provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. Provides that the Department of Revenue has the sole authority to bring an administrative action and that the Attorney General has the sole authority to bring a judicial action under the Act for a false claim, statement, or record pertaining to certain taxes administered by the Department of Revenue. Contains provisions concerning reporting, investigative, and enforcement procedures for allegations of false claims pertaining to certain taxes. Contains provisions governing the payment of rewards to persons who provide information that leads to recovery of funds under the new provisions. Provides that the appeal of a determination regarding an award may be appealed exclusively to the Court of Claims and must be filed within 30 days of the determination of the award. Makes other changes, including a corresponding change in the Court of Claims Act.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01565  Sen. Rachelle Crowe
110 ILCS 947/65.105 new
Amends the Higher Education Student Assistance Act. Requires the Illinois Student Assistance Commission to establish and administer an adult vocational community college scholarship program. Provides that beginning with the 2020-2021 academic year, the Commission shall, each year, receive and consider applications for scholarships to community colleges for people over the age of 30 who have been unemployed and are actively searching for employment and who can identify the specific training certificate, credential, or associate degree that he or she is seeking to obtain. Allows applicants to re-apply for the scholarship if they can demonstrate continual progress toward the desired certificate, credential, or degree. Provides that scholarships shall not exceed $2,000 per recipient per academic year. Allows the Commission to establish appropriate applications and forms. Requires the Commission to adopt all necessary and proper rules to implement the program.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01566  Sen. Emil Jones, III
225 ILCS 454/1-1
Amends the Real Estate License Act of 2000. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments
SB 01567  Sen. Craig Wilcox

10 ILCS 5/28-7  from Ch. 46, par. 28-7
35 ILCS 505/8  from Ch. 120, par. 424
55 ILCS 5/5-1184 new
60 ILCS 1/Art. 24 heading new
60 ILCS 1/24-5 new
60 ILCS 1/24-10 new
60 ILCS 1/24-15 new
60 ILCS 1/24-20 new
60 ILCS 1/24-25 new
60 ILCS 1/24-30 new
60 ILCS 1/24-35 new
605 ILCS 5/6-140 new

Amends the Township Code. Provides that the board of trustees of any township located in McHenry County may submit a proposition to dissolve the township to the township electors or township electors may petition for a referendum to dissolve a township. Provides for the transfer of property, assets, personnel, contractual obligations, and liabilities of the dissolving township to McHenry County. Provides that all road districts wholly within the boundaries of the dissolving township are dissolved on the date of dissolution of the dissolving township and the powers and responsibilities of the road district are transferred to McHenry County. Provides that municipalities within the dissolving township may elect to assume the duties and responsibilities of the dissolving road district or road districts. Limits extensions of specified property tax levies to 90% of the original property tax levy and within the boundaries of the dissolved township. Amends the Election Code, Motor Fuel Tax Law, and Counties Code making conforming changes. Amends the Illinois Highway Code. Provides that any township in Lake County or McHenry County shall abolish a road district of that township if the roads of the road district are less than 15 miles in length. Provides that the township board of trustees may enter into a contract with the county, a municipality, or a private contractor to administer the roads added to its jurisdiction. Effective immediately.

Feb 15 19  S  Referred to Assignments

SB 01568  Sen. Sue Rezin

(Rep. Thomas M. Bennett-Keith P. Sommer-Chris Miller-Michelle Mussman-Stephanie A. Kifowit)

55 ILCS 5/3-3016  from Ch. 34, par. 3-3016

Amends Coroner Division of the Counties Code. Requires an autopsy of an infant under one year of age (rather than 2 years of age) who has died suddenly and unexpectedly and the circumstances concerning the death are unexplained following investigation (rather than just unexplained). Replaces references to sudden infant death syndrome with references to both sudden unexpected infant death and sudden infant death syndrome in provisions about reporting suspected cases and identification on the death certificate. Provides that if the cause of death is listed as sudden unexpected infant death, environmental factors, such as the condition of the infant's sleep environment, shall be noted on the death certificate when available.

Senate Floor Amendment No. 1

Adds reference to:

20 ILCS 2310/2310-236 new

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to develop and require the use of a form by coroners in the case of a death of an infant in which the cause of death is sudden unexpected infant death or sudden infant death syndrome. Provides that the form shall contain specified information to be recorded after a preliminary investigation. Requires the Department to publish current information concerning sudden unexpected infant death and sudden infant death syndrome. Provides that, at least once every 5 years, the Department shall review the form and determine whether updates need to be made for effectiveness and relevancy. In provisions amending the Counties Code, removes language requiring that, if the cause of death on a death certificate is listed as sudden unexpected infant death, environmental factors, such as the condition of the infant's sleep environment, shall be noted when available.

Aug 09 19  S  Public Act . . . . . . . . . . 101-0338
SB 01569    Sen. Sue Rezin
            (Rep. Michelle Mussman and Natalie A. Manley)

105 ILCS 5/27-23.13 new
Amends the School Code. Provides that beginning with the 2020-2021 school year, each school district must include in each course in its curriculum instruction on speech communication.

Senate Floor Amendment No. 1
Deletes reference to:
    105 ILCS 5/27-23.13 new
Adds reference to:
    105 ILCS 5/27-22 from Ch. 122, par. 27-22
Replaces everything after the enacting clause. Amends the School Code. With regard to the prerequisites to receiving a high school diploma, provides that a pupil must complete one year chosen from music, art, foreign language, vocational education, or speech (rather than music, art, foreign language, or vocational education).

House Committee Amendment No. 1
Deletes reference to:
    105 ILCS 5/27-22
Adds reference to:
    105 ILCS 5/1-2 from Ch. 122, par. 1-2
Replaces everything after the enacting clause. Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Jun 28 19    H    Rule 19(a) / Re-referred to Rules Committee
SB 01570 Sen. Sue Rezin

Amends the Illinois Underground Utility Facilities Damage Prevention Act. Provides for additional required activities for an excavator who engages in nonemergency excavation or demolition under the Act. Modifies the requirements for an excavator who engages in emergency excavation or demolition under the Act. Provides notice requirements for damaged, dislocated, and exposed underground utility facilities. Provides additional requirements for record of notice and the marking of underground utility facilities. Modifies Sections concerning liability, financial responsibility, negligence, and penalties for violating the provisions of the Act. Repeals a Section concerning preconstruction conferences. Defines, modifies, and repeals terms. Makes certain provisions apply to home rule municipalities with a population over 1,000,000. Makes conforming and technical changes.

Senate Committee Amendment No. 1

Restores a provision specifying that all units of local government, including home rule units that are not municipalities of more than 1,000,000 persons, must comply with the provisions of the Illinois Underground Utility Facilities Damage Prevention Act. Adds a January 1, 2020 effective date.
SB 01570 (CONTINUED)
May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01571
Sen. Don Harmon
(Rep. Ann M. Williams)

735 ILCS 5/2-1705 rep.
735 ILCS 5/2-1706 rep.
735 ILCS 5/2-1707 rep.
735 ILCS 5/2-1708 rep.
735 ILCS 5/2-1709 rep.
735 ILCS 5/2-1710 rep.
735 ILCS 5/2-1711 rep.
735 ILCS 5/2-1712 rep.
735 ILCS 5/2-1713 rep.
735 ILCS 5/2-1714 rep.
735 ILCS 5/2-1715 rep.
735 ILCS 5/2-1716 rep.
735 ILCS 5/2-1717 rep.
735 ILCS 5/2-1718 rep.
735 ILCS 5/2-1719 rep.

Amends the Civil Practice Article of the Code of Civil Procedure. Repeals provisions regarding: election for periodic payment; special findings required; calculation of future damages; basis for determining judgment to be entered; payment of periodic installment obligations; form of security; posting and maintaining security; equivalent lump sum value; effect of death; liability insurance policy limits; assignment of periodic installments; exemption of benefits; settlement agreements and consent judgments; satisfaction of judgments; and duties of Director of Insurance. Effective immediately.

Aug 16 19  S  Public Act . . . . . . . . . 101-0404

SB 01572
Sen. John J. Cullerton
(Rep. Diane Pappas)

510 ILCS 5/9.1 new

Amends the Animal Control Act. Provides that any individual who decides to harbor or hold in his or her possession any lost or stray dog of which he or she is not the owner shall, within 48 hours of taking possession of the dog, report to the police station and animal control facility nearest to the place where the dog was found. Provides that, in the report to the police station and animal control facility, the individual shall include all relevant information, including, but not limited to, where the dog was found, the name or any other information or identification tags found on the dog, tattoos, color, age, size, and pedigree of the animal and the individual's name and address. Provides that the individual shall arrange for the dog to be scanned for the presence of a microchip by an animal control facility, animal shelter, veterinarian's office, or any other establishment with a working microchip scanner, and that the animal control facility, animal shelter, or veterinarian's office must maintain a record of scanning the dog for a microchip. Provides that the failure to report a lost or stray dog within 48 hours of taking possession of the dog shall be punished by a fine of no less than $50 and no more than $500.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Provides that any individual who decides to hold in his or her possession any lost or stray dog of which he or she is not the owner shall, within 48 hours of taking possession of the lost or stray dog shall make every reasonable attempt to contact the owner as soon as possible and relinquish the dog to the owner within a reasonable amount of time after making contact (in the introduced bill, make every reasonable attempt to contact the owner as soon as possible, and return the dog if the owner is found). Changes reference from pedigree to gender. Defines "hold". Makes technical changes.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 01573

305 ILCS 5/11-5.4
Amends the Illinois Public Aid Code. Makes technical changes to specify in provisions concerning provisional eligibility for long-term care services that: (i) the Department of Healthcare and Family Services must maintain the applicant's provisional Medicaid enrollment status until a final eligibility determination is approved or the applicant's appeal has been adjudicated and eligibility is denied; (ii) the Department of Healthcare and Family Services or the managed care organization, if applicable, must reimburse providers for services rendered during an applicant's provisional eligibility period; (iii) the Department of Healthcare and Family Services must submit payment vouchers for all retroactive reimbursement due to the Office of the Comptroller within 10 business days of issuing provisional eligibility to an applicant; and (iv) the Department of Healthcare and Family Services must adopt rules.

House Floor Amendment No. 1
Adds reference to:
30 ILCS 772/25 new
Amends the Equity in Long-term Care Quality Act. Provides that the Department of Public Health shall establish a nursing home labor force promotion, expansion, and retention program no later than January 1, 2020 using moneys appropriated from the Equity in Long-term Care Quality Fund. Provides for the components of the program. Provides that the Department shall establish partnerships with one or more community colleges or universities to execute the program. Provides for scholarship distribution and preferences. Provides that the Department shall report to the General Assembly no later than January 30, 2020 on the status of the establishment of the program. Provides that no later than January 1, 2021, and each January 1 thereafter, the Department shall report to the General Assembly the number of scholarships awarded during the preceding year and the demographics of the awardees. Makes the amendatory Act effective immediately.

House Floor Amendment No. 2
Adds reference to:
30 ILCS 772/25 new
Amends the Equity in Long-term Care Quality Act. Provides that the Department of Public Health, contingent upon approval by the Centers for Medicare and Medicaid Services, shall establish a nursing home labor force promotion, expansion, and retention program no later than January 1, 2020 using moneys appropriated from the Equity in Long-term Care Quality Fund. Provides for the components of the program. Provides that the Department shall establish partnerships with one or more community colleges or universities to execute the program. Provides for scholarship distribution and preferences. Provides that the Department shall report to the General Assembly no later than January 30, 2020 on the status of the establishment of the program. Provides that no later than January 1, 2021, and each January 1 thereafter, the Department shall report to the General Assembly the number of scholarships awarded during the preceding year and the demographics of the awardees. Makes the amendatory Act effective immediately.

Aug 23 19  S  Public Act . . . . . . . . . 101-0559

SB 01574
Sen. Antonio Muñoz

230 ILCS 40/1
Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.

Feb 15 19  S  Referred to Assignments

SB 01575
Sen. Antonio Muñoz

305 ILCS 5/5-36 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that coverage required under a Medicaid managed care plan for custom prosthetic and orthotic devices shall be no less favorable than the terms and conditions that apply to substantially all medical and surgical benefits provided under the plan or coverage. Requires the Department of Healthcare and Family Services to set a rate of reimbursement payable by contracted managed care organizations to contracted, in-network providers for custom prosthetic and orthotic devices at a rate no less than the Medicare rate for the year minus 6%. Provides that the provisions of the amendatory Act shall not be construed to allow the Department or its contracted managed care organizations to enter into sole source contracts for the provision of custom prosthetic or orthotic devices to recipients of medical assistance or Medicaid managed care enrollees.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01576  Sen. Chuck Weaver
New Act
Creates the Opioid Overdose Treatment Act. Contains only a short title provision.
Feb 15 19  S  Referred to Assignments

SB 01577  Sen. Chuck Weaver
225 ILCS 407/5-5
Amends the Auction License Act. Makes a technical change in a Section concerning legislative intent.
Feb 15 19  S  Referred to Assignments

SB 01578  Sen. Antonio Muñoz
410 ILCS 535/25 from Ch. 111 1/2, par. 73-25
Amends the Vital Records Act. Makes a technical change in a Section concerning fees.
Feb 15 19  S  Referred to Assignments

SB 01579  Sen. Scott M. Bennett, Rachelle Crowe, Chapin Rose-Thompson Cullerton-Jennifer Bertino-Tarrant, Kimberly A. Lightford, Julie A. Morrison, Laura M. Murphy and Napoleon Harris, III-Antonio Muñoz
35 ILCS 200/15-169
Amends the Property Tax Code. Provides that, if a veteran with a surviving spouse was in the process of review to receive the homestead exemption for veterans with disabilities, but the veteran died before the exemption was approved, then the application process shall continue and any subsequent approval granted to the veteran shall carry over to the spouse as long as the spouse meets the requirements for carry over.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01580  Sen. John F. Curran
(Rep. Grant Wehrli-Kathleen Willis, Deanne M. Mazzochi, Terra Costa Howard and Diane Pappas)
55 ILCS 5/5-1097.7
Amends the Counties Code. Provides that a county may adopt an ordinance with reasonable regulations concerning the operation of any business that involves exposure of specified anatomical areas or performance of specified sexual activities by a person within the business' premises or that offers or provides sexually-oriented entertainment services or activities (rather than that offers or provides activities by employees, agents, or contractors of the business that involve exposure of specified anatomical areas or performance of specified sexual activities in view of any patron, client, or customer of the business). Provides if a county has established a licensing program as part of its regulation of adult entertainment facilities, the findings, decision, and orders of the licensing official or licensing body is subject to review in the circuit court of the county and that the Administrative Review Law apply to and govern the judicial review. Allows a county having a code hearing unit to enforce and prosecute violations of the adult entertainment facilities ordinance through its administrative adjudication program.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Counties Code. Provides that a non-home rule county with a population of at least 900,000 may adopt an ordinance with reasonable regulations concerning the operation of an adult entertainment facility in unincorporated areas of the county that involves exposure of specified anatomical areas or performance of specified sexual activities by a person within the business' premises or that offers or provides sexually oriented entertainment services or activities.
Provides if the county has established a licensing program as part of its regulation of adult entertainment facilities, the findings, decision, and orders of the licensing official or licensing body is subject to review in the Circuit Court of the county and that the Administrative Review Law apply to and govern the judicial review. Allows a code hearing unit of non-home rule counties with a population of at least 900,000 to enforce and prosecute violations of the adult entertainment facilities ordinance through its administrative adjudication program.
Aug 16 19  S  Public Act . . . . . . . . . . . . 101-0405
Legislative Information System

101st General Assembly

Synopsis of Introduced Bills

First year of General Assembly

SB 01581

Sen. John F. Curran, Jennifer Bertino-Tarrant and Laura M. Murphy
(Rep. Jim Durkin-Grant Wehrli-Karina Villa-Kathleen Willis, Terra Costa Howard, Deb Conroy, Michelle Mussman, Diane Pappas and Stephanie A. Kifowit)

30 ILCS 177/5
35 ILCS 171/2
55 ILCS 5/5-1006.5

Amends the Counties Code. Provides that the special county retailers' occupation tax for public safety, public facilities, mental health, substance abuse, or transportation may additionally be imposed for senior citizen programs and social services in the county. Changes the name from the Special County Retailers' Occupation Tax For Public Safety, Public Facilities, Mental Health, Substance Abuse, or Transportation to the Special County Retailers' Occupation Tax. Amends the Transportation Development Partnership Act and the Simplified Sales and Use Tax Administration Act to make conforming changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Removes provisions allowing the special county retailers' occupation tax for public safety, public facilities, mental health, substance abuse, or transportation to be imposed for senior citizen programs and social services in the county. Provides that a special county retailers' occupation tax for public safety purposes includes criminal justice. Effective immediately.

May 23 19 H Third Reading - Short Debate - Passed 111-002-000

SB 01582

Sen. John F. Curran
(Rep. Michael J. Zalewski)

40 ILCS 5/13-208 from Ch. 108 1/2, par. 13-208

Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Provides that "average final salary" means the highest average monthly (instead of annual) salary as calculated by accumulating the salary for the highest 520 consecutive paid days of service (instead of 52 consecutive pay periods) within the last 10 years of service immediately preceding the date of retirement and dividing by 24 (instead of 2). Provides that if the employee is paid for any portion of a work day, the fraction of the day worked and the salary for that fraction of the day shall be counted in accordance with the Fund's administrative rules. Effective immediately.

Aug 09 19 S Public Act . . . . . . . . . 101-0339
Amends the Unified Code of Corrections. Provides that an arrest warrant issued for an offender who violated a condition of his or her probation, conditional discharge, or supervision where there is danger of his or her fleeing the jurisdiction or causing serious harm to others or when the offender fails to answer a summons or notice from the clerk of the court or sheriff shall remain active for a period not to exceed 5 years from the date the warrant was issued unless a motion to extend the warrant is filed by the office of the State's Attorney or by, or on behalf of, the agency supervising the wanted person. Provides that a motion to extend the warrant shall be filed within one year of the date the warrant is issued and notice shall be provided to the office of the sheriff. Provides that if a person is serving a sentence of probation, conditional discharge, or supervision for a firearm offense or forcible felony, the warrant shall remain active for a period of 10 years from the date the warrant was issued at which time the wanted person's period of probation, conditional discharge, or supervision shall terminate unsatisfactorily as a matter of law.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that an arrest warrant issued for an offender who violated a condition of his or her probation, conditional discharge, or supervision where there is danger of his or her fleeing the jurisdiction or causing serious harm to others or when the offender fails to answer a summons or notice from the clerk of the court or sheriff when the underlying conviction is for the offense of theft, retail theft, or possession of a controlled substance shall remain active for a period not to exceed 10 years from the date the warrant was issued unless a motion to extend the warrant is filed by the office of the State's Attorney or by, or on behalf of, the agency supervising the wanted person (in the introduced bill, an arrest warrant issued for an offender who violated a condition of his or her probation, conditional discharge, or supervision where there is danger of his or her fleeing the jurisdiction or causing serious harm to others or when the offender fails to answer a summons or notice from the clerk of the court or sheriff when the warrant was issued unless a motion to extend the warrant is filed by the office of the State's Attorney or by, or on behalf of, the agency supervising the wanted person). Provides that the provision is applicable to arrest warrants in Cook County on and after the effective date of the amendatory Act. Deletes language that provides that if a person is serving a sentence of probation, conditional discharge, or supervision for a firearm offense or forcible felony, the warrant shall remain active for a period of 10 years from the date the warrant was issued at which time the wanted person's period of probation, conditional discharge, or supervision shall terminate unsatisfactorily as a matter of law. Effective January 1, 2020.
SB 01585  Sen. Omar Aquino

105 ILCS 5/2-3.25g  from Ch. 122, par. 2-3.25g
105 ILCS 5/10-17a  from Ch. 122, par. 10-17a
105 ILCS 5/21B-75
105 ILCS 5/24-9.5 new
105 ILCS 5/24-11  from Ch. 122, par. 24-11
105 ILCS 5/24-12  from Ch. 122, par. 24-12
105 ILCS 5/24-16.5
105 ILCS 5/24A-4  from Ch. 122, par. 24A-4
105 ILCS 5/24A-5  from Ch. 122, par. 24A-5
105 ILCS 5/24A-5.5 new
105 ILCS 5/24A-7  from Ch. 122, par. 24A-7
105 ILCS 5/34-84  from Ch. 122, par. 34-84
115 ILCS 5/18  from Ch. 48, par. 1718

Amends the School Code and the Illinois Educational Labor Relations Act. Provides that, on and after September 1, 2019, all teacher evaluation ratings on record as "excellent", "proficient", or "needs improvement" are considered "effective" and all teacher evaluation ratings on record as "unsatisfactory" are considered "ineffective" for the purposes of the Employment of Teachers Article. Makes other changes concerning the waiver or modification of mandates; school report cards; license suspension or revocation; contractual continued service; removal or dismissal of teachers; an optional alternative evaluative dismissal process; evaluation plans; a local appeal process for ineffective ratings; rules; the appointment and promotion of teachers in Chicago; alternative procedures for teacher evaluation, remediation, and removal in Chicago; and the Open Meetings Act. Effective immediately.

Feb 15 19  S  Referred to Assignments

SB 01586  Sen. Omar Aquino

5 ILCS 375/3  from Ch. 127, par. 523
5 ILCS 375/10  from Ch. 127, par. 530
40 ILCS 5/14-152.1
40 ILCS 5/14-155.5 new
40 ILCS 5/20-121  from Ch. 108 1/2, par. 20-121
40 ILCS 5/20-123  from Ch. 108 1/2, par. 20-123
40 ILCS 5/20-124  from Ch. 108 1/2, par. 20-124
40 ILCS 5/20-125  from Ch. 108 1/2, par. 20-125

Amends the State Employee Article of the Illinois Pension Code. Requires the System to implement a defined contribution plan for employees of the Illinois State Board of Elections who are not covered by a collective bargaining agreement. Provides that the defined contribution plan shall aggregate State and employee contributions in individual participant accounts that are used for payouts after retirement. Authorizes an eligible employee of the Illinois State Board of Elections to elect to participate in the defined contribution plan instead of the defined benefit plan and to also elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account. Provides that State contributions shall be paid into the accounts of participants in the defined contribution plan at a rate of 3% of compensation and that State contributions, and the earnings thereon, shall vest when those contributions are paid into the participant's account. Provides that employee contributions shall be paid at a rate of 3% of compensation. Contains provisions concerning investment options; defined disability benefits; notice to eligible employees; plan sponsor; reporting; and the intent of the amendatory Act. Excludes the defined contribution plan from the definition of "new benefit increase". Makes related changes in the Retirement Systems Reciprocal Act (Article 20 of the Code) and the State Employees Group Insurance Act of 1971. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Election Code. Provides for the election of the Chicago Board of Education at the general primary election in 2020 only as a nonpartisan election on a separate ballot. Provides that a member of the Chicago Board of Education shall be elected at each consolidated election thereafter. Makes related changes. Amends the Chicago School District Article of the School Code. Provides that a person shall be a U.S. citizen and registered voter and shall have been a resident of the city and the electoral district for at least one year immediately preceding his or her election. Sets forth provisions concerning nominating petitions and ballots. Sets forth provisions providing that the City of Chicago shall be subdivided into 20 electoral districts by the General Assembly for seats on the Chicago Board of Education. Sets forth provisions providing that in the year following each decennial census, the General Assembly shall redistrict the electoral districts to reflect the results of each decennial census. Makes other changes. Effective immediately.
SB 01588  Sen. Melinda Bush, Omar Aquino, Cristina Castro, Heather A. Steans, Mattie Hunter, Antonio Muñoz, Kimberly A. Lightford-Iris Y. Martinez, Laura Ellman, Julie A. Morrison, Linda Holmes, Laura M. Murphy, Toi W. Hutchinson and Jacqueline Y. Collins

(Rep. Kathleen Willis, Terra Costa Howard and Diane Pappas)

New Act

720 ILCS 5/13-10 new
725 ILCS 5/112A-1.5
725 ILCS 5/112A-2.5
725 ILCS 5/112A-3 from Ch. 38, par. 112A-3
725 ILCS 5/112A-4 from Ch. 38, par. 112A-4
725 ILCS 5/112A-4.5
725 ILCS 5/112A-5.5
725 ILCS 5/112A-11.5
725 ILCS 5/112A-14.8 new
725 ILCS 5/112A-21.8 new
725 ILCS 5/112A-23 from Ch. 38, par. 112A-23
725 ILCS 5/112A-28 from Ch. 38, par. 112A-28

Creates the Sexual Harassment No Contact Order Act. Adds provisions relating to: purpose; definitions; persons protected; commencement of action and filing fees; pleading and nondisclosure of address; application of rules of civil procedure and victim advocates; appointment of counsel; trial by jury; subject matter jurisdiction; jurisdiction over persons; venue; process; service of notice of hearings; hearings; continuances; sexual harassment no contact orders and remedies; mutual orders prohibited; accountability for actions of others; emergency sexual harassment no contact order; plenary sexual harassment no contact order; duration and extension of orders; contents of orders; notice of orders; short form notification; modification and reopening of orders; violation; arrest without warrant; and data maintenance by law enforcement. Amends the Criminal Code of 2012 to create the offense of violation of a sexual harassment no contact order. Makes conforming changes in the Protective Orders Article of the Code of Criminal Procedure of 1963. Effective immediately.

Senate Floor Amendment No. 1
Changes the definition of "sexual harassment". Provides that victim advocates include, but are not limited to, rape crisis center advocates. Provides that a petition for relief under the Sexual Harassment No Contact Order Act made in good faith is protected by the anti-retaliation provisions of the Illinois Human Rights Act. Deletes language providing that a petition for a sexual harassment no contact order may be filed at any time, regardless of whether any criminal charges are ever filed.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01589  Sen. Jil Tracy

820 ILCS 265/15

Amends the Substance Abuse Prevention on Public Works Projects Act. Provides that oral fluid tests and hair tests may be administered to test for drug use. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01590  Sen. Bill Cunningham

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


Feb 15 19  S  Referred to Assignments
SB 01591
Sen. Ann Gillespie-Linda Holmes, Sue Rezin-Bill Cunningham-Don Harmon, Julie A. Morrison, Laura M. Murphy, Chuck Weaver, Napoleon Harris, III, William E. Brady, Chapin Rose and John F. Curran-Pat McGuire
(Rep. Mark L. Walker-Michael J. Zalewski-Charles Meier-Jay Hoffman-Joe Sosnowski, Katie Stuart, Natalie A. Manley, Terra Costa Howard, Dan Ugaste, David McSweeney, Karina Villa, Michelle Mussman, Monica Bristow, Nathan D. Reitz, Mary Edly-Allen, Joyce Mason, Lance Yednock, Daniel Didech, Martin J. Moylan, Deanne M. Mazzochi, Grant Wehrli, Thomas M. Bennett and Mark Batinick)

20 ILCS 2505/2505-810 new
35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 640/2-4

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Creates an exemption for qualified tangible personal property used in the construction or operation of a data center that has been granted a certificate of exemption by the Department of Revenue. Amends the Department of Revenue Law of the Civil Administrative Code of Illinois to add provisions concerning those certificates of exemption. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 2505/2505-810 new
Adds reference to:
20 ILCS 605/605-1025 new

Makes changes to the introduced bill to provide that the Department of Commerce and Economic Opportunity shall certify qualified data centers (in the introduced bill, the Department of Revenue). Provides that contractors or subcontractors of qualified data centers shall comply with certain responsible bidder requirements of the Illinois Procurement Code. Provides that those contractors shall enter into project labor agreements. Adds provisions to the introduced bill amending the Illinois Income Tax Act. Creates an income tax credit in the amount of 20% of the wages paid during the taxable year to a full-time or part-time employee of a construction contractor employed by a certified data center if those wages are paid for the construction of a new data center in a geographic area that meets certain criteria related to poverty or unemployment.

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 605/605-1025 new

Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Provides that the research and development credit applies for taxable years ending prior to January 1, 2027 (currently, January 1, 2022). Creates an income tax credit for qualified education expenses incurred by an employer on behalf of a qualifying apprentice, subject to certain limitations. Effective immediately.

Aug 02 19  S  Public Act . . . . . . . . 101-0207
SB 01592  Sen. Elgie R. Sims, Jr.-Laura M. Murphy

625 ILCS 5/11-212

Amends the Illinois Vehicle Code. Deletes language providing that the Section concerning the traffic and pedestrian stop statistical study is repealed on July 1, 2019. Provides that the Department of Transportation shall report specified findings and recommendations to the Governor and the General Assembly on March 1, 2022 (rather than March 1, 2004). Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01593  Sen. Elgie R. Sims, Jr.-Kimberly A. Lightford-Patricia Van Pelt

20 ILCS 1305/10-48 new
20 ILCS 3805/7.32 new
30 ILCS 105/5.891 new
30 ILCS 105/5.892 new

Amends the Department of Human Services Act. Requires the Department of Human Services to establish a Youth Training and Education in the Building Trades Program to award grants to community-based organizations for the purpose of establishing training programs for youth with an interest in the building trades. Provides that under the training programs, each youth shall receive: (1) formal training and education in the fundamentals and core competencies in the youth's chosen trade; and (2) hands-on experience in the building trades by participating in community improvement projects involving the rehabilitation of vacant and abandoned residential property. Requires selected organizations to use the grant money to establish an entrepreneurship program to provide eligible youth with the capital and business management skills necessary to launch their own businesses. Contains provisions concerning residential property that is eligible for acquisition under the Program; the selection criteria for community-based organizations; and the Youth Training and Education in the Building Trades Fund. Requires the Illinois Housing Development Authority to establish a Training Youth in the Building Trades Program that is substantially similar to the Youth Training and Education in the Building Trades Program. Contains provisions concerning residential property that is eligible for acquisition under the Program; the selection criteria for community-based organizations; and the Training Youth in the Building Trades Fund. Amends the State Finance Act to create the Youth Training and Education in the Building Trades Fund and the Training Youth in the Building Trades Fund. Effective January 1, 2020.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments


55 ILCS 5/3-4006 from Ch. 34, par. 3-4006
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/23 from Ch. 111, par. 4400-23
410 ILCS 210/1.5
750 ILCS 70/Act rep.


Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Film Production Services Tax Credit Act of 2008. Provides that Illinois labor expenditures include the first $200,000 of out-of-state wages paid or incurred by a production company or loan out corporation, subject to withholding payments, and all resident wages paid or incurred by the production company or loan out corporation. Provides that the credit applies on a permanent basis. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

35 ILCS 5/213

Deletes reference to:

35 ILCS 16/10

Replaces everything after the enacting clause. Amends the Film Production Services Tax Credit Act of 2008. Provides that the credit applies on a permanent basis. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Film Production Services Tax Credit Act of 2008. Provides that a taxpayer may not take a credit awarded under that Act for tax years beginning on or after January 1, 2027. Effective immediately.
Amends the Worker's Compensation Act and the Workers' Occupational Diseases Act. Provides that specified Sections limiting recovery do not apply to injuries or death resulting from an occupational disease as to which the recovery of compensation benefits under the Act would be precluded due to the operation of any period of repose or repose provision. Provides that, as to any such injury occupational disease, the employee, the employee's heirs, and any person having the standing under law to bring a civil action at law has the nonwaivable right to bring such an action against any employer or employers. Effective immediately.

State Debt Impact Note (Government Forecasting & Accountability)
SB 1596 would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)
SB 1596 amends the Worker's Compensation Act and the Worker's Occupational Diseases Act in a way that does not impact any State pension fund.

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in Senate Bill 1596; therefore, there are no appraisals to be filed.

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

Correctional Note (Dept of Corrections)
There is no fiscal or population impact on the Department of Corrections.

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

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

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

Fiscal Note (Dept. of Central Management Services)
It is not possible to calculate an exact fiscal impact of this proposed legislation due to the case-specific nature of any claims that may arise pursuant to this legislation. However, based on the average cost of a workers' compensation claim and the percentage of claims that are denied for untimely filing, the Department of Central Management Services estimates the proposed legislation would result in a cost increase of approximately $250,000 annually.

May 17 19  S  Public Act . . . . . . . . 101-0006
SB 01597

Sen. Elgie R. Sims, Jr. and Andy Manar

(Rep. Nicholas K. Smith)

P.A. 83-841, Sec. 2 rep.
P.A. 83-841, Sec. 2.5 new

Amends Public Act 83-841. Directs the Department of Central Management Services to execute and record a release of the reverter clause contained in a quitclaim deed concerning certain land in Kankakee County. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following change:
Provides that if the City of Manteno transfers the property to a private entity, it shall do so for no less than fair market value, and 25% of the sale proceeds shall be paid to the State of Illinois. Effective immediately.

House Committee Amendment No. 2

Adds reference to:
P.A. 94-653, Sec. 5

Adds reference to:
P.A. 94-653, Sec. 10 rep.

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:
Authorizes the Department of Human Services to grant and convey a permanent conservation easement to the Chicago Park District.
Repeals a provision in Public Act 94-653 regarding the legal description of the land. Authorizes the Director of the Department of Natural Resources to terminate all contractual interests of the State of Illinois provided in the agreement between the State and the City of Pana, made on June 28, 1949, for the purpose of funding the construction of a dam and water reservoir to create the Pana Lake Project. Provides that the State of Illinois shall not receive compensation for the termination of its contractual rights. Provides that the Director shall execute a mutual termination with the City of Pana terminating both parties’ interests in the agreement. Authorizes the Director to execute and deliver a quitclaim deed concerning specified real property to the Forest Preserve District of Will County for $1. Changes “City of Manteno” to “Village of Manteno”. Provides that the Department of Central Management Services shall execute and record a release of the specified reverted clause upon the payment by the Village of Manteno to the State of Illinois of the fair market value as determined by 3 appraisals (rather than within 60 days of the effective date of the Act). Deletes language providing that if the Village of Manteno transfers the property to a private entity, it shall do so for no less than fair market value, and 25% of the sale proceeds shall be paid to the State of Illinois. Effective immediately.

Dec 13 19  S  Public Act . . . . . . . . 101-0607

SB 01598

Sen. Elgie R. Sims, Jr.-Jacqueline Y. Collins-Patricia Van Pelt and Kimberly A. Lightford

215 ILCS 5/143.24e new

Amends the Illinois Insurance Code. Provides that an insurer may not use a person's ZIP code in underwriting or rating automobile insurance, including the determination of premium rates.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01599     Sen. Elgie R. Sims, Jr. and Napoleon Harris, III-Jacqueline Y. Collins
(Rep. Kambium Buckner, Gregory Harris, Lamont J. Robinson, Jr. and Curtis J. Tarver, II)

815 ILCS 505/2QQQ
Amends the Consumer Fraud and Deceptive Business Practices Act in relation to the dissemination of criminal record information. In provisions making it an unlawful practice for a person or entity that publishes for profit a person's criminal record information to fail to correct an error in the individual's criminal record information under specified circumstances, provides that those provisions also apply to other dissemination of the information and to publication in a criminal history report. Provides that nothing in the Act shall be construed to restrict or limit the ability of an aggrieved party to proceed through established federal or State remedies or other alternative methods of redress for similar offenses.

Senate Floor Amendment No. 2
Adds reference to:
815 ILCS 505/11a from Ch. 121 1/2, par. 271a
Replaces everything after the enacting clause with contents of the bill as introduced except that the provision relating to the construction of the Act not restricting or limiting the ability to seek other remedies for similar offenses is changed to refer to similar violations rather than offenses. Makes a technical change.

Senate Floor Amendment No. 3
Deletes reference to:
815 ILCS 505/11a
Removes provision regarding construction of the Act and providing that the Act does not restrict the ability to seek alternative remedies.

Aug 20 19     S     Public Act . . . . . . . . . 101-0431

SB 01600    Sen. Elgie R. Sims, Jr.-Jacqueline Y. Collins
New Act
Creates the 2020 Census Grant Program Act. Creates the 2020 Census Grant Program for the purpose of issuing matching grants to local governments and nonprofit organizations to support the accurate counting of the population of the State and its local jurisdictions, and the collection of basic demographic and housing information of the population of this State for the 2020 Census. Creates the 2020 Census Grant Program Panel and provides for its membership. Provides administrative support for the Grant Panel. Provides for the awarding of funds under the Grant Program. Requires notice to be given to units of local government and nonprofit organizations concerning the Grant Program. Provides that for fiscal year 2020, the Governor shall include in the annual State budget for the 2020 Census Grant Program an appropriation of $33,000,000. Provides legislative findings. Defines terms. Repeals the Act on January 1, 2022. Effective immediately.

Mar 28 19     S     Rule 3-9(a) / Re-referred to Assignments

SB 01601    Sen. Elgie R. Sims, Jr.
(Rep. Robert Martwick)
105 ILCS 5/27-21 from Ch. 122, par. 27-21
Amends the School Code. With regard to the required history of the United States course, provides that, beginning with the 2020-2021 school year, the course must also include instruction on the history of Illinois.

Aug 09 19     S     Public Act . . . . . . . . . 101-0341
SB 01602 Sen. Elgie R. Sims, Jr.
(Rep. Nicholas K. Smith)

625 ILCS 5/5-101.2
Amends the Illinois Vehicle Code. Changes the definition of “community-based manufactured home dealer” to include a person who buys a new manufactured home or park model that is located within the manufactured home community pursuant to a franchise agreement or similar agreement with a manufacturer, or a used manufactured home or park model located within the manufactured home community, with either the new or used manufactured home also able to be located in a different manufactured home community that is owned or managed by the community-based manufactured home dealer. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes. Further changes the definition of “community-based manufactured home dealer”. Provides that a manufactured home dealer may operate a supplemental lot if the lot is located within 50 miles of the manufactured home dealer’s principal place of business. Provides that records pertaining to a supplemental lot may be maintained at the principal place of business. Makes other changes. Effective immediately.

Aug 16 19 S Public Act . . . . . . . . 101-0407

210 ILCS 115/1
Amends the Mobile Home Park Act. Makes a technical change in a Section concerning the findings of the General Assembly.

Feb 15 19 S Referred to Assignments

SB 01604 Sen. Elgie R. Sims, Jr.
305 ILCS 5/5-30.1
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to establish, by rule, minimum quality standards for providers of medical supplies, equipment, and related services applicable to contracted managed care organizations for all services rendered to MCO enrollees. Requires the minimum quality standards to be based upon recognized national standards promulgated by national bodies and by the Centers for Medicare and Medicaid Services. Requires the Department to set a rate of reimbursement payable by contracted managed care organizations to contracted, in-network providers of medical supplies, equipment, and related services at the default rate of reimbursement paid under the Illinois Medicaid fee-for-service program methodology for such medical supplies, equipment, and related services in effect as of June 30, 2017. Requires contracted managed care organizations to offer a reimbursement rate to contracted, in-network providers of medical supplies, equipment, and related services at not less than 90% of the default rate of reimbursement paid under the Illinois Medicaid fee-for-service program methodology, including all policy adjusters, for such medical supplies, equipment, and related services of similar quality. Provides that these provisions shall not be construed to allow the Department or its contracted MCOs to enter into sole source contracts for the provision of durable medical equipment, supplies, or related services to Medicaid beneficiaries and Medicaid managed care enrollees. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01605 Sen. Elgie R. Sims, Jr.
205 ILCS 616/20
Amends the Electronic Fund Transfer Act. Makes a technical change in a Section concerning powers and duties under the Act.

Feb 15 19 S Referred to Assignments

SB 01606 Sen. Elgie R. Sims, Jr.-Kimberly A. Lightford
Appropriates $3,500,000 from the General Revenue Fund to the State Appellate Defender for a grant program to assist counties in providing public defenders to implement bail reform provisions of Public Act 100-1. Effective July 1, 2019.

Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01607 Sen. Elgie R. Sims, Jr.
730 ILCS 110/18
Amends the Probation and Probation Officers Act. Provides that all probation and court services departments are to be considered pretrial services agencies under the Pretrial Services Act and under bail provisions of the Code of Criminal Procedure of 1963.

Feb 15 19 S Referred to Assignments
SB 01608  Sen. Elgie R. Sims, Jr. and Napoleon Harris, III-Scott M. Bennett
(Rep. Justin Slaughter)
20 ILCS 605/605-1000 rep.
20 ILCS 700/2003 from Ch. 127, par. 3702-3
Senate Floor Amendment No. 1
Deletes reference to:
20 ILCS 605/605-1000 rep.
Deletes reference to:
20 ILCS 700/2003 from Ch. 127, par. 3702-3
Adds reference to:
20 ILCS 605/605-1025 new
Replaces everything after the enacting clause. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Establishes the Illinois Small Business Innovation Research (SBIR) and Small Business Technology Transfer (STTR) Matching Funds Program to be administered by the Department of Commerce and Economic Opportunity. Provides that the Department of Commerce and Economic Opportunity may make grants to eligible businesses to match federal funds received by the business as an SBIR or STTR Phase I award and to encourage businesses to apply for Phase II awards up to a maximum of $50,000.
May 10 19  H Rule 19(a) / Re-referred to Rules Committee
SB 01609  Sen. Elgie R. Sims, Jr. and Napoleon Harris, III
(Rep. Justin Slaughter-Marcus C. Evans, Jr., Gregory Harris, Camille Y. Lilly, Mary E. Flowers and Jawaharial Williams)
725 ILCS 5/110-14 from Ch. 38, par. 110-14
Amends the Code of Criminal Procedure of 1963. Provides that any person incarcerated on a bailable offense who does not supply bail and against whom a fine is levied on conviction of the offense shall be allowed a credit of $30 (rather than $5) for each day so incarcerated upon application of the defendant.
House Floor Amendment No. 1
Adds reference to:
705 ILCS 135/5-20
Amends the Criminal and Traffic Assessment Act. Provides that any credit for time served prior to sentencing that reduces the amount a defendant is required to pay shall be deducted from the fine, if any, ordered by the court (rather than any credit for time served prior to sentencing that reduces the amount a defendant is required to pay shall be deducted first from the fine, if any, ordered by the court). Deletes that any remainder of the credit shall be equally divided between the assessments indicated in the ordered schedule and conditional assessments.
Aug 16 19  S Public Act . . . . . . . . . . . . . . 101-0408
(Rep. Kelly M. Cassidy, Jennifer Gong-Gershowitz and Justin Slaughter)
725 ILCS 5/113-8 from Ch. 38, par. 110-14
Amends the Code of Criminal Procedure of 1963. Provides that if the defendant is arraigned on or after the effective date of the amendatory Act and the court fails to advise the defendant before the acceptance of a plea of guilty, guilty but mentally ill, or nolo contendere to a misdemeanor or felony offense of the consequences of the defendant's plea, if an alien, and the defendant shows that conviction of the offense to which the defendant pleaded guilty, guilty but mentally ill, or nolo contendere may have the consequence for the defendant of deportation, exclusion from admission to the United States, or denial of naturalization under the laws of the United States, the court, upon the defendant's motion, shall vacate the judgment and permit the defendant to withdraw the plea of guilty, guilty but mentally ill, or nolo contendere and enter a plea of not guilty. Provides that the motion shall be filed within 2 years of the date of the defendant's conviction.
Aug 16 19  S Public Act . . . . . . . . . . . . . . 101-0409
SB 01611  Sen. Elgie R. Sims, Jr.
225 ILCS 312/1
Amends the Elevator Safety and Regulation Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S Referred to Assignments
SB 01612  Sen. Elgie R. Sims, Jr.

705 ILCS 70/2  from Ch. 37, par. 652

Amends the Court Reporters Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01613  Sen. Elgie R. Sims, Jr. and Napoleon Harris, III

20 ILCS 655/4.1
20 ILCS 655/5.2.1
20 ILCS 655/5.3  from Ch. 67 1/2, par. 608

Amends the Illinois Enterprise Zone Act. Provides that enterprise zone applicants shall receive a specific score based on whether or not an applicant meets certain criteria (currently, the applicant receives a score based on the extent to which the applicant meets the criteria). Provides that the Enterprise Zone Board shall approve any application that receives at least 200 points, with the exception of a zone that has previously been decertified for cause. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01614  Sen. Elgie R. Sims, Jr.

(Rep. Debbie Meyers-Martin)

765 ILCS 1026/15-904

Amends the Revised Uniform Unclaimed Property Act. Provides that an heir or agent who files an unclaimed property claim in which the decedent's property does not exceed $100 may submit an affidavit attesting to the heir's or agent's capacity to claim in lieu of submitting a certified copy to verify a claim. Provides that the affidavit shall be accompanied by a copy of other documentary proof that the State Treasurer requests. Provides that the State Treasurer may change the maximum value by administrative rule. Effective immediately.
Aug 09 19  S  Public Act . . . . . . . . . 101-0342

SB 01615  Sen. Elgie R. Sims, Jr.-Mattie Hunter

30 ILCS 105/5.891 new
30 ILCS 105/5.891 new

Amends the State Finance Act. Creates the Justice Reinvestment Fund in the State treasury. Amends the Criminal Code of 2012. Increases the threshold amounts of value of the property involved that enhances a misdemeanor to a felony or to a greater felony to exceeding $2,500 for theft, retail theft, deceptive practices, criminal damage to property, and criminal defacement of property. Amends the Cannabis Control Act. Provides that the knowing possession of more than 10 grams of any substance containing cannabis is a Class A misdemeanor. Amends the Illinois Controlled Substances Act, and the Methamphetamine Control and Community Protection Act. Provides that the knowing possession of these substances, other than anabolic steroids, is a Class A misdemeanor. Amends the Unified Code of Corrections. Provides for the adjustment of sentences as misdemeanors if before the effective date of the amendatory Act these offenses were classified as felonies. Establishes procedures in which an offender sentenced as a felon for those offenses may petition to have his or her sentence reclassified as a misdemeanor. Provides that on or before July 31, 2020, and on or before July 31 of each fiscal year thereafter, the Illinois Sentencing Policy Advisory Council shall calculate the savings that accrued to the State during the fiscal year ending June 30, 2020, as compared to the fiscal year preceding the enactment of this amendatory Act, due to the re-classification of felony offenses as misdemeanors. Provides that on or before August 31, 2020, and before August 31 of each fiscal year thereafter, the Comptroller shall transfer from the General Fund to the Justice Reinvestment Fund 85% of the total savings calculated minus any necessary deductions. Makes other changes.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01616  Sen. Pat McGuire
605 ILCS 5/1-101 from Ch. 121, par. 1-101
Feb 15 19  S  Referred to Assignments

SB 01617  Sen. Pat McGuire
110 ILCS 205/8 from Ch. 144, par. 188
Amends the Board of Higher Education Act. Makes a technical change in a Section concerning budget proposals.
Feb 15 19  S  Referred to Assignments

SB 01618  Sen. Pat McGuire
415 ILCS 5/22.59 new
Amends the Environmental Protection Act. Provides that to the extent allowed by federal law, uncontaminated plastics that meet feedstock specifications for a gasification facility or pyrolysis facility, and that are further processed by a gasification facility or pyrolysis facility and returned to the economic mainstream in the form of crude oil, diesel, gasoline, home heating oil or other fuels, chemicals, waxes, lubricants, chemical feedstocks, diesel and gasoline blendstocks, or other raw materials or intermediate or final products, are considered recycled and are not subject to regulation as waste. Defines terms for these provisions. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01619  Sen. Napoleon Harris, III and Cristina Castro-Laura M. Murphy
50 ILCS 705/10.21
Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall include in their evidence-based curriculum standards for cases of sexual assault and sexual abuse specific techniques on interviewing minors. Provides that the evidence-based curriculum standards for cases of sexual assault and sexual abuse specific shall be required for probationary police officers and all law enforcement officers (rather than only for law enforcement officers who conduct sexual assault and sexual abuse investigations).
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01620  Sen. Napoleon Harris, III-Rachelle Crowe and Laura M. Murphy
30 ILCS 517/5
30 ILCS 517/10
30 ILCS 517/25
Amends the Procurement of Domestic Products Act. Provides that purchasing agencies shall promote the purchase of and give preference to manufactured articles, materials, and supplies that have been manufactured in Illinois (currently, the United States). Provides that, if the purchasing agency determines that certain conditions apply to a procured product, then, with respect to that procurement, the purchasing agency shall give preference to manufactured articles, materials, and supplies that have been manufactured in the United States. Defines terms. Makes conforming changes. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01621
Sen. Emil Jones, III-Mattie Hunter-Laura Ellman, Napoleon Harris, III, Julie A. Morrison, Linda Holmes, Jacqueline Y. Collins-Elgie R. Sims, Jr., Laura M. Murphy, Toi W. Hutchinson and Martin A. Sandoval

20 ILCS 5100/5
20 ILCS 5100/15
20 ILCS 5100/20
20 ILCS 5100/25
Amends the Illinois Complete Count Commission Act. Provides that members serving on the Commission on the effective date of this amendatory Act may be reappointed as members for consecutive decennial census terms. Provides that the census outreach strategy shall have a strategic focus on addressing hard to count and underserved communities that the census historically overlooks, including, but not limited to, communities of color, urban and rural low-income households, immigrants, populations with language barriers, and young children. Provides for local complete count commissions. Provides further reporting requirements. Provides for Post-decennial census activities. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Adds the Lieutenant Governor as a member of the Illinois Complete Count Commission. Provides that any vacancies occurring on or after the effective date of this amendatory Act may be filled by the Lieutenant Governor. Provides that the Lieutenant Governor (currently, Secretary of State) shall serve as chairperson of the Commission. Provides that the census outreach strategy shall have a strategic focus on addressing hard to count and underserved communities that the census historically overlooks, including, among other groups, homeless persons, senior citizens, and veterans. Provides for the creation of local Complete Count Committees (currently, local Complete Count Commissions). Requires the Commission to form relationships with specified independent organizations for the purpose of creating Complete Count Committees. Requires the Commission to issue a report (currently, final report) specifying its recommended outreach strategy for implementation for the 2020 Census no later than January 1, 2020 (currently, June 30 2019). Requires the Commission to submit a final report to the General Assembly no later than December 31, 2020 detailing the work of the Commission concerning outreach, promotion, and community support during the 2020 calendar year. Makes conforming changes. Effective immediately.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01622
Sen. Rachelle Crowe

10 ILCS 5/24-2.1 new
10 ILCS 5/24A-16 from Ch. 46, par. 24A-16
10 ILCS 5/24B-16
10 ILCS 5/24C-16
Amends the Election Code. Provides that no voting machine used, adopted, or purchased by an election authority may be made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software. In provisions concerning voting machines, precinct tabulation optical scan technology voting systems, and direct recording electronic voting systems, provides that the State Board of Elections shall not approve any voting equipment or system that is made, manufactured, or assembled outside the United States or constructed with parts made, manufactured, or assembled outside the United States, including, but not limited to, any hardware or software.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01623  Sen. Elgie R. Sims, Jr. and Laura M. Murphy-Chuck Weaver  
(Rep. Nicholas K. Smith)  
765 ILCS 745/9.5  
Amends the Mobile Home Landlord and Tenant Rights Act. Provides that in the event of the sale of abandoned or repossessed property, the park owner shall pay lienholders before paying any remaining balance to the title holder of the abandoned or repossessed property. Provides that an action by a park owner involving an abandoned or repossessed manufactured home and any household goods or other personal property shall comply with the Abandoned Mobile Home Act. Effective immediately.  
Aug 16 19  S  Public Act . . . . . . . . 101-0410

SB 01624  Sen. Suzy Glowiak Hilton-Jacqueline Y. Collins-Kimberly A. Lightford, Rachelle Crowe, Julie A. Morrison, Laura M. Murphy, Cristina Castro, Christopher Belt, Bill Cunningham, Antonio Muñoz, Elgie R. Sims, Jr., Steve Stadelman and Jennifer Bertino-Tarrant  
815 ILCS 530/10  
Amends the Personal Information Protection Act. Provides that a data collector required to report breaches to more than 100 Illinois residents as a result of a single breach must also report to the Attorney General. Provides that the Attorney General shall report to the General Assembly specified information concerning breaches of data security by February 1 of each year.  
Senate Floor Amendment No. 1  
Deletes reference to:  
815 ILCS 530/55 new  
Provides that a data collector required to report breaches to more than 500 (rather than 100) Illinois residents must provide notice to the Attorney General in the most expedient time possible but in no event later than when notice is provided to the consumer (rather than within 14 days). Provides that the Attorney General may publish information concerning the breach. Deletes a proposed requirement that the Attorney General report to the General Assembly regarding breaches.  
Aug 09 19  S  Public Act . . . . . . . . 101-0343

SB 01625  Sen. Rachelle Crowe  
725 ILCS 5/115-7.3  
Amends the Code of Criminal Procedure of 1963. Provides that evidentiary requirements for cases in specified offenses also includes the attempt of any of those specified offenses.  
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01626  Sen. Chuck Weaver  
105 ILCS 5/10-20.69 new  
105 ILCS 5/34-18.61 new  
Amends the School Code. Provides that a qualified student may take any online course for academic credit if the course (i) aligns with the Illinois Learning Standards, (ii) meets or exceeds the same standards as course offerings of the school district, and (iii) is taught by an instructor who holds a Professional Educator License. Provides that a school district retains the right to deny credit for an online course based on course appropriateness, alignment with the high school curriculum, cost, or student academic progress. Effective immediately.  
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01627  Sen. Toi W. Hutchinson-Kimberly A. Lightford, Mattie Hunter and Laura M. Murphy
(Rep. Michael Halpin-Mary E. Flowers, Frances Ann Hurley, Joyce Mason and Barbara Hernandez)

725 ILCS 5/122-1 from Ch. 38, par. 122-1
735 ILCS 5/2-1401 from Ch. 110, par. 2-1401

Amends the Code of Criminal Procedure of 1963. Eliminates the amendatory changes made by Public Act 100-574 to the Code. Amends the Code of Civil Procedure. Provides that a movant may present a meritorious claim under this section if the allegations in the petition establish each of the following by a preponderance of the evidence: (1) she was convicted of a forcible felony; (2) her participation in the offense was a direct result of her suffering from post-partum depression or post-partum psychosis; (3) no evidence of post-partum depression or post-partum psychosis was presented by a qualified medical person at trial or sentencing, or both; (4) she was unaware of the mitigating nature of the evidence or, if aware, was at the time unable to present this defense due to suffering from post-partum depression or post-partum psychosis, or, at the time of trial or sentencing, neither was a recognized mental illness and as such she was unable to receive proper treatment; and (5) evidence of post-partum depression or post-partum psychosis as suffered by the person is material and noncumulative to other evidence offered at the time of trial or sentencing and it is of such a conclusive character that it would likely change the sentence imposed by the original court. Provides that the new provision is inoperative 2 years after its effective date. Provides that nothing in the new provision prevents a person from applying for any other relief under the Civil Practice Law or any other law otherwise available to her. Defines "post-partum depression" and "post-partum psychosis".

Senate Committee Amendment No. 1

Deletes a provision making the amendatory changes to the Code of Civil Procedure inoperative 2 years after the effective date of the amendatory Act. Adds an immediate effective date to the bill.

Aug 16 19  S  Public Act . . . . . . . . 101-0411

SB 01628  Sen. Ram Villivalam
(Rep. Emanuel Chris Welch)

815 ILCS 5/8 from Ch. 121 1/2, par. 137.8

Amends the Illinois Securities Law of 1953. Provides that every registered dealer, limited Canadian dealer, Internet portal, and investment adviser shall provide to the Secretary of State, upon request, such accounts, correspondence, memoranda, papers, books, and records as the Secretary of State may by rule prescribe, that it possesses and that it preserves for periods of longer than 3 years.

Senate Committee Amendment No. 1

Adds reference to:
815 ILCS 5/2.11 from Ch. 121 1/2, par. 137.2-11

Adds reference to:
815 ILCS 5/2.12b from Ch. 121 1/2, par. 137.2-12b

Adds reference to:
815 ILCS 5/3.5 new

Adds reference to:
815 ILCS 5/12 from Ch. 121 1/2, par. 137.12

adds reference to:
815 ILCS 5/2.10a rep.

Add provisions amending the Illinois Securities Law of 1953. Removes the definition for "telephone solicitor". Makes changes to the definition of "investment adviser" and "investment adviser representative". Provides that the Secretary of State has the authority to enforce the provisions of the Act as it pertains to the offer, sale, or investment advice concerning covered securities under the Act. Provides that it a violation of the Act to make a false or misleading statement during sworn testimony before the Secretary of State or the Illinois Securities Department within the Office of the Secretary. Effective July 1, 2019.

Apr 11 19  H  Referred to Rules Committee

SB 01629  Sen. Thomas Cullerton

225 ILCS 330/2 from Ch. 111, par. 3252


Feb 15 19  S  Referred to Assignments

815 ILCS 601/5
Amends the Automatic Contract Renewal Act. Removes school districts from the list of entities excluded from the definition of the term "parties". Effective immediately.
Aug 16 19  S  Public Act . . . . . . . . . 101-0412

SB 01631  Sen. Laura Ellman, Steve Stadelman, Emil Jones, III-Melinda Bush, Cristina Castro, Laura Fine and Christopher Belt

220 ILCS 5/16-115A
220 ILCS 5/16-115E new
220 ILCS 5/16-118
220 ILCS 5/19-115
220 ILCS 5/19-116 new
220 ILCS 5/19-135
815 ILCS 505/2EE
815 ILCS 505/2DDD
Amends the Public Utilities Act. Provides that an alternative retail electric supplier and alternative gas supplier shall: make certain information available on its website; send a separate written notice or electronic mail informing the residential customer of the upcoming change in price or other charge; and not automatically renew a contract with a residential customer at a rate higher than the initial term of the contract or automatically change or renew a fixed contract to a variable rate contract. Provides that all marketing materials shall contain the Historical Price to Compare from the immediately preceding 12 months. Provides, with exceptions, that beginning 90 days after the effective date of the Act, no customer who has received specified financial assistance within the preceding 12 months shall be switched to an alternative retail electric supplier or alternative gas supplier. Provides that beginning January 1, 2021, an alternative retail electric supplier or alternative gas supplier may apply to the Illinois Commerce Commission to offer a savings guarantee plan. Provides that every alternative retail electric supplier and alternative gas supplier shall include specific information on bills issued to a residential customer. Provides that every electric utility or gas utility that provides delivery and supply services shall include specific information on each bill to a residential customer who obtains supply from an alternative retail electric supplier or alternative gas supplier. Amends the Consumer Fraud and Deceptive Business Practices Act. Makes changes in provisions concerning electric service provider selection and alternative gas suppliers.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01632  Sen. Don Harmon

35 ILCS 200/18-185
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for levy years 2019 and later, for school districts, the "aggregate extension base" is the greater of (A) the district's last preceding aggregate extension limit or (B) the district's last preceding aggregate extension, subject to certain adjustments. Provides that the term "aggregate extension limit" means the district's last preceding aggregate extension if the taxing district had utilized the maximum limiting rate permitted without referendum for each of the 3 immediately preceding levy years. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01633  Sen. Heather A. Steans, Mattie Hunter-Melinda Bush, Laura Fine-Patricia Van Pelt, Laura Ellman, Julie A. Morrison, Laura M. Murphy, Toi W. Hutchinson and Pat McGuire

5 ILCS 100/5-45 from Ch. 127, par. 1005-45
5 ILCS 375/6.11
20 ILCS 301/55-36 new
55 ILCS 5-1069.3
65 ILCS 5/10-4.2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
305 ILCS 5/5-23
305 ILCS 5/5-36 new
305 ILCS 5/5-37 new
305 ILCS 5/5-38 new
305 ILCS 5/5-39 new
750 ILCS 50/1 from Ch. 40, par. 1501
750 ILCS 50/18.9

Provides that the Act may be referred to as the Children and Young Adult Mental Health Crisis Act. Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to restructure the Family Support Program (Program) to: (i) enable early treatment of a child or young adult with serious mental health needs; (ii) align the program with system of care principles; and (iii) include both community-based and residential treatment services. Contains provisions on the new hallmarks of the Program; federal Medicaid matching dollars; an In-Home Therapy Pilot Program; and other matters. Amends the Illinois Insurance Code. Requires a group or individual policy of accident and health insurance, or managed care plan, that is amended, delivered, issued, or renewed after June 30, 2020 to provide coverage for: (i) coordinated specialty care for first episode psychosis treatment and (ii) assertive community treatment and community support team treatment. Contains provisions concerning mental health professionals; service payments; and other matters. Makes conforming changes to other Acts. Amends the Substance Use Disorder Act. Requires the Department of Human Services to allow outpatient substance use treatment providers to keep a substance use treatment case open for 90 days when a person has not received a treatment service during such period. Amends the Adoption Act. Requires the Department of Children and Family Services to establish and maintain a toll-free number to respond to requests from the public about its post-placement and post-adoption support services; and to review and update its Post Adoption and Guardianship Services booklet. Requires the Department and the Department of Healthcare and Family Services to coordinate in the development of specified resources. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01634  Sen. Christopher Belt and Laura Fine-Kimberly A. Lightford-Jacqueline Y. Collins

20 ILCS 205/205-70 new

Amends the Department of Agriculture Law of the Civil Administrative Code of Illinois. Provides that the Department of Agriculture shall make resources available for future and existing community gardens and farms located within urban areas of the State that seek to screen or test the soil for contaminants that could pose a hazard to human health.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01635  Sen. Chuck Weaver

225 ILCS 84/75

Amends the Orthotics, Prosthetics, and Pedorthics Practice Act. Makes a technical change in a Section concerning fees.

Feb 15 19  S  Referred to Assignments
SB 01636  Sen. John G. Mulroe-Linda Holmes, Ann Gillespie, Kimberly A. Lightford-Omar Aquino and Dave Syverson
(Rep. Luis Arroyo-Marcus C. Evans, Jr.-John C. D'Amico, Monica Bristow, Joe Sosnowski, Anne Stava-Murray and
Jawaharial Williams)
815 ILCS 603/20 new
Amends the Contractor Prompt Payment Act. Provides that a retainage of 10% of the payment may be withheld from a
payment under a construction contract prior to the completion of 50% of the contract. Provides that after 50% of the contract is
completed, the amount of retainage for any subsequent payment may not exceed 5%. Effective immediately.
Aug 20 19    S  Public Act . . . . . . 101-0432

SB 01637  Sen. Ram Villivalam
10 ILCS 5/1-3 from Ch. 46, par. 1-3
10 ILCS 5/19-4 from Ch. 46, par. 19-4
10 ILCS 5/20-4 from Ch. 46, par. 20-4
Amends the Election Code. Provides that an election authority shall provide a trackable return envelope to return a vote by
mail ballot, including absentee ballots for voters in military or naval service. Requires each election authority to provide online access
to the vote by mail ballot list and corresponding dates to when the ballot was requested, received, and returned to the election authority
and to update the online vote by mail status list daily. Effective immediately.
Mar 28 19    S  Rule 3-9(a) / Re-referred to Assignments

SB 01638  Sen. Scott M. Bennett
305 ILCS 5/5-1 from Ch. 23, par. 5-1
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the purpose of the Medical
Assistance Article.
Feb 15 19    S  Referred to Assignments
SB 01639


(Rep. Gregory Harris, Deb Conroy, Monica Bristow, Joyce Mason, Michelle Mussman, Mary Edly-Allen, Lance Yednock, Katie Stuart, Terra Costa Howard, Daniel Didech, Nathan D. Reitz, Mark L. Walker, Elizabeth Hernandez, Karina Villa, Diane Pappas, Aaron M. Ortiz, Theresa Mah, Celina Villanueva, Barbara Hernandez, Delia C. Ramirez and Debbie Meyers-Martin)

20 ILCS 415/8b.1 from Ch. 127, par. 63b108b.1

Amends the Personnel Code. Provides that no person may be appointed from any eligible list unless that person becomes a resident of the State of Illinois within 3 months from the first day of employment.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Personnel Code. Provides that, for any position filled after December 31, 2019, no person may be appointed to a position based in the State of Illinois from any eligible list unless that person becomes a resident of the State of Illinois within 3 months from the person's first day of employment in that position or unless the residency requirement is waived for just cause by the Director of Central Management Services. Effective immediately.

House Floor Amendment No. 2

Deletes reference to:
20 ILCS 415/8b.1

Adds reference to:
5 ILCS 420/1-102.5 new

Adds reference to:
5 ILCS 420/1-104.3 new

Adds reference to:
5 ILCS 420/1-104.4 new

Adds reference to:
5 ILCS 420/1-104.5 new

Adds reference to:
5 ILCS 420/1-105.2 new

Adds reference to:
5 ILCS 420/1-105.3 new

Adds reference to:
5 ILCS 420/1-105.5 new

Adds reference to:
5 ILCS 420/1-105.6 new

Adds reference to:
5 ILCS 420/1-105.7 new

Adds reference to:
5 ILCS 420/1-110 from Ch. 127, par. 601-110

Adds reference to:
5 ILCS 420/1-112.5 new

Adds reference to:
5 ILCS 420/1-113.6 new

Adds reference to:
5 ILCS 420/1-113.7 new

Adds reference to:
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102

Adds reference to:
5 ILCS 420/4A-103 from Ch. 127, par. 604A-103

Adds reference to:
SB 01639 (CONTINUED)

5 ILCS 420/4A-108
Adds reference to:
5 ILCS 420/4A-104 rep.
Adds reference to:
25 ILCS 170/2 from Ch. 63, par. 172
Adds reference to:
25 ILCS 170/5
Adds reference to:
25 ILCS 170/7 from Ch. 63, par. 177

Replaces everything after the enacting clause. Amends the Illinois Governmental Ethics Act. Creates a uniform statement of economic interest form that must be completed by all persons who are required to file that form under the Act. Changes the nature of the required disclosures that must be made. Requires candidates filing for Supreme Court Judge, appellate court judge, circuit court judge, or judicial retention to file his or her statement of economic interests in written or printed form. Repeals a provision that established a separate form for persons required to file a statement of economic interests with county clerks. Amends the Lobbyist Registration Act. Modifies the lobbyist registration and disclosure requirements. Requires the Secretary of State to create a publicly accessible and searchable database bringing together disclosures by registered lobbyists, contributions by registered lobbyists, and statements of economic interests required to be filed by State officials and employees. Defines terms. Adds applicability clause. Makes conforming changes. Effective upon becoming law, except that Sections 5 and 10 take effect January 1, 2020.

House Floor Amendment No. 3
 Deletes reference to:
20 ILCS 415/8b.1
Adds reference to:
25 ILCS 170/2 from Ch. 63, par. 172
Adds reference to:
25 ILCS 170/5
Adds reference to:
25 ILCS 170/7 from Ch. 63, par. 177

Replaces everything after the enacting clause. Amends the Lobbyist Registration Act. Modifies the lobbyist registration and disclosure requirements. Requires the Secretary of State to create a publicly accessible and searchable database bringing together disclosures by registered lobbyists, contributions by registered lobbyists, and statements of economic interests required to be filed by State officials and employees. Defines terms. Effective immediately.

Dec 05 19  S  Public Act . . . . . . . . . 101-0595

SB 01640 Sen. Laura Fine-Iris Y. Martinez-Kimberly A. Lightford-Jacqueline Y. Collins and Omar Aquino

20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that a petitioner may petition the circuit court to expunge the records of his or her arrests and charges not initiated by arrest when each arrest or charge not initiated by arrest sought to be expunged resulted in the underlying conduct being later decriminalized.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
Martinez-Jacqueline Y. Collins, Melinda Bush, Christopher Belt, Omar Aquino, David Koehler, Emil Jones, III,
Antonio Muñoz, Neil Anderson, Pat McGuire and Napoleon Harris, III
Hernandez, Anna Moeller, Sara Feigenholtz, Camille Y. Lilly, Kathleen Willis, Delia C. Ramirez, Emanuel Chris Welch,
Justin Slaughter, Kelly M. Cassidy, Aaron M. Ortiz, Rita Mayfield, Karina Villa, Joyce Mason, Elizabeth Hernandez, Diane
Pappas, Robyn Gabel, Mary Edly-Allen, Terra Costa Howard, Thaddeus Jones, Anne Stava-Murray, Maurice A. West, II,
Theresa Mah, Jehan Gordon-Booth and LaToya Greenwood)

Amends the Illinois Public Aid Code. Requires the Illinois Student Assistance Commission (ISAC) to identify and flag
college students who are potentially eligible to receive Supplemental Nutrition Assistance Program (SNAP) benefits. Provides that the
factors to be used to determine potential SNAP eligibility shall be prescribed by ISAC in consultation with the Department of Human
Services, but at a minimum shall include income information reported on a college student's Free Application for Federal Student Aid.
Requires ISAC, in consultation with the Department of Human Services, to develop a notice that ISAC shall make available
electronically to institutions of higher education that includes, at a minimum, college student SNAP eligibility criteria, the Application
for Benefits Eligibility's website address, and the Illinois Hunger Coalition's Hunger Hotline. Requires Illinois institutions of higher
education that participate in the Monetary Award Program to provide the notice in writing to all students who are enrolled or accepted
for enrollment and are identified by ISAC as potentially SNAP eligible. Requires ISAC to adopt rules. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:
305 ILCS 5/12-4.13b

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but with the following changes
and additions: Provides that the Department of Human Services shall consult with the Illinois Workforce Innovation Board (rather than
with the Illinois Workforce Investment Board) to establish a protocol to identify and verify all potential exemptions to certain federal
eligibility rules under the Supplemental Nutrition Assistance Program (SNAP). Provides that a career and technical educational
program approved by the Illinois Community College Board that could be a component of a SNAP Employment and Training (E&T)
program, as identified by the Department of Human Services, shall be considered an employment and training program under a
specified provision of the Code of Federal Regulations, unless prohibited by federal law. In provisions requiring the Illinois Student
Assistance Commission (ISAC) to adopt rules concerning SNAP eligibility notifications to college students, requires ISAC to adopt
the rules on or before October 1, 2020 (rather than on or before October 1, 2019). Effective immediately.

House Committee Amendment No. 1

Requires the Illinois Student Assistance Commission (ISAC) to annually include information about the Supplemental
Nutrition Assistance Program (SNAP) in the language that schools are required to provide to students eligible for the Monetary Award
Program grant (rather than requiring ISAC to identify and flag college students who are potentially eligible to receive SNAP benefits).
Provides that the language shall, at a minimum, direct students to information about college student eligibility criteria for SNAP, and
direct students to the Department of Human Services and to the Illinois Hunger Coalition's Hunger Hotline for additional information.
Requires Illinois institutions of higher education that participate in the Monetary Award Program (MAP) to provide the notice to all
students who are enrolled, or who are accepted for enrollment and intending to enroll, and who have been identified by ISAC as
MAP-eligible at the institution (rather than requiring ISAC to develop, in consultation with the Department of Human Services, an
electronic notice for institutions of higher education that includes, at a minimum, college student SNAP eligibility criteria, the
Application for Benefits Eligibility's website address, and the Illinois Hunger Coalition's Hunger Hotline).

Aug 23 19  S Public Act . . . . . . . . 101-0560
(Rep. Delia C. Ramirez)  

105 ILCS 5/27-24.2  from Ch. 122, par. 27-24.2  
625 ILCS 5/2-112  from Ch. 95 1/2, par. 2-112  

Amends the School Code. Provides that, beginning with the 2020-2021 school year, the curriculum of a driver education course must include instruction on bicycle and pedestrian safety, which must include, but is not limited to, instruction on how to safely pass a cyclist on the road, special considerations while driving in urban areas and near bicycle lanes, how to navigate an intersection with pedestrians and cyclists, exiting a vehicle without endangering pedestrians and cyclists, and the requirement that drivers exercise due care to avoid collision with a bicyclist or pedestrian on the road. Amends the Illinois Vehicle Code. Provides that, for the purpose of educating prospective licensees on the potential dangers caused by motor vehicles to pedestrians, bicyclists, in-line skaters, scooter riders, skateboarders, and other non-motorized vehicles, the Secretary of State shall include, in the Illinois Rules of the Road publication, information on bicycle and pedestrian safety.  

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee  

SB 01643  Sen. Rachelle Crowe  

720 ILCS 5/12C-5  was 720 ILCS 5/12-21.6  

Amends the Criminal Code of 2012. Provides that a person commits endangering the life or health of a child when he or she knowingly causes or permits a child to be placed in circumstances that cause bodily injury to the child. Provides that this offense is a Class 4 felony.  

Feb 15 19  S  Referred to Assignments  

SB 01644  Sen. Jason A. Barickman  

115 ILCS 5/4.5  

Amends the Illinois Educational Labor Relations Act. Provides that certain provisions concerning the subjects of collective bargaining apply to all educational employers, rather than just educational employers whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000.  

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01645  Sen. Jason A. Barickman  

105 ILCS 5/10-22.34c  

Amends the School Code. With regard to third party non-instructional services, removes a provision requiring a third party that submits a bid to perform non-instructional services to provide a benefits package for the third party's employees who will perform the non-instructional services comparable to the benefits package provided to school board employees who perform those services.  

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01646  Sen. Jason A. Barickman  

820 ILCS 130/4  from Ch. 48, par. 39s-4  

Amends the Prevailing Wage Act. Deletes provisions regarding investigatory hearings by the Department of Labor regarding new wage classifications. Requires the creation of any new prevailing wage classification to be promulgated by administrative rule by the Department of Labor in accordance with the Illinois Administrative Procedure Act.  

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01647  Sen. Jason A. Barickman  

820 ILCS 130/4  from Ch. 48, par. 39s-4  
820 ILCS 130/9  from Ch. 48, par. 39s-9  

Amends the Prevailing Wage Act. Provides that a prevailing wage determined at the time of bid submission shall continue for the duration of the contract.  

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments  

SB 01648  Sen. Jason A. Barickman  

820 ILCS 405/1400  from Ch. 48, par. 550  

Amends the Unemployment Insurance Act. Provides that upon payment of an annual administrative fee not exceeding $100, during the first 3 calendar quarters an employer may pay its quarterly contributions due for wages in equal installments. Establishes a schedule for payment of the contributions. Provides for the accrual of interest. Authorizes the adoption of necessary rules. Provides that payment on a quarterly basis is not available for calendar years when there are outstanding bonds under the Illinois Unemployment Insurance Trust Fund Financing Act.  

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01649  Sen. Jason A. Barickman
820 ILCS 130/2  from Ch. 48, par. 39s-2
Amends the Prevailing Wage Act. Provides that "public utility company" means: (1) a privately owned public utility as defined and regulated under the Public Utilities Act; (2) a public utility that is owned and operated by any political subdivision, public institution of higher education, or municipal corporation of this State; or (3) a public utility that is owned by a political subdivision, public institution of higher education, or municipal corporation and operated, wholly or in part, by any of its lessees or operating agents. Makes other changes.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01650  Sen. Don Harmon
225 ILCS 80/4  from Ch. 111, par. 3904
Feb 15 19  S  Referred to Assignments

SB 01651  Sen. Thomas Cullerton
(Rep. Karina Villa-Deanne M. Mazzochi-Terra Costa Howard-Diane Pappas-Grant Wehrli)
70 ILCS 805/3  from Ch. 96 1/2, par. 6304
Amends the Downstate Forest Preserve District Act. Makes a technical change in a Section concerning judicial notice.
Senate Committee Amendment No. 1
Deletes reference to:
70 ILCS 805/3
Adds reference to:
70 ILCS 805/6  from Ch. 96 1/2, par. 6309
Replaces everything after the enacting clause. Amends the Downstate Forest Preserve District Act. Expands the authority of a forest preserve district to grant licenses, easements, and rights-of-way for construction, operation, and maintenance upon, under, or across any property of the district to include facilities for renewable energy.
Aug 09 19  S  Public Act . . . . . . . . 101-0344

SB 01652  Sen. Thomas Cullerton
70 ILCS 805/3  from Ch. 96 1/2, par. 6304
Amends the Downstate Forest Preserve District Act. Makes a technical change in a Section concerning judicial notice.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01653  Sen. Steve McClure
110 ILCS 85/1  from Ch. 144, par. 70.11
Amends the University - Building Authority Leased Lands Act. Makes a technical change in a Section concerning buildings and other facilities on leased land.
Feb 15 19  S  Referred to Assignments

SB 01654  Sen. Suzy Glowiak Hilton
New Act
Creates the Taxpayer Transparency Act. Provides that a bill making an appropriation may not be considered for final passage by either the House of Representatives or the Senate unless a copy of that bill, in its final form, has been made conveniently available on the General Assembly's Internet website for at least 4 days before final legislative action by the General Assembly prior to presentation to the Governor. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01655  Sen. Chuck Weaver-Napoleon Harris, III
35 ILCS 5/203 from Ch. 120, par. 2-203
35 ILCS 735/3-3.5 new
Amends the Illinois Income Tax Act. Creates an income tax deduction for an amount of up to $50,000 per tax year contributed to a small business asset purchase account and all interest earned on such accounts during the tax year. Provides that a "small business asset purchase account" means an account established by a taxpayer, the proceeds of which are used to purchase property used primarily in Illinois for which a federal income tax deduction is claimed under Section 179 of the Internal Revenue Code. Provides an addition modification for amounts withdrawn from a small business asset purchase account that are not used for qualified purchases. Amends the Uniform Penalty and Interest Act to establish a penalty for improper use of moneys in a small business asset purchase account. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01656  Sen. Chuck Weaver
35 ILCS 5/201 from Ch. 120, par. 2-201
Amends the Illinois Income Tax Act. Provides that the personal property tax replacement income tax credit for investments in qualified property applies for costs incurred on or before December 31, 2023 (currently, December 31, 2018). Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01657  Sen. Laura M. Murphy and Jason Plummer
(Rep. Mark L. Walker)
765 ILCS 905/2 from Ch. 95, par. 52
765 ILCS 905/4 from Ch. 95, par. 54
Amends the Mortgage Act. Adds a person authorized by the mortgagor, grantor, heir, legal representative, or assign to the list of those who may request that the mortgagee of real property shall make, execute, and deliver an instrument in writing releasing a mortgage or deed of trust. Provides that if any mortgagee or trustee shall not, within 30 days (rather than "one month") after the payment of the debt secured by the mortgage or trust deed complies with specific requirements, then he or she shall be liable for the sum of $200 to the aggrieved party. Provides that the successor in interest to the mortgagee or trustee shall not be liable for the $200 penalty if he or she complies with specific requirements within 30 days (rather than "one month") after succeeding to the interest.
Jun 28 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01658  Sen. Antonio Muñoz-Mattie Hunter-Kimberly A. Lightford
(Rep. La Shawn K. Ford, Joyce Mason, Emanuel Chris Welch, Monica Bristow, Kambium Buckner, Yehiel M. Kalish, Justin Slaughter, Terri Bryant, Ryan Spain, Andrew S. Chesney, Jeff Keicher, Camille Y. Lilly and LaToya Greenwood)
105 ILCS 5/2-3.176 new
Amends the School Code to create the Office of School Safety within the State Board of Education. Provides for the Office's duties. Requires the Office to create a grant program for expenditures related to improving school safety. Provides that grant funds must be used for school security improvements, including training and safety-related upgrades to school buildings, equipment (including metal detectors and x-ray machines), and facilities. Specifies the grant application requirements. Effective January 1, 2020.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the School Code. Provides that, subject to appropriation or private donations, the State Board of Education shall award grants to school districts to support school safety and security. Provides that grant funds may be used for school security improvements, including professional development, safety-related upgrades to school buildings, equipment, including metal detectors and x-ray machines, and facilities, including school-based health centers. Requires the State Board to prioritize the distribution of grants to school districts designated as Tier 1 or Tier 2 under the evidence-based funding formula.
Aug 16 19  S  Public Act . . . . . . . . 101-0413

SB 01659  Sen. Julie A. Morrison-Iris Y. Martinez
410 ILCS 315/2f new
Amends the Communicable Disease Prevention Act. Provides that the Department of Public Health shall adopt a rule requiring students, upon entering the 6th grade of any public, private, or parochial school, to receive a human papillomavirus (HPV) vaccination. Provides that the Department shall adopt the rule in time to allow students to receive the vaccination before the start of the school year beginning in 2022. Effective January 1, 2021.
Mar 13 19  S  Tabled By Sponsor Sen. Julie A. Morrison
SB 01660    Sen. Paul Schimpf-Iris Y. Martinez, Dale Fowler-Jil Tracy-Dan McConchie, Antonio Muñoz, Neil Anderson, Rachelle Crowe and John G. Mulroe

20 ILCS 2805/2i new
Amends the Department of Veterans' Affairs Act of the Civil Administrative Code of Illinois. Requires the Department of Veterans' Affairs to oversee the enrollment of all State agencies into the United States Department of Defense's SkillBridge program. Provides that all State agencies shall consider filling job vacancies within those agencies by transitioning active service members who participate in and qualify for enrollment into the United States Department of Defense SkillBridge program. Effective immediately. Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01661    Sen. Dan McConchie-Kimberly A. Lightford

105 ILCS 5/27-12.1 from Ch. 122, par. 27-12.1
Amends the School Code. Provides that, beginning with the 2020-2021 school year, a school district required to offer a consumer education course may form a partnership with a local financial institution to establish a financial training program for all students in grade 12, regardless of the student's prior academic history; defines "financial institution”. Provides that the program must be limited to one hour of financial training per week during the student's final semester before graduation and must be provided by a financial institution at no cost to the school district. Provides that the curriculum for the program must include, but is not limited to, (i) properly investing early, (ii) managing debt, including student loan debt, and (iii) saving for retirement. Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01662    Sen. Michael E. Hastings

225 ILCS 340/2 from Ch. 111, par. 6602
Amends the Structural Engineering Practice Act of 1989. Makes a technical change in a Section concerning the short title. Feb 15 19  S  Referred to Assignments

SB 01663    Sen. Michael E. Hastings

725 ILCS 5/100-1 from Ch. 38, par. 100-1
Amends the Code of Criminal Procedure of 1963. Makes a technical change in a Section concerning the short title. Feb 15 19  S  Referred to Assignments

SB 01664    Sen. Michael E. Hastings

410 ILCS 65/1 from Ch. 111 1/2, par. 8051
Amends the Illinois Rural/Downstate Health Act. Makes a technical change in a Section concerning the short title. Feb 15 19  S  Referred to Assignments
SB 01665  Sen. Michael E. Hastings-Linda Holmes

   Connor, Robert Rita, Luis Arroyo, Fred Crespo, Norine K. Hammond, Dan Caulkins, Maurice A. West, II, Frances Ann
   Hurley, Anthony DeLuca, Brad Halbrook, Stephanie A. Kifowit and Chris Miller)

720 ILCS 570/314.5

720 ILCS 570/316

Amends the Illinois Controlled Substances Act concerning the Prescription Monitoring Program. Excludes licensed
veterinarians from the reporting requirements under the Program. Provides that a licensed veterinarian shall report information
required under the Prescription Monitoring Program if the person who is presenting an animal for treatment is suspected of
fraudulently obtaining any controlled substance or prescription for a controlled substance to the Department of Human Services.
Provides that a licensed veterinarian may not be subject to any licensure or disciplinary action by the Department of Financial and
Professional Regulation for the failure to report such a person. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

720 ILCS 570/320

Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act concerning the Prescription
Monitoring Program. Provides that beginning on and after the effective date of the amendatory Act, a licensed veterinarian shall be
exempt from registration and prohibited from accessing patient information in the Prescription Monitoring Program. Provides that
licensed veterinarians that are existing registrants shall be removed from the Prescription Monitoring Program. Exempts licensed
veterinarians from the reporting requirements of the Program. Provides that if a person who is presenting an animal for treatment is
suspected of fraudulently obtaining any controlled substance or prescription for a controlled substance, the licensed veterinarian shall
report that information to the local law enforcement agency. Removes veterinarian members from the Prescription Monitoring Program
Advisory Committee and the Peer Review Committee. Effective immediately.

Aug 16 19  S  Public Act . . . . . . . . . 101-0414

SB 01666  Sen. Rachelle Crowe

720 ILCS 570/401 from Ch. 56 1/2, par. 1401

Amends the Illinois Controlled Substances Act. Increases a sentencing enhancement to 6 years imprisonment (currently, 3
years) when the controlled substance also contains any amount of fentanyl for the following violations: manufacture or delivery, or
possession with intent to manufacture or deliver, a controlled substance, a counterfeit substance, or controlled substance analog;
controlled substance trafficking; calculated criminal drug conspiracy; criminal drug conspiracy; streetgang criminal drug conspiracy;
or delivery of a controlled, counterfeit, or look-alike substance to a person under 18 years of age. Modifies the amount of fentanyl
required to trigger sentencing intervals. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01667  Sen. David Koehler

(Rep. William Davis)

625 ILCS 60/20

Amends the Pedestrians with Disabilities Safety Act. Provides that the Governor is authorized and requested to address
businesses, park districts, other special recreational districts of the State, and governmental personnel, in addition to the citizens of the
State, in making a yearly proclamation taking public notice of Pedestrians with Disabilities Safety Day.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Beginning municipal fiscal year 2021, provides that the annual levy and contribution to the fund are equal to (1) the normal cost of the pension fund for the year involved, plus (2) an amount sufficient to bring the total assets of the pension fund up to 100% of the total actuarial liabilities of the pension fund over a 30-year rolling amortization period. Provides that each municipal fiscal year through 2031, the rolling amortization period shall be reduced by one year for each municipal fiscal year after 2021. Provides a 20-year rolling amortization period for municipal fiscal year 2031 and each year thereafter. Provides that in making these determinations, the required minimum employer contribution shall be calculated each year as a level dollar amount over the amortization period and shall be determined under the entry age normal actuarial cost method. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
SB 01669

Sen. Iris Y. Martinez and Mattie Hunter

20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.12 new
105 ILCS 5/2-3.117a

Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2020 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit school technology. Requires the net revenue from that game to be deposited into the School Technology Revolving Loan Fund. Provides that moneys received from the scratch-off game shall be used by the State Board of Education to fund grants for school technology. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the School Code to make conforming changes. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/2-3.117a
Adds reference to:
30 ILCS 105/5.891 new
Adds reference to:
105 ILCS 5/2-3.119a new

Replaces everything after the enacting clause. Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on January 1, 2020 or as soon thereafter as is practical, to offer a special instant scratch-off game to benefit school STEAM programming. Requires the net revenue from that game to be deposited into the School STEAM Grant Program Fund. Provides that moneys received from the scratch-off game shall be used by the State Board of Education to fund school STEAM grants. Authorizes the Department to adopt rules necessary to implement and administer the game. Defines "net revenue". Amends the State Finance Act to create the School STEAM Grant Program Fund as a special fund in the State treasury. Amends the School Code. Requires the State Board of Education to administer the School STEAM Grant Program for the purpose of making science, technology, engineering, art, and math programming available to low-income students in disadvantaged neighborhoods. Effective immediately.

House Floor Amendment No. 1
Adds reference to:
20 ILCS 1605/21.13 new

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Provides that the scratch-off game to benefit school STEAM programming shall be discontinued on January 1, 2021. Further amends the Illinois Lottery Law. Requires the Department of the Lottery to offer a special instant scratch-off game with the title of "The End of Alzheimer's Begins With Me". Requires the net revenue from that game to be deposited into the Alzheimer's Awareness Fund. Authorizes the Department to adopt rules necessary to implement and administer the game. Effective immediately.

Aug 23 19 S Public Act . . . . . . . 101-0561
SB 01670  Sen. Iris Y. Martinez-Chuck Weaver
(Rep. Kelly M. Burke-Carol Ammons)
40 ILCS 5/3-111.5 new
30 ILCS 805/8.43 new
Amends the Downstate Police Article of the Illinois Pension Code. Provides that a police officer who previously participated in the Illinois Municipal Retirement Fund (IMRF) for service as a member of the police department of a municipality and was transferred to that municipality's police pension fund upon its creation under the Downstate Police Article shall, for the purposes of determining the applicable tier of benefits under that Article, be deemed to have become a police officer and member of that municipality's police pension fund on the date that he or she first participated in IMRF as a member of the police department of that municipality, notwithstanding whether that start date was before January 1, 2011. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Pension Note (Government Forecasting & Accountability)
Since the establishment of Tier 2 via the enactment of P.A. 96-1495, the Department of Insurance says that 8 Downstate Police funds have been created. It is unknown how many officers in these 8 funds may be re-categorized as Tier 1 for benefit purposes.
Nov 25 19  S  Sent to the Governor

SB 01671  Sen. Iris Y. Martinez
(Rep. Gregory Harris and Karina Villa)
40 ILCS 5/1-109.1 from Ch. 108 1/2, par. 1-109.1
40 ILCS 5/1-113.14
Amends the General Provisions Article of the Illinois Pension Code. Provides that "emerging investment manager" means a qualified investment adviser that manages an investment portfolio of at least $10,000,000 but less than $10,000,000,000 at the time of the initial contract with the retirement system, pension fund, or investment board (rather than at least $10,000,000 but less than $10,000,000,000) and is a minority-owned business, women-owned business, or business owned by a person with a disability. In a provision requiring a competitive process for awarding investment contracts, adds an exclusion for contracts for investment services with an emerging investment manager. Effective immediately.

Senate Floor Amendment No. 1
Adds reference to:
40 ILCS 5/1-113.15a new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that "emerging investment manager" means a qualified investment adviser that manages an investment portfolio of at least $10,000,000 but less than $20,000,000,000 (instead of $10,000,000,000) at the time of the initial contract with the retirement system, pension fund, or investment board and is a minority-owned business, women-owned business, or business owned by a person with a disability. Defines "qualified manager of emerging investment managers services". In a provision requiring a competitive process for awarding investment contracts, adds an exclusion for contracts for investment services with an emerging investment manager provided through a qualified manager of emerging investment managers services. In a provision requiring contracts for investment services to include certain disclosures regarding subcontractors, excludes from the definition of "subcontractor" qualified managers of emerging investment managers services. Provides that based upon a written recommendation from an investment adviser providing qualified manager of emerging investment managers services for the selection or appointment of an emerging investment manager that has been providing investment services in the multimanager portfolio for at least 24 months, the board of a retirement system, pension fund, or investment board may select or appoint such emerging investment manager based upon such recommendation. Requires a qualified manager of emerging investment managers services to comply with specified requirements concerning written contracts.
Nov 28 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 01672
Sen. Iris Y. Martinez, Michael E. Hastings, Sue Rezin, Kimberly A. Lightford, Heather A. Steans, Jason A. Barickman, Napoleon Harris, III, Steven M. Landek, Laura Fine, Linda Holmes and Brian W. Stewart

235 ILCS 5/3-12
235 ILCS 5/5-1 from Ch. 43, par. 115
235 ILCS 5/5-3 from Ch. 43, par. 118
235 ILCS 5/6-4 from Ch. 43, par. 121

Amends the Liquor Control Act of 1934. Provides that a craft distiller license and a craft distiller tasting permit license shall allow the sale and offering for sale at retail for use and consumption on the premises specified in the license any form of alcoholic liquor purchased from a licensed distributor or importing distributor. Provides that a craft distiller tasting permit license allows the licensee to sell and offer for sale at retail, but not for resale in any form, up to 5,000 gallons of transferred alcoholic liquor to the extent approved by the Illinois Liquor Control Commission. Provides that upon approval from the State Commission, a craft distiller tasting permit license shall allow the licensee to sell and offer for sale at retail, but not for resale, up to 10,000 gallons (instead of 2,500 gallons) of spirits to non-licensees. Creates a craft distiller warehouse permit. Provides that a craft distiller warehouse permit license may be issued to the holder of a craft distiller tasting permit license and shall allow the holder to store or warehouse up to 500,000 gallons of spirits manufactured by the holder of the permit. Establishes fees for a craft distiller warehouse permit. Makes other changes.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01673

New Act

Creates the Mental Health Modernization and Access Improvement Act. Requires the Department of Healthcare and Family Services to apply for a Medicaid waiver or State Plan amendment, or both, within 6 months after the effective date of the Act to develop and implement a regulatory framework that allows, incentivizes, and fosters payment reform models for all Medicaid community mental health services provided by community mental health centers or behavioral health clinics. Requires the regulatory framework to: (i) allow for and incentivize service innovation that is aimed at producing the best health outcomes for Medicaid enrollees with mental health conditions; (ii) reward high-quality care through annual incentive payments to community mental health centers and behavioral health clinics; (iii) require community mental health centers and behavioral health clinics to report on specified quality and outcomes metrics; and other matters. Provides that all documentation and reporting requirements under the regulatory framework must comply with the federal Mental Health Parity and Addiction Equity Act of 2008 and the State mental health parity requirements under the Illinois Insurance Code. Contains provisions concerning quality and outcomes metrics reporting; data sharing; the establishment of a Stakeholder Quality and Outcomes Metrics Development Working Group; statewide in-person trainings to ensure provider readiness for the regulatory framework; quality and patient safety protections; implementation timeline; certification of community mental health centers that opt into the regulatory framework; and other matters. Provides that the Act shall be implemented upon federal approval and only to the extent that federal financial participation is available. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01674 Sen. Chuck Weaver-Emil Jones, III-Neil Anderson

(Rep. Michael Halpin)

5 ILCS 80/4.30

5 ILCS 80/4.40 new

Amends the Regulatory Sunset Act. Extends the repeal date of the Auction License Act from January 1, 2020 to January 1, 2030. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:
225 ILCS 407/5-10

Adds reference to:
225 ILCS 407/10-5

Adds reference to:
225 ILCS 407/10-22 new

Adds reference to:
225 ILCS 407/10-40

Adds reference to:
225 ILCS 407/10-45

Adds reference to:
225 ILCS 407/15-5

Adds reference to:
225 ILCS 407/15-15

Adds reference to:
225 ILCS 407/20-15

Adds reference to:
225 ILCS 407/20-43

Adds reference to:
225 ILCS 407/20-56

Adds reference to:
225 ILCS 407/10-15a rep.

Adds reference to:
225 ILCS 407/10-35 rep.

Adds reference to:

Adds reference to:
225 ILCS 407/20-70 rep.

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Auction License Act from January 1, 2020 to January 1, 2030. Amends the Auction License Act. Removes references to associate auctioneers, sponsoring auctioneers, and sponsor cards throughout the Act. Makes changes concerning definitions. Requires that all applicants and licensees shall provide a valid address and email address, which shall serve as the address and email address of record, and shall inform the Department of Financial and Professional Regulation of any change of address or email address through specified means. Allows for service of certain notices by email. Repeals provisions concerning surrender of licenses. Makes other changes. Effective immediately.

Aug 09 19 S Public Act . . . . . . . 101-0345
SB 01675  Sen. Thomas Cullerton

65 ILCS 5/11-13-28 new

Amends the Zoning Division of the Illinois Municipal Code. Provides that a municipality may not restrict residents from constructing a season extension or crop protection device from each October 1 through April 15. Provides that "season extension or crop protection device" means a temporary structure that meets the following specifications: (1) the structure is used for growing agricultural products for personal consumption on private property; (2) the structure is wholly on the owner's property; (3) it is a skeletal structure comprised of materials that are easily constructed and easily deconstructed; and (4) the walls of the structure are comprised of plastic membranes or firm translucent material. Limits home rule powers. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01676  Sen. Jil Tracy

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Reinstates the exemption for the use or sale of tangible personal property purchased from an Illinois retailer by a taxpayer engaged in centralized purchasing activities in Illinois. Provides that the exemption sunsets on June 30, 2022 (currently, June 30, 2016). Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01677  Sen. Jil Tracy

Amends the Use Tax Act and the Service Use Tax Act. Provides that the multistate exemption includes the return of property of an out-of-State lessor or purchaser to this State for storage, repair, or refurbishment, so long as the property is not used by a lessee or purchaser in this State. Effective immediately.

Feb 15 19  S  Referred to Assignments

SB 01678  Sen. Jil Tracy

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that products purchased by an eligible apiarist for use in producing honey bee products for sale or for providing bee pollination services are exempt from the tax imposed under the Act.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments


Amends the Illinois Public Aid Code. Provides that beginning in State fiscal year 2020, the specified income threshold shall be no less than 200% of the then-current federal poverty level for each family size. Effective July 1, 2019.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01680  Sen. Antonio Muñoz-Linda Holmes, Julie A. Morrison-Laura M. Murphy and Bill Cunningham
(Rep. Mary Edly-Allen and Barbara Hernandez)

30 ILCS 500/45-57
Amends the Illinois Procurement Code. Provides that each chief procurement officer has authority to designate as veteran small business set-asides a fair proportion of construction, supply, and service contracts for awards to qualified service-disabled veteran-owned small businesses or veteran-owned small businesses. Provides further requirements concerning veteran small business set-aside designations. Requires each chief procurement officer to report to the General Assembly (currently, Department of Central Management Services) on specified information concerning qualified service-disabled veteran-owned small businesses and veteran-owned small businesses, and requires that the number of bids or offers will be delineated between contracts that were designated as set-aside and those that were not designated as set-aside. Makes other changes.

Senate Committee Amendment No. 1
Restores a provision specifying that by each November 1, each chief procurement officer shall report to the Department of Central Management Services on specified information for the immediately preceding fiscal year, and by each March 1 the Department of Central Management Services shall compile and report that information to the General Assembly.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01681  Sen. Chapin Rose
735 ILCS 30/20-5-5 was 735 ILCS 5/7-103
Amends the Eminent Domain Act. Makes a technical change in a Section concerning quick-take procedures.
Feb 15 19 S Referred to Assignments

SB 01682  Sen. Emil Jones, III
225 ILCS 454/1-1
Amends the Real Estate License Act of 2000. Makes a technical change in a Section concerning the short title.
Feb 15 19 S Referred to Assignments

SB 01683  Sen. Emil Jones, III
225 ILCS 65/65-35 was 225 ILCS 65/15-15
225 ILCS 65/65-43
225 ILCS 65/65-45 was 225 ILCS 65/15-25
Amends the Nurse Practice Act. Provides that collaboration does not require an employment relationship between the collaborating physician, podiatric physician, or dentist and the advanced practice registered nurse. Provides that, in the case of anesthesia services provided by a certified registered nurse anesthetist, an anesthesiologist, a physician, a dentist, or a podiatric physician must participate through discussion of and agreement with the anesthesia plan and remain available (rather than remain physically present and available on the premises during the delivery of anesthesia services) for diagnosis, consultation, and treatment of emergency medical conditions. Makes changes concerning the written collaborative agreements between a certified registered nurse anesthetist and a dentist. Changes provisions concerning full practice authority to apply them to certified registered nurse anesthetists. Requires that during the delivery of anesthesia by a certified registered nurse anesthetists, the attestation for completion of clinical experience must be attested to by the collaborating physician or physicians, podiatrists, or dentists, and the certified registered nurse anesthetist. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
225 ILCS 65/65-43
Deletes reference to:
225 ILCS 65/65-45
Replaces everything after the enacting clause. Amends the Nurse Practice Act. Provides that, in the case of anesthesia services provided by a certified registered nurse anesthetist, a physician, a dentist, or a podiatric physician must participate through discussion of and agreement with the anesthesia plan and remain available during the delivery of surgical anesthesia services for diagnosis, consultation, and treatment of emergency medical conditions (rather than an anesthesiologist, a physician, a dentist, or a podiatric physician must participate through discussion of and agreement with the anesthesia plan and remain physically present and available on the premises during the delivery of anesthesia services for diagnosis, consultation, and treatment of emergency medical conditions). Effective immediately.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01684   Sen. Emil Jones, III
          (Rep. Kelly M. Burke-Jim Durkin and Justin Slaughter)

5 ILCS 80/4.30
5 ILCS 80/4.40 new
225 ILCS 305/11 from Ch. 111, par. 1311
225 ILCS 305/13 from Ch. 111, par. 1313


House Floor Amendment No. 2
Adds reference to:
   225 ILCS 305/4 from Ch. 111, par. 1304
Adds reference to:
   225 ILCS 305/4.1 new
Adds reference to:
   225 ILCS 305/6 from Ch. 111, par. 1306
Adds reference to:
   225 ILCS 305/8 from Ch. 111, par. 1308
Adds reference to:
   225 ILCS 305/9 from Ch. 111, par. 1309
Adds reference to:
   225 ILCS 305/10 from Ch. 111, par. 1310
Adds reference to:
   225 ILCS 305/12 from Ch. 111, par. 1312
Adds reference to:
   225 ILCS 305/14 from Ch. 111, par. 1314
Adds reference to:
   225 ILCS 305/16 from Ch. 111, par. 1316
Adds reference to:
   225 ILCS 305/17 from Ch. 111, par. 1317
Adds reference to:
   225 ILCS 305/17.5 from Ch. 111, par. 1317.5
Adds reference to:
   225 ILCS 305/18 from Ch. 111, par. 1318
Adds reference to:
   225 ILCS 305/19 from Ch. 111, par. 1319
Adds reference to:
   225 ILCS 305/20 from Ch. 111, par. 1320
Adds reference to:
   225 ILCS 305/21 from Ch. 111, par. 1321
Adds reference to:
   225 ILCS 305/22 from Ch. 111, par. 1322
Adds reference to:
   225 ILCS 305/23 from Ch. 111, par. 1323
Adds reference to:
   225 ILCS 305/23.5 from Ch. 111, par. 1323.5
SB 01684 (CONTINUED)

225 ILCS 305/24 from Ch. 111, par. 1324
Adds reference to:
225 ILCS 305/25 from Ch. 111, par. 1325
Adds reference to:
225 ILCS 305/26 from Ch. 111, par. 1326
Adds reference to:
225 ILCS 305/27 from Ch. 111, par. 1327
Adds reference to:
225 ILCS 305/28 from Ch. 111, par. 1328
Adds reference to:
225 ILCS 305/29 from Ch. 111, par. 1329
Adds reference to:
225 ILCS 305/30 from Ch. 111, par. 1330
Adds reference to:
225 ILCS 305/31 from Ch. 111, par. 1331
Adds reference to:
225 ILCS 305/32 from Ch. 111, par. 1332
Adds reference to:
225 ILCS 305/33 from Ch. 111, par. 1333
Adds reference to:
225 ILCS 305/34 from Ch. 111, par. 1334
Adds reference to:
225 ILCS 305/37 from Ch. 111, par. 1337
Adds reference to:
225 ILCS 305/4.5 rep.
Adds reference to:
225 ILCS 305/35 rep.
Adds reference to:
225 ILCS 305/36 rep.

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Illinois Architecture Practice Act of 1989 from January 1, 2020 to January 1, 2030. Amends the Illinois Architecture Practice Act of 1989. Provides that applicants and licensees shall provide a valid address and email address to the Department of Financial and Professional Regulation, which shall serve as the address and email address of record, and shall inform the Department of any change to those addresses through specified means. Makes changes in provisions concerning the powers and duties of the Department; examinations; renewal, reinstatement, or restoration of a license; persons in military service; professional design firm registration; endorsement; grounds for disciplinary action; investigations; record of proceeding; hearings; hearing officers; restoration from disciplinary status; temporary suspension of a license; administrative review; the Architecture Licensing Board, including the addition of one member to the Board, and the powers and duties of the Board; technical submissions; seals; display of a license; application for licensure, including adding a requirement that an applicant shall complete the application process within 3 years. Effective immediately.

Aug 09 19 S Public Act . . . . . . . . . 101-0346
SB 01685 Sen. Emil Jones, III-Kimberly A. Lightford
305 ILCS 5/5-36 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Auditor General to perform a performance and financial audit of the State's managed care medical assistance program. Provides that any safety-net hospital that received grant funding in State Fiscal Year 2019 shall not be obligated to pay any assessment amount, including penalties, that is past due and payable to the Department of Healthcare and Family Services until the Auditor General determines through the required audits that the average denial rate for MCO payments to safety-net hospitals is below 10%.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01686  Sen. Jil Tracy

35 ILCS 105/3-55  from Ch. 120, par. 439.3-55
35 ILCS 110/3-45  from Ch. 120, par. 439.33-45

Amends the Use Tax Act and the Service Use Tax Act. Provides that the multistate exemption includes the return of property of an out-of-State lessor or purchaser to this State for storage, repair, or refurbishment, so long as the property is not used by a lessee or purchaser in this State. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01687  Sen. Jil Tracy

305 ILCS 5/5-52c new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to submit to the U.S. Department of Health and Human Services a demonstration waiver application pursuant to the Social Security Act to establish community engagement and work requirements for able-bodied adults without dependent children who apply for or receive medical assistance. Provides that the waiver application shall propose to align the number of required community engagement and work hours to the work requirements under the Supplemental Nutrition Assistance Program by requiring all non-exempt individuals to complete 20 hours per week (80 hours per month) of qualifying activities to remain eligible for medical assistance benefits. Provides that under the waiver, certain persons shall be exempt from the community engagement and work requirements, including children under the age of 19, pregnant women, and full-time students. Provides that implementation of the community engagement and work requirements shall be contingent on the receipt of all necessary federal waivers or approvals.

Feb 15 19  S  Referred to Assignments
SB 01688  Sen. Jil Tracy

New Act

5 ILCS 70/1.43 new
20 ILCS 5/1-5
20 ILCS 5/5-10  was 20 ILCS 5/2.1
20 ILCS 5/5-15  was 20 ILCS 5/3
20 ILCS 5/5-20  was 20 ILCS 5/4
20 ILCS 5/5-218 new
20 ILCS 5/5-352 new
20 ILCS 5/5-520  was 20 ILCS 5/6.27
20 ILCS 5/5-545  was 20 ILCS 5/6.04
20 ILCS 5/5-550  was 20 ILCS 5/6.23
20 ILCS 5/5-565  was 20 ILCS 5/6.06
20 ILCS 5/5-135 rep.
20 ILCS 5/5-165 rep.
20 ILCS 5/5-200 rep.
20 ILCS 5/5-220 rep.
20 ILCS 5/5-230 rep.
20 ILCS 5/5-310 rep.
20 ILCS 5/5-355 rep.
20 ILCS 5/5-395 rep.
20 ILCS 105/1.1 new
20 ILCS 110/Art. 110 heading
20 ILCS 110/110-1
20 ILCS 110/110-5  was 20 ILCS 110/69
20 ILCS 301/1-3 new
20 ILCS 310/Art. 310 heading
20 ILCS 310/310-1
20 ILCS 310/310-5  was 20 ILCS 5/9.29
20 ILCS 1305/1-1
20 ILCS 1305/1-3 new
20 ILCS 1705/1.5 new
20 ILCS 1710/Art. 1710 heading
20 ILCS 1710/1710-1
20 ILCS 1710/1710-3 new
20 ILCS 2205/Art. 2205 heading
20 ILCS 2205/2205-1
20 ILCS 2205/2205-3 new
20 ILCS 2405/0.05 new
305 ILCS 5/2-12  from Ch. 23, par. 2-12
305 ILCS 5/2-12.5
405 ILCS 5/1-105  from Ch. 91 1/2, par. 1-105
405 ILCS 5/1-108  from Ch. 91 1/2, par. 1-108
SB 01688 (CONTINUED)

Creates the Department of Health and Human Services Act and amends various Acts. Abolishes the Department of Human Services, the Department of Healthcare and Family Services, and the Department on Aging and transfers the functions of those agencies to the Department of Health and Human Services, which is created. Provides that the Secretary of Health and Human Services is the head of the new agency and transfers the staffs, records, and unexpended funds of the abolished agencies to the Department of Health and Human Services. Provides that the Secretary of Health and Human Services shall take all steps necessary to accomplish administrative efficiencies, staff reductions, containment of costs, and reallocation of existing resources and that the Secretary shall submit a report on those accomplishments to the General Assembly and the Governor. Makes conforming changes in other Acts. Effective July 1, 2020.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01689 Sen. Laura M. Murphy-Don Harmon-Ram Villivalam-Julie A. Morrison

(Rep. Joyce Mason and Barbara Hernandez)

35 ILCS 200/15-172

Amends the Property Tax Code. Provides that for taxable year 2019, the maximum income limitation under the senior citizens assessment freeze homestead exemption is $75,000 for counties with 3,000,000 or more inhabitants (currently, $65,000). Provides that, for taxable year 2020 and thereafter, the maximum income limitation under the senior citizens assessment freeze homestead exemption is $75,000 for all counties (currently, $65,000). Effective immediately.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01690 Sen. Steve McClure and Jason Plummer

725 ILCS 5/102-7.1

Amends the Code of Criminal Procedure of 1963. Defines "Category A offense" for bail purposes to include the offense of aggravated fleeing or attempting to elude a peace officer, escape, and violation of bail bond.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01691 Sen. Steve McClure and Jason Plummer

705 ILCS 405/5-130

Amends the Juvenile Court Act of 1987. Provides that a minor who at the time of the offense was at least 16 years of age and who is charged with certain aggravated vehicular hijacking violations or certain armed robbery violations is not subject to the Act and shall be prosecuted under the criminal laws of the State.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01692 Sen. Jason Plummer

730 ILCS 5/5-8-1.4 new

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall require drug screening of every offender committed to a Department facility and may provide appropriate drug treatment services to certain offenders based on the results of initial screening.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01693
Sen. Jason Plummer-Bill Cunningham-Melinda Bush-Jacqueline Y. Collins

50 ILCS 705/7 from Ch. 85, par. 507
325 ILCS 5/3 from Ch. 23, par. 2053
705 ILCS 405/5-301
705 ILCS 405/5-915
720 ILCS 5/10-9
720 ILCS 5/11-14.1
720 ILCS 5/11-18.1 from Ch. 38, par. 11-18.1
720 ILCS 5/11-20.1 from Ch. 38, par. 11-20.1
720 ILCS 5/11-25
720 ILCS 5/11-27 new
725 ILCS 5/116-2.1
730 ILCS 150/2 from Ch. 38, par. 222
740 ILCS 45/6.1 from Ch. 70, par. 76.1

Amends the Illinois Police Training Act. Includes, in the minimum curriculum for police training schools, training in investigating domestic minor sex trafficking. Amends the Abused and Neglected Child Reporting Act. Provides that a child shall be considered abused regardless of the perpetrator of the abuse if the child is a human trafficking victim. Amends the Juvenile Court Act of 1987. Provides for immediate expungement of juvenile court and law enforcement records of minors who are human trafficking victims involved in prostitution. Amends the Criminal Code of 2012. Provides that involuntary sexual servitude of a minor includes purchasing sexual services of the minor whether from the trafficker or minor. Provides that it is not a defense to involuntary sexual servitude of a minor that the accused reasonably believed the trafficking victim to be 18 years of age or over. Eliminates other mistake of age defenses concerning grooming and patronizing a minor engaged in prostitution. Provides that a person who is a victim of involuntary sexual servitude of a minor is deemed a crime victim and is eligible for protections afforded to crime victims. Amends the Code of Criminal Procedure of 1963 to permit a motion to vacate an adjudication of delinquency of a human trafficking victim who engaged in prostitution. Amends the Sex Offender Registration Act. Makes violations concerning trafficking in persons, involuntary servitude, and related offenses registrable offenses under the Act. Amends the Crime Victims Compensation Act to provide that a trafficking victim who is under 18 years of age is not subject to the filing requirements of the Act and is not subject to the eligibility requirements of the Act.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01694
Sen. Melinda Bush-Elgie R. Sims, Jr., Napoleon Harris, III, Martin A. Sandoval, Cristina Castro, Christopher Belt and Antonio Muñoz-Kimberly A. Lightford
(Rep. Emanuel Chris Welch)

105 ILCS 5/27-22 from Ch. 122, par. 27-22

Amends the School Code. With regard to the prerequisites to receiving a high school diploma, provides that each pupil entering the 9th grade in the 2020-2021 school year or a subsequent school year must, in addition to other course requirements, successfully complete one year of workplace preparation studies that cover legal protections in the workplace, including protection against sexual harassment and racial and other forms of discrimination and other protections for employees.

Senate Floor Amendment No. 1

Deletes reference to:
105 ILCS 5/27-22

Adds reference to:
105 ILCS 5/27-23.13 new

Replaces everything after the enacting clause. Amends the School Code. Provides that a school district that maintains any of grades 9 through 12 may include in its high school curriculum a unit of instruction on workplace preparation that covers legal protections in the workplace, including protection against sexual harassment and racial and other forms of discrimination and other protections for employees.

Aug 09 19 S Public Act . . . . . . . . . . 101-0347
SB 01695  Sen. Thomas Cullerton

New Act

720 ILCS 5/16-30

815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Creates the Fire Alarm Service Professional Licensing Act. Provides for the licensure of fire alarm contractors, installers, and technicians under the Department of Financial and Professional Regulation. Includes provisions concerning the powers and duties of the Department, licensing requirements, designated certified person requirements, and requirements for the installation, repair, inspection, and testing of fire alarm systems. Authorizes the Department to establish fees and continuing education requirements. Sets forth provisions for grounds for disciplinary action, criminal and civil penalties for violations of the Act, and administrative procedure. Provides that fines and fees collected under the Act shall be deposited into the Fire Prevention Fund. Preempts home rule powers. Amends the Criminal Code of 2012 and the Consumer Fraud and Deceptive Business Practices Act to make conforming changes.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01696  Sen. Heather A. Steans

(Rep. Yehiel M. Kalish-Michael D. Unes, Dan Ugaste and Jonathan Carroll)

305 ILCS 5/5-5.2 from Ch. 23, par. 5-5.2

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that during the first quarter of State Fiscal Year 2020, the Department of Healthcare of Family Services must convene a technical advisory group consisting of members of all trade associations representing Illinois skilled nursing providers to discuss changes necessary with the federal implementation of Medicare’s Patient-Driven Payment Model. Provides that implementation of Medicare’s Patient-Driven Payment Model shall, by September 1, 2020, end the collection of the MDS data that is necessary to maintain the current RUG-IV Medicaid payment methodology. Requires the technical advisory group to consider a revised reimbursement methodology that takes into account transparency, accountability, actual staffing as reported under the federally required Payroll Based Journal system, changes to the minimum wage, adequacy in coverage of the cost of care, and a quality component that rewards quality improvements. Effective immediately.

Aug 09 19  S Public Act . . . . . . . . . . 101-0348


305 ILCS 5/5-30.1

305 ILCS 5/5-30.11 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Require managed care organizations (MCOs) to ensure (i) that contracted providers shall be paid for any medically necessary service rendered to any of the MCO’s enrollees, regardless of inclusion on the MCO’s published and publicly available roster of available providers; and (ii) that all contracted providers are contained on an updated roster within 7 days of entering into a contract with the MCO and that such roster be readily accessible by all medical assistance enrollees for purposes of selecting an approved healthcare provider. Requires the Department of Healthcare and Family Services to develop a single standard list of all additional clinical information that shall be considered essential information and may be requested from a hospital to adjudicate a claim. Requires the Department to develop a single list of standard codes to identify the reason for nonpayment on a claim; payments under the Department's fee-for-service system; a 90-day correction period for providers to correct errors or omissions in a payment claim; service authorization requests; discharge notification and facility placement; and other matters. Defines terms. Effective immediately.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments
SB 01698  Sen. Iris Y. Martinez
          (Rep. Kathleen Willis)
40 ILCS 5/1-113.16
30 ILCS 805/8.43 new
Amends the General Provisions Article of the Illinois Pension Code. Provides that any open meeting of the board of trustees of a retirement system or pension fund or any committee established by a retirement system or pension fund must be broadcast to the public and maintained in real-time on the retirement system's or pension fund's website using a high-speed Internet connection. Provides that the broadcast and maintenance requirements for open meetings do not apply to a pension fund established under the Downstate Police Article or the Downstate Firefighter Article of the Code or to the portion of a hearing or meeting of any pension fund or retirement system during which medical information or other privileged information of participants and beneficiaries will be discussed or presented. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective July 1, 2020.

House Committee Amendment No. 2
Deletes reference to:
40 ILCS 5/1-113.16
Deletes reference to:
30 ILCS 805/8.43 new
Adds reference to:
50 ILCS 145/25
Replaces everything after the enacting clause. Amends the Local Government Officer Compensation Act. Provides that language reducing an elected officer's compensation to zero if he or she is receiving specified pension benefits from the Illinois Municipal Retirement Fund does not apply to a unit of local government that has adopted an ordinance or resolution effective prior to January 1, 2019 that: (i) reduces the compensation of an official of the unit of local government who is receiving specified pension benefits from the Illinois Municipal Retirement Fund; and (ii) changes the official's position to part-time. Effective immediately.

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

SB 01699  Sen. Steve Stadelman
          (Rep. Maurice A. West, II-La Shawn K. Ford)
5 ILCS 140/2.15
5 ILCS 160/4a
Amends the Freedom of Information Act. Prohibits, with exceptions, a law enforcement agency from publishing booking photographs on its social networking website (instead of its social media website). Provides that "social networking website" has the meaning provided in the Right to Privacy in the Workplace Act. Adds the same restrictions to the State Records Act. Effective immediately.

Aug 20 19  S  Public Act ............ 101-0433

SB 01700  Sen. Steve Stadelman
205 ILCS 670/1 from Ch. 17, par. 5401
Amends the Consumer Installment Loan Act. Makes a technical change in a Section concerning a license required to engage in the business of making loans of money in a principal amount not exceeding $40,000.

Feb 15 19  S  Referred to Assignments

SB 01701  Sen. Steve Stadelman
815 ILCS 122/1-1
Amends the Payday Loan Reform Act. Makes a technical change in a Section concerning the short title.

Feb 15 19  S  Referred to Assignments
Amends the Mental Health and Developmental Disabilities Code. Permits an advanced practice psychiatric nurse to order restraints or seclusion for a recipient of treatment. Provides that an advanced practice psychiatric nurse may examine a respondent and execute a certificate which states that the respondent is subject to involuntary admission on an inpatient basis and requires immediate hospitalization. Defines "advanced practice psychiatric nurse" as a nurse who is licensed to practice as an advanced practice registered nurse under the Nurse Practice Act and has been certified by the American Nurses Credentialing Center as a psychiatric mental health clinical nurse specialist or a psychiatric mental health nurse practitioner.

House Floor Amendment No. 1

Replaces everything after the enacting clause and reinserts the provisions of the engrossed bill with the following change:

Provides that as soon as possible but not later than 24 hours, excluding Saturdays, Sundays and holidays, after emergency admission of a respondent to a mental health facility on an inpatient basis, the respondent shall be personally examined (rather than examined) by a psychiatrist. Provides that for the purpose of this provision, a personal examination includes an examination performed in real time (synchronous examination) via an Interactive Telecommunication System as defined in the Illinois Administrative Code. Provides that an examination via an Interactive Communication System may only be used for certification under this Section when a psychiatrist is not on-site within the time period set forth in this Section. If the examination is performed via an Interactive Communication System, that fact shall be noted on the certificate.

Aug 26 19 Public Act . . . . . . . . . 101-0587

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a provider who has exhausted the written internal appeals process of a managed care organization (MCO) shall be entitled to an external independent third-party review of the MCO's final decision that denies, in whole or in part, a health care service to an enrollee or a claim for reimbursement to a provider for a health care service rendered to an enrollee of the Medicaid managed care organization. Requires a MCO's final decision letter to a provider to include: (i) a statement that the provider's internal appeal rights within the MCO have been exhausted; (ii) a statement that the provider is entitled to an external independent third-party review; (iii) the time period granted to request an external independent third-party review; and (iv) the mailing address to initiate an external independent third-party review. Provides that a party shall be entitled to appeal a final decision of the external independent third-party review within 30 days after the date upon which the appealing party receives the external independent third-party review. Provides that a final decision by the Director of Healthcare and Family Services shall be final and reviewable under the Administrative Review Law. Contains provisions concerning fees to help defray the cost of the administrative hearings; the specific claims of services that are appealable; and the Department's rulemaking authority. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01704  Sen. Linda Holmes, Laura Fine-Kimberly A. Lightford and Antonio Muñoz

New Act

Creates the Illinois Harvest to Homes Pilot Program Act. Provides that the Department of Agriculture, with meaningful input from stakeholders, shall develop an Illinois Harvest to Homes Pilot Program for a period of 5 years under which eligible entities may receive funding to provide agricultural surplus to communities of need. Creates an advisory council to support the Program. Provides that the Department shall adopt rules to implement the program no later than 90 days after the effective date of the Act. Provides that aspects of the program that are eligible for funding may include: (1) reimbursement to growers for picking, packing, and processing agricultural surplus; (2) transportation to the food banks; (3) reimbursement to food banks for storage and distribution costs; (4) capacity building grants for food banks to invest in facility upgrades for processing agricultural surplus; (5) marketing and promotional activities related to the pilot program; and (6) program administration. Provides for reporting requirements. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01705  Sen. Jennifer Bertino-Tarrant

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


Feb 15 19  S  Referred to Assignments

SB 01706  Sen. Jennifer Bertino-Tarrant

225 ILCS 325/2  from Ch. 111, par. 5202


Feb 15 19  S  Referred to Assignments

SB 01707  Sen. Jennifer Bertino-Tarrant, Bill Cunningham, Steven M. Landek, Scott M. Bennett, Thomas Cullerton and Christopher Belt

820 ILCS 112/10
820 ILCS 112/13 new
820 ILCS 112/30

Amends the Equal Pay Act of 2003. Prohibits an employer from: (i) screening job applicants based on their wage or salary history, (ii) requiring that an applicant's prior wages satisfy minimum or maximum criteria, and (iii) requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that an applicant disclose prior wages or salary. Prohibits an employer from seeking the salary, including benefits or other compensation or salary history, of a job applicant from any current or former employer, with some exceptions. Provides for employers to establish a self-evaluation plan of the employer's pay practices. Sets forth permissible components of a self-evaluation plan. Requires the self-evaluation plan to be submitted to the Department of Labor for verification. Provides that an employer that has completed a self-evaluation plan that has been verified by the Department of Labor has an affirmative defense to liability for certain alleged violations of the Act. Provides that an employer that does not have a verified self-evaluation plan may be subject to civil penalties for violations of the Act. Limits defenses. Provides for penalties and injunctive relief.

Feb 15 19  S  Referred to Assignments

SB 01708  Sen. Dan McConchie

110 ILCS 115/2  from Ch. 144, par. 253

Amends the University Credit and Retail Sales Act. Makes a technical change in a Section concerning enforcing the Act.

Feb 15 19  S  Referred to Assignments

SB 01709  Sen. Antonio Muñoz

230 ILCS 10/1  from Ch. 120, par. 2401

Amends the Riverboat Gambling Act. Makes a technical change in a Section concerning the short title.

Feb 15 19  S  Referred to Assignments
Amends the Illinois Insurance Code. Provides that all entities providing prescription drug coverage shall permit and apply a prorated daily cost-sharing rate to prescriptions that are dispensed by a pharmacy for less than a 30-day supply if the prescriber or pharmacist indicates the fill or refill could be in the best interest of the patient or is for the purpose of synchronizing the patient's chronic medications. Provides that no entity providing prescription drug coverage shall deny coverage for the dispensing of any drug prescribed for the treatment of a chronic illness that is made in accordance with a plan among the insured, the prescriber, and a pharmacist to synchronize the refilling of multiple prescriptions for the insured. Provides that no entity providing prescription drug coverage shall use payment structures incorporating prorated dispensing fees determined by calculation of the days' supply of medication dispensed. Provides that dispensing fees shall be determined exclusively on the total number of prescriptions dispensed. Establishes criteria for an entity conducting audits (either on-site or remotely) of pharmacy records. Provides that the Department of Insurance and Director of Insurance shall have the authority to enforce the provisions of the Act and impose financial penalties. Effective January 1, 2020.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

House Committee Amendment No. 1

Amends the Mental Health and Developmental Disabilities Code. Provides that the Department of State Police shall annually compile and submit a report to the Governor and General Assembly no later than May 31 of each calendar year on the number of persons reported as posing a clear and present danger to themselves or others by persons required to report that information to the Department of State Police under the Code. Provides that the report shall be based on information submitted by each county, municipality, public elementary or secondary school, private elementary or secondary school, or public or private community college, college, or university of the State without disclosing individual identifying information of the persons who pose the clear and present danger to themselves or others. Provides that if the person who poses the clear and present danger is reported by home address and the person attends a school, college, or university, then the compilation shall only include that individual once in the report for the total annual compilation.

House Committee Amendment No. 1

Deletes reference to:

405 ILCS 5/6-103.3

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Cancer Clinical Trial Participation Program Act. Presents the findings of the General Assembly. Provides that an independent third-party organization may develop and implement a cancer clinical trial participation program to provide reimbursement to subjects for ancillary costs associated with participation in a cancer clinical trial. Requires the program to collaborate with physicians, health care providers, and cancer clinical trial sponsors to notify a prospective subject about the program, reimburse subjects based on financial need, and provide reimbursement for ancillary costs. Provides that an organization administering the program shall provide written notice to prospective subjects of the requirements. Provides that reimbursement under the program at a trial site that conducts cancer clinical trials must be reviewed and approved by the institutional review board associated with the cancer clinical trial for which the reimbursement is provided and that an organization operating the program is not required to obtain approval from an institutional review board on the financial eligibility of a subject who is medically eligible for the program. Requires an organization operating the program to provide subjects with specified written notice. Provides that reimbursement to a subject of ancillary costs under the program does not constitute an undue inducement to participate in a cancer clinical trial and is not considered coercion or the exertion of undue influence to participate in a cancer clinical trial. Allows an organization that administers the program to accept gifts, grants, and donations from any public or private source to implement the Act. Effective immediately.

Dec 20 19  S Public Act . . . . . . . 101-0619
SB 01712  Sen. David Koehler
(Rep. Kelly M. Burke, Barbara Hernandez and Mary Edly-Allen)

5 ILCS 140/7 from Ch. 116, par. 207
Amends the Freedom of Information Act. Exempts from disclosure a public body's credit card numbers, bank account numbers, and other confidential account information that the disclosure of which could produce public loss.

Senate Committee Amendment No. 2
Replaces everything after the enacting clause. Amends the Freedom of Information Act. Exempts from disclosure a public body's credit card numbers, debit card numbers, bank account numbers, Federal Employer Identification Number, security code numbers, passwords, and similar account information, the disclosure of which could result in identity theft or impression or defrauding of a governmental entity or a person.

Aug 20 19  S  Public Act . . . . . . . . 101-0434

SB 01713  Sen. Chuck Weaver

430 ILCS 67/35
430 ILCS 67/40
Amends the Firearms Restraining Order Act. Provides that a State's Attorney or assistant State's Attorney (rather than a petitioner) may request an emergency firearms restraining order by filing an affidavit or verified pleading alleging that the respondent poses an immediate and present danger of causing personal injury to himself, herself, or another by having in his or her custody or control, purchasing, possessing, or receiving a firearm. Provides that if the court issues an emergency firearms restraining order, it shall, based upon written application filed by the State's Attorney or assistant State's Attorney supported by evidence submitted under oath or affirmation, upon a finding of probable cause that the respondent possesses firearms, issue a search warrant directing a law enforcement agency to seize the respondent's firearms. Provides that an emergency firearms restraining order and a 6-month firearms restraining order shall require the firearm or firearms and Firearm Owner's Identification Card and concealed carry license, if unexpired, to be returned to the respondent if the firearms restraining order is not granted within 7 days. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01714  Sen. Chuck Weaver

705 ILCS 505/8 from Ch. 37, par. 439.8
740 ILCS 175/4 from Ch. 127, par. 4104
740 ILCS 175/4.5 new
Amends the Illinois False Claims Act. Provides that no court has jurisdiction over a civil action relating to or involving a false claim regarding certain tax acts administered by the Department of Revenue unless the action is brought by the Attorney General. Provides that the Department of Revenue has the sole authority to bring an administrative action and that the Attorney General has the sole authority to bring a judicial action under the Act for a false claim, statement, or record pertaining to certain taxes administered by the Department of Revenue. Contains provisions concerning reporting, investigative, and enforcement procedures for allegations of false claims pertaining to certain taxes. Contains provisions governing the payment of rewards to persons who provide information that leads to recovery of funds under the new provisions. Provides that the appeal of a determination regarding an award may be appealed exclusively to the Court of Claims and must be filed within 30 days of the determination of the award. Makes other changes, including a corresponding change in the Court of Claims Act. Effective January 1, 2020.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
225 ILCS 85/3
Amends the Pharmacy Practice Act. Provides that the “practice of pharmacy” includes the administration of injections of long-term antipsychotic medications pursuant to a valid prescription by a physician licensed to practice medicine in all its branches, upon completion of appropriate training, including how to address contraindications and adverse reactions set forth by rule, with notification to the patient’s physician and appropriate record retention, or pursuant to hospital pharmacy and therapeutics committee policies and procedures.

Senate Committee Amendment No. 1
Provides that following the initial administration of long-acting or extended-release form opioid antagonists by a physician licensed to practice medicine in all its branches, administration of injections of long-acting or extended-release form opioid antagonists for the treatment of substance use disorder, pursuant to a valid prescription by a physician licensed to practice medicine in all its branches, upon completion of appropriate training, including how to address contraindications and adverse reactions, including, but not limited to, respiratory depression and the performance of cardiopulmonary resuscitation, set forth by rule, with notification to the patient’s physician and appropriate record retention, or pursuant to hospital pharmacy and therapeutics committee policies and procedures. Provides that training by a physician licensed to practice medicine in all its branches must be conducted by an Accreditation Council of Pharmaceutical Education accredited provider (rather than the requirement of completing the appropriate training).

Aug 09 19 S Public Act . . . . . . . . 101-0349

225 ILCS 510/2

Feb 15 19 S Referred to Assignments

225 ILCS 65/55-30
Amends the Nurse Practice Act. Makes a technical change in a Section concerning a licensed practical nurse's scope of practice.

Feb 15 19 S Referred to Assignments
SB 01719
(Rep. Justin Slaughter)

New Act
815 ILCS 505/2Z

Creates the Keep Internet Devices Safe Act. Includes a statement of legislative intent and defines terms. Provides that no private entity may turn on or enable, cause to be turned on or enabled, or otherwise use a digital device's microphone to listen for or collect information, including spoken words or other audible or inaudible sounds, unless a user first agrees to a written policy meeting specified criteria. Provides that a private entity that collects, stores, or transmits any information collected through a digital device's microphone concerning an Illinois resident shall implement and maintain reasonable security measures to protect such information from unauthorized access, acquisition, destruction, use, modification, and disclosure. Adds provisions governing waiver, applicability, and exceptions. Provides that a violation of the Keep Internet Devices Safe Act constitutes an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act and makes a corresponding change in that Act.

Senate Floor Amendment No. 1
Deletes reference to:
815 ILCS 505/2Z

Adds reference to:
New Act

Replaces everything after the enacting clause. Creates a Keep the Internet Devices Safe Act that is different from the introduced bill. Removes legislative findings and intent. Provides that a "digital device" is an Internet-connected device that contains a microphone. Provides that no private entity may turn on or enable a digital device's microphone unless the registered owner or person (instead of user of the device) configuring the device is provided certain notices in a consumer agreement (instead of a written policy). Provides that a manufacturer of a digital device that does not cause to be turned on or otherwise use a digital device's microphone is not subject to the restrictions on the use of a digital device's microphone. Deletes provisions regarding violations of the Consumer Fraud and Deceptive Business Practices Act. Provides that the exclusive authority to enforce the Act is vested in the Attorney General.

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

SB 01720
Sen. Cristina Castro

20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.
Feb 15 19 S Referred to Assignments

SB 01721
Sen. Cristina Castro

105 ILCS 5/22-33
Amends the School Code. Makes a technical change in the Section concerning medical cannabis.
Feb 15 19 S Referred to Assignments

SB 01722
Sen. Cristina Castro

20 ILCS 3805/7.30
Amends the Illinois Housing Development Act. Provides that an approved community-based organization that is a legal services provider may not use Foreclosure Prevention funds to provide legal representation or advice in a civil proceeding or court-sponsored mediation services. In the definition of "approved community-based organization", provides that a governmental agency is not an approved community-based organization (rather than "approved community-based organization" does not include a not-for-profit corporation or other entity or person that provides legal representation or advice in a civil proceeding or court-sponsored mediation services, or a governmental agency). Includes, in the definition of "approved foreclosure prevention outreach program", a program developed by an approved community-based organization that includes telephone contact with residents and a program to provide education about the options of a tenant living in a property undergoing foreclosure. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

New Act

30 ILCS 105/5.891 new

Creates the Family and Medical Leave Insurance Program Act. Requires the Department of Employment Security to establish and administer a Family and Medical Leave Insurance Program that provides family and medical leave insurance benefits to enable eligible employees to take paid family or medical leave for their own illness or to care for a newborn child, a newly adopted or newly placed foster child, or a family member with a serious health condition. Provides for the collection of payroll premiums beginning one year after the effective date of the Act and for benefits under the Act to be available one year after the commencement of premium collection. Sets forth eligibility requirements for benefits, including that the employee must have worked for the same employer for 12 weeks or more and worked 240 or more hours. Provides that the work requirements must be met annually. Defines "employer" as a person, partnership, corporation, association, labor placement agency, or other business entity that pays wages and any other employer subject to the Unemployment Insurance Act except the State and its political subdivisions and instrumentalities. Contains provisions concerning disqualification from benefits; premium payments; the amount and duration of benefits; the recovery of erroneous payments; hearings; defaulted premium payments; elective coverage; employment protection; coordination of family leave; and other matters. Provides phase-in periods for collection of moneys and claims for benefits under the Act. Amends the State Finance Act. Creates the Family and Medical Leave Insurance Account Fund. Effective January 1, 2020.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01724  Sen. Napoleon Harris, III and Laura Fine-John F. Curran

110 ILCS 425/22 new

Amends the University of Illinois Scientific Surveys Act. Provides that, subject to appropriation, no later than December 1, 2020, the Illinois State Water Survey, in coordination with the Department of Public Health, must issue a report evaluating the setting of water rates throughout Illinois; specifies report requirements. Provides that in developing the report, the Illinois State Water Survey shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Illinois State Water Survey must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2021. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 425/22 new

Adds reference to:
110 ILCS 305/105 new

Replaces everything after the enacting clause. Amends the University of Illinois Act. Provides that, subject to appropriation, no later than December 1, 2020, the Government Finance Research Center at the University of Illinois at Chicago, in coordination with an intergovernmental advisory committee, must issue a report evaluating the setting of water rates throughout the Lake Michigan service area of northeastern Illinois and, no later than December 1, 2021, for the remainder of Illinois; specifies report requirements. Provides that in developing the report, the Government Finance Research Center shall form an advisory committee; provides for the committee's membership. Provides that no later than 60 days after the effective date of the amendatory Act, the Department of Public Health must provide an opportunity for public comment on the questions to be addressed in the report, the metrics to be used, and the recommendations that need to be issued. Repeals the provision on January 1, 2022. Effective immediately.

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Changes the person who appoints certain members of the advisory committee to the Director of the Government Finance Research Center (rather than the Director of Public Health). Requires the Government Finance Research Center (rather than the Department of Public Health) to provide administrative and other support to the committee. Requires the Government Finance Research Center (rather than the Department of Public Health) to provide an opportunity for public comment on the questions to be addressed in the water rates report, the metrics to be used, and the recommendations that need to be issued. Effective immediately.

Aug 23 19  S  Public Act . . . . . . . 101-0562
Amends the Medical Practice Act of 1987. Provides that a physician licensed to practice medicine in all its branches may collaborate with a physician assistant (rather than may delegate care and treatment responsibilities to a physician assistant). Provides that a collaborative agreement shall be for services in the same area of practice or specialty as the collaborating physician in his or her medical practice. Deletes language providing that a physician may enter into collaborative agreements with no more than 7 full-time physician assistants. Amends the Physician Assistant Practice Act of 1987. Provides that a physician assistant in a health professional shortage area with a score greater than or equal to 12 shall own his or her own medical practice. Provides that medical and surgical services provided by a physician assistant include: obtaining and performing comprehensive health histories and physical examinations; evaluating, diagnosing, and providing medical treatment; ordering, performing, and interpreting diagnostic studies and therapeutic procedures; educating patients on health promotion and disease prevention; providing consultation upon request; and writing medical orders. Includes other provisions regarding scope of practice. Deletes language requiring: a written collaborative agreement for all physician assistants to practice in the State; and a written collaborative agreement to describe the working relationship of the physician assistant with the collaborating physician and the categories of care, treatment, or procedures to be provided by the physician assistant. Creates the Physician Assistant Medical Licensing Board (rather than the physician assistant advisory committee). Makes other changes. Effective January 1, 2020.
Amends the Alzheimer's Disease Research Act. Changes the short title of the Act to the Alzheimer's Disease Research, Care, and Support Fund Act. Creates the full-time position of Dementia Coordinator within the Department of Public Health, who is responsible only for activities associated with and relevant to the successful implementation of the State of Illinois Alzheimer's Disease State Plan. Changes the name of the Alzheimer's Disease Research Fund to the Alzheimer's Disease Research, Care, and Support Fund and makes corresponding changes in the State Finance Act. Provides that moneys from the Fund shall be used to cover costs, including the Dementia Coordinator's salary and expenses. Provides that the Department shall be responsible for providing the Dementia Coordinator with administrative support through its existing resources and not from the Fund. Repeals provisions concerning a grant program administered by the Department. Amends the Alzheimer's Disease Assistance Act. Makes changes concerning the membership of the Alzheimer's Disease Advisory Committee. Requires the Department of Public Health to make reasonable efforts to promote the Alzheimer's Disease Research, Care, and Support Fund during relevant times, including, but not limited to, periods of time when tax returns are typically received, such as issuing press releases and posting on social media.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: provides that the Alzheimer's Disease Advisory Committee shall consist of 17 (rather than 16) voting members; provides that the additional voting member of the Committee shall be an individual with medical or academic experience with early onset Alzheimer's disease or related disorders; and provides that the Dementia Coordinator shall be funded out of the Alzheimer's Disease Research, Care, and Support Fund.

Aug 26 19 S Public Act . . . . . . . . . . 101-0588

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that no tax shall be imposed under the Act for persons dying on or after July 1, 2019 or for transfers made on or after July 1, 2019. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

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

Feb 15 19 S Referred to Assignments
Amends the Toll Highway Act. Provides that, prior to finalizing a no-bid contract, the chairman and each director of the Toll Highway Authority shall disclose any family, relational, professional, or financial ties, including the degree of connection, to the contractor vying for the contract. Provides that the disclosure shall be released to the public and the Toll Highway Inspector General. Provides that, if the Toll Highway Inspector General determines that a conflict of interest exists, the individual with the conflict of interest shall recuse himself or herself from all discussions and voting upon the contract. Provides that the Authority shall adopt bylaws to define the degree of connection requiring disclosure and to enforce the provision.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments


20 ILCS 505/5f new

Amends the Children and Family Services Act. Provides that, for State Fiscal Year 2020, the Department of Children and Family Services shall increase reimbursement rates payable to each private agency with a purchase of service contract or grant from the Department to an amount that equals the sum of all increases in general inflation during State Fiscal Years 2014 through 2018 as determined by the consumer price index-u published by the Bureau of Labor Statistics of the United States Department of Labor, less any rate increases, previously provided by the Department. Sets forth the types of services eligible for the increased reimbursement rate, including, (i) residential services, (ii) specialized, adolescent, treatment, or other non-traditional or Home-of-Relative foster care services, and (iii) intact family services. Provides that beginning in State Fiscal Year 2020, and for every State fiscal year thereafter, the Department shall implement the rate reimbursement methodology outlined in a specified provision of the Illinois Administrative Code when calculating and determining the payment rates for private agencies that contract with the Department to provide specified services. Provides that, for State Fiscal Year 2021, and for every State fiscal year thereafter, foster parent rates and payment rates for other specified services shall be adjusted each year to an amount that equals any increase in general inflation as determined by the consumer price index-u. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments


105 ILCS 5/10-22.39

105 ILCS 5/34-18.7 from Ch. 122, par. 34-18.7

Amends the School Code. With regard to the in-service training program on the warning signs of mental illness and suicidal behavior in youth, provides that the program must utilize evidence-based training that educates the participants on (i) recognizing the signs and symptoms of mental illness and substance use disorders, including common psychiatric conditions such as schizophrenia, bipolar disorder, major clinical depression, and anxiety disorders and common substance use disorders such as opioids and alcohol, (ii) providing referrals to mental health or substance use disorder services or other support to individuals in the early stages of developing a mental illness or substance use disorder, recommending resources available in the community for individuals with a mental illness or substance use disorder, and recommending any other relevant resources, and (iii) ensuring the safe de-escalation of crisis situations involving individuals with a mental illness. Provides that a school district may utilize the Mental Health First Aid training program to provide the training.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. With regard to the in-service training program on the warning signs of mental illness and suicidal behavior in youth, provides that a school district may utilize the Illinois Mental Health First Aid training program, established under the Illinois Mental Health First Aid Training Act and administered by certified instructors trained by a national association recognized as an authority in behavioral health, to provide the training. Provides that if licensed school personnel or an administrator obtains mental health first aid training outside of an in-service training program, he or she may present a certificate of successful completion of the training to the school district to satisfy the training requirements.

Aug 09 19 S Public Act . . . . . . . 101-0350
SB 01732  Sen. Bill Cunningham-Ram Villivalam-Laura M. Murphy
115 ILCS 5/12  from Ch. 48, par. 1712
115 ILCS 5/4.5 rep.
Amends the Illinois Educational Labor Relations Act. Removes language concerning impasse procedures involving an educational employer whose territorial boundaries are coterminous with those of a city having a population in excess of 500,000. Repeals provisions concerning subjects of collective bargaining with that educational employer. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01733  Sen. Heather A. Steans
10 ILCS 5/9-25.1  from Ch. 46, par. 9-25.1; formerly Ch. 46, pars. 1
10 ILCS 5/Art. 9A heading new
10 ILCS 5/9A-5 new
10 ILCS 5/9A-10 new
10 ILCS 5/9A-15 new
10 ILCS 5/9A-20 new
10 ILCS 5/9A-25 new
10 ILCS 5/9A-30 new
10 ILCS 5/9A-35 new
10 ILCS 5/9A-40 new
10 ILCS 5/9A-45 new
10 ILCS 5/9A-50 new
10 ILCS 5/9A-55 new
10 ILCS 5/9A-60 new
10 ILCS 5/9A-65 new
10 ILCS 5/9A-70 new
10 ILCS 5/9A-75 new
30 ILCS 105/5891 new
Creates the Small Donor Democracy Matching System for Fair Elections Act. Amends the Election Code. Creates a small donor campaign contribution matching system for candidates for the offices of Governor, Lieutenant Governor, Attorney General, State Comptroller, State Treasurer, Secretary of State, State Senator, and State Representative. Creates the Small Donor Democracy Matching Fund as a special fund in the State treasury. Sets forth requirements for accessing the small donor matching system. Sets forth provisions for the funding of the matching contributions. Imposes limits on the access to matching funds. Allows the General Assembly to increase various amounts, subject to public referendum. Provides for penalties for violations of the provisions. Sets forth disclosure requirements. Creates the Campaign Finance Board within the State Board of Elections to implement the campaign contribution matching system. Includes severability provisions. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01734  Sen. Omar Aquino
40 ILCS 5/17-149  from Ch. 108 1/2, par. 17-149
Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that for school years beginning on or after July 1, 2019 and ending before June 30, 2022, the service retirement pension shall not be cancelled in the case of a service retirement pensioner who is re-employed as a teacher on a temporary and non-annual basis or on an hourly basis, so long as the person (1) does not work as a teacher for compensation on more than 120 days (instead of 100 days) in a school year or (2) does not accept gross compensation for the re-employment in a school year in excess of (i) $36,000 (instead of $30,000) or (ii) in the case of a person who retires with at least 5 years of service as a principal, an amount that is equal to the daily rate normally paid to retired principals multiplied by 120 (instead of 100). Makes conforming changes. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01735
Sen. Omar Aquino-Kimberly A. Lightford, Robert Peters, Mattie Hunter and Emil Jones, III-Jacqueline Y. Collins
(Rep. Delia C. Ramirez-Bob Morgan-Mary E. Flowers, Yehiel M. Kalish, Kelly M. Cassidy, Theresa Mah, Justin Slaughter,
Jennifer Gong-Gershowitz, Anne Stava-Murray and Will Guzzardi)

305 ILCS 5/1-7    from Ch. 23, par. 1-7
Amends the Illinois Public Aid Code. Provides that for purposes of determining eligibility and the amount of assistance under
the Code, the Department of Human Services and local governmental units shall exclude from consideration, for a period of no more
than 60 months, any financial assistance, including wages, cash transfers, or gifts, that is provided to a person who is enrolled in a
program or research project that is not funded with general revenue funds and that is intended to investigate the impacts of policies or
programs designed to reduce poverty, promote social mobility, or increase financial stability for Illinois residents if there is an explicit
plan to collect data and evaluate the program or initiative that is developed prior to participants in the study being enrolled in the
program and if a research team has been identified to oversee the evaluation. Requires the Department to seek all necessary federal
approvals or waivers to implement the provisions of the amendatory Act. Effective immediately.

Aug 16 19    S Public Act . . . . . . . . 101-0415

SB 01736
Sen. Omar Aquino

225 ILCS 125/15
Amends the Perfusionist Practice Act. Makes a technical change in a Section concerning the powers and duties of the
Department of Financial and Professional Regulation.

Feb 15 19    S Referred to Assignments

SB 01737
Sen. Omar Aquino-Iris Y. Martinez-Ram Villivalam-Robert Peters-Kimberly A. Lightford, Martin A. Sandoval,
Mattie Hunter, Jacqueline Y. Collins, Napoleon Harris, III and Antonio Muñoz

105 ILCS 5/34-2.1    from Ch. 122, par. 34-2.1
Amends the Chicago School District Article of the School Code. With regard to local school council members, provides that
an individual is ineligible for election or appointment to a local school council if he or she appears on the Dru Sjodin National Sex
Offender Public Website or the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth
Database. Provides that if the general superintendent, upon a check, determines at any time that a local school council member or
member-elect appears on the Dru Sjodin National Sex Offender Public Website or the Statewide Sex Offender Database or Statewide
Murderer and Violent Offender Against Youth Database, the general superintendent must notify the local school council member or
member-elect of such determination and the local school council member or member-elect must be removed from the local school
council by the school board, subject to a hearing, convened pursuant to board rule, prior to removal. Provides that notwithstanding any
other provision of law to the contrary, a local school council member must comply with all applicable board rules and policies
regarding employees or volunteers if he or she engages in school activities beyond the scope of his or her official duty as a council
member. Removes provisions regarding ineligibility for election or appointment of a local school council member based on a criminal
conviction.

Mar 28 19    S Rule 3-9(a) / Re-referred to Assignments

SB 01738
Sen. Antonio Muñoz

225 ILCS 447/40-5
reasonable attorney's fees and costs may be awarded to a licensee, interested party, or person injured if he or she successfully obtains
injunctive relief, whether by consent or otherwise. Effective immediately.

Mar 22 19    S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Health Facilities Planning Act. Provides that any written review or findings of the Board staff set forth in the State Board Staff Report concerning an application for a permit must be made available to the public and the applicant (currently, only the public) at least 14 calendar days before the meeting of the State Board at which the review or findings are considered. Provides that members of the public and the applicant (currently, only members of the public) shall have until 10 days before the meeting of the State Board to submit any written response concerning the Board staff's written review or findings. Provides that the State Board shall, among other powers and duties, elect a Vice Chairman to preside over State Board meetings and otherwise act in place of the Chairman when the Chairman is unavailable. Provides that State Board staff shall, among other powers and duties, issue advisory opinions upon request. Provides that staff advisory opinions do not constitute determinations by the State Board. Provides that determinations by the State Board are made through the declaratory ruling process. Effective immediately.

House Floor Amendment No. 2

Adds reference to:

20 ILCS 3960/8.5

Adds reference to:

20 ILCS 3960/8.7 new

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with changes. Removes discontinuation of a health care facility from the list of projects eligible for exemption rather than a permit. Provides that the Health Facilities and Services Review Board may accept an application for an exemption for the discontinuation of a category of service at a health care facility only once in a 6-month period following (1) the previous application for exemption at the same health care facility or (2) the final decision of the Board regarding the discontinuation of a category service at the same health care facility, whichever occurs later. Provides that a discontinuation of a category of service shall otherwise require an application for a permit if an application for an exemption has already been accepted within the 6-month period. Provides that the Board shall provide by rule for an expedited process for obtaining an exemption for a change of ownership among related persons (rather than any change of ownership). Adds a Section concerning applications for permit for discontinuation of a health care facility or category of service. Provides that upon a finding that an application to close a health care facility or discontinue a category of service is complete, the Board shall publish a legal notice on 3 consecutive days in a newspaper of general circulation in the area or community to be affected and afford the public an opportunity to request a hearing. Provides further specified public notice requirements. Provides that no later than 30 days after issuance of a permit to close a health care facility or discontinue a category of service, the permit holder shall give written notice of the closure or discontinuation to the State Senator and State Representative serving the legislative district in which the health care facility is located. Provides that if there is a pending lawsuit that challenges an application to discontinue a health care facility that either names the Board as a party or alleges fraud in the filings of the application, the Board may defer action on the application for up to 6 months from the date of the initial deferral of the application. Adds a Section concerning certificates of exemption for change of ownership of a health care facility, and makes changes concerning notice and the closure of a health care facility or the discontinuation of a category of service at a health care facility. Provides that specified changes shall apply to all applications submitted after the effective date of this amendatory Act of the 101st General Assembly. Makes other changes. Effective immediately.

Jul 15 19 S Public Act . . . . . . . . . . . . . . 101-0083

SB 01740 Sen. John J. Cullerton and Sue Rezin

220 ILCS 5/20-140 new

Amends the Public Utilities Act. Adds provisions concerning expanded use of energy saving programs. Provides that the Illinois Commerce Commission may establish a program for promoting expanded use of energy saving programs for residential and small commercial customers. Provides that the program shall include the use of thermostats, lights, plugs, and other devices that allow a customer to control and reduce his or her energy usage. Provides that the program shall not discriminate based on brand names and shall include ways to promote those energy-saving devices and incentives for residential customers, including both homeowners and renters. Provides that on or before September 1, 2020 and every 2 years thereafter, the Commission shall initiate a collaborative workshop for stakeholders, retail electric suppliers, advocates for energy savings, and industry representatives developing energy saving devices and applications, and that any recommendations arising from the workshop process shall be included in the annual report of the Office of Retail Market Development.
SB 01741  Sen. John J. Cullerton

105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02

Amends the Children with Disabilities Article of the School Code. Provides that an application for initial approval as a nonpublic special education facility shall be approved by the State Board of Education within 60 days after receipt of the application if the applicant has otherwise complied with the State Board's requirements for approval. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01742  Sen. Scott M. Bennett-John F. Curran

35 ILCS 405/2 from Ch. 120, par. 405A-2

Amends the Illinois Estate and Generation-Skipping Transfer Tax Act. Provides that, for persons dying on or after January 1, 2020, the exclusion amount shall be the applicable exclusion amount under the Internal Revenue Code. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01743  Sen. Robert Peters-Kimberly A. Lightford, Elgie R. Sims, Jr.-Jacqueline Y. Collins, Iris Y. Martinez, Napoleon Harris, III, Antonio Muñoz and Laura M. Murphy

(Rep. Mary Edly-Allen-Sara Feigenholtz, Michelle Mussman, Monica Bristow, Stephanie A. Kifowit, Diane Pappas, Robyn Gabel, Chris Miller, Mike Murphy, Terra Costa Howard, Blaine Willour, Gregory Harris, Jennifer Gong-Gershowitz, Kelly M. Burke, Kelly M. Cassidy, Bob Morgan, Marcus C. Evans, Jr., Nicholas K. Smith, Celina Villanueva, David McSweeney, Kathleen Willis, Keith P. Sommer, Amy Grant, David A. Welter, Natalie A. Manley and Elizabeth Hernandez)

20 ILCS 505/42 new

Amends the Children and Family Services Act. Requires the Department of Children and Family Services, in coordination with specified entities, to develop and process a standardized survey to gather feedback from children who are aging out of foster care and from children who have transitioned out of the foster care system. Provides that the survey shall include requests for information regarding the children's experience with and opinion of State foster care services, the children's recommendations for improvement of such services, the amount of time the children spent in the foster care system, and any other information deemed relevant by the Department. Provides that after the survey is created the Department shall circulate the survey to all youth participating in transitional living programs, independent living programs, or Youth in College and to all youth receiving scholarships or tuition waivers under the DCFS Scholarship Program. Requires the Department to conduct the survey every 5 years and to submit a report to the Governor and the General Assembly at the completion of each survey. Provides that the first report shall be submitted no later than December 1, 2021 and shall provide a detailed review of the survey results.

House Floor Amendment No. 1

Adds reference to:

20 ILCS 505/39.3

Further amends the Children and Family Services Act. Requires the Department of Children and Family Services to place a locked suggestion box in each group home, shelter, and transitional living arrangement that accepts youth in care for placement by the Department. Requires the Department to submit a report to the General Assembly each year outlining the issues and concerns submitted to the locked suggestion box and the solution to each issue and concern.

Jul 26 19  S  Public Act . . . . . . . . . 101-0166
Amends the Unified Code of Corrections. Provides that prior to release of a person on parole, mandatory supervised release, final discharge, or pardon the Department of Corrections shall screen every person for Medicaid eligibility. Requires correctional officials to assist an eligible person to complete a Medicaid application to ensure that the person begins receiving benefits immediately after his or her release.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that officials of the correctional institution or facility where the committed person is assigned shall assist an eligible person to complete a Medicaid application to ensure that the person begins receiving benefits as soon as possible (rather than immediately) after his or her release.

House Committee Amendment No. 1

Provides that the application must include the eligible person's address associated with his or her residence upon release from the facility. Provides that if the residence is temporary, the eligible person must notify the Department of Human Services of his or her change in address upon transition to permanent housing.

Aug 09 19  S  Public Act . . . . . . . . . 101-0351

Amends the Criminal and Traffic Assessment Act. Provides that, in counties in which the Court Appointed Special Advocates provide services, a county board may adopt a mandatory assessment between $10 and $30 to be paid by defendants found guilty of offenses requiring a court appearance. Provides that this assessment is in addition to any other assessment that may be imposed under the Act. Effective July 1, 2019.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

Amends the School Code. With regard to issuing bonds not to exceed a certain amount for the purpose of creating, recreating, or increasing a working cash fund, adds to that amount 85% of the most recent amount of all State funding received by the school district. Provides that moneys in the working cash fund may be used by a school board for any and all school purposes and may be transferred in whole or in part to the general funds or both of the school district and disbursed in anticipation of State funding received by the school district; makes related changes. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. With regard to issuing bonds not to exceed a certain amount for the purpose of creating, recreating, or increasing a working cash fund, adds to that amount 85% of the most recent amount of funding received by the school district under the evidence-based funding formula. Provides that moneys in the working cash fund may be used by a school board for any and all school purposes and may be transferred in whole or in part to the general funds or both of the school district and disbursed in anticipation of funding received by the school district under the evidence-based funding formula. Makes related changes. Effective immediately.

Aug 16 19  S  Public Act . . . . . . . . . 101-0416

Amends the Chicago Firefighter Article of the Illinois Pension Code. Removes a birthdate restriction on eligibility at age 55 for a 3% automatic annual increase in retirement annuity that is not subject to a maximum increase of 30%. Makes a related change.

Adds provisions concerning calculations of annual increases in retirement annuities of annuitants who retire after September 1, 1967. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01748  Sen. Dan McConchie

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that an applicant for employment with a school district must obtain school board approval at a public hearing prior to being hired if he or she is the relative of a person already employed by the school district and that person would have supervisory authority over the applicant; defines "relative". Provides that if a school board member is a relative of an applicant, he or she may not participate in any employment decisions concerning the applicant, including, but not limited to, decisions regarding hiring, employment status, reappointment, placement, evaluations, salary and salary increases, promotion, tenure, and awards. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01749  Sen. Rachelle Crowe

720 ILCS 5/11-9.3
720 ILCS 5/12-7.3  from Ch. 38, par. 12-7.3
720 ILCS 5/12-7.4  from Ch. 38, par. 12-7.4
730 ILCS 150/2  from Ch. 38, par. 222

Amends the Criminal Code of 2012. Provides that stalking against a child is a Class 3 felony. Provides that aggravated stalking against a child is a Class 2 felony. Defines "child". Defines "sex offense" for purposes of registration as a child sex offender to include these offenses. Amends the Sex Offender Registration Act. Requires registration under the Act for a person convicted of stalking or aggravated stalking against a child. Makes technical changes.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01750  Sen. Rachelle Crowe

(Rep. Monica Bristow and Nathan D. Reitz)

730 ILCS 5/5-5-3.2

Amends the Unified Code of Corrections. Provides that if the defendant (1) committed the offense of leaving the scene of an accident and the accident resulted in the death of a person; and (2) at the time of the offense, the defendant was under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof or the defendant was using an electronic communication device while operating the motor vehicle shall be an aggravating factor that is accorded weight in favor of imposing a term of imprisonment or may be considered by the court as reasons to impose a more severe sentence under the Code. Defines "electronic communication device".

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that if the defendant committed the offense of leaving the scene of an accident in violation of the Illinois Vehicle Code and the accident resulted in the death of a person and at the time of the offense, the defendant was: (1) driving under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof as defined by the Illinois Vehicle Code; or (2) operating the motor vehicle while using an electronic communication device as defined in the Illinois Vehicle Code shall be an aggravating factor that is accorded weight in favor of imposing a term of imprisonment or may be considered by the court as reasons to impose a more severe sentence under the Code.

Aug 16 19  S  Public Act . . . . . . . . 101-0417

SB 01751  Sen. Chuck Weaver

5 ILCS 140/1.1  from Ch. 116, par. 201.1

Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

Feb 15 19  S  Referred to Assignments
SB 01752  Sen. Dave Syverson

5 ILCS 430/5-45

Amends the State Officials and Employees Ethics Act. Prohibits employees of the Illinois Gaming Board and certain family members from being employed by or receiving any type of compensation from a person or entity licensed by the Board, including a person or entity that contracts with such a licensee, within one year after leaving employment with the Board. Amends the Riverboat Gambling Act. Prohibits a Board member and individuals with certain relationships with a Board member from being an employee of or having a contractual relationship with a gambling operation subject to the jurisdiction of the Board, including video gaming. Provides that if a member violates the prohibition, it is grounds for removal from the Board by the Governor. Prohibits a Board employee and individuals with certain relationships with a Board employee from being an employee of or having a contractual relationship with a gambling operation subject to the jurisdiction of the Board, including video gaming.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01753  Sen. Dave Syverson

230 ILCS 40/25

Amends the Video Gaming Act. Provides that the Illinois Gaming Board shall post on its website: (i) a statement describing what constitutes an inducement and does not constitute an inducement; and (2) the text of rulings by the Board regarding what constitutes an inducement and does not constitute an inducement. Provides that the Board shall redact personal, company, and location data from the posted rulings. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01754  Sen. Dave Syverson

New Act

Creates the Sports Wagering Act. Contains only a short title provision.

Feb 15 19  S  Referred to Assignments

SB 01755  Sen. Dan McConchie

(Rep. Jonathan Carroll-David McSweeney)

35 ILCS 120/1

Amends the Retailers' Occupation Tax Act. Provides that "sale at retail" does not include the selling of food at retail to students, teachers, or staff during a school district designated breakfast or lunch period, serving some or all of grades kindergarten through 12.

Senate Floor Amendment No. 1

Makes changes to the introduced bill to provide that "sale at retail" does not include the selling of food at retail to students, teachers, or staff, and not to the general public, during a school designated breakfast or lunch period, on the premises of a public or non-public school serving some or all of grades kindergarten through 12 that has an active identification number issued by the Department of Revenue.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 01756  Sen. Andy Manar-Jason Plummer and Mattie Hunter

(Rep. Bob Morgan-Blaine Willhour)

New Act

Creates the Regulatory Sunrise Review Act. Establishes a system to investigate and review the necessity of new State regulation over a previously unregulated profession or occupation. Provides a process to investigate what level of regulation is necessary in order to protect the public health, safety, or welfare. Provides that the General Assembly shall commence the process established by the Act to investigate and review the necessity of new State regulation over a previously unregulated profession by passage of a resolution. Requires that an applicant that proposes legislation to license a profession or occupation submit a petition for licensure on forms provided by the Department of Financial and Professional Regulation and pay a fee of $1,000 within 30 days after introduction of the proposed professional regulation legislation. Provides that the Department shall prepare a report assessing the need for the proposed new licensure upon receipt of a complete petition and petition fee. Provides that the report shall be principally authored by persons with specified qualifications or by persons whose qualifications are substantially similar to specified qualifications. Provides that if the Department is unable to enter into a contract for preparation of the report for a sum not to exceed $1,000, the Department may utilize existing funds to supplement the $1,000 fee collected. Provides the various requirements, factors, criteria, and standards that must be included in a report. Provides that a report must be filed with the Secretary of State. Provides that if the General Assembly finds that it is necessary to regulate a profession or occupation, the least restrictive method of regulation may be imposed. Provides a list of factors for the General Assembly to consider when making determinations. Effective immediately.

House Committee Amendment No. 2

Deletes reference to:

New Act

Adds reference to:

215 ILCS 5/155.36

Adds reference to:

215 ILCS 125/5-10


Dec 13 19  S  Public Act . . . . . . . . . . . . . . . 101-0608

SB 01757  Sen. Jennifer Bertino-Tarrant

105 ILCS 5/14-7.02  from Ch. 122, par. 14-7.02

105 ILCS 5/14-7.02b

105 ILCS 5/14-8.01  from Ch. 122, par. 14-8.01

Amends the Children with Disabilities Article of the School Code. Provides after June 30, 2024, no payments may be made by a school district for amounts in excess of $4,500 for children who have been placed in a program in which the actual per pupil costs of tuition for special education and related services based on program enrollment exceed $4,500. With regard to funding for children requiring special education services, provides that for individual students with disabilities whose program costs exceed 2 (rather than 4) times the district's per capita tuition rate, the costs in excess of 2 (rather than 4) times the district's per capita rate must be paid by the State Board of Education from funds made available under a provision in the Code regarding special education facilities (rather than from unexpended IDEA discretionary funds). With regard to the supervision of special education buildings and facilities, provides that beginning with Fiscal Year 2020 through Fiscal Year 2025, the State must fund all necessary expenses related to educating children with excess costs who attend certain public schools and for Fiscal Year 2026 and each fiscal year thereafter, all costs in excess of 2 times a district's per capita tuition charge for educating children who attend certain schools and programs must be reimbursed by the State. Effective July 1, 2019.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01758  Sen. Antonio Muñoz
(Rep. Emanuel Chris Welch-Sue Scherer-Stephanie A. Kifowit)
205 ILCS 670/15 from Ch. 17, par. 5415
815 ILCS 122/2-5
Amends the Consumer Installment Loan Act and the Payday Loan Reform Act. Provides that "substantially equal installment" includes a last regularly scheduled payment that is no more than 5% as large as the previous scheduled payment according to a disclosed payment schedule agreed to by the parties. Effective immediately.

Senate Committee Amendment No. 1
Provides that "substantially equal installment" includes a last regularly scheduled payment that may be less than, but not more than 5% larger than, the previous scheduled payment rather than a regularly scheduled payment that is no more than 5% as large as the previous scheduled payment according to a disclosed payment schedule agreed to by the parties.

House Floor Amendment No. 1
Adds reference to:
205 ILCS 670/15 from Ch. 17, par. 5415
Adds reference to:
815 ILCS 5/2.11 from Ch. 121 1/2, par. 137.2-11
Adds reference to:
815 ILCS 5/2.12b from Ch. 121 1/2, par. 137.2-12b
Adds reference to:
815 ILCS 5/3.5 new
Adds reference to:
815 ILCS 5/8 from Ch. 121 1/2, par. 137.8
Adds reference to:
815 ILCS 5/12 from Ch. 121 1/2, par. 137.12
Adds reference to:
815 ILCS 122/2-5
Adds reference to:
815 ILCS 5/2.10a rep.
Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes.
Amends the Illinois Securities Law of 1953. Makes changes to the definition of "investment adviser" and "investment adviser representative". Provides that the Secretary of State has the authority to enforce the provisions of the Act as it pertains to the offer, sale, or investment advice concerning covered securities under the Act. Provides that every registered dealer, limited Canadian dealer, Internet portal, and investment adviser shall provide to the Secretary of State, upon request, such accounts, correspondence, memoranda, papers, books, and records as the Secretary of State may by rule prescribe, that it possesses and that it preserves for periods of longer than 3 years. Provides that it a violation of the Act to make a false or misleading statement during sworn testimony before the Secretary of State or the Illinois Securities Department within the Office of the Secretary. Removes the definition for "telephone solicitor". Effective immediately.

Aug 23 19 S Public Act . . . . . . . . 101-0563
SB 01759  Sen. Steve Stadelman
10 ILCS 5/9-1.5a new
10 ILCS 5/9-1.14
10 ILCS 5/9-9.5
10 ILCS 5/9-9.6 new
10 ILCS 5/9-10.5 new
Amends the Election Code. Provides that "electioneering communication" also means a digital communication and includes any communication that is placed or promoted on an online platform. Provides the requirements for an online platform. Provides that the requirements do not apply to a news medium or reporter as defined in the Code of Civil Procedure. In provisions concerning disclosures in political communications, provides that a political committee that pays for a specified political communication must be identified conspicuously within the communication. Provides that a communication does not make a statement in a clear and conspicuous manner if it is difficult to read or hear or if the placement is easily overlooked. Provides that each provider of electioneering communications shall make reasonable efforts to ensure that electioneering communications are not purchased by a foreign national, directly or indirectly.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01760  Sen. Steve Stadelman, Kimberly A. Lightford, Antonio Muñoz, Jacqueline Y. Collins, Suzy Glowiak Hilton, Napoleon Harris, III, Laura M. Murphy, Toi W. Hutchinson, Rachelle Crowe, Elgie R. Sims, Jr., Martin A. Sandoval, Christopher Belt and Robert Peters
New Act
30 ILCS 105/5.891 new
35 ILCS 120/6 from Ch. 120, par. 445
625 ILCS 5/5-104.2
815 ILCS 380/Act rep.
Creates the New Vehicle Buyer Protection Act of 2019. Provides that if a manufacturer is unable to service or repair a new motor vehicle to conform to the applicable written warranties after a reasonable number of attempts, the manufacturer shall either promptly replace the new motor vehicle or make restitution to the buyer. Provides that it shall be presumed that a reasonable number of attempts have been made to conform a new motor vehicle to the applicable express warranties if, within 18 months from delivery to the buyer or 18,000 miles on the odometer of the vehicle; (1) the same nonconformity results in a condition that is likely to cause death or serious bodily injury if the vehicle is driven after 2 or more repairs; (2) the same nonconformity has been subject to repair 4 or more times; or (3) the vehicle is out of service by reason of repair for more than 30 calendar days since delivery of the vehicle to the buyer. Requires a buyer to initiate a qualified third-party dispute resolution process, if available, before asserting the presumption that a reasonable number of attempts have been made to repair the nonconformity. Prohibits a person from selling a motor vehicle without first disclosing to the prospective buyer that the vehicle had a nonconformity and the nonconformity was corrected. Contains provisions concerning a "Lemon Law Buyback" decal; a warranty buyback notice; remedies; a manufacturer's fee for each vehicle sold; sales and use tax reimbursements; and other matters. Amends the Retailers' Occupation Tax Act and the Illinois Vehicle Code. Changes references to "New Vehicle Buyer Protection Act" to "New Vehicle Buyer Protection Act of 2019". Amends the State Finance Act. Creates the Motor Vehicle Dispute Resolution Certification Fund. Repeals the New Vehicle Buyer Protection Act.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01761  Sen. Scott M. Bennett
505 ILCS 120/Act title
505 ILCS 120/1 from Ch. 5, par. 2801-1
505 ILCS 120/10 from Ch. 5, par. 2801-10
505 ILCS 120/15 from Ch. 5, par. 2801-15
505 ILCS 120/20 from Ch. 5, par. 2801-20
505 ILCS 120/25 from Ch. 5, par. 2801-25
505 ILCS 120/30 from Ch. 5, par. 2801-30
505 ILCS 120/35 from Ch. 5, par. 2801-35
505 ILCS 120/40 from Ch. 5, par. 2801-40
505 ILCS 120/45 from Ch. 5, par. 2801-45
505 ILCS 120/50 from Ch. 5, par. 2801-50
Amends the Soil Amendment Act. Provides that the Act may be cited as the Soil, Plant, and Additive Act. Changes references in the Act from soil amendment to additive or amendment. Defines “active ingredient”, “additive”, “amendment”, “inert ingredient”, and “plant amendment”. Makes other changes.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01762  Sen. Mattie Hunter
30 ILCS 115/0.1 from Ch. 85, par. 610
Amends the State Revenue Sharing Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments
SB 01763  Sen. Mattie Hunter
730 ILCS 5/3-2-5 from Ch. 38, par. 1003-2-5
Amends the Unified Code of Corrections. Makes a technical change in a Section concerning the organization of the Department of Corrections and the Department of Juvenile Justice.
Feb 15 19  S  Referred to Assignments
SB 01764  Sen. Mattie Hunter
320 ILCS 42/1
Amends the Older Adult Services Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments
SB 01765  Sen. Mattie Hunter-Iris Y. Martinez
(Rep. Will Guzzardi)
40 ILCS 5/17-119.1
40 ILCS 5/17-116.1 rep.
40 ILCS 5/17-116.3 rep.
40 ILCS 5/17-116.4 rep.
40 ILCS 5/17-116.5 rep.
40 ILCS 5/17-116.6 rep.
Senate Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/17-119.1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change.
Removes changes made to provisions concerning an optional increase in retirement annuity.
Aug 09 19  S  Public Act . . . . . . . . . . . . 101-0352
SB 01766  Sen. Sue Rezin
215 ILCS 5/1  from Ch. 73, par. 613
Feb 15 19  S  Referred to Assignments

SB 01767  Sen. Jason A. Barickman
215 ILCS 5/1  from Ch. 73, par. 613
Feb 15 19  S  Referred to Assignments

SB 01768  Sen. Dave Syverson
215 ILCS 121/1  
Amends the Navigator Certification Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01769  Sen. Dave Syverson
215 ILCS 132/1  
Amends the Illinois Long-Term Care Partnership Program Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01770  Sen. Melinda Bush
415 ILCS 5/1  from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01771  Sen. Dave Syverson
305 ILCS 5/12-4  from Ch. 23, par. 12-4
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning the powers and duties of the Departments of Human Services and Healthcare and Family Services.
Feb 15 19  S  Referred to Assignments

SB 01772  Sen. Dave Syverson
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Feb 15 19  S  Referred to Assignments

SB 01773  Sen. Dave Syverson
225 ILCS 10/1  from Ch. 23, par. 2211
Amends the Child Care Act of 1969. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01774  Sen. Dave Syverson
225 ILCS 10/2.06  from Ch. 23, par. 2212.06
Amends the Child Care Act of 1969. Makes a technical change in the definition of "child care institution".
Feb 15 19  S  Referred to Assignments

SB 01775  Sen. Jason Plummer
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Feb 15 19  S  Referred to Assignments

SB 01776  Sen. John F. Curran
New Act
Creates the Parent Rights Protection Act. Contains only a short title provision.
Feb 15 19  S  Referred to Assignments
SB 01777  Sen. Dan McConchie-Dale A. Righter-Chuck Weaver-Paul Schimpf

New Act

5 ILCS 375/6 from Ch. 127, par. 526
5 ILCS 375/6.1 from Ch. 127, par. 526.1
305 ILCS 5/5-5 from Ch. 23, par. 5-5
305 ILCS 5/6-1 from Ch. 23, par. 6-1
410 ILCS 230/4-100 from Ch. 111 1/2, par. 4604-100

Creates the No Taxpayer Funding for Abortion Act. Provides that neither the State nor any of its subdivisions may authorize the use of, appropriate, or expend funds to pay for an abortion or to cover any part of the costs of a health plan that includes coverage of abortion or to provide or refer for an abortion, unless a woman who suffers from a physical disorder, physical injury, or physical illness that would, as certified by a physician, place the woman in danger of death if an abortion is not performed. Amends the State Employees Group Insurance Act of 1971 and the Illinois Public Aid Code. Excludes from the programs of health benefits and services authorized under those Acts coverage for elective abortions as provided in the No Taxpayer Funding for Abortion Act. Amends the Problem Pregnancy Health Services and Care Act. Permits the Department of Human Services to make grants to nonprofit agencies and organizations that do not use those grants to refer or counsel for, or perform, abortions. Contains provisions regarding applicability and preempts home rule. Effective June 1, 2019.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Abused and Neglected Child Reporting Act. Removes the list of mandated reports under the Act and instead lists several categories of professionals required to report suspected child abuse and neglect to the Department of Children and Family Services, including: (i) medical personnel; (ii) social services and mental health personnel; and (iii) crisis intervention personnel. Provides that when 2 or more persons who work within the same workplace and are required to report under the Act share a reasonable cause to believe that a child may be an abused or neglected child, a single report may be made by a designated reporter. Provides that nothing in the Act requires a child to come before the mandated reporter in order for the reporter to make a report of suspected child abuse or child neglect. Provides that persons required to report under the Act must complete mandated reporter training provided through or approved by the Department and that the training must be completed within a specified timeframe. Requires the Department to adopt rules by January 1, 2020 on its process for approving mandated reporter training. Provides that, by January 1, 2021, continuing education requirements for persons licensed by the Department of Financial and Professional Regulation must include mandated reporter training. Requires the Department, by January 1, 2020, to adopt rules and procedures for educating members of the public about their right to report child abuse or neglect. Requires the Department to seek assistance from businesses and organizations on raising awareness about child abuse and child neglect and the Department's statewide toll-free child abuse hotline.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Abused and Neglected Child Reporting Act. Organizes the list of mandated reporters under the Act into the following categories of professionals: (i) medical personnel; (ii) social services and mental health personnel; (iii) crisis intervention personnel; (iv) education personnel; (v) recreation or athletic program or facility personnel; (vi) child care personnel; (vii) law enforcement personnel; (viii) funeral home directors; (ix) clergy members; and (x) physicians and other specified medical personnel who provide abortions, abortion referrals, or contraceptives. Provides that when 2 or more persons who work within the same workplace and are required to report under the Act share a reasonable cause to believe that a child may be an abused or neglected child, a single report may be made by a designated reporter. Provides that nothing in the Act requires a child to come before the mandated reporter in order for the reporter to make a report of suspected child abuse or child neglect. Provides that persons required to report under the Act must complete mandated reporter training within 3 months of their date of engagement in a professional or official capacity as a mandated reporter, and at least every 3 years thereafter. Provides that the trainings shall be in-person or web-based, and shall include, at a minimum, information on certain topics, including: (a) indicators for recognizing child abuse and child neglect, as defined under the Act; and (b) responding to a child in a trauma-informed manner. Provides that the mandated reporter training shall be provided through the Department of Children and Family Services, through an entity authorized to provide continuing education for professionals licensed through the Department of Financial and Professional Regulation, the State Board of Education, the Illinois Law Enforcement Training Standards Board, or the Department of State Police, or through an organization approved by the Department to provide mandated reporter training. Requires the Department of Children and Family Services to make available a free web-based training for reporters. Requires each mandated reporter to report to his or her employer and, when applicable, to his or her licensing or certification board that he or she received the mandated reporter training. Provides that beginning January 1, 2021, if a mandated reporter receives licensure from the Department of Financial and Professional Regulation or the State Board of Education, and his or her profession has continuing education requirements, the training mandated under the Act shall count toward meeting the licensee's required continuing education hours. Requires the Department of Children and Family Services to develop culturally sensitive materials on child abuse and child neglect, the statewide toll-free telephone number established under the Act, and the process for reporting any reasonable suspicion of child abuse or child neglect.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1, but with the following changes: Provides that educational personnel required to report under the Abused and Neglected Child Reporting Act must do so only to the extent required under a specified provision of the Act (rather than only to the extent required in accordance with other provisions expressly concerning the duty of school board members to report suspected child abuse). Provides that when 2 or more persons who work within the same workplace and are required to report under the Act share a reasonable cause to believe that a child may be an abused or neglected child, one of those reporters may be designated to make a single report (rather than a single report may be made by a designated reporter). In a provision requiring mandated reporters to complete reporter training within 3 months of their date of engagement in a professional or official capacity as a mandated reporter, provides that the 3-month requirement may be extended to 6 months pursuant to any other applicable State law that governs training requirements for a specific profession. Requires certain medical personnel who work with children in their professional or official capacity to complete mandated reporter training at least every 6 years. Requires such medical personnel to attest at each time of licensure renewal on their renewal form that they understand they are a mandated reporter of child abuse and neglect, that they are aware of the process for making a report, that they know how to respond to a child in a trauma-informed manner, and that they are aware of the role of child protective services and the role of a reporter after a call has been made. Requires medical personnel who do not work with children in their professional or official capacity to make similar affirmations in lieu of repeated training.

House Committee Amendment No. 1

Amends the Illinois Police Training Act. Provides that the curriculum for probationary police officers at all certified police training schools shall include a block of instruction addressing the mandatory reporting requirements under the Abused and Neglected Child Reporting Act. Provides that minimum in-service training requirements, which a police officer must complete every 3 years, shall include training on reporting child abuse and neglect. Further amends the Abused and Neglected Child Reporting Act. Provides that persons required to report under the Act must complete an initial mandated reporter training (rather than must complete mandated reporter training) within 3 months of their date of engagement in a professional or official capacity as a mandated reporter, or within the time frame of any other applicable State law that governs training requirements for a specific profession, and at least every 3 years thereafter. Provides that the initial requirement (rather than the initial 3-month requirement) only applies to the first time they engage in their professional or official capacity and may be extended to 6 months pursuant to any other applicable State law that governs training requirements for a specific profession.

Aug 23 19  S  Public Act ........... 101-0564

SB 01779  Sen. Jil Tracy

New Act

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

Creates the No Taxpayer Funding for Abortion Act. Provides that neither the State nor any of its subdivisions may authorize the use of, appropriate, or expend funds to pay for an abortion or to cover any part of the costs of a health plan that includes coverage of abortion or to provide or refer for an abortion, unless a woman who suffers from a physical disorder, physical injury, or physical illness that would, as certified by a physician, place the woman in danger of death if an abortion is not performed. Makes various conforming changes. Permits the Department of Human Services to make grants to nonprofit agencies and organizations that do not use those grants to refer or counsel for, or perform, abortions. Contains provisions regarding applicability and preempts home rule.

Effective July 1, 2019.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01780

Sen. Omar Aquino, Scott M. Bennett, Neil Anderson, Dave Syverson, Robert Peters, Mattie Hunter, Emil Jones, III, Patricia Van Pelt, Napoleon Harris, III, Christopher Belt-Don Harmon, Iris Y. Martinez, Steven M. Landek and Jacqueline Y. Collins


New Act

735 ILCS 5/17-101 from Ch. 110, par. 17-101
735 ILCS 5/17-102 from Ch. 110, par. 17-102
735 ILCS 5/17-105 from Ch. 110, par. 17-105
735 ILCS 5/17-106 from Ch. 110, par. 17-106

Creates the Uniform Partition of Heirs Property Act. Defines terms. Provides for: applicability; relation to other law; service; notice by posting; commissioners; determination of value; cotenant buyout; partition alternatives; considerations for partition in kind; open-market sale, sealed bids, or auction; and report of open-market sale. Makes conforming changes in the Code of Civil Procedure. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:
Changes the definition of "heirs property" and "partition by sale". Defines "fair market value". Provides that if the court determines that the evidentiary value of an appraisal is outweighed by the cost of the appraisal, the court shall order the plaintiff to send notice (rather than the court shall send notice) to the parties of the fair market value of the property. Provides that if an appraisal is conducted, not later than 10 days after the appraisal is filed, the court shall order the plaintiff to send notice (rather than the court shall send notice) to each party with a known address. Provides that after a hearing to determine the fair market value of the property, the court shall order the plaintiff to send notice to all of the parties of the value and a cotenant's buyout rights (rather than the court shall send notice to the parties of the value). Provides that after the determination of the value, the court shall order the plaintiff to send notice (rather than the court shall send notice) to the parties that any cotenant may buy all the interests of the cotenants that requested partition by sale. Provides that after the expiration period, if no cotenant elects to buy all the interests of the cotenants that requested partition by sale, the court shall order the plaintiff to send notice (rather than the court shall send notice) to all the parties of that fact and resolve the partition. Provides that cotenants must pay their apportioned price to the clerk of court or as otherwise ordered by the court (rather than into the court). Provides that if one or more, but not all, of the electing cotenants fail to pay their apportioned price on time, the court shall give notice to the electing cotenants that paid their apportioned price of the interest remaining and the price for all that interest. Provides that the court, in determining whether partition in kind would result in manifest prejudice to the cotenants as a group, shall consider the tax consequences. Provides that if the court orders partition in kind, the court shall allocate to the cotenants that are unknown, unlocatable, or the subject of a default judgment, if their interests were not brought, a party of the property representing the combined interests of those cotenants as determined by the court. Provides that the court shall apportion the costs of the proceedings for the partition of heirs property among the parties in interest in the action, as the court deems just and equitable. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

New Act

Deletes reference to:

735 ILCS 5/17-101 from Ch. 110, par. 17-101
735 ILCS 5/17-102 from Ch. 110, par. 17-102
735 ILCS 5/17-105 from Ch. 110, par. 17-105
735 ILCS 5/17-106 from Ch. 110, par. 17-106

Adds reference to:

775 ILCS 5/3-102.5 new
SB 01780 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Human Rights Act. Provides that it is a civil rights violation to refuse to, due to the fact of an arrest, juvenile record, or criminal history record information ordered expunged, sealed, or impounded; sell or rent or otherwise make unavailable or deny a housing accommodation or dwelling to any buyer or renter; or alter the terms, conditions, or privileges of the sale or rental of a housing accommodation or dwelling or the provision of services or facilities in connection with such housing accommodation. Provides that the prohibition against the use of an arrest record shall not preclude an owner or any other person engaging in a real estate transaction from prohibiting the tenant, a member of the tenant's household, or a guest of the tenant from engaging in unlawful activity on the premises. Effective immediately.

House Floor Amendment No. 3

Adds reference to:

- 775 ILCS 5/1-103 from Ch. 68, par. 1-103
- 775 ILCS 5/2-103 from Ch. 68, par. 2-103
- 775 ILCS 5/3-102 from Ch. 68, par. 3-102
- 775 ILCS 5/3-106 from Ch. 68, par. 3-106

Replaces everything after the enacting clause. Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for an owner or any other person engaging in a real estate transaction, because of an arrest record to: refuse to engage in a real estate transaction with a person or to discriminate in making available such a transaction; alter the terms, conditions, or privileges of a real estate transaction or in the furnishing of facilities or services in connection therewith; refuse to receive or to fail to transmit a bona fide offer to engage in a real estate transaction from a person; refuse to negotiate for a real estate transaction with a person; represent a person that real property is not available for inspection, sale, rental, or lease when in fact it is so available, or fail to bring a property listing to his or her attention, or to refuse to permit him or her to inspect real property; make, print, circulate, post, mail, publish, or cause to made, printed, circulated, posted, mailed, or published, any notice, statement, advertisement, or sign, or use a form of application for a real estate transaction, or make a record or inquiry in connection with a prospective real estate transaction, that indicates any preference, limitation, or discrimination based on an arrest record, or any intention to make any such preference, limitation, or discrimination; or offer, solicit, accept, use, or retain a listing of real property with knowledge that unlawful discrimination or discrimination on the basis of an arrest record in a real estate transaction is intended. Provides that the prohibition against the use of an arrest record shall not preclude an owner or any other person engaging in a real estate transaction from prohibiting the tenant, a member of the tenant's household, or a guest of the tenant from engaging in unlawful activity on the premises. Makes conforming changes. Effective January 1, 2020.

Aug 23 19 S Public Act . . . . . . 101-0565
Amends the Illinois Enterprise Zone Act. Provides that a business that intends to establish a new utility-scale solar power facility may apply for a high impact business designation. Amends the Illinois Power Agency Act. Increases the long-term renewable procurement plan goals after the 2025 delivery year. Requires the long-term renewable procurement plan to include the procurement of new renewable energy credits. Provides that the Adjustable Block program shall be designed to be continuously open. Authorizes utilities to recover certain costs related to the Adjustable Block program. Excludes certain costs from a limitation on the costs of the Adjustable Block program. Makes other changes concerning the Adjustable Block program. Amends the Public Utilities Act. Requires the Illinois Commerce Commission to open a proceeding to update the interconnection standards and applicable utility tariffs. Requires the Commission to revise certain standards for interconnection based on specified criteria. Establishes an interconnection working group. Makes changes to provisions concerning net metering and the distributed generation rebate. Requires the Commission, in consultation with the Illinois Power Agency, to study and produce a report analyzing the potential for and barriers to the implementation of energy storage in Illinois. Requires the Agency to include a plan to procure energy from energy storage resources as part of its procurement plan for 2021. Extends a provision concerning a review, reconciliation, and true-up associated with renewable energy resources' collections and costs. Makes other changes. Amends the Illinois Administrative Procedure Act to authorize emergency rulemaking. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that service retirement pensions shall begin on the effective date of termination as reflected in the records of the Employer. Provides that upon certification of a member's termination (instead of cancellation of his teaching certificate) and on written application, a teacher shall be paid a refund. Provides that to obtain a refund for a member who has completed the minimum term of service required to establish eligibility for a pension, the member must execute and deliver to the Board a written acknowledgment of forfeiture of all service credit and rights to pension payments (instead of a written receipt and acknowledgment). Makes other changes. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

Amends the Prevailing Wage Act. Provides that the transportation of ready-mixed concrete and aggregate materials shall be deemed to be employment upon public works. Includes additional trucking related activities within the scope of the Act. Includes in the calculation of the prevailing wage rate, rental costs for trucks and equipment provided by owner-operators. Defines terms. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01784


5 ILCS 420/4A-101 from Ch. 127, par. 604A-101
5 ILCS 420/4A-101.5 new
5 ILCS 420/4A-12 from Ch. 127, par. 604A-102
5 ILCS 420/4A-105 from Ch. 127, par. 604A-105
5 ILCS 420/4A-106 from Ch. 127, par. 604A-106
5 ILCS 420/4A-106.5 new
5 ILCS 420/4A-107 from Ch. 127, par. 604A-107
5 ILCS 420/4A-108
5 ILCS 430/20-23

Amends the Illinois Governmental Ethics Act. Modifies the disclosure of economic interests Article to provide for separate provisions concerning statements of economic interests to be filed with the Secretary of State and the county clerk respectively. Amends the State Officials and Employees Ethics Act. Provides that Ethics Officers designated for an office or State agency under the jurisdiction of the Executive Ethics Commission or designated by a Regional Transit Board shall, among other responsibilities, review statements of economic interest and disclosure forms of officers, senior employees, and contract monitors before they are filed with the Secretary of State if the statements of economic interest are filed by hard copy. Provides that if such statements are filed online, the Ethics Officer shall review the statements of economic interest and disclosure forms of officers, senior employees, and contract monitors within 15 days after the filing deadline. Makes conforming changes. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:
5 ILCS 420/4A-101 from Ch. 127, par. 604A-101

Deletes reference to:
5 ILCS 420/4A-101.5 new

Deletes reference to:
5 ILCS 420/4A-102 from Ch. 127, par. 604A-102

Deletes reference to:
5 ILCS 420/4A-105 from Ch. 127, par. 604A-105

Deletes reference to:
5 ILCS 420/4A-106 from Ch. 127, par. 604A-106

Deletes reference to:
5 ILCS 420/4A-106.5 new

Deletes reference to:
5 ILCS 420/4A-107 from Ch. 127, par. 604A-107

Deletes reference to:
5 ILCS 420/4A-108

Deletes reference to:
5 ILCS 430/20-23

Adds reference to:
5 ILCS 140/7.5

Adds reference to:
5 ILCS 315/6 from Ch. 48, par. 1606

Adds reference to:
5 ILCS 315/6.5 new
SB 01784 (CONTINUED)

Adds reference to:
5 ILCS 315/10  from Ch. 48, par. 1610

Adds reference to:
15 ILCS 405/20  from Ch. 15, par. 220

Adds reference to:
40 ILCS 5/1-167 new

Adds reference to:
50 ILCS 740/8  from Ch. 85, par. 538

Adds reference to:
115 ILCS 5/3  from Ch. 48, par. 1703

Adds reference to:
115 ILCS 5/11.1 new

Adds reference to:
115 ILCS 5/11.2 new

Adds reference to:
115 ILCS 5/14  from Ch. 48, par. 1714

Replaces everything after the enacting clause. Amends the Illinois Public Labor Relations Act and the Illinois Educational Labor Relations Act. Provides that an employer is required to furnish the exclusive bargaining representative with a complete list of the names and addresses of the public employees in the bargaining unit at least once each month. Provides that the employer shall not discourage employees or applicants from becoming or remaining union members or authorizing dues deductions, and shall not otherwise interfere with the relationship between employees and their exclusive bargaining representative. Provides that the employer shall refer all inquiries about union membership to the exclusive bargaining representative, with certain exceptions. Provides that the employer may not disclose certain personal information with respect to any employee, except to that employee's exclusive representative. Contains provisions concerning the collection of dues. Amends the Illinois Pension Code. Prohibits the disclosure of certain personal information regarding participants and members. Makes other changes.

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

Land Conveyance Appraisal Note, House Floor Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in Senate Bill 1784 (H-AM 1); therefore, there are no appraisals to be filed.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
SB 1784 (H-AM 1) would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

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

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

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
There is no discernible fiscal impact associated with SB 1784, as amended by HA 1.

Fiscal Note, House Floor Amendment No. 1 (IL Educational Labor Relations Board)
In the event Senate Bill 1784 (H-AM 1) passes and becomes law, it is not expected to have any measurable fiscal impact on the Illinois Educational Labor Relations Board.

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

House Floor Amendment No. 2
Makes changes to the bill as amended by House Amendment No. 1 by providing that certain references to dues of a labor organization also include other payments to a labor organization. Makes a technical correction to change a reference from "employee" to "participant". Provides that certain provisions of House Amendment No. 1 concerning the disclosure of information by a pension fund or retirement system do not apply to a labor organization or other voluntary association affiliated with a labor organization or labor federation (in House Amendment No. 1, a labor organization or an exclusive representative).
SB 01784 (CONTINUED)

Dec 20 19 S Public Act . . . . . . . . . 101-0620

SB 01785
Sen. Omar Aquino, Cristina Castro-Don Harmon, Laura M. Murphy, Napoleon Harris, III, Dale A. Righter, Scott
M. Bennett, Sue Rezin, Rachelle Crowe, Pat McGuire and Mattie Hunter

305 ILCS 5/5-5.01a

305 ILCS 5/5-5e

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Medicaid rates for supportive living
services on and after July 1, 2019 must be equal to 60% of the average total nursing facility services per diem for the geographic areas
defined by the Department of Healthcare and Family Services. Provides that for supportive living facilities specializing in dementia
care, the rate must be 72% instead of 60%. Requires the Medicaid rates for supportive living services to be updated whenever the total
nursing facility service per diems are updated. Requires the Department to delink the per diem rate paid for supportive living facility
services from the per diem rate paid for nursing facility services, effective for services provided on or after May 1, 2011 through June
30, 2019 (rather than effective for services provided on or after May 1, 2011). Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01786

Sen. Omar Aquino, Cristina Castro, Emil Jones, III-Jacqueline Y. Collins, Ram Villivalam-Iris Y. Martinez, Dale A. Righter, Robert Peters, Mattie Hunter, Patricia Van Pelt, Jil Tracy, John G. Mulroe, Ann Gillespie, Christopher Belt, Craig Wilcox, Don Harmon, Thomas Cullerton, Terry Link, Laura M. Murphy, Laura Fine, David Koehler, Elgie R. Sims, Jr., Toi W. Hutchinson, Melinda Bush, Napoleon Harris, III, Jennifer Bertino-Tarrant and Antonio Muñoz


625 ILCS 5/3-704.2
625 ILCS 5/6-201
625 ILCS 5/6-204 from Ch. 95 1/2, par. 6-204
625 ILCS 5/6-205
625 ILCS 5/6-206
625 ILCS 5/6-209.1 new
625 ILCS 5/6-306.5 from Ch. 95 1/2, par. 6-306.5
625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
625 ILCS 5/6-205.2 rep.
625 ILCS 5/6-306.7 rep.

Amends the Illinois Vehicle Code. Provides that the amendatory Act may be referred to as the License to Work Act. Deletes language providing that all notices sent to a person involved in an administrative proceeding shall state that failure to satisfy any fine or penalty shall result in the Secretary of State suspending his or her driving privileges, vehicle registration, or both. Provides that the Secretary is authorized to cancel any license or permit if the holder failed to pay any fees owed to the Secretary for the license or permit (rather than failure to pay any fees, civil penalties owed to the Illinois Commerce Commission, or taxes due upon reasonable notice and demand). Provides that a person whose driver's license was canceled, suspended, or revoked under certain circumstances shall have his or her driving privileges reinstated. Deletes language providing that the reporting requirements for public officials shall apply to a truant minor in need of supervision, an addicted minor, or a delinquent minor whose driver's license has been suspended. Provides for the immediate revocation of the license, permit, or driving privileges of any driver if the driver was convicted of a misdemeanor relating to a motor vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that the Secretary is authorized to suspend or revoke the driving privileges of any person without a preliminary hearing if the person has been convicted of criminal trespass to vehicle if the person exercised actual physical control over the vehicle during the commission of the offense. Provides that in order to be subject to suspension or revocation for violation of specific provisions of the Liquor Control Act of 1934, a person must also be an occupant of a motor vehicle at the time of the violation. Deletes language authorizing the Secretary to suspend or revoke the driving privileges of a person without a preliminary hearing for specific adjudications or violations. Deletes language providing that the owner of a registered vehicle that has failed to pay any fine or penalty due and owing as a result of 10 or more violations shall have his or her driving privileges suspended. Repeals Sections concerning the suspension of a driver's license for theft of motor fuel and suspension of driving privileges for failure to satisfy fines or penalties for toll violations or evasions. Effective July 1, 2020.

Nov 25 19 Sent to the Governor
SB 01787  Sen. Omar Aquino  
(Rep. Robert Martwick)  
820 ILCS 80/5  
820 ILCS 80/30  
820 ILCS 80/45  
820 ILCS 80/65  
820 ILCS 80/80  
Amends the Illinois Secure Choice Savings Program Act. Provides that an investment option may be a conservative fund rather than a conservative principal protection fund. Provides that the Illinois Secure Choice Savings Board may establish deadlines for payment of payroll deductions to the Fund and enter agreements to permit residents of other states to participate in the program. Includes a traditional IRA within the definition of the term "IRA". Provides for audits on a fiscal year basis rather than a calendar year basis and report by the following January rather than July. Requires the Treasurer to prepare annual reports on benefits provided by the Program and post the report on the Program website. Effective immediately.  
Aug 09 19  S  Public Act . . . . . . . . . 101-0353

SB 01788  Sen. Scott M. Bennett  
(Rep. Thomas M. Bennett-Carol Ammons-Norine K. Hammond-Monica Bristow-Terri Bryant and Katie Stuart)  
110 ILCS 930/3 from Ch. 144, par. 2303  
Amends the Diversifying Higher Education Faculty in Illinois Act. Provides that the Program Board created to administer the grant program authorized by the Act shall be comprised of 11 (rather than 21) members. Effective immediately.  
Aug 09 19  S  Public Act . . . . . . . . . 101-0354

SB 01789  Sen. Antonio Muñoz-Neil Anderson  
220 ILCS 5/16-111.5  
Amends the Public Utilities Act. Makes a grammatical correction in provisions relating to the procurement of power and energy, zero emission credits, and renewable energy resources by electric utilities. Effective immediately.  
Feb 15 19  S  Referred to Assignments

SB 01790  Sen. Laura Fine  
20 ILCS 527/15  
20 ILCS 527/20  
Amends the Department of Children and Family Services Statewide Youth Advisory Board Act. Requires the Governor to meet with the Statewide Youth Advisory Board at least 2 times each State fiscal year in order to discuss the issues and concerns of youth in foster care. Provides that, at a minimum, all meetings shall take place in the following regions and subregions: Northern Region, Cook Region, Central Champaign Subregion, Central Peoria Subregion, Central Springfield Subregion, Southern East St. Louis Subregion, and Southern Mt. Vernon Subregion. Provides that all meeting dates and times shall be determined by the Department of Children and Family Services, or its designee, in accordance with the bylaws of the Statewide Youth Advisory Board and the regional youth advisory boards. Requires a liaison or designee of the Director of the Department to attend every meeting of the Statewide Youth Advisory Board; and a liaison or designee identified by the Director of the Department to attend every meeting of a regional youth advisory board to assist in meeting the immediate concerns of youth while at the board meetings. Requires the Department to transport or make transportation arrangements for all active members and leading members of the Statewide Youth Advisory Board and the regional youth advisory boards. Provides that the Statewide Youth Advisory Board shall be directly placed under the office of the Director of the Department and under no other Division or parts of the Department.  
Feb 15 19  S  Referred to Assignments
SB 01791
Sen. Laura Fine, Robert Peters, Mattie Hunter, Ram Villivalam-Jacqueline Y. Collins, Napoleon Harris, III and Laura M. Murphy
305 ILCS 5/12-4.4 from Ch. 23, par. 12-4.4
Amends the Illinois Public Aid Code. Changes all references to "Food Stamp Program" to "Supplemental Nutrition Assistance (SNAP) Program". Changes all references to the "Food Stamp Employment and Training Program" to the "SNAP Employment and Training Program". Provides that the SNAP Employment and Training Program shall be voluntary in every county except those in which the Department of Human Services can show that there are sufficient program slots for at least the majority of the county's current non-exempt work registrants. Provides that persons who fail to cooperate with the SNAP Employment and Training Program in counties where available program slots exist for at least the majority of that county's current work registrants shall become ineligible for SNAP benefits according to SNAP regulations. Effective immediately.
House Committee Amendment No. 1
Provides that the Supplemental Nutrition Assistance Program Employment and Training (SNAP E&T) program operated by the Department of Human Services may only be mandatory in counties where the Department can show that there are sufficient program slots for at least the majority of the county's current non-exempt work registrants (rather than the SNAP E&T program shall be voluntary in every county except those in which the Department can show that there are sufficient program slots for at least the majority of the county's current non-exempt work registrants). Provides that nothing in the amendatory Act shall prevent the Department from operating a fully voluntary SNAP E&T program.
Aug 23 19 S Public Act . . . . . . . . . 101-0566

SB 01792
Sen. Omar Aquino
(Rep. Justin Slaughter)
220 ILCS 5/16-107.7 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to contract with an independent consultant selected through a request for proposal process to produce a report analyzing the potential costs and benefits of energy storage systems. Provides that the independent consultant must analyze: cost savings to ratepayers from the provision of services; direct-cost savings to customers that deploy energy storage systems; an improved ability to integrate renewable resources; improved reliability and power quality; the effect on retail electric rates over the useful life of a given energy storage system compared to the impact on retail electric rates using a nonenergy storage system alternative over the useful life of the nonenergy storage system alternative; reduced greenhouse gas emissions; and any other value reasonably related to the application of energy storage system technology. Requires the Illinois Commerce Commission to submit the report to the General Assembly and the Governor by December 31, 2019. Effective immediately.
May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01793
Sen. John J. Cullerton
65 ILCS 5/10-1-7.4 new
Amends the Illinois Municipal Code. Creates an advisory board in the Chicago Fire Department to recommend to the Fire Commissioner of the Chicago Fire Department the best candidates for each position of temporary fire chief and temporary paramedic chief. Defines terms. Requires that the Fire Commissioner provide notice of positions to which he or she will be appointing fire chiefs or paramedic chiefs and a list of qualified candidates for each position. Provides that the Fire Commissioner may appoint fire chiefs and paramedic chiefs after receiving recommendations from the advisory board if the candidates meet specified criteria. Provides that the advisory board shall make rules and procedures and that the City of Chicago shall provide administrative and other support to the advisory board. Limits home rule powers. Effective immediately.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01794
Sen. Laura Ellman-Scott M. Bennett, Elgie R. Sims, Jr. and Christopher Belt
720 ILCS 5/10-5 from Ch. 38, par. 10-5
Amends the Criminal Code of 2012. Provides that a person commits child abduction when he or she commits involuntary sexual servitude of a minor.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01795  Sen. Laura Ellman
10 ILCS 5/1-4.5 new
Amends the Election Code. Requires the State Board of Elections to develop a program or enter into a contract with a
third-party developer to create a program that allows petition signatures to be collected on mobile and tablet electronic devices.
Provides that the program shall be made available, free of charge, to all political committees who have filed statements of organization
with the Board. Provides the requirements for the program.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01796  Sen. Julie A. Morrison-Thomas Cutler-Ton Michael E. Hastings-Brian W. Stewart-Craig Wilcox, Laura M. Murphy,
Bill Cunningham, Mattie Hunter, Jennifer Bertino-Tarrant, Antonio Muñoz, Martin A. Sandoval, Rachelle Crow,
Cristina Castro and Steven M. Landek
(Rep. Michael D. Unes-Bob Morgan-Stephanie A. Kifowit-Tony McCombie-Thomas M. Bennett, Norine K. Hammond,
Michael T. Marron, Keith P. Sommer, Brad Halbrook, Darren Bailey, Chris Miller, Keith R. Wheeler, Blaine Wilhour, Jeff
Keicher, Daniel Swanson, Terri Bryant, Patrick Windhorst, Dave Severin and John M. Cabello)
720 ILCS 5/12-0.1
720 ILCS 5/12-2 from Ch. 38, par. 12-2
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4
Amends the Criminal Code of 2012. Defines "servicemember" and "veteran". Provides that a person commits aggravated
assault or aggravated battery when he or she commits an assault or a battery against a servicemember or veteran. Provides that an
aggravated assault committed against a servicemember or veteran is a Class A misdemeanor. Provides that an aggravated battery
committed against a servicemember or veteran is a Class 3 felony.
Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Reorganizes and makes technical changes
to provisions concerning aggravated assault or aggravated battery against a servicemember or veteran.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01797  Sen. Cristina Castro
325 ILCS 70/10
325 ILCS 70/15
Amends the Strengthening the Child Welfare Workforce for Children and Families Act. Increases the membership of the Task
Force on Strengthening the Child Welfare Workforce for Children and Families to include 2 persons who each serve as a chief
executive officer or chief administrator of a private sector child welfare provider. Requires the Department of Children and Family
Services (rather than the Children and Family Research Center of the University of Illinois at Urbana-Champaign) to provide
administrative and other support to the Task Force. Requires the Department to engage the services of the Children and Family
Research Center to aid in the collection, cataloguing, and analysis of child welfare data. Extends the deadline date by which the Task
Force must submit certain reports to the Governor and the General Assembly concerning the State's child welfare workforce. Changes
the date the Task Force is dissolved from January 1, 2021 to January 1, 2022. Changes the date the Act is repealed from January 1,
2021 to January 1, 2022. Effective immediately.
House Floor Amendment No. 2
Deletes reference to:
325 ILCS 70/10
Deletes reference to:
325 ILCS 70/15
Adds reference to:
P.A. 101-121, Sec. 99 new
Replaces everything after the enacting clause. Amends Public Act 101-121 by adding an immediate effective date. Effective
immediately.
Nov 25 19  S  Public Act . . . . . . . . . . . . 101-0592
SB 01798  Sen. Chapin Rose, Julie A. Morrison, Kimberly A. Lightford-Linda Holmes and Laura M. Murphy

(Rep. Mary Edly-Allen-Carol Ammons)

105 ILCS 5/10-20.69 new
105 ILCS 5/27-23.7
105 ILCS 5/34-18.61 new

Amends the School Code. Requires each school district to create, maintain, and implement an age-appropriate policy on sexual harassment that must be included in the district's student code of conduct handbook. Provides that a school district's or charter school's policy on bullying must be included in the student code of conduct handbook in an age-appropriate manner.

Senate Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/27-23.7

Replaces everything after the enacting clause. Amends the School Code. Requires each school district to create, maintain, and implement an age-appropriate policy on sexual harassment that must be posted on the school district's website and, if applicable, any other area where policies, rules, and standards of conduct are currently posted in each school and must be included in the school district's student code of conduct handbook.

Aug 16 19  S  Public Act . . . . . . 101-0418

SB 01799  Sen. Chapin Rose

225 ILCS 10/5
from Ch. 23, par. 2215

Amends the Child Care Act of 1969. Provides that upon application for licensure for a day care home and if there are no known health or safety concerns with the day care home, the Department of Children and Family Services shall issue a 6-month permit to a newly established day care home to allow that facility reasonable time to become eligible for a full license. Provides that the Department shall continue to issue 6-month permits to that day care home until (i) the application for licensure is approved or denied or (ii) the Department determines that there are health or safety concerns with the day care home.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01800  Sen. Chapin Rose

(Rep. Michael T. Marron)

35 ILCS 5/803
from Ch. 120, par. 8-803

Amends the Illinois Income Tax Act. Provides that taxpayers (other than estates, trusts, partnerships, Subchapter S corporations, and farmers) are required to pay estimated tax if the amount payable can reasonably be expected to be more than $1,000 (currently, $500). Provides that corporations are required to pay estimated tax if the amount payable can reasonably be expected to be more than $400 (which is the same as current law). Effective immediately.

Aug 09 19  S  Public Act . . . . . . 101-0355

SB 01801  Sen. Chapin Rose-Paul Schimpf

20 ILCS 3930/7.7 new

Amends the Illinois Criminal Justice Information Act. Provides that the Illinois Criminal Justice Information Authority shall perform an analysis of criminal justice data to track crimes concerning the use of a firearm as it relates to those criminal acts committed by a convicted felon and the sentences imposed. Provides that the analysis shall track crimes concerning the use of a firearm over the past 5 years prior to the effective date of the amendatory Act. Provides that the analysis shall track firearm crimes over the past 5 years. Provides that the Authority shall report, on or before January 1, 2021, the following information in a report to the General Assembly: (1) of the people who were arrested for a firearm crime, how many of those people were convicted felons; and (2) the disposition of those cases.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01802  Sen. Chapin Rose-Jason A. Barickman

725 ILCS 5/110-4.5 new

Amends the Code of Criminal Procedure of 1963. Provides that notwithstanding any provision of the Code, the denial of bail is required if the person is a felon who is charged with a firearm offense.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01803  Sen. Scott M. Bennett and Paul Schimpf-Dale Fowler

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

Amends the Illinois Income Tax Act. Creates a credit for financial institutions with less than $50,000,000,000 in assets in an amount equal to the aggregate amount of all fees, penalties, and any other income derived during the taxable year from each commercial loan transaction that is (i) less than $5,000,000, (ii) originated by the financial institution, (iii) made to a person residing or located in this State, and (iv) made primarily for a business or agricultural project in this State. Effective immediately.

Feb 15 19  S  Referred to Assignments

SB 01804  Sen. Don Harmon

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of “33 1/3%”.

Feb 15 19  S  Referred to Assignments

SB 01805  Sen. Scott M. Bennett (Rep. Michael Halpin)

30 ILCS 740/2-19 new
30 ILCS 740/3-9.5 new
30 ILCS 740/4-6 new


May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Governmental Account Audit Act, the Counties Code, and the Illinois Municipal Code. Removes definitions of "licensed public accountant" and "accountant". Adds a definition of "generally accepted auditing standards". Modifies the definition of "auditor" to include a substantially equivalent licensed CPA that operates out-of-state. Replaces references to licensed public accountants and accountants with references to auditors. Removes audit report requirements for fiscal years prior to 2019. Modifies audit report requirements for fiscal year 2019 and beyond. Changes various terminology throughout.

Senate Committee Amendment No. 1

Makes grammatical changes to the definition of "generally accepted auditing standards". Adds the "generally accepted auditing standards" definition to the Audit Division of the Counties Code. Adds a definition of "generally accepted accounting principles" to all definition provisions. Restores audit report requirements for fiscal years prior to 2019.

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to require managed care organizations (MCOs) to ensure: (1) that any provider under contract with an MCO on the date of service shall be paid for any medically necessary service rendered to any of the MCO's enrollees, regardless of inclusion on the MCO's published and publicly available roster of available providers; (2) that all contracted providers are listed on an updated roster within 7 days of entering into a contract with the MCO; and (3) that the roster under item (2) is readily accessible by all medical assistance enrollees for purposes of selecting an approved healthcare provider. Requires the Department to require MCOs to expedite payments to providers based on specified criteria (rather than providing that the Department may establish a process for MCOs to expedite payments to providers based on criteria established by the Department). Contains provisions concerning discharge notifications and facility placements and other matters. Effective immediately.

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305 ILCS 5/5-30.1

305 ILCS 5/5-30.11 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to require managed care organizations (MCOs) to ensure: (1) that any provider under contract with an MCO on the date of service shall be paid for any medically necessary service rendered to any of the MCO's enrollees, regardless of inclusion on the MCO's published and publicly available roster of available providers; (2) that all contracted providers are listed on an updated roster within 7 days of entering into a contract with the MCO; and (3) that the roster under item (2) is readily accessible by all medical assistance enrollees for purposes of selecting an approved healthcare provider. Requires the Department to require MCOs to expedite payments to providers based on specified criteria (rather than providing that the Department may establish a process for MCOs to expedite payments to providers based on criteria established by the Department). Contains provisions concerning discharge notifications and facility placements and other matters. Effective immediately.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01808

Sen. Robert Peters, Elgie R. Sims, Jr., Laura Fine, Ram Villivalam, Heather A. Steans-Mattie Hunter-Jacqueline Y. Collins and Napoleon Harris, III

(Rep. Lamont J. Robinson, Jr.-Stephanie A. Kifowit-Mary Edly-Allen-Sara Feigenholtz, Kelly M. Cassidy, Will Guzzardi, Justin Slaughter, Diane Pappas, Aaron M. Ortiz and David A. Welter)

Amends the Children and Family Services Act. Provides that in order to intercept and divert youth in care from experiencing homelessness, incarceration, unemployment, and other similar outcomes the Department of Children and Family Services and several specified agencies shall enter into an interagency agreement for the purpose of providing preventive services to youth in care and young adults who are aging-out of or have recently aged out of the custody or guardianship of the Department. Provides that the intergovernmental agreement shall require the Department and the other specified agencies to: (i) establish an interagency liaison to review cases of at-risk youth in care and young adults; and (ii) connect such youth in care and young adults to the appropriate supportive services and treatment programs to stabilize them during their transition out of State care. Requires the Department and the other specified agencies to determine how best to provide housing, education, and employment services to at-risk youth in care and young adults. Requires the Department and other agencies to submit annual reports to the General Assembly on: (1) the number of youth in care and young adults who were intercepted during the reporting period and the supportive services and treatment programs they were connected with; and (2) the duration of the services such youth received in order to stabilize them during their transition out of State care. Requires the Department to submit annual reports to the General Assembly on: (a) the number of youth in care and young adults who are aging out or have aged out of State care during the reporting period; and (b) the length and type of services that were offered to such and the youth's status. Effective immediately.

Jul 26 19 S Public Act . . . . . . . . . 101-0167

SB 01809

Sen. Donald P. DeWitte, Jennifer Bertino-Tarrant-Andy Manar, Jil Tracy and Chapin Rose

(Rep. Dan Ugaste)

Amends the Higher Education Student Assistance Act. With regard to the Monetary Award Program, provides that, beginning with the 2019-2020 academic year, an applicant who is otherwise eligible for grant assistance under the Program may receive grant assistance for an additional academic year after receiving a baccalaureate degree or the equivalent of 135 semester credit hours if he or she (i) enrolls in a State-approved educator preparation program and (ii) within 7 years after receiving a Professional Educator License, teaches in this State for a minimum of 5 years. Provides that if at any time a person fails to meet these requirements, he or she must repay the amount of additional assistance received to the Commission. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that, beginning with the 2020-2021 academic year through the 2024-2025 academic year (rather than beginning with the 2019-2020 academic year), an applicant who is otherwise eligible for grant assistance under the Monetary Award Program may receive grant assistance for an additional academic year after receiving a baccalaureate degree or the equivalent of 135 semester credit hours if he or she (i) enrolls in a State-approved educator preparation program and (ii) within 5 (rather than 7) years after receiving a Professional Educator License, teaches in this State for a minimum of 3 (rather than 5) years. Provides that if at any time a person fails to meet these requirements, he or she must repay the amount of additional assistance received to the Illinois Student Assistance Commission, prorated according to the fraction of the teaching obligation not completed. Makes the amendatory provision inoperative on and after July 1, 2025. Effective immediately.

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

SB 01810

Sen. Suzy Glowiak Hilton-Thomas Cullerton

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

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01811
Sen. Heather A. Steans and David Koehler-Andy Manar

305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services must implement an average commercial rate supplemental payment program for ground ambulance services providers for dates of service beginning no later than January 1, 2020. Provides that no later than July 1, 2019, the Department must submit to the Centers for Medicare and Medicaid Services an Illinois Title XIX State Plan amendment to implement an average commercial rate supplemental payment program for ground ambulance services providers; and that the Department must require Medicaid managed care organizations, including managed care community networks, to pay the approved average commercial rates in coordination with the Department. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01812
Sen. John J. Cullerton

215 ILCS 5/155 from Ch. 73, par. 767
Amends the Insurance Code. Provides that a court shall consider a delay in a company's settling of an insurance-related claim that exceeds 120 days prima facie evidence that such delay is vexatious and unreasonable.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Credit Union Act. Provides that if the Act requires information to be written or delivered in writing, an electronic record or delivery satisfies the rule of law. Provides that if the Act requires a policy, record, notice, or other document or information to be mailed or otherwise furnished or disclosed by a credit union, electronic distribution or delivery satisfies the rule of law. Provides that a policy adopted by the board may delegate expulsion authority to senior management officials of the credit union. Provides that a member expelled by a senior management official may seek reinstatement by appealing the action within 30 days of expulsion to the board of directors, and that the board may affirm, disaffirm, or modify the action, and the board's decision is final. Provides that a credit union may invest in securities, obligations, or other instruments of or issued by entities properly registered with or licensed by the Department of Financial and Professional Regulation. Increases a credit union's aggregate loan amount and the total amount of funds not used in loans to members that may be invested in shares and stocks of Credit Union Service Organizations to 10% (instead of 3%) of the paid-in and unimpaired capital and surplus of the credit union. Modifies a credit union's investment limit in shares or stocks of Credit Union Service Organizations to not exceed 10% (instead of 3%) of the paid-in and unimpaired capital and surplus of the credit union or the amount authorized for federal credit unions. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

205 ILCS 305/44

Adds reference to:

205 ILCS 305/44.1 new

Replaces provisions regarding the reporting and turnover provisions of the Revised Uniform Unclaimed Property Act relating to credit unions with a provision allowing a credit union to deduct a dormancy charge or escheat fee from property delivered to the administrator under the Revised Uniform Unclaimed Property Act.

Senate Floor Amendment No. 2

Requires that credit unions annually disclose director remuneration to the membership. Provides that the disclosure shall contain: (i) the amount paid to each director and (ii) the amount paid to the directors as a group. Deletes language authorizing credit unions to invest in securities of entities licensed by the Department of Financial and Professional Regulation, including entities licensed under the Residential Mortgage License Act of 1987, the Consumer Installment Loan Act, and the Sales Finance Agency Act. Corrects a typographical error.

House Committee Amendment No. 1

Deletes reference to:

205 ILCS 305/51

from Ch. 17, par. 4452

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes:

Provides that the Department of Financial and Professional Regulation shall, by rule, establish maximum rates of reasonable compensation for directors and committee members that are generally applicable to credit unions considering factors the Department may establish from time to time, including, but not limited to, total assets, nonprofit cooperative structure, and the best interests of members. Deletes language providing that with approval of the board of directors, a credit union may make loans to credit union organizations if the aggregate amount of all such loans outstanding does not exceed the greater of 10% (instead of 3%) of the paid-in and unimpaired capital and surplus of the credit union or the amount authorized for federal credit unions. Deletes language providing that funds not used in loans to members may be invested in shares or stocks of credit union service organizations in the total amount not exceeding the greater of 10% (instead of 3%) of the unimpaired capital and surplus of the credit union or the amount authorized for federal credit unions. Effective immediately.
SB 01814

(Rep. Gregory Harris-Maurice A. West, II)

30 ILCS 105/50 new
Amends the State Finance Act. Provides that the appropriations authorized under Article 137 through Article 166 of Public Act 100-0586 may also be used for costs incurred prior to July 1, 2018. Repeals provisions concerning FY19 prior incurred costs on January 1, 2020. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
30 ILCS 105/50 new
Adds reference to:
New Act
Adds reference to:
20 ILCS 105/4.02 from Ch. 23, par. 6104.02
Adds reference to:
20 ILCS 301/5-10
Adds reference to:
20 ILCS 301/50-35
Adds reference to:
20 ILCS 505/5f new
Adds reference to:
20 ILCS 661/Act rep.
Adds reference to:
20 ILCS 665/3 from Ch. 127, par. 200-23
Adds reference to:
20 ILCS 665/8b
Adds reference to:
20 ILCS 1305/1-50
Adds reference to:
30 ILCS 105/5.857
Adds reference to:
30 ILCS 105/5.891 new
Adds reference to:
30 ILCS 105/5h.5
Adds reference to:
30 ILCS 105/6z-27
Adds reference to:
30 ILCS 105/6z-32
Adds reference to:
30 ILCS 105/6z-51
Adds reference to:
30 ILCS 105/6z-70
Adds reference to:
30 ILCS 105/6z-100
Adds reference to:
30 ILCS 105/6z-107 new
Adds reference to:
30 ILCS 105/8.3 from Ch. 127, par. 144.3
Adds reference to:
30 ILCS 105/8g
SB 01814 (CONTINUED)

Adds reference to:
30 ILCS 105/8g-1

Adds reference to:
30 ILCS 105/13.2

Adds reference to:
30 ILCS 105/25

Adds reference to:
30 ILCS 110/4 new

Adds reference to:
30 ILCS 115/12

Adds reference to:
30 ILCS 730/3

Adds reference to:
30 ILCS 740/2-3

Adds reference to:
35 ILCS 5/901

Adds reference to:
70 ILCS 3615/4.09

Adds reference to:
105 ILCS 5/2-3.176 new

Adds reference to:
105 ILCS 5/2-3.177 new

Adds reference to:
105 ILCS 5/2-3.178 new

Adds reference to:
105 ILCS 5/3-16

Adds reference to:
105 ILCS 5/14-7.02c new

Adds reference to:
105 ILCS 5/18-8.15

Adds reference to:
210 ILCS 49/2-101

Adds reference to:
210 ILCS 49/5-107 new

Adds reference to:
305 ILCS 5/5-2.06 new

Adds reference to:
305 ILCS 5/5-5.01a

Adds reference to:
305 ILCS 5/5-5.05b new

Adds reference to:
305 ILCS 5/5-5.5e

Adds reference to:
305 ILCS 5/5-30.11 new

Adds reference to:
305 ILCS 5/12-10

Adds reference to:
305 ILCS 5/12-4.13c

from Ch. 127, par. 149.2

from Ch. 127, par. 161

from Ch. 85, par. 616

from Ch. 96 1/2, par. 8203

from Ch. 111 2/3, par. 663

from Ch. 120, par. 9-901

from Ch. 111 2/3, par. 704.09

from Ch. 127, par. 149.2

from Ch. 127, par. 161

from Ch. 85, par. 616

from Ch. 96 1/2, par. 8203

from Ch. 111 2/3, par. 663

from Ch. 120, par. 9-901

from Ch. 111 2/3, par. 704.09

from Ch. 23, par. 12-10

from Ch. 23, par. 12-10
SB 01814 (CONTINUED)

Adds reference to:

320 ILCS 25/4 from Ch. 67 1/2, par. 404
Adds reference to:

325 ILCS 20/3 from Ch. 23, par. 4153
Adds reference to:

325 ILCS 20/3a new
Adds reference to:

415 ILCS 5/22.15 from Ch. 111 1/2, par. 1022.15
Adds reference to:

415 ILCS 5/55.6 from Ch. 111 1/2, par. 1055.6
Adds reference to:

415 ILCS 5/57.11
Adds reference to:

30 ILCS 105/8.12 from Ch. 127, par. 144.12
Adds reference to:

30 ILCS 105/14.1 from Ch. 127, par. 150.1
Adds reference to:

40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
Adds reference to:

40 ILCS 5/14-131
Adds reference to:

40 ILCS 5/14-147.5
Adds reference to:

40 ILCS 5/14-147.6
Adds reference to:

40 ILCS 5/14-152.1
Adds reference to:

40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
Adds reference to:

40 ILCS 5/15-185.5
Adds reference to:

40 ILCS 5/15-185.6
Adds reference to:

40 ILCS 5/15-198
Adds reference to:

40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
Adds reference to:

40 ILCS 5/16-190.5
Adds reference to:

40 ILCS 5/16-190.6
Adds reference to:

40 ILCS 5/16-203
Adds reference to:

40 ILCS 15/1.2
Adds reference to:

725 ILCS 150/13.2 was 725 ILCS 150/17
Adds reference to:

725 ILCS 210/9.01 from Ch. 14, par. 209.01
SB 01814 (CONTINUED)

Adds reference to:
  730 ILCS 5/5-9-1.22 new
Adds reference to:
  765 ILCS 1026/15-801
Adds reference to:
  30 ILCS 105/5.891 new
Adds reference to:
  30 ILCS 105/5.893 new
Adds reference to:
  30 ILCS 105/5.894 new
Adds reference to:
  30 ILCS 105/5.895 new
Adds reference to:
  30 ILCS 105/6z-20.1 new
Adds reference to:
  30 ILCS 105/6z-20.2 new
Adds reference to:
  30 ILCS 105/6z-20.3 new
Adds reference to:
  30 ILCS 105/6z-34
Adds reference to:
  35 ILCS 105/9
  from Ch. 120, par. 439.9
Adds reference to:
  35 ILCS 105/19
  from Ch. 120, par. 439.19
Adds reference to:
  35 ILCS 110/9
  from Ch. 120, par. 439.39
Adds reference to:
  35 ILCS 110/17
  from Ch. 120, par. 439.47
Adds reference to:
  35 ILCS 115/9
  from Ch. 120, par. 439.109
Adds reference to:
  35 ILCS 115/17
  from Ch. 120, par. 439.117
Adds reference to:
  35 ILCS 120/3
  from Ch. 120, par. 442
Adds reference to:
  35 ILCS 120/6
  from Ch. 120, par. 445
Adds reference to:
  35 ILCS 120/11
  from Ch. 120, par. 450
Adds reference to:
  35 ILCS 505/2
  from Ch. 120, par. 418
Adds reference to:
  35 ILCS 505/2b
  from Ch. 120, par. 418b
Adds reference to:
  35 ILCS 505/8a
  from Ch. 120, par. 424a
Adds reference to:
  35 ILCS 5/703A
Adds reference to:
  50 ILCS 470/10
SB 01814 (CONTINUED)

Adds reference to:

50 ILCS 470/31

Adds reference to:

55 ILCS 5/5-1006 from Ch. 34, par. 5-1006

Adds reference to:

55 ILCS 5/5-1006.5

Adds reference to:

55 ILCS 5/5-1006.7

Adds reference to:

55 ILCS 5/5-1007 from Ch. 34, par. 5-1007

Adds reference to:

55 ILCS 5/5-1008.5

Adds reference to:

55 ILCS 5/5-1009 from Ch. 34, par. 5-1009

Adds reference to:

55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1

Adds reference to:

55 ILCS 5/5-1184 new

Adds reference to:

65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1

Adds reference to:

65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3

Adds reference to:

65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4

Adds reference to:

65 ILCS 5/8-11-1.6

Adds reference to:

65 ILCS 5/8-11-1.7

Adds reference to:

65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5

Adds reference to:

65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a

Adds reference to:

65 ILCS 5/8-11-22 new

Adds reference to:

65 ILCS 5/11-74.3-6

Adds reference to:

65 ILCS 5/11-101-3 new

Adds reference to:

70 ILCS 200/245-12

Adds reference to:

70 ILCS 750/25

Adds reference to:

70 ILCS 1605/30

Adds reference to:

70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01

Adds reference to:

70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
SB 01814 (CONTINUED)

Adds reference to:

70 ILCS 3720/4

from Ch. 111 2/3, par. 254

Adds reference to:

415 ILCS 125/315

Adds reference to:

415 ILCS 125/320

Adds reference to:

5 ILCS 100/5-45

from Ch. 127, par. 1005-45

Adds reference to:

305 ILCS 5/5-5.2

from Ch. 23, par. 5-5.2

Adds reference to:

210 ILCS 45/2-106.1

from Ch. 111 1/2, par. 4153-209

Adds reference to:

210 ILCS 45/3-202.05

Adds reference to:

210 ILCS 45/3-209

from Ch. 111 1/2, par. 4153-209

Adds reference to:

210 ILCS 45/3-305.8 new

Adds reference to:

210 ILCS 49/3-106

Adds reference to:

30 ILCS 105/5.897 new

Adds reference to:

30 ILCS 105/8.25g new

Adds reference to:

35 ILCS 105/9

from Ch. 120, par. 439.9

Adds reference to:

35 ILCS 110/9

from Ch. 120, par. 439.39

Adds reference to:

35 ILCS 115/9

from Ch. 120, par. 439.109

Adds reference to:

35 ILCS 120/3

from Ch. 120, par. 442

Adds reference to:

20 ILCS 605/605-1025 new

Adds reference to:

20 ILCS 2705/2705-285

was 20 ILCS 2705/49.06b

Adds reference to:

20 ILCS 3105/20 new

Adds reference to:

30 ILCS 769/25-5

Adds reference to:

30 ILCS 769/25-7 new

Adds reference to:

30 ILCS 769/25-10

Adds reference to:

30 ILCS 769/25-15

Adds reference to:

5 ILCS 100/5-45

from Ch. 127, par. 1005-45
SB 01814 (CONTINUED)

Adds reference to:
- 20 ILCS 1705/74
- from Ch. 23, par. 5-5.4

Adds reference to:
- 305 ILCS 5/5-5.4 from Ch. 23, par. 5-5.4
- 305 ILCS 5/5-5.4i
- from Ch. 63, par. 14

Adds reference to:
- 25 ILCS 115/1 from Ch. 63, par. 14
- 105 ILCS 5/14-7.02 from Ch. 122, par. 14-7.02
- 105 ILCS 230/5-43 new
- 105 ILCS 230/5-43 new
- 25 ILCS 115/1
- 105 ILCS 5/14-7.02
- 105 ILCS 230/5-43 new
- 25 ILCS 115/1
- 105 ILCS 5/14-7.02
- 105 ILCS 230/5-43 new
- from Ch. 23, par. 5-2

Replaces everything after the enacting clause. Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement FY2020 budget recommendations. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Creates the FY2020 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement FY2020 budget recommendations. Effective immediately.

SB 01815

Sen. Neil Anderson and Paul Schimpf

Amends the Firearm Owners Identification Card Act. Provides that a renewed Firearm Owner's Identification Card issued under the Act shall be valid for the person to whom it is issued for a period of 10 years from the date of expiration on the previously issued Card. Amends the Firearm Concealed Carry Act. Provides that a renewed license under the Act shall be valid for the person to whom it is issued for a period of 5 years from the date of expiration of the previously issued license. Effective immediately.
SB 01816  Sen. Kimberly A. Lightford
20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that notwithstanding any other provision relating to expungement of conviction records, a petitioner may petition the circuit court to expunge records of a conviction or plea of guilty for possession of not more than 10 grams of any substance containing cannabis or possession of drug paraphernalia seized in relation to possession of not more than 10 grams of any substance containing cannabis before July 29, 2016, (the effective date of Public Act 99-697) if 3 years or more have passed since the petitioner has completed his or her sentence.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01817  Sen. Scott M. Bennett, Sue Rezin and Chuck Weaver
35 ILCS 105/3-10
35 ILCS 105/3-40 from Ch. 120, par. 439.3-40
35 ILCS 105/3-44
35 ILCS 105/3-44.3 new
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the tax imposed on mid-range ethanol blends applies to (i) 80% of the proceeds of sales made on or after July 1, 2019 and on or before December 31, 2023 and (ii) 100% of the proceeds of sales made thereafter. Provides that the term "mid-range ethanol blend" means a blend of gasoline and denatured ethanol that contains not less than 20% but less than 51% denatured ethanol. Makes changes to the definitions of "gasohol" and "majority blended ethanol fuel" to adjust the required percentage of ethanol. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01818  Sen. Scott M. Bennett
30 ILCS 500/1-5
Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.
Feb 15 19  S  Referred to Assignments

SB 01819  Sen. Michael E. Hastings
415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01820  Sen. Mattie Hunter
305 ILCS 5/5-36 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a managed care organization that contracts with a safety-net hospitals shall: (i) be liable for 50% of the amount due on any unadjudicated claims properly submitted by the safety-net hospital; (ii) if pre-admission certification is required by the managed care organization prior to authorizing inpatient care, pay the full admission rate to any contracted safety-net hospital that does not receive such authorization within 24 hours after the safety-net hospital first made its request for authorization; (iii) update its provider roster within 48 hours of contracting with a safety-net hospital and pay the full amount on any claim properly submitted by a contracted safety-net hospital even if the managed care organization fails to update its provider roster as required; and (iv) equally share those costs incurred by a contracted safety-net hospital for services provided to a Medicaid enrollee beyond the enrollee's scheduled date of discharge or transfer to another facility, if the managed care organization fails to facilitate the enrollee's discharge or transfer by the scheduled date.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01821  Sen. Jacqueline Y. Collins
820 ILCS 5/1.1 from Ch. 48, par. 2a.1
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments
SB 01822  Sen. Kimberly A. Lightford and Jennifer Bertino-Tarrant
105 ILCS 5/24A-5  from Ch. 122, par. 24A-5
Amends the School Code. With regard to teacher evaluations, provides that no later than September 1, 2020, each school district must establish a teacher evaluation plan that ensures that each teacher in contractual continued service whose performance is rated as either "excellent" or "proficient" is evaluated at least once in the course of the 4 school years after receipt of the rating (rather than at least once in the course of every 2 school years) and establish an informal teacher evaluation plan that ensures that each teacher in contractual continued service whose performance is rated as either "excellent" or "proficient" is informally evaluated at least once in the course of the 2 school years after receipt of the rating.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01823  Sen. Chuck Weaver, Jason A. Barickman and Paul Schimpf
15 ILCS 505/16.5
Amends the State Treasurer Act. In a Section concerning a college savings pool, provides that moneys may be used for qualified higher education expenses allowed pursuant to Section 529 of the Internal Revenue Code. Effective immediately.
Feb 15 19  S  Referred to Assignments

SB 01824  Sen. John F. Curran
35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Provides that, if a taxpayer who is engaged in the business of providing dry cleaning services performs those services for a charitable organization that provides or maintains clothing for inmates at a State or federal correctional institution, that taxpayer is entitled to a credit against the tax imposed by subsections (a) and (b) of Section 201 in an amount equal to 25% of the amount charged for those services.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01825  Sen. Paul Schimpf
(Rep. Nathan D. Reitz-Charles Meier)
20 ILCS 605/605-30  was 20 ILCS 605/46.41
70 ILCS 1830/18  from Ch. 19, par. 518
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity shall evaluate eligibility of special districts for State and federal programs, grants, and subsidies based on eligibility requirements set forth in their statutory charters. Amends the Kaskaskia Regional Port District Act. Provides that the Port District has power to apply for and accept grants, loans, or appropriations from the federal and State government (currently, only federal government) or any agency or instrumentality thereof, to be used for any of the purposes of the District and to enter into agreements with the federal and State government (currently, only federal government) in relation to such grants, loans or appropriations.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01826  Sen. Dan McConchie
40 ILCS 5/7-101.5 new
Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Authorizes the governing body of a municipality or instrumentality to provide an alternative retirement plan in lieu of or in addition to the existing plan under the Article. Provides that the alternative retirement plan may include a defined-benefit component, a defined contribution component, or both, and may include disability or survivor benefits and any other benefits that are permitted under federal law. Provides that the alternative retirement plan is not required to provide any minimum level of benefits and need not provide any benefits at all, other than mandatory Social Security coverage if applicable. Provides that service credit received under an alternative retirement plan may not be transferred to any other fund and may not be used under the Retirement Systems Reciprocal Act (Article 20 of the Code).
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Governmental Ethics Act. Creates a uniform statement of economic interest form that must be completed by all persons who are required to file that form under the Act. Changes the nature of the required disclosures that must be made. Requires candidates filing for Supreme Court Judge, appellate court judge, or circuit court judge to file his or her statement of economic interests in written or printed form. Repeals a provision that established a separate form for persons required to file a statement of economic interests with county clerks. Defines terms. Adds applicability clause. Makes conforming changes. Effective immediately.

May 10 19       H        Rule 19(a) / Re-referred to Rules Committee
SB 01828
Sen. Melinda Bush, Laura Fine, Mattie Hunter-Julie A. Morrison-Patricia Van Pelt, Toi W. Hutchinson, Ram Villivalam-Robert Peters, Cristina Castro, Laura M. Murphy, David Koehler, Donald P. DeWitte, John F. Curran-Sue Rezin and Jacqueline Y. Collins

New Act
20 ILCS 301/5-23
20 ILCS 301/25-13 new

Creates the Needle and Hypodermic Syringe Access Program Act. Provides that persons or entities that promote scientifically proven ways of mitigating health risks associated with drug use and other high-risk behaviors may establish and operate a needle and hypodermic syringe access program. Provides objectives for programs established under the Act. Includes language requiring programs to provide specified services. Provides that no employee or volunteer of or participant in a program shall be charged with or prosecuted for possession of specified substances. Provides that law enforcement officers who in good faith arrest or charge a person entitled to immunity under the Act shall not be subject to civil liability for the arrest or filing of charges. Provides that prior to commencing operations under the Act, an organization shall report specified information to the Department of Public Health. Amends the Alcoholism and Other Drug Abuse and Dependency Act. Provides that the Department of Human Services shall give preference for grants and proposals to specified drug overdose prevention programs. Provides that the Department of Human Services shall conduct an evidence-based treatment needs assessment to be submitted to the General Assembly by December 31, 2019. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:
20 ILCS 301/25-13 new

Adds reference to:
720 ILCS 635/1 from Ch. 38, par. 22-50
720 ILCS 635/2 from Ch. 38, par. 22-51

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Renames the Needle and Hypodermic Syringe Access Program Act the Overdose Prevention and Harm Reduction Act. Provides that the Department of Human Services' report on drug overdose trends statewide shall provide information on the current substance use disorder treatment capacity within the State. Requires the report to include an inventory of the State's substance use disorder treatment capacity. Provides that the Department may support specified drug overdose projects by facilitating the acquisition of opioid antagonist medication approved for opioid overdose reversal. Provides specified elements the Department may promote in supporting best practices in drug overdose prevention programming. Deletes provisions requiring the Department to give preference for grants to proposals that, in addition to providing life-saving interventions and responses, provide information to drug users on how to access substance use disorder treatment or other strategies for abstaining from illegal drugs. Removes provisions requiring the Department to contract with a third party research organization to conduct a needs assessment of the Illinois substance use disorder treatment system. Makes other changes. Amends the Hypodermic Syringes and Needles Act. Provides that the Act shall not prohibit the sale, possession, or use of hypodermic syringes or hypodermic needles by a staff person, volunteer, or participant in a needle or hypodermic syringe access program. Effective immediately.

Aug 09 19  S  Public Act . . . . . . . . . . 101-0356


New Act
5 ILCS 430/5-65
25 ILCS 170/4.7
710 ILCS 5/1 from Ch. 10, par. 101
735 ILCS 5/2-2302 new
775 ILCS 5/2-101 from Ch. 68, par. 2-101
775 ILCS 5/2-108 new
775 ILCS 5/5A-101 from Ch. 68, par. 5A-101
775 ILCS 5/6-102
775 ILCS 5/7-114 new
820 ILCS 90/20 new
820 ILCS 180/10
820 ILCS 180/15
820 ILCS 180/20
820 ILCS 180/25
820 ILCS 180/30
820 ILCS 180/35
820 ILCS 180/45

Creates the Workplace Transparency Act. Provides that an employer shall not enter into a contract or agreement with an employee or applicant if that contract or agreement contains a nondisclosure or nondisparagement clause or forced arbitration clause that covers workplace harassment or discrimination, including sexual harassment or retaliation for reporting, resisting, opposing, or assisting in the investigation of workplace harassment or discrimination. Makes corresponding changes in the Uniform Arbitration Act, the Illinois Human Rights Act, and the Illinois Freedom to Work Act. Changes the definition of “sexual harassment” in the State Officials and Employees Ethics Act and the Lobbyist Registration Act. Amends the Code of Civil Procedure. Provides that no court shall enter an order or judgment that has the purpose or effect of concealing a public hazard or any information concerning a public hazard, nor shall the court enter an order or judgment that has the purpose or effect of concealing any information that may be useful to members of the public in protecting themselves from injury that may result from the public hazard. Further amends the Illinois Human Rights Act. Requires the Department of Human Rights to adopt a model sexual harassment prevention training program and provides that all employers shall use the model or establish a training program that equals or exceeds the minimum standards provided by the model. Makes other changes concerning: definitions; procedures following an employer's failure to post required notices; and employer disclosure requirements. Amends the Victims' Economic Security and Safety Act. Makes the Act applicable in instances of sexual harassment. Provides that a civil action may be brought to enforce the Act without first filing an administrative complaint. Makes other changes concerning definitions and documentation. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 430/5-65
Deletes reference to:
25 ILCS 170/4.7
Deletes reference to:
SB 01829 (CONTINUED)

735 ILCS 5/2-302 new
Deletes reference to:
  775 ILCS 5/5A-101
Deletes reference to:
  820 ILCS 90/20 new
Deletes reference to:
  820 ILCS 180/35
Adds reference to:
  5 ILCS 140/7 from Ch. 116, par. 207
Adds reference to:
  775 ILCS 5/1-103 from Ch. 68, par. 1-103
Adds reference to:
  775 ILCS 5/2-102 from Ch. 68, par. 2-102
Adds reference to:
  775 ILCS 5/8-109.1 new
Adds reference to:
  5 ILCS 140/7.5

Replaces everything after the enacting clause. Creates the Workplace Transparency Act. Provides provisions for: prohibitions; voidable agreements; unconscionable terms; settlement or separation agreements; enforcement; application; limitations; and severability. Makes conforming changes in the Uniform Arbitration Act. Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for an employer to engage in: harassment; harassment of nonemployees in the workplace; and sexual harassment of nonemployees in the workplace. Provides that beginning July 1, 2020, each employer shall disclose specified information to the Department of Human Rights. Provides that the Department shall produce a model sexual harassment prevention training program aimed at the prevention of sexual harassment in the workplace. Provides provisions for: civil penalties; failure to report; and failure to train. Makes conforming changes in the Freedom of Information Act and the Victims' Economic Security and Safety Act. Creates the Stopping Predators from Evading Allegations of Abuse of Kids Act. Provides provisions for: prohibition on sexual abuse of children in youth sports; required reporting of child and sexual abuse in youth sports; posting of rights by youth recreational athletic entity; and enforcement. Creates the Sexual Harassment Victim Representation Act. Provides that in any proceeding in which a victim who is a member of a union has accused a perpetrator who is a member of the same union, the victim and the perpetrator may not be represented in the proceeding by the same union representative.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01830  Sen. Ram Villivalam

10 ILCS 5/7-2 from Ch. 46, par. 7-2
10 ILCS 5/7-4 from Ch. 46, par. 7-4
10 ILCS 5/7-101 new

Amends the Election Code. Allows an established political party to initiate a recall of one of its nominees if that nominee is (1) found to be a member of or associated with a group, directly or indirectly, with Communist, Fascist, Nazi, or other un-American principles; (2) engaged in activities or propaganda designed to teach subservience to the political principles and ideals of foreign nations or the overthrow by violence of the established constitutional form of government of the United States or the State of Illinois; (3) arrested and charged with murder or another felony; or (4) engaged in hate speech. Provides the process to recall a candidate under the provisions. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01831  Sen. Antonio Muñoz-Michael E. Hastings and Sue Rezin-Andy Manar-Cristina Castro

(Rep. Emanuel Chris Welch)

235 ILCS 5/1-3.04  from Ch. 43, par. 95.04
235 ILCS 5/5-1  from Ch. 43, par. 115
235 ILCS 5/6-6  from Ch. 43, par. 123
235 ILCS 5/6-6.5
235 ILCS 5/6-6.6 new

Amends the Liquor Control Act of 1934. Provides that the definition of "beer" includes beverages brewed or fermented wholly or in part from malt products. Provides that a caterer retailer license shall allow the holder, a distributor, or an importing distributor to transfer any inventory to and from the holder's retail premises and to purchase alcoholic liquor from a distributor or importing distributor to be delivered directly to an off-site event. Provides that a special use permit license shall allow the holder to purchase alcoholic liquor from a distributor or importing distributor to be delivered directly to the location specified in the special use permit license. Provides that a special use permit license shall allow the holder, a distributor, or an importing distributor to transfer any inventory from the premises specified in the special use permit license to its retail premises. Provides that, if certain conditions are met, nothing in the Act prohibits a distributor or importing distributor from offering a credit or a refund for unused, salable beer to a special use permit licensee or a caterer retailer or a special use permit licensee or caterer retailer from accepting the credit or refund. In a provision that allows a manufacturer, distributor, or importing distributor to provide permanent outdoor signs to retailers if certain conditions are met, provides that the permanent outside sign shall cost not more than $3,000 per brand (instead of per manufacturer). Contains provisions concerning the servicing of certain systems by a manufacturer, distributor, or importing distributor. Prohibits a distributor or importing distributor from selling or giving coil cleaning services to certain licensees. Authorizes a manufacturer, distributor, or importing distributor to give, sell, or lease dispensing equipment to specified licensees if certain requirements are met. Makes other changes.

Senate Floor Amendment No. 1

Deletes reference to:
235 ILCS 5/1-3.04

Adds reference to:
235 ILCS 5/6-5.5 new

Adds reference to:
235 ILCS 5/8-1

Adds reference to:
235 ILCS 5/8-5  from Ch. 43, par. 163a

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.

Removes provisions amending the definition of "beer". Removes brew pubs from provisions authorizing manufacturers, distributors, or importing distributors to give, sell, or lease dispensing equipment to certain licensees. Provides that the term of a lease for dispensing equipment shall not exceed 180 days (instead of 12 months) and no 180-day lease shall be renewed automatically. Removes Waymatics and trailers from a list of items included in the definition of "dispensing equipment". Makes changes to the definitions of "fair market value" for purposes of provisions concerning leasing dispensing equipment and "dispensing equipment". Adds provisions prohibiting the sale of products on consignment or conditional sale. Provides that replacement of alcoholic liquor damaged while in a retailer's possession is a violation of specified provisions of the Act. Provides that transactions involving the bona fide return of products for ordinary and usual commercial reasons arising after the product has been sold are not prohibited. Specifies circumstances that are ordinary and usual commercial reasons for the return of alcoholic liquor products. Provides that nothing in the provisions prohibits a manufacturer with self-distribution privileges, importing distributor, or distributor from accepting the return of beer from a retailer if the beer is near or beyond its freshness date, code date, or other similar date marking the deterioration or freshness of the beer if specified conditions are met. Defines "beer" for the purposes of provisions concerning taxation of beer and specifies that the tax rate for beer is regardless of the alcohol by volume of the beer. In a provision concerning the examination of tax returns of licensees, provides that no earlier than 90 days after the due date of the return, the Department of Revenue may compare filed returns, or any amendments thereto, against reports of sales of alcoholic liquor submitted to the Department by other manufacturers and distributors. Makes other changes.

House Committee Amendment No. 1
SB 01831 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.
Removed provisions authorizing a distributor or importing distributor to transfer any inventory from any off-site location to its caterer retailer premises or special use premises at the conclusion of an off-site event. Provides that a caterer retailer or special use permit licensee may engage a distributor or importing distributor to transfer any inventory from any off-site location to its caterer retailer premises or special use premises at the conclusion of an off-site event if specified conditions are met. Removes a provision prohibiting a distributor or importing distributor from selling or giving coil cleaning services to retailers or other specified licensees. Provides that the term of a lease for dispensing equipment shall not exceed 180 days in the aggregate in one calendar year (instead of 180 days) and no lease (instead of 180-day lease) shall be renewed automatically. Provides that there shall be a lapse of 90 (instead of 30) consecutive days before the beginning of a new lease term. Removes a provision authorizing a manufacturer, distributor, or importing distributor to enter into a written lease for the fair market value of dispensing equipment to specified licensees that sell alcoholic liquor at certain events. Makes changes to the definition of "fair market value". Adds an immediate effective date.

Jun 14 19  S  Public Act . . . . . . . . . . 101-0016

SB 01832  Sen. Antonio Muñoz
815 ILCS 720/1  from Ch. 43, par. 301
Amends the Beer Industry Fair Dealing Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01833  Sen. Antonio Muñoz
235 ILCS 5/1-1  from Ch. 43, par. 93.9
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01834  Sen. Rachelle Crowe
30 ILCS 517/5
30 ILCS 517/10
30 ILCS 517/25
Amends the Procurement of Domestic Products Act. Provides that purchasing agencies shall promote the purchase of and give preference to manufactured articles, materials, and supplies that have been manufactured in Illinois (currently, the United States). Provides that, if the purchasing agency determines that certain conditions apply to a procured product, then, with respect to that procurement, the purchasing agency shall give preference to manufactured articles, materials, and supplies that have been manufactured in the United States. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01835  Sen. Rachelle Crowe
30 ILCS 517/5
30 ILCS 517/10
Amends the Procurement of Domestic Products Act. Provides that the term "manufactured in the United States" means: (1) in the case of products that are not assembled articles, materials, or supplies, that the product is mined or produced in the United States; (2) in the case of assembled articles, materials, or supplies, that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States and the cost of domestic components exceeds 50% of the cost of all of the components; or (3) that the product is a commercially available off-the-shelf item (currently, "that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States"). Provides for an exception to the Act if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by 12% or more (currently, if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by an unreasonable amount). Effective immediately.
Feb 15 19  S  Referred to Assignments

SB 01836  Sen. Jil Tracy
505 ILCS 147/20 new
Amends the Renewable Energy Facilities Agricultural Impact Mitigation Act. Provides that the Department of Agriculture shall establish a form and database on the Department's website for complaints or comments that concern a commercial renewable energy facility.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01837 Sen. Dave Syverson-Sue Rezin-Elgie R. Sims, Jr.
815 ILCS 305/5 from Ch. 134, par. 105
815 ILCS 305/15 from Ch. 134, par. 115
815 ILCS 305/30 from Ch. 134, par. 130
Amends the Automatic Telephone Dialers Act. Redefines "recorded message" to mean any artificial or recorded communication that includes or introduces an advertisement or constitutes telemarketing without live voice interaction (rather than any taped communication soliciting the sale of goods or services without live voice interaction). Prohibits an autodialer from providing inaccurate caller ID information in violation of a specified federal law and regulations of the Federal Communications Commission. Provides that it is a violation of the Act to play a recorded message (rather than a prerecorded message) placed by an autodialer without (i) the prior express written consent of the called party or (ii) the prior express written consent of the called party if the call is a call that delivers a health care message made by, or on behalf of, a covered entity or its business associate as those terms are defined in a specified provision of the Health Insurance Portability and Accountability Act of 1996. Defines "telemarketing" and "prior written consent".
Feb 15 19 S Referred to Assignments

SB 01838 Sen. Thomas Cullerton-Dan McConchie, Bill Cunningham, Suzy Glowiak Hilton, Steven M. Landek, Elgie R. Sims, Jr. and Jason Plummer
105 ILCS 5/11E-135
105 ILCS 5/11E-140 new
Amends the School Code. Creates the School District Efficiency Commission. Provides for the membership and support of the Commission. Requires the Commission to make recommendations to the Governor and the General Assembly on the number of school districts in this State, the optimal amount of enrollment for a school district, and where reorganization and realignment of school districts would be beneficial in this State; specifies the topics on which the recommendations must focus. Provides that, on or before May 1, 2020, the Commission must vote on its recommendations and submit a report to the Governor and the General Assembly. Provides that if the Commission adopts the report recommendations by an affirmative vote of at least 11 of its members, then the Commission's recommendations for reorganization of school districts into unit school districts must be placed on the ballots of the designated school districts in the next general election in the same manner as petitions approved by a regional superintendent of schools, except without financial incentives. Provides that the Commission is dissolved the day after the report is filed with the Governor and the General Assembly. Repeals the provision on February 1, 2021. Makes a conforming change in the Conversion and Formation of School Districts Article. Effective immediately.
Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Wholesale Drug Distribution Licensing Act. Makes a technical change to a Section concerning social security numbers on license applications.

Senate Committee Amendment No. 1
Deletes reference to:
225 ILCS 120/27
Adds reference to:
225 ILCS 120/15 from Ch. 111, par. 8301-15
Adds reference to:
225 ILCS 120/28 new
Adds reference to:
225 ILCS 120/57
Adds reference to:
225 ILCS 120/200

Replaces everything after the enacting clause. Amends the Wholesale Drug Distribution Licensing Act. Provides that a third-party logistics provider must be licensed as a third-party logistics provider under the Act (rather than licensed as a wholesale distributor and, to be considered part of the normal distribution channel, must also be an authorized distributor of record). Deletes third-party logistics providers from the definition of "wholesale drug distributor". Provides that each facility of a third-party logistics provider located within Illinois shall be licensed by the Department of Financial and Professional Regulation prior to shipping a prescription drug within the borders of Illinois or to a location outside the borders of Illinois. Sets forth requirements for licensure. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
225 ILCS 120/28 new
Deletes reference to:
225 ILCS 120/200
Adds reference to:
225 ILCS 120/20 from Ch. 111, par. 8301-20
Adds reference to:
225 ILCS 120/25.5 new
Adds reference to:
225 ILCS 120/26
Adds reference to:
225 ILCS 120/30 from Ch. 111, par. 8301-30
Adds reference to:
225 ILCS 120/35 from Ch. 111, par. 8301-35
Adds reference to:
225 ILCS 120/40 from Ch. 111, par. 8301-40
Adds reference to:
225 ILCS 120/80 from Ch. 111, par. 8301-80
Adds reference to:
225 ILCS 120/155 from Ch. 111, par. 8301-155
Replaces everything after the enacting clause. Amends the Pharmacy Practice Act. In provisions exempting from the Act the sale or distribution of dialysate or devices necessary to perform home peritoneal renal dialysis for patients with end-stage renal disease, provides that an agent of the manufacturer who lawfully holds the dialysate or devices may be registered as a manufacturer, third-party logistics provider, or wholesaler (rather than a manufacturer or wholesaler). Amends the Wholesale Drug Distribution Licensing Act. Requires that each resident third-party logistics provider must be licensed by the Department of Financial and Professional Regulation, and every non-resident third-party logistics provider must be licensed in this State, in accordance with the Act, prior to shipping a prescription drug into this State (and removes language requiring a third-party logistics provider to be licensed as a wholesale distributor and, in order to be considered part of the normal distribution channel, to be an authorized distributor of record). Provides that each third-party logistics provider must designate an individual representative who shall serve as the contact person for the Department, and requires the individual representative to provide the Department with certain information. Prohibits a third-party logistics provider from operating from a place of residence, and requires a third-party logistics provider facility to be located apart and separate from any retail pharmacy licensed by the Department. Provides that the Department may not issue a third-party logistics provider license to an applicant, unless the Department first: ensures that a physical inspection of the facility satisfactory to the Department has occurred at the address provided by the applicant; and determines that the designated representative meets specified qualifications. Requires a third-party logistics provider to publicly display all licenses and have the most recent state and federal inspection reports readily available. Makes conforming changes throughout the Act. Provides that an application (rather than application blanks) for renewal of a license shall be mailed or emailed (rather than mailed) to each licensee at least 60 days before the license expires. Effective immediately.

Aug 16 19 S Public Act 101-0420

SB 01840 Sen. Jason Plummer

20 ILCS 2105/2105-365 new

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Requires the Department of Financial and Professional Regulation to conduct a survey, through an official mailing from the Department, of persons licensed or registered, or both, under a regulatory Act subject to be repealed under the Regulatory Sunset Act and to compile the results of that survey in a report that the Department must submit to the Governor and the General Assembly at least 12 months before the scheduled repeal of the regulatory Act. Provides that the survey must include questions concerning the licensees' or registrants' views on: how the requirements of the Act help to protect the health and safety of Illinois citizens; how the Act protects the profession from bad actors; what suggested changes to the regulatory Act would improve the profession; and how effective the continuing education requirements are.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01841 Sen. Jil Tracy and Rachelle Crowe

(Rep. Michael D. Unes-Ryan Spain)

225 ILCS 57/25

Amends the Massage Licensing Act. Provides that the exemption from the Act for practitioners of Asian bodywork approaches applies until January 1, 2020. Effective immediately.

Aug 16 19 S Public Act 101-0421

SB 01842 Sen. Paul Schimpf

(Rep. Jerry Costello, II)

225 ILCS 45/1a-2

Amends the Illinois Funeral or Burial Funds Act. Removes language that provides that the Pre-Need Funeral Consumer Protection Fund shall not be applied toward any restitution for losses in lawsuits initiated by the Attorney General or Comptroller or with respect to certain claims made on pre-need contracts.

Senate Committee Amendment No. 1

Deletes reference to:

225 ILCS 45/1a-2

Adds reference to:

720 ILCS 5/3-6 from Ch. 38, par. 3-6

Replaces everything after the enacting clause. Amends the Criminal Code of 2012. Provides that a prosecution for any offense under the Illinois Funeral or Burial Funds Act may be commenced within one year after the discovery of the offense by the victim of that offense.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee
SB 01843  Sen. Jil Tracy

220 ILCS 80/1

Amends the Broadband Advisory Council Act. Makes a technical change in a Section concerning the short title.

Feb 19  S  Referred to Assignments

SB 01844  Sen. Jil Tracy

220 ILCS 5/1-101 from Ch. 111 2/3, par. 1-101

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

Feb 19  S  Referred to Assignments

SB 01845  Sen. Jason A. Barickman

210 ILCS 160/5
210 ILCS 160/15
210 ILCS 160/20
210 ILCS 160/30
210 ILCS 160/35

Amends the Health Care Violence Prevention Act. Removes the term "committed person" and replaces it with "custodial detainee" throughout the Act. Provides that "workplace violence" does not include acts committed by individuals presenting for assessment, evaluation, or treatment for mental health or behavioral health conditions at a retail health care facility, a hospital, or a veterans' home. In provisions prohibiting a health care provider from discouraging a health care worker from exercising his or her right to contact law enforcement or file a report with law enforcement because of workplace violence, provides that such discouragement does not include training programs intended to instruct health care providers on proper practices and procedures applicable to the assessment, evaluation, or treatment of those with mental health or behavioral health conditions. Provides that health care providers that employ a health care worker shall display a notice stating that physical battery (rather than physical assault) will be reported to law enforcement. Specifies actions that are not included in the definition of "Type 2 violence". Provides that if a custodial detainee receives medical care and treatment at a place other than an institution or facility of the Department Corrections or the Department of Juvenile Justice, then the institution or facility shall ensure that the custodial detainee is accompanied by personnel authorized by the commander or chief operating officer of the institution or facility to transport and retain custody of custodial detainees. Effective January 1, 2020.

Apr 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01846  
Sen. Paul Schimpf, Dale Fowler-Iris Y. Martinez, Antonio Muñoz, Julie A. Morrison, Neil Anderson and John G. Mulroe

15 ILCS 205/9
15 ILCS 305/19
15 ILCS 405/23.9
15 ILCS 405/23.10
15 ILCS 505/30
20 ILCS 605/605-1020
20 ILCS 655/4  from Ch. 67 1/2, par. 604
20 ILCS 1605/9.1
20 ILCS 2705/2705-585
20 ILCS 3105/16  from Ch. 127, par. 783b
20 ILCS 3501/835-10
20 ILCS 3860/20
20 ILCS 3948/20
30 ILCS 5/2-16
30 ILCS 105/8.32  from Ch. 127, par. 144.32
30 ILCS 105/45
30 ILCS 330/8  from Ch. 127, par. 658
30 ILCS 330/15.5
30 ILCS 425/5  from Ch. 127, par. 2805
30 ILCS 425/8.3
30 ILCS 500/15-25
30 ILCS 500/30-30
30 ILCS 500/45-45
30 ILCS 500/45-58 new
30 ILCS 500/45-65
30 ILCS 500/45-57 rep.
30 ILCS 537/5
30 ILCS 537/15
30 ILCS 537/30
30 ILCS 537/46
30 ILCS 571/25
30 ILCS 571/37
30 ILCS 575/0.01  from Ch. 127, par. 132.600
30 ILCS 575/1  from Ch. 127, par. 132.601
30 ILCS 575/2
30 ILCS 575/4  from Ch. 127, par. 132.604
30 ILCS 575/4f
30 ILCS 575/5  from Ch. 127, par. 132.605
30 ILCS 575/6  from Ch. 127, par. 132.606
30 ILCS 575/6a  from Ch. 127, par. 132.606a
30 ILCS 575/7  from Ch. 127, par. 132.607
30 ILCS 575/8  from Ch. 127, par. 132.608
30 ILCS 575/8a  from Ch. 127, par. 132.608a
SB 01846 (CONTINUED)

30 ILCS 575/8b from Ch. 127, par. 132.608b
30 ILCS 575/8f
30 ILCS 575/8g
30 ILCS 575/8h
35 ILCS 5/220
35 ILCS 16/30
35 ILCS 16/45
35 ILCS 17/10-30
35 ILCS 17/10-50
40 ILCS 5/1-109.1 from Ch. 108 1/2, par. 1-109.1
40 ILCS 5/1-113.21
40 ILCS 5/1-113.22
55 ILCS 5-5-1134
65 ILCS 115/10-5.3
70 ILCS 210/10.2
70 ILCS 210/23.1 from Ch. 85, par. 1243.1
70 ILCS 3205/9 from Ch. 85, par. 6009
70 ILCS 3210/40
70 ILCS 3605/12c
105 ILCS 5/10-20.44
110 ILCS 62/3
110 ILCS 62/5-10
110 ILCS 675/20-115
220 ILCS 5/9-220 from Ch. 111 2/3, par. 9-220
230 ILCS 5/12.1 from Ch. 8, par. 37-12.1
230 ILCS 5/12.2
230 ILCS 10/4 from Ch. 120, par. 2404
230 ILCS 10/7 from Ch. 120, par. 2407
230 ILCS 10/7.6
230 ILCS 10/11.2
330 ILCS 21/5
330 ILCS 21/15
330 ILCS 21/30
330 ILCS 21/46
415 ILCS 5/14.7
605 ILCS 130/20
620 ILCS 75/2-30
630 ILCS 5/25
720 ILCS 5/17-10.2 was 720 ILCS 5/17-29
720 ILCS 5/17-10.3
720 ILCS 5/33E-2 from Ch. 38, par. 33E-2
720 ILCS 5/33E-6 from Ch. 38, par. 33E-6
805 ILCS 5/14.05 from Ch. 32, par. 14.05
SB 01846 (CONTINUED)


Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01847
Sen. Antonio Muñoz
(Rep. Theresa Mah-Carol Ammons and Barbara Hernandez)

415 ILCS 5/9.12a new
Amends the Environmental Protection Act. Provides that the Environmental Protection Agency shall provide notice when a permit for a new facility is required.

Aug 16 19 S Public Act . . . . . . . . . 101-0422

SB 01848
Sen. Antonio Muñoz, John G. Mulroe and Paul Schimpf

30 ILCS 500/1-15.93
30 ILCS 500/30-30
330 ILCS 21/40
Amends the Illinois Procurement Code. Modifies the term “single prime” to mean the design-bid-build procurement delivery method for a building construction project in which the Capital Development Board or a public institution of higher education (currently, only the Capital Development Board) is the construction agency procuring 2 or more specified subdivisions of work. Provides that for building construction contracts in excess of $250,000, separate specifications must (rather than may) be prepared for all equipment, labor, and materials in connection with the 7 (currently, 5) subdivisions of the work to be performed. Provides 2 additional subdivisions of work. Modifies requirements concerning specifications to be drawn so as to permit separate and independent bidding. Provides requirements for single prime projects in which the Capital Development Board or an institution of higher education is the construction agency procuring for building construction contracts in excess of $250,000. Extends repeal and inoperative dates. Makes conforming changes. Effective December 15, 2019.

Senate Floor Amendment No. 1
Deletes reference to:

330 ILCS 21/40
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Removes the 2 additional subdivisions of work added to provisions concerning design-bid-build construction. Modifies requirements for single prime projects in which the Capital Development Board or an institution of higher education is the construction agency procuring for building construction contracts in excess of $250,000. Provides that for building construction projects with a total construction cost valued at $20,000,000 or less, institutions of higher education shall not use the single prime delivery method for more than 50% of the total number of projects bid for each fiscal year. Provides that projects with a total construction cost valued greater than $20,000,000 may be bid using the single prime delivery method at the discretion of the institution of higher education. Provides that the Board of Trustees of the University of Illinois may award in each fiscal year single prime contracts with an aggregate total value of no more than $300,000,000. Modifies repeal and inoperative dates. Makes conforming changes. Effective December 15, 2019.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01849  Sen. Sue Rezin

220 ILCS 5/9-210.5

Amends the Public Utilities Act. Modifies a Section concerning valuation of water and sewer utilities. Provides that the term “large public utility” means an investor-owned public utility that, among other specifications, regularly provides water or sewer service to customer connections (rather than regularly provides water or sewer service to more than 30,000 customer connections). Provides that in an acquiring large public utility's 2 rate cases after an acquisition, the large public utility shall (rather than may) file a rate tariff for an acquired water or sewer utility that establishes an annual rate of 2.5% or less, which shall apply to all customers of the utility going forward, regardless of the rates previously established by the district or tariff group into which the water or sewer utility is to be combined. Provides that any water or sewer utility system which may be purchased shall, before the purchase of the water or sewer utility system, require a vote by referendum of the voters of any affected unit of local government approving the purchase. Provides that a unit of local government that has approved the purchase of a water or sewer utility system may apply to the Illinois Commerce Commission for a docketed proceeding to negotiate the purchase of a buyback of a water or sewer utility system after 3 years after the purchase. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01850  Sen. Sue Rezin

220 ILCS 5/1-101  from Ch. 111 2/3, par. 1-101

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

Feb 15 19  S  Referred to Assignments

SB 01851  Sen. Sue Rezin

220 ILCS 5/8-508.1  from Ch. 111 2/3, par. 8-508.1

Amends the Public Utilities Act. Makes a technical change in the definition of "decommissioning".

Feb 15 19  S  Referred to Assignments
Amends the Environmental Protection Act. Provides that in the event of an ethylene oxide leak a facility shall issue a notice to all affected property owners and local government within 2,500 feet of the leak site. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that in the event of an ethylene oxide leak a facility shall issue a notice with specified information immediately upon discovery to all affected property owners and local government within 2,500 feet of the leak site. Provides that the amendatory Act's provisions apply only to an owner or operator of a sterilization source using one ton or more of ethylene oxide in a rolling 12-month period of sterilization or fumigation operations, and do not apply to beehive fumigators, research or laboratory facilities, or sources such as hospitals, doctors' offices, clinics, or other facilities for which the primary purpose is to provide medical services to humans or animals.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that no person shall conduct ethylene oxide sterilization operations, unless the ethylene oxide sterilization source captures 100% of all ethylene oxide emissions and reduces ethylene oxide emissions to the atmosphere from each exhaust point at the ethylene oxide sterilization source by at least 99.9% or to 0.2 parts per million. Requires that, within 180 days after the effective date of the amendatory Act or prior to any ethylene oxide sterilization operation for any source that first becomes subject to regulation after the effective date as an ethylene oxide sterilization source, the owner or operator of the ethylene oxide sterilization source shall conduct an initial emissions test. Sets forth criteria for the test and requires certain information concerning the test be submitted to the Environmental Protection Agency. Requires the owner or operator of the ethylene oxide sterilization source to conduct emissions testing on all exhaust points at the ethylene oxide sterilization source at least once each calendar year (at least 6 months apart) to demonstrate compliance with these requirements and any applicable requirements concerning ethylene oxide that are set forth in either United States Environmental Protection Agency rules or Pollution Control Board rules. Provides that if certain conditions are not met the owner or operator of an ethylene oxide sterilization source shall immediately cease ethylene oxide sterilization operations and notify the Agency within 24 hours of becoming aware of a failed emissions test. Within 60 days after the date of the test, requires the owner or operator of the ethylene oxide sterilization source to: complete an analysis to determine the root cause of the failed emissions test; take any actions necessary to address that root cause; submit a report to the Agency; and restart operations only to the extent necessary to conduct additional emissions tests. Provides that, beginning 180 days after the effective date of the amendatory Act or prior to any ethylene oxide sterilization operation for any source that first becomes subject to regulation after the effective date as an ethylene oxide sterilization source, no person shall conduct ethylene oxide sterilization operations unless the owner or operator of the ethylene oxide sterilization source submits for review and approval by the Agency an Ambient Air Monitoring Plan. Requires the owner or operator of an ethylene oxide sterilization source to apply for and obtain a construction permit from the Agency for any modifications made to the source to comply with the requirements of the amendatory Act and a modification of the source's operating permit to incorporate such modifications made to the source. Prohibits a person from conducting ethylene oxide sterilization operations unless the owner or operator of the ethylene oxide sterilization source has performed dispersion modeling and the Agency approves such modeling. Prohibits a facility that is permitted to emit ethylene oxide and subject to a seal order from using ethylene oxide for sterilization or fumigation purposes. Requires specified entities to notify the Agency of any property right in sterilization technology that does not involve the use of ethylene oxide. Provides that, within 30 days after discovering noncompliance with specified requirements the Agency must post a notice on its website and notify the specified persons and entities. Requires the Agency to conduct at least one unannounced inspection of all ethylene oxide sterilization sources subject to the provisions per year. Requires the Agency to (i) conduct air testing to determine ambient levels of ethylene oxide and (ii) submit rules for ambient air testing of ethylene oxide to the Board within 180 days after the amendatory Act's effective date. Effective immediately.
SB 01853

Legislative Information System
101st General Assembly
Synopsis of Introduced Bills
First year of General Assembly


415 ILCS 5/9.16 new
Amends the Environmental Protection Act. Provides that the Illinois Environmental Protection Agency shall reevaluate the current air pollution operating permit of any facility emitting ethylene oxide and conduct a 90-day public hearing process on such permits. Provides that no air pollution operating permit shall be renewed if the facility is in violation of any federal or State standards or current studies pertaining to ethylene oxide. Provides that a facility emitting ethylene oxide at levels higher than federal or State standards shall immediately cease operations until the level of emissions are reduced below both federal and State standards. Effective immediately.
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01854

(Rep. Joyce Mason-Daniel Didech-Rita Mayfield-Grant Wehrli-Sam Yingling, Bob Morgan, Ann M. Williams, Mary E. Flowers, Anne Stava-Murray, Diane Pappas, Kathleen Willis and Terra Costa Howard)

415 ILCS 5/9.16 new
Amends the Environmental Protection Act. Provides that beginning on the effective date of the amendatory Act no facility shall have fugitive emissions of ethylene oxide above zero. Provides that each facility shall be subject to regular and frequent inspections and testing to ensure that no fugitive emissions of ethylene oxide exist. Provides that inspections shall be unannounced and conducted by a third party chosen by the municipality in which the facility operates. Provides that each facility shall be subject to fence line ambient air testing, at random, once within every 90 to 120 days for a duration of 24-hour samples of no less than 6 consecutive days. Provides that the testing shall be conducted by a third party chosen by the municipality in which the facility operates. Defines "fugitive emissions". Effective immediately.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that inspections shall be unannounced and conducted by the Agency, or, at the Agency's direction, a qualified third party chosen by the Agency (currently, by a qualified third party chosen by the Agency, in consultation with the municipality in which the facility operates). Provides that emissions test shall be paid for by the facility. Effective immediately.
House Floor Amendment No. 3
Replaces everything after the enacting clause with the provisions of House Amendment No. 2 with the following change: Provides that "nonnegligible ethylene oxide emissions source" includes sources emitting 150 pounds of ethylene oxide as reported on the source's 2017 Toxic Release Inventory (currently, sources emitting 150 pounds of ethylene oxide annually from a stack).
Jun 21 19 S Public Act . . . . . . . . . 101-0023

SB 01855

Sen. John F. Curran

415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 15 19 S Referred to Assignments

SB 01856

Sen. John F. Curran

415 ILCS 5/1 from Ch. 111 1/2, par. 1001
Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 15 19 S Referred to Assignments

SB 01857

Sen. David Koehler and Mattie Hunter

5 ILCS 460/105 new
Amends the State Designations Act. Provides that Penicillium chrysogenum NRRL 1951 is designated the official State microbe of the State of Illinois.
Dec 16 19 H Rule 19(b) / Re-referred to Rules Committee
SB 01858  Sen. Omar Aquino-Martin A. Sandoval and Cristina Castro-Robert Peters-Laura M. Murphy
(Rep. Katie Stuart, Terra Costa Howard, Mary Edly-Allen, Michelle Mussman, Robyn Gabel and Barbara Hernandez)

35 ILCS 105/3-10
35 ILCS 110/3-10  from Ch. 120, par. 439.33-10
35 ILCS 115/3-10  from Ch. 120, par. 439.103-10
35 ILCS 120/2-10

Amends the Retailers’ Occupation Tax Act. Provides that internal (also known as female) and male condoms, incontinence products, diapers, and baby wipes shall be taxed by the State at a rate of 1% (currently, 6.25%). Provides that the net revenue from the 1% tax collected from the sale of those products shall be deposited into the State and Local Sales Tax Reform Fund. Amends the Use Tax, Service Occupation Tax, and Service Occupation Use Tax Acts to make conforming changes.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01859  Sen. Omar Aquino

10 ILCS 5/2A-1.2  from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-52  from Ch. 46, par. 2A-52
110 ILCS 805/7-1  from Ch. 122, par. 107-1
110 ILCS 805/7-2  from Ch. 122, par. 107-2
110 ILCS 805/7-2.1  new
110 ILCS 805/7-2.2  new
110 ILCS 805/7-2.3  new
110 ILCS 805/7-3  from Ch. 122, par. 107-3

Amends the Election Code. Provides for the election of the board of trustees of the City Colleges of Chicago, Illinois Community College District No. 508, at the general primary election in 2020 on a nonpartisan ballot. Provides that a member of the board of trustees shall be elected at each consolidated election thereafter. Makes related changes. Amends the Public Community College Act. Sets forth provisions concerning nominating petitions and ballots. Provides that the City of Chicago shall be subdivided into 20 trustee districts by the General Assembly for seats on the board of trustees, in addition to one at-large trustee. Provides that in the year following each decennial census, the General Assembly shall redistrict the trustee districts to reflect the results of each decennial census. Makes other changes. Effective immediately.

Feb 15 19  S  Referred to Assignments

SB 01860  Sen. Neil Anderson

505 ILCS 120/Act title
505 ILCS 120/1  from Ch. 5, par. 2801-1
505 ILCS 120/10  from Ch. 5, par. 2801-10
505 ILCS 120/15  from Ch. 5, par. 2801-15
505 ILCS 120/20  from Ch. 5, par. 2801-20
505 ILCS 120/25  from Ch. 5, par. 2801-25
505 ILCS 120/30  from Ch. 5, par. 2801-30
505 ILCS 120/35  from Ch. 5, par. 2801-35
505 ILCS 120/40  from Ch. 5, par. 2801-40
505 ILCS 120/45  from Ch. 5, par. 2801-45
505 ILCS 120/50  from Ch. 5, par. 2801-50

Amends the Soil Amendment Act. Provides that the Act may be cited as the Soil, Plant, and Additive Act. Changes references in the Act from soil amendment to additive or amendment. Defines “active ingredient”, “additive”, “amendment”, “inert ingredient”, and “plant amendment”. Makes other changes.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01861 Sen. Terry Link

325 ILCS 5/1 from Ch. 23, par. 2051

Amends the Abused and Neglected Child Reporting Act. Makes a technical change in a Section concerning the short title.

Feb 15 19 S Referred to Assignments

625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100

Senate Committee Amendment No. 2
Deletes reference to:
625 ILCS 5/1-100
Adds reference to:
625 ILCS 5/1-154.7
Adds reference to:
625 ILCS 5/5-302  from Ch. 95 1/2, par. 5-302
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a person shall not sell or offer at auction salvage vehicles to a nonresident individual or business in the United States unless the nonresident is licensed in another state or jurisdiction, provides a National Motor Vehicle Title Information System (NMVTIS) number, a social security number or federal employment identification number, and resale tax certificate, if applicable. Provides that a person in the State shall not sell or offer at auction salvage vehicles to an out-of-country buyer unless the out-of-country buyer is licensed in its jurisdiction as a recycler or rebuilder and provides a foreign license number, passport, or other form of identification issued by the foreign jurisdiction. Provides that an out-of-country buyer who provides a business address not within the sovereign boundaries of the United States shall receive a title stamped with the designation of "export only" at the point of sale.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that no person in the State shall sell at auction a salvage vehicle to a nonresident individual or business licensed in the United States unless the nonresident, in addition to being licensed in another state or jurisdiction, provides a resale tax certificate, if applicable, and one of the following: a National Motor Vehicle Title Information System (NMVTIS) number, federal employer identification number, or government-issued driver's license or passport. Provides that a person in the State shall not sell at auction a salvage vehicle to an out-of-country buyer, unless if the nonresident is licensed in a jurisdiction that is not a state, then the nonresident shall provide to the seller the number of the nonresident's license issued by that jurisdiction and a copy of the nonresident's passport or the passport of an owner or officer of the nonresident entity or a copy of another form of government-issued identification from the nonresident or an owner or officer of the nonresident entity. Provides that an out-of-state salvage vehicle buyer who provides an address outside of the United States shall receive a salvage certificate stamped by the seller with the designation of "For Export Only" at the point of sale for each salvage vehicle purchased and the NMVTIS record shall be designated "EXPORT".

House Floor Amendment No. 1
Deletes reference to:
625 ILCS 5/1-154.7
Deletes reference to:
625 ILCS 5/5-302  from Ch. 95 1/2, par. 5-302
Adds reference to:
30 ILCS 105/5.891 new
Adds reference to:
625 ILCS 5/11-709  from Ch. 95 1/2, par. 11-709
Adds reference to:
625 ILCS 5/11-907  from Ch. 95 1/2, par. 11-907
SB 01862 (CONTINUED)

Adds reference to:
625 ILCS 5/11-907.5

Adds reference to:
705 ILCS 135/15-70

Adds reference to:
720 ILCS 5/9-3

from Ch. 38, par. 9-3

Adds reference to:
730 ILCS 5/5-6-1

from Ch. 38, par. 1005-6-1

Adds reference to:
730 ILCS 5/5-3-2

from Ch. 38, par. 1005-3-2

Adds reference to:
730 ILCS 5/5-3.2

Replaces everything after the enacting clause. Dedicates the Act to the memory of Lieutenant Scott Gillen, Trooper Brooke Jones-Story, and Trooper Christopher Lambert. Amends the State Finance Act. Creates the Scott's Law Fund as a special fund in the State treasury. Amends the Illinois Vehicle Code. Provides that, when approaching a stationary authorized emergency vehicle, if changing lanes would be impossible or unsafe, a person shall proceed with due caution, reduce the speed of the vehicle maintaining a safe speed for road conditions and leaving a safe distance until safely past the stationary vehicles. Provides that, when approaching a disabled vehicle with lighted hazard lights on a highway having at least 4 lanes, of which at least 2 are proceeding in the same direction, a driver of a vehicle shall, proceeding with due caution, yield the right-of-way by making a lane change into a lane not adjacent to that of the disabled vehicle, if possible with due regard to safety and traffic conditions, or, if changing lanes would be impossible or unsafe proceeding with due caution, reduce the speed of the vehicle, maintaining a safe speed for road conditions and leaving a safe distance until safely past the stationary vehicles. Provides that a person who violates provisions prescribing how to safely approach an authorized emergency vehicle commits a business offense punishable by a minimum fine of $250 and not more than $10,000 for the first violation and a fine of not less than $750 or more than $10,000 for the second or subsequent violation (instead of a fine of not less than $100 or more than $10,000), and (i) if the violation results in damage to another vehicle, the person commits a Class A misdemeanor; and (ii) if the violation results in the injury or death of another person, the person commits a Class 4 felony. Provides that commission of the offense of reckless homicide while committing a violation of the Section concerning proper approach of a stationary authorized emergency vehicle shall be afforded as a factor in aggravation and extended-term sentencing. Provides that the Director of the State Police shall use all moneys in the Scott's Law Fund in the Department's discretion to fund the production of materials to educate drivers on approaching stationary authorized emergency vehicles, to hire off-duty Department of State Police for enforcement of the Section concerning proper approach of a stationary authorized emergency vehicle, and for other law enforcement purposes the Director deems necessary for such efforts. Provides that, for violations issued by a county or municipal police officer, the assessment shall be deposited into the county or municipality's Transportation Safety Highway Hire-back Fund to hire off-duty county police officers to monitor construction or maintenance zones in that county on highways other than interstate highways. Provides that the county, in its discretion, may also use a portion of the moneys in its Transportation Safety Highway Hire-back Fund to purchase equipment for county law enforcement and fund the production of materials to educate drivers on construction zone safe driving habits and approaching stationary authorized emergency vehicles. Amends the Criminal and Traffic Assessment Act. Imposes a conditional assessment of $250 for a violation of provisions prescribing how to safely approach an authorized emergency vehicle. Amends the Criminal Code of 2012. Provides that a person who commits reckless homicide while violating provisions prescribing how to safely approach an authorized emergency vehicle shall be sentenced to a term of not less than 3 years and not more than 14 years, or, if the person caused the deaths of 2 or more persons, not less than 6 years and not more than 28 years. Makes other changes. Amends the Unified Code of Corrections. Provides that a person charged with violating provisions prescribing how to safely approach an authorized emergency vehicle is not eligible for supervision.

Jul 30 19 S Public Act . . . . . . 101-0173
SB 01863  
Sen. Terry Link  
(Rep. Gregory Harris)

5 ILCS 140/7  
from Ch. 116, par. 207

10 ILCS 5/1A-55
Amends the Freedom of Information Act. Exempts from disclosure risk and vulnerability assessments, security measures, 
schedules, certifications, and response policies or plans that are designed to detect, defend against, prevent, or respond to potential 
cyber attacks upon the State's or an election authority's network systems, or records that the disclosure of which would, in any way, 
constitute a risk to the proper administration of elections or voter registration. Provides that the information is exempt only to the 
extent that disclosure could reasonably be expected to jeopardize the effectiveness of the measures or the safety of computer systems. 
Provides that the exemption applies to records held by the State Board of Elections, the Department of Innovation and Technology, 
election authorities, and any other necessary party to protect the administration of elections. Amends the Election Code. In provisions 
governing the administration of the cyber navigator program, directs the allocation of resources received in accordance with the 2018 
Help America Vote Act Election Security Grant (instead of the allocation of resources received in accordance with the federal Help 
America Vote Act). Effective immediately.

Land Conveyance Appraisal Note, House Floor Amendment No. 4 (Dept. of Transportation)
No land conveyances are included in Senate Bill 1863 (HA#4); therefore, there are no appraisals to be filed.
Pension Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
SB 1863, as amended by HA 4, will not impact any public pension fund or retirement system in Illinois.
State Debt Impact Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
SB 1863, as amended by House Amendment 4, would not change the amount of authorization for any type of State-issued 
or State-supported bond, and, therefore, would not affect the level of State indebtedness.
Balanced Budget Note, House Floor Amendment No. 4 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 1863, as amended by House 
Amendment 4 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which 
the new bill is enacted.
Fiscal Note, House Floor Amendment No. 4 (State Board of Elections)
In order to implement the "at least once a month" requirement for information dissemination to political committees, the 
State Board of Elections will require two additional full time staff members dedicated to the project: (1) Voting and 
Registrations System Technician - $49,908 (salary) + $3,817.97 (FICA) = $53,726; (2) Voting and Registrations System 
Specialist Trainee - $33,120 (salary) + $2,533.68 (FICA} = $35,654; (3) Total Fiscal Impact= $89,383.
Judicial Note, House Floor Amendment No. 4 (Admin Office of the Illinois Courts)
The proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

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

SB 01864  
Sen. Terry Link-Julie A. Morrison-Mattie Hunter and Kimberly A. Lightford-Jacqueline Y. Collins  
(Rep. Ann M. Williams-Carol Ammons)

410 ILCS 82/10
720 ILCS 675/1.5
Amends the Smoke Free Illinois Act. Includes the use of alternative nicotine products and electronic cigarettes in the 
definition of "smoke" or "smoking". Defines "electronic cigarette", "nicotine", and "tobacco product". Amends the Prevention of 
Tobacco Use by Minors and Sale and Distribution of Tobacco Products Act. Provides that "alternative nicotine product" does not 
Senate Floor Amendment No. 2
Deletes reference to:
720 ILCS 675/1.5
Replaces everything after the enacting clause. Amends the Smoke Free Illinois Act. Includes the use of alternative nicotine 
products and electronic cigarettes in the definition of "smoke" or "smoking". Defines "electronic cigarette", "nicotine", and "tobacco product". Effective January 1, 2020.

Dec 16 19  
H Rule 19(b) / Re-referred to Rules Committee
SB 01865  Sen. Terry Link

40 ILCS 5/9-169 from Ch. 108 1/2, par. 9-169
40 ILCS 5/10-107 from Ch. 108 1/2, par. 10-107
30 ILCS 805/8.43 new

Amends the Cook County Forest Preserve Article of the Illinois Pension Code. Removes language providing how the Cook County Forest Preserve shall levy and collect a property tax levied to provide revenue for the fund under that Article. Amends the Cook County and Cook County Forest Preserve Articles of the Illinois Pension Code. Specifies the dollar amount of the required employer contributions through 2022. Beginning in the year 2023, provides for the annual required contribution to be the amount determined by the Fund to be equal to the sum of (i) the employer's portion of the projected normal cost for that fiscal year, plus (ii) an amount that is sufficient to bring the total actuarial assets of the Fund up to 100% of the total actuarial liabilities of the Fund by the end of 2052. Provides that the contributions may be taken from any revenue source, including, but not limited to, other tax revenues, proceeds of borrowings, or State or federal funds. Amends the State Mandates Act to require implementation without reimbursement. Makes technical and other changes. Effective immediately.

Feb 15 19  S  Referred to Assignments

SB 01866  Sen. Terry Link

230 ILCS 5/1 from Ch. 8, par. 37-1

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

Feb 15 19  S  Referred to Assignments

SB 01867  Sen. Terry Link

230 ILCS 40/1

Amends the Video Gaming Act. Makes a technical change in a Section concerning the short title.

Feb 15 19  S  Referred to Assignments

SB 01868  Sen. Terry Link, Kimberly A. Lightford and Steven M. Landek-Julie A. Morrison

(Rep. Ann M. Williams, Deanne M. Mazzochi and Barbara Hernandez)

735 ILCS 5/13-202.2 from Ch. 110, par. 13-202.2

Amends the Limitations Article of the Code of Civil Procedure. Provides that if there is evidence that childhood sexual abuse was committed by a person who holds a position of trust, authority, or supervision over the minor victim, and that person fraudulently concealed a cause of action from the knowledge of the minor victim, the action may be commenced at any time within 5 years after the person entitled to bring the action discovers that he or she has such cause of action, and any repose or limitation period is tolled during that 5-year period. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:

Provides that the limitation period for damages for personal injury based on childhood sexual abuse do not run during a time period when the person abused is subject to fraudulent concealment by the abuser or by any person acting in the interest of the abuser. Deletes language providing that if there is evidence that the sexual abuse was committed by a person who holds a position of trust, authority, or supervision in relation to the minor victim, and that person fraudulently concealed a cause of action from the knowledge of the minor victim, the action may be commenced at any time within 5 years after the person entitled to bring the action discovers that he or she has such cause of action, and any repose or limitation period is tolled during that 5-year period. Effective immediately.

Aug 20 19  S  Public Act . . . . . . . . . . . . . . . . 101-0435

SB 01869  Sen. Chuck Weaver

225 ILCS 46/1

Amends the Health Care Worker Background Check Act. Makes a technical change in a Section concerning the short title.

Feb 15 19  S  Referred to Assignments

SB 01870  Sen. Neil Anderson

225 ILCS 10/1 from Ch. 23, par. 2211

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

Feb 15 19  S  Referred to Assignments
Amends the Property Tax Code. Provides that, in a county under township organization with less than 3,000,000 inhabitants and an appointed board of review, the county board may, by resolution, require that members of the board of review have certain professional assessment designations. Provides that, if the county board requires those designations, then provisions of the Code concerning the political makeup of the board of review do not apply to that county. Effective immediately.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 01872
Sen. Neil Anderson-Emil Jones, III
(Rep. Robert Rita-Keith P. Sommer-Mark Batinick, Camille Y. Lilly, Stephanie A. Kilowit and Andrew S. Chesney)

5 ILCS 80/4.30
5 ILCS 80/4.40 new

House Floor Amendment No. 1
Adds reference to:
  225 ILCS 454/1-5
Adds reference to:
  225 ILCS 454/1-10
Adds reference to:
  225 ILCS 454/5-5
Adds reference to:
  225 ILCS 454/5-6
Adds reference to:
  225 ILCS 454/5-7
Adds reference to:
  225 ILCS 454/5-10
Adds reference to:
  225 ILCS 454/5-15
Adds reference to:
  225 ILCS 454/5-20
Adds reference to:
  225 ILCS 454/5-25
Adds reference to:
  225 ILCS 454/5-27
Adds reference to:
  225 ILCS 454/5-28
Adds reference to:
  225 ILCS 454/5-29 new
Adds reference to:
  225 ILCS 454/5-35
Adds reference to:
  225 ILCS 454/5-40
Adds reference to:
  225 ILCS 454/5-41
Adds reference to:
  225 ILCS 454/5-45
Adds reference to:
  225 ILCS 454/5-50
Adds reference to:
  225 ILCS 454/5-60
Adds reference to:
  225 ILCS 454/5-70
Adds reference to:
  225 ILCS 454/5-75
Adds reference to:
  225 ILCS 454/10-5
SB 01872 (CONTINUED)

Adds reference to:
225 ILCS 454/10-10
Adds reference to:
225 ILCS 454/10-15
Adds reference to:
225 ILCS 454/10-20
Adds reference to:
225 ILCS 454/10-30
Adds reference to:
225 ILCS 454/10-35
Adds reference to:
225 ILCS 454/10-50 new
Adds reference to:
225 ILCS 454/10-55 new
Adds reference to:
225 ILCS 454/15-5
Adds reference to:
225 ILCS 454/15-10
Adds reference to:
225 ILCS 454/15-15
Adds reference to:
225 ILCS 454/15-25
Adds reference to:
225 ILCS 454/15-35
Adds reference to:
225 ILCS 454/15-45
Adds reference to:
225 ILCS 454/15-50
Adds reference to:
225 ILCS 454/15-65
Adds reference to:
225 ILCS 454/15-75
Adds reference to:
225 ILCS 454/20-5
Adds reference to:
225 ILCS 454/20-10
Adds reference to:
225 ILCS 454/20-15
Adds reference to:
225 ILCS 454/20-20
Adds reference to:
225 ILCS 454/20-20.1 new
Adds reference to:
225 ILCS 454/20-21
Adds reference to:
225 ILCS 454/20-22
Adds reference to:
225 ILCS 454/20-25
SB 01872 (CONTINUED)

Adds reference to:
225 ILCS 454/20-60
Adds reference to:
225 ILCS 454/20-64
Adds reference to:
225 ILCS 454/20-65
Adds reference to:
225 ILCS 454/20-66
Adds reference to:
225 ILCS 454/20-72
Adds reference to:
225 ILCS 454/20-75
Adds reference to:
225 ILCS 454/20-85
Adds reference to:
225 ILCS 454/20-90
Adds reference to:
225 ILCS 454/25-15
Adds reference to:
225 ILCS 454/25-21
Adds reference to:
225 ILCS 454/25-25
Adds reference to:
225 ILCS 454/25-37 rep.
Adds reference to:
225 ILCS 454/25-14 rep.
Adds reference to:
225 ILCS 454/25-37 rep.

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Real Estate Brokerage Act from January 1, 2020 to January 1, 2030. Amends the Real Estate License Act of 2000. Adds provisions concerning the temporary practice as a designated managing broker. Makes changes in provisions concerning legislative intent; definitions; applications for managing broker, broker, and leasing agent licenses; requirements for licensure; exemptions from licensure; consideration of prior revocations, conduct, and convictions; examinations; sponsorships; contact information; offices; expiration and renewal of licenses; continuing education requirements; payment of compensation; advertising; agency relationships; recovery from the Real Estate Recovery Fund; and licensing of education provider instructors. Changes references to "leasing agents" to "residential leasing agents" throughout the Act. Provides that, if the party applying for judicial review is not a resident of the State of Illinois, the venue shall be Cook County (rather than Sangamon County). Repeals provisions concerning the Real Estate Audit Fund; surrender of licenses upon revocation or suspension; and advisory letters. Makes other changes. Effective immediately.

Aug 09 19 S Public Act . . . . . . . . . 101-0357
SB 01873  Sen. Neil Anderson-Emil Jones, III
5 ILCS 80/4.30
5 ILCS 80/4.40 new
Amends the Regulatory Sunset Act. Extends the repeal date of the Pharmacy Practice Act from January 1, 2020 to January 1, 2030. Makes conforming changes. Effective immediately.
Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 01874  Sen. Jason Plummer
750 ILCS 50/2 from Ch. 40, par. 1502
Amends the Adoption Act. Makes a technical change in a Section concerning who may adopt a child.
Feb 15 19  S Referred to Assignments

SB 01875  Sen. Jil Tracy
New Act
Creates the Sexual Harassment No Contact Order Act. Contains only a short title provision.
Feb 15 19  S Referred to Assignments

SB 01876  Sen. Sue Rezin, Laura Fine and Laura M. Murphy
765 ILCS 705/17 new
Amends the Landlord and Tenant Act. Provides that a lessor of a dwelling unit shall disclose to lessees risks of flooding. Provides that the Act only applies to a dwelling unit located on or below the second story. Provides that, for every lease or rental agreement entered into on or after July 1, 2019, the lessor shall disclose that: (1) the property is located in a special flood hazard area or an area of potential flooding, if the lessor has actual knowledge of that fact; and (2) the lessor's insurance does not cover the loss of the lessee's personal possessions and it is recommended that the lessee consider purchasing renter's insurance and flood insurance to insure his or her possessions from loss due to fire, flood, or other risk of loss. Effective immediately.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

(Rep. Avery Bourne and Barbara Hernandez)
New Act
Creates the Sexual Harassment Victim Representation Act. Prohibits unions from designating the same union representative to represent both a victim of sexual harassment and the alleged perpetrator in any disciplinary proceeding.
May 10 19  H Rule 19(a) / Re-referred to Rules Committee
(Rep. Justin Slaughter)

730 ILCS 5/5-6-3.3-5 new
Amends the Unified Code of Corrections. Creates a Misdemeanor Retail Theft and Theft Diversionary Program. Provides that when any person who has not previously been convicted of any felony offense under the laws of this State or the laws of another state or federal law which would be classified as a felony offense in this State is arrested for and charged with a misdemeanor offense of theft or retail theft, with the consent of the defendant and the State's Attorney, may continue the matter to allow the defendant to participate and complete the Misdemeanor Retail Theft and Theft Diversionary Program. Provides that the conditions of the Program shall be that the defendant: (1) not violate any criminal statute of this State or any other jurisdiction; (2) refrain from possessing a firearm or other dangerous weapon; and (3) make full restitution to the victim or property owner plus 10% of the cost of the stolen item. Provides that upon fulfillment of the terms and conditions of the Program, the State's Attorney shall dismiss the case or the court shall discharge the person and dismiss the proceedings against the person. Makes other changes.

Senate Committee Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that when any person who has not previously been convicted of a violation of certain financial crime enterprise offenses or convicted of any similar offense in another state is arrested for and charged with a misdemeanor offense of theft or retail theft, the court may with the consent of the defendant and the State's Attorney, continue the matter to allow the defendant to participate and complete the Misdemeanor Retail Theft and Theft Diversionary Program (in the introduced bill, when any person who has not previously been convicted of any felony offense under the laws of the State or the laws of another state or federal law which would be classified as a felony offense in the State is arrested for and charged with a misdemeanor offense of theft or retail theft, with the consent of the defendant and the State's Attorney, the court may continue the matter to allow the defendant to participate and complete the Misdemeanor Retail Theft and Theft Diversionary Program). Provides that a person may only have one discharge and dismissal under the Program within a 3-year period.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01879  Sen. Paul Schimpf, Dale Fowler, Dave Syverson, Neil Anderson and Rachelle Crowe

430 ILCS 65/1.1 from Ch. 38, par. 83-1.1
430 ILCS 65/3a from Ch. 38, par. 83-3a
430 ILCS 68/5-125 new
720 ILCS 5/24-3 from Ch. 38, par. 24-3
Amends the Firearm Dealer License Certification Act. Provides that the Act does not apply to any person, firm, corporation, or other entity who has been given, and is currently in possession of, a valid Federal Firearms License, during all State approved activities held at the World Shooting and Recreational Complex. Amends the Firearm Owners Identification Card Act and the Criminal Code of 2012 to make technical changes. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01880  Sen. Heather A. Steans, Sue Rezin and Rachelle Crowe
Makes various appropriations to the Department of Human Services from the General Revenue Fund for rate increases for certified community mental health centers and community day services providers and grants to licensed providers of community-based addiction treatment services for persons with substance use disorders, reducing uncompensated hours in community-integrated living arrangements, increasing base nursing reimbursements to nurses in 5 to 8 bed community-integrated living arrangements, and increasing administration cost reimbursements in community-integrated living arrangements. Effective July 1, 2019.

Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 01881

Sen. Michael E. Hastings and Mattie Hunter
(Rep. Michael J. Zalewski)

70 ILCS 2305/8.1 from Ch. 42, par. 284.1
70 ILCS 2405/8.1 from Ch. 42, par. 307.1

Amends the North Shore Water Reclamation District Act and the Sanitary District Act of 1917. Provides that the North Shore Water Reclamation District and sanitary districts may lease property not required for district use to others for a period not exceeding 50 years (rather than 20 years for the North Shore Water Reclamation District and 10 years for sanitary districts). Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
70 ILCS 2305/8.1
Deletes reference to:
70 ILCS 2405/8.1
Adds reference to:
70 ILCS 2305/0.1 from Ch. 42, par. 276.99

Replaces everything after the enacting clause. Amends the North Shore Water Reclamation District Act. Makes a technical change to the Section concerning the short title.

House Floor Amendment No. 2
Deletes reference to:
70 ILCS 2305/0.1 from Ch. 42, par. 276.99
Adds reference to:
New Act
Adds reference to:
35 ILCS 120/11 from Ch. 120, par. 450
Adds reference to:
740 ILCS 175/3 from Ch. 127, par. 4103

Replaces everything after the enacting clause. Creates the Local Government Revenue Recapture Act. Provides that a municipality or county that receives a disbursement of tax proceeds from the Department of Revenue may contract with a third party for the purpose of ensuring that the municipality or county receives the amount to which it is entitled. Provides that no person may engage in business as a third party pursuant to a contract without first having registered with the Department of Revenue. Provides that the Department of Revenue is authorized to initiate a 5-year certified audit pilot project for audits in cases in which the Department has notified the taxpayer that it has received a tax compliance referral. Amends the Retailers' Occupation Tax Act to make conforming changes. Amends the Illinois False Claims Act to provide that certain provisions do not apply to taxes imposed, collected, or administered by the State (currently, claims, records, or statements made under the Illinois Income Tax Act). Effective immediately.

House Floor Amendment No. 5
Deletes reference to:
740 ILCS 175/3

Removes an amendment to the Illinois False Claims Act. Removes the effective date. Makes related changes.

Nov 25 19 S Sent to the Governor
SB 01882  Sen. Rachelle Crowe-Steve McClure
(Rep. John Connor)

735 ILCS 5/8-802.3
Amends Evidence Article of the Code of Civil Procedure. Provides that if a defendant's counsel seeks to discover the identity of an informant, then the defendant's counsel shall file a motion with the court alleging a good faith factual basis for believing that the prior representation of the informant creates a serious potential for an actual conflict of interest. Provides that the court: may deny the motion for lack of a factual basis; or, if it finds a sufficiently alleged factual basis, shall conduct an in camera hearing with the informant to ascertain whether an actual conflict of interest exists. Provides that if the court conducts an in camera hearing, the court shall: deny the motion if there is no basis to conclude that a serious potential for an actual conflict exists; or inform the petitioning counsel that his or her continued representation is a conflict. Provides that if the court concludes that a conflict exists, it shall notify the counsel of the nature of the conflict, subject to any condition of nondisclosure the court deems appropriate. Effective immediately.

Aug 20 19   S   Public Act . . . . . . . . . 101-0436

SB 01883  Sen. Rachelle Crowe

35 ILCS 5/229 new
Amends the Illinois Income Tax Act. Creates an income tax credit for an Illinois business that increases its average full-time employee head count in the State for the taxable year by more than 20% over its average full-time employee head count in the State for the immediately preceding taxable year. Provides that the amount of the credit is 20% of its tax liability under this Act (other than its withholding tax liability) for the taxable year. Provides that the credit is exempt from the Act's automatic sunset provision. Effective immediately.

Mar 22 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 01884  Sen. Michael E. Hastings and Mattie Hunter

720 ILCS 5/33E-9  from Ch. 38, par. 33E-9
Amends the Criminal Code of 2012. Provides that a provision providing for change orders shall only apply to a change order or series of change orders which authorize or necessitate an increase or decrease in either the cost of a public contract by a total of $100,000 (rather than $10,000) or more or the time of completion by a total of 30 days or more.

Feb 15 19   S   Referred to Assignments

SB 01885  Sen. Michael E. Hastings and Mattie Hunter

30 ILCS 500/25-35 rep.
30 ILCS 500/25-55 rep.
Amends the Illinois Procurement Code. Repeals a Section concerning the purchase of coal and postage stamps. Repeals a Section concerning printed annual reports.

Feb 15 19   S   Referred to Assignments

SB 01886  Sen. Michael E. Hastings and Mattie Hunter

30 ILCS 500/20-20
Amends the Illinois Procurement Code. Provides that any procurement of construction not exceeding $250,000 (currently, $100,000) may be made without competitive source selection.

Feb 15 19   S   Referred to Assignments

SB 01887  Sen. Jil Tracy

625 ILCS 5/3-806  from Ch. 95 1/2, par. 3-806
625 ILCS 5/3-805 rep.
Amends the Illinois Vehicle Code. Repeals a Section allowing the owner of a motor vehicle of the first division or a motor vehicle of the second division weighing 8,000 pounds or less propelled by an electric engine and not utilizing motor fuel to register the vehicle for a fee not to exceed $35 for a 2-year registration period. Makes a corresponding change.

Mar 22 19   S   Rule 3-9(a) / Re-referred to Assignments
**SB 01888**

225 ILCS 20/8 from Ch. 111, par. 6358

Amends the Clinical Social Work Practice Act. Requires the Department of Financial and Professional Regulation to adopt rules allowing an applicant who is enrolled in an approved program for a master's degree in social work to sit for the authorized examination for licensed social workers in the final semester of the program. Effective January 1, 2020.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Clinical Social Work and Social Work Practice Act. Provides that applicants for a license as a licensed social worker enrolled in an approved program for a master's degree in social work may sit for the authorized examination for licensed social workers in the final semester of the program without prior approval of the Department of Financial and Professional Regulation. Allows the Department to adopt rules to administer the provisions. Requires applicants for a license as a licensed social worker to still meet all requirements for licensure. Effective January 1, 2020.

Aug 23 19 S Public Act ............ 101-0568

**SB 01889**
Sen. Laura M. Murphy  
(Rep. Michelle Mussman and Joyce Mason)

20 ILCS 5140/10
20 ILCS 5140/15

Amends the Task Force on Human Services Contracting Act. Modifies the appointment of members to the Task Force on State Contracting with Private Nonprofit Human Service Providers. Provides, among other appointments, that 7 (currently, 6) members shall be appointed by the Senate Minority Leader and 7 (currently, 6) members shall be appointed by the Minority Leader of the House of Representatives. Provides that the Task Force shall submit a preliminary report to the Auditor General, the General Assembly, and the Governor no later than October 1, 2020 (currently, October 1, 2019), and a final report, along with recommendations and any proposed legislation, to the General Assembly and the Governor by January 1, 2021 (currently, January 1, 2020). Dissolves the Task Force and repeals the Act on January 1, 2022 (currently, January 1, 2021). Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 5140/10
Deletes reference to:
20 ILCS 5140/15
Adds reference to:
20 ILCS 505/21.2a new

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Contains findings concerning the Child Protection Training Academy (Academy) developed in 2015 by the Department of Children and Family Services in collaboration with the University of Illinois at Springfield and the Academy's innovative approach to training frontline child protection investigators using experiential learning through simulations. Provides that subject to appropriation, the training efforts of the Academy shall include, but not be limited to: (i) the continued development and implementation of simulation training for investigation, intact, and permanency supervisors; (ii) the development of simulation training for intact and permanency workers both in the Department and at private agencies; and (iii) laboratory training facilities that may include, but not be limited to, mock houses, mock courtrooms, mock medical facilities, and mock forensic interview rooms. Provides that by July 1, 2020, the Department of Children and Family Services may adopt procedures for the administration of the Child Protection Training Academy that establish certain competence, assessment, and training standards for child welfare service providers and other matters. Requires the Department to continue to arrange for an independent evaluation of the Child Protection Training Academy through June 2021, inclusive of the first 5 years of operation. Provides that nothing in the amendatory Act prohibits the Department from administering simulation training with other entities outside of the University of Illinois at Springfield. Provides that the Department may contract with any entity to provide all aspects of child welfare training. Effective immediately.

Aug 23 19 S Public Act ............ 101-0569
SB 01890

Sen. Laura M. Murphy and Napoleon Harris, III-Sue Rezin-Rachelle Crowe-Jacqueline Y. Collins

725 ILCS 5/106D-1
Amends the Code of Criminal Procedure of 1963. Provides that whenever the appearance in person in court, in either a civil or criminal proceeding, is required of anyone held in a place of custody or confinement operated by the State or any of its political subdivisions, including counties and municipalities, the chief judge of the circuit by rule may permit the personal appearance to be made by means of two-way audio-visual communication, including closed circuit television and computerized video conference at a sentencing hearing for a defendant who: (i) at the time of the proceeding was serving a sentence of imprisonment for another offense; and (ii) has agreed to enter a negotiated plea.

House Committee Amendment No. 1
Deletes reference to:

725 ILCS 5/106D-1
Adds reference to:

50 ILCS 705/10.23 new
Adds reference to:

720 ILCS 5/3-6 from Ch. 38, par. 3-6
Adds reference to:

720 ILCS 5/10-9
Adds reference to:

735 ILCS 5/13-225
Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Provides that all law enforcement officers must take human trafficking training. Amends the Criminal Code of 2012. Provides that when the victim is 18 years of age or over at the time of the offense, a prosecution for involuntary servitude, involuntary sexual servitude of a minor, or trafficking in persons and related offenses may be commenced within 25 years (rather than 3 years) after the commission of the offense. Provides that a company commits trafficking in persons when the company benefits, financially or by receiving anything of value, from participation in a venture that has engaged in an act of involuntary servitude or involuntary sexual servitude of a minor. Amends the Code of Civil Procedure. Provides that an action under the Trafficking Victims Protection Act must be commenced within 25 (rather than 10) years of the date the limitation period begins to run or within 25 (rather than 10) years of the date the plaintiff discovers or through the use of reasonable diligence should discover both (1) that the sex trade, involuntary servitude, or human trafficking act occurred, and (2) that the defendant caused, was responsible for, or profited from the sex trade, involuntary servitude, or human trafficking act. Makes other changes.

House Floor Amendment No. 3
Adds reference to:

New Act
Adds reference to:

20 ILCS 2605/2605-99 new
Adds reference to:

50 ILCS 705/7 from Ch. 85, par. 507
SB 01890 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1.
Creates the Lodging Establishment Human Trafficking Recognition Training Act. Requires hotels and motels to train employees in the recognition of human trafficking and protocols for reporting observed human trafficking to the appropriate authority. Provides that the Department of Labor shall develop the curriculum for the training. Provides that beginning June 1, 2020, a lodging establishment shall provide its employees with training in the recognition of human trafficking and protocols for reporting observed human trafficking to the appropriate authority. Provides that the Department shall develop and publish the human trafficking recognition training program by July 1, 2020. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Director of State Police shall conduct or approve a training program in the detection and investigation of all forms of human trafficking, including, but not limited to "involuntary servitude", "involuntary sexual servitude of a minor", and "trafficking in persons" and that the program shall be made available to all cadets and state police officers. In the amendatory changes to the Illinois Police Training Act, provides that the curriculum of police training schools shall include training in the detection and investigation of all forms of human trafficking. In the amendatory changes to the Criminal Code of 2012, provides that a company is criminally liable for trafficking in persons when the company knowingly benefits, financially or by receiving anything of value, from participation in a venture that has engaged in an act of involuntary servitude or involuntary sexual servitude of a minor. Makes other changes. Some provisions effective immediately.

Jun 20 19  S  Public Act . . . . . . 101-0018

SB 01891  Sen. Antonio Muñoz
720 ILCS 5/33-5
725 ILCS 5/116-4
Amends the Code of Criminal Procedure of 1963. Provides that notwithstanding any provision of the Code to the contrary, forensic testing that would result in the complete consumption of an evidentiary sample shall be permitted if the forensic testing utilizes methods sufficiently established in the particular field that have gained general acceptance and the forensic testing was not conducted in bad faith. Provides that prior to conducting forensic testing that would result in the complete consumption of an evidentiary sample, a forensic scientist must take all reasonable measures to preserve a portion of the evidentiary sample for subsequent forensic testing, unless in the course of the requested forensic testing, the forensic scientist has determined that complete consumption of an evidentiary sample is required to pursue a meaningful analytical result. Amends the Criminal Code of 2012. Provides that it is unlawful for a law enforcement agency or an agent acting on behalf of the law enforcement agency to intentionally fail to comply with the provision. Provides that a violation is a Class 4 felony.

Feb 15 19  S  Referred to Assignments

SB 01892  Sen. Antonio Muñoz and David Koehler
625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100

Feb 15 19  S  Referred to Assignments

SB 01893  Sen. Antonio Muñoz
625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100

Feb 15 19  S  Referred to Assignments

SB 01894  Sen. Antonio Muñoz, John G. Mulroe and Mattie Hunter
625 ILCS 5/3-641
Amends the Illinois Vehicle Code. Provides that children and stepchildren, in addition to the spouse and parents, of a police officer or firefighter who has died in the line of duty may be issued special license plates.

Aug 09 19  S  Public Act . . . . . . . . 101-0358
SB 01895  Sen. Don Harmon

35 ILCS 200/15-172

Amends the Property Tax Code. Provides that, for taxable year 2019 and thereafter, the maximum income limitation under the senior citizens assessment freeze homestead exemption is $75,000 (currently, $65,000). Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that the income limitation under the Act is $75,000 for tax year 2019 and thereafter (currently, $55,000). Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01896  Sen. Don Harmon and Sue Rezin

220 ILCS 5/4-604 new

Amends the Public Utilities Act. Provides for licensure of persons and entities engaged in the procurement or sale of retail electricity supply, retail natural gas supply, energy efficiency products or services, or demand response services for third parties as energy services agents and energy services entities and for licensure of energy services course providers by the Illinois Commerce Commission. Provides for mandatory disclosures by energy services agents or energy services entities. Requires all energy services agents engaged in the marketing of retail electricity supply, retail natural gas supply, energy efficiency products or services, or demand response services, before providing any sales information to a potential customer, to disclose that they are not employed by the local utility within the territory they are selling retail electricity supply, retail natural gas supply, energy efficiency products, or demand response services. Requires the Commission to establish procedures for licensure as an energy services agent, energy services entity, or energy services course provider, and specifies certain criteria. Provides that the Commission has jurisdiction over disciplinary proceedings and complaints for violations. Requires the Commission to maintain a list of disciplined and suspended energy services agents and a list of all disciplined, suspended, or revoked energy services entities.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01897  Sen. Thomas Cullerton

New Act

Creates the Law Enforcement Support Program Confidentiality Act. Provides that information, omissions, confessions, or other communication obtained by a participant in a peer support program involving a peer support counselor from a law enforcement officer, public safety employee, peace officer, firefighter, or emergency services personnel shall be considered confidential information and shall not be released to any person or entity, including, but not limited to, a court, administrative agency or tribunal, or public officer or employer, unless: (1) to the extent it appears necessary to prevent the commission of an act that is likely to result in a clear imminent risk of serious physical injury or death of a person or persons; (2) when required by court order; or (3) when, after full disclosure has been provided, the person who made the confession, admission, or other communication has given specific written consent. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01898  Sen. Thomas Cullerton

20 ILCS 801/1-31 new
20 ILCS 2605/2605-610 new
50 ILCS 725/7.2
55 ILCS 5/3-6050 new
730 ILCS 110/19 new

Amends the Department of Natural Resources Act, Department of State Police Law of the Civil Administrative Code of Illinois, the Counties Code, and the Probation and Probation Officers Act. Provides that the employer of a Conservation Police officer, State Police officer, law enforcement officer, or probation officer shall not make possession of a Firearm Owner's Identification Card a condition of continued employment if the officer's Firearm Owner's Identification Card is revoked or seized because the officer has been a patient of a mental health facility and the officer has not been determined to pose a clear and present danger to himself, herself, or others as determined by a physician, clinical psychologist, or qualified examiner. Provides that a collective bargaining agreement already in effect on this issue on the effective date of the amendatory Act cannot be modified, but on or after the effective date of the amendatory Act, the employer cannot require a Firearm Owner's Identification Card as a condition of continued employment in a collective bargaining agreement. Amends the Uniform Peace Officers' Disciplinary Act. Provides that the employer shall document if and why an officer has been determined to pose a clear and present danger.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01899  Sen. Terry Link
(Rep. Jay Hoffman-Grant Wehrli and Dan Ugaste)

New Act
5 ILCS 80/4.40 new
70 ILCS 1205/8-50
70 ILCS 1505/26.10-4
225 ILCS 745/20
730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5

Creates the Illinois Landscape Architecture Practice Act of 2019. Provides for the licensure of landscape architects and registration of professional design firms. Provides that any landscape architect licensed under the Illinois Landscape Architecture Act of 1989 on the effective date of the new Act shall be deemed licensed under the new Act until his or her license is revoked. Provides that persons holding office as members of the Illinois Landscape Architect Registration Board immediately prior to the effective date of the new Act under the Illinois Landscape Architecture Act of 1989 shall continue as members of the Board until the expiration of the term for which they were appointed and until their successors are appointed and qualified. Makes conforming changes throughout other Acts. Amends the Regulatory Sunset Act. Provides that the new Act is repealed on January 1, 2030. Preempts home rule powers. Effective January 1, 2020.

House Committee Amendment No. 1
Deletes reference to:

New Act
Deletes reference to:
5 ILCS 80/4.40 new
Deletes reference to:
70 ILCS 1205/8-50
Deletes reference to:
70 ILCS 1505/26.10-4
Deletes reference to:
225 ILCS 745/20
Deletes reference to:
730 ILCS 5/5-5-5

Adds reference to:
20 ILCS 1015/7 from Ch. 48, par. 183
Adds reference to:
35 ILCS 750/1-5

Adds reference to:
820 ILCS 405/401 from Ch. 48, par. 401
Adds reference to:
820 ILCS 405/403 from Ch. 48, par. 403
Adds reference to:
820 ILCS 405/1505 from Ch. 48, par. 575

Adds reference to:
820 ILCS 405/1506.6
Adds reference to:
820 ILCS 405/2401 from Ch. 48, par. 721
Adds reference to:
820 ILCS 405/2401.1 new

Adds reference to:
820 ILCS 405/2402 from Ch. 48, par. 722

Adds reference to:
820 ILCS 405/1900.2 rep.
SB 01899 (CONTINUED)

Replaces everything after the enacting clause. Amends the Public Employment Office Act to permit the Department of Employment Security to participate in events promoting jobs notwithstanding that the event charges an admission. Amends the State Tax Lien Registration Act to provide that Department of Employment Security liens created under the Unemployment Insurance Act shall be recorded under the State Tax Lien Registration Act rather than with the county recorder of deeds. Amends the Unemployment Insurance Act. Adds provisions concerning the filing of liens under the State Tax Lien Registration Act. Provides that beginning in 2022 an individual's weekly benefit shall increase to 40.6% of the individual's average weekly wage rather than increasing to 40.3% of the average weekly wage in 2020. Makes a complimentary change with respect to the maximum weekly benefit. Provides that beginning in 2022, the total payable to an individual as a weekly benefit may not exceed 49.6% of the statewide average weekly wage rather than may not exceed 49.3% of the statewide average weekly wage in 2020. Provides that the maximum total benefits for an individual shall be equal to 24 time the individual's weekly benefit amount beginning in 2022 rather than 2020. Delays increases in the adjusted state experience factor until 2022 rather than 2020. Abolishes the Economic Data Task Force.

Aug 16 19  S  Public Act . . . . . . . . 101-0423

SB 01900  Sen. Chuck Weaver-Julie A. Morrison and Laura M. Murphy
720 ILCS 570/312  from Ch. 56 1/2, par. 1312
Amends the Illinois Controlled Substances Act. Provides that when issuing a prescription for an opiate to a patient 18 years of age or older for outpatient use for the first time, a practitioner may not issue a prescription for more than a 7-day supply. Provides that a practitioner may not issue an opiate prescription to a person under 18 years of age for more than a 7-day supply at any time and shall discuss with the parent or guardian of the person under 18 years of age the risks associated with opiate use and the reasons why the prescription is necessary. Provides that notwithstanding this provision, if, in the professional medical judgment of a practitioner, more than a 7-day supply of an opiate is required to treat the patient's acute medical condition or is necessary for the treatment of chronic pain management, pain associated with a cancer diagnoses, or for palliative care, then the practitioner may issue a prescription for the quantity needed to treat that acute medical condition, chronic pain, pain associated with a cancer diagnosis, or pain experienced while the patient is in palliative care. Provides that the condition triggering the prescription of an opiate for more than a 7-day supply shall be documented in the patient's medical record and the practitioner shall indicate that a non-opiate alternative was not appropriate to address the medical condition. Provides that these provisions do not apply to medications designed for the treatment of substance abuse or opioid dependence. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01901  Sen. Chuck Weaver-Laura M. Murphy
(Rep. Thomas M. Bennett-Darren Bailey-Emanuel Chris Welch-Sue Scherer)
105 ILCS 5/21B-40
105 ILCS 5/21B-50
Amends the Educator Licensure Article of the School Code. With regard to the fee Section, moves and changes a provision concerning the license renewal fee for an Educator License with Stipulations with a paraprofessional educator endorsement. With regard to the alternative educator licensure program, provides that, in addition to other requirements, an individual must pass the State Board of Education's teacher performance assessment (rather than pass the assessment of professional teaching) no later than the end of the first semester of his or her second year of residency (rather than before entering the second residency year). Effective immediately.

House Floor Amendment No. 1
Adds reference to:
105 ILCS 5/10-20.21

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes.
Further amends the School Code. With regard to the requirement that all contracts for the purchase of supplies and materials or work involving an expenditure in excess of $25,000 or a lower amount as required by school board policy be awarded to the lowest responsible bidder, exempts contracts for the purchase of fuel, including diesel, gasoline, oil, aviation, natural gas, or propane, lubricants, or other petroleum products (rather than contracts for the purchase of natural gas when the cost is less than that offered by a public utility). With regard to the alternative educator licensure program, restores a provision requiring an individual to pass the State Board of Education's teacher performance assessment before entering the second residency year. Effective immediately.

Aug 23 19  S  Public Act . . . . . . . . 101-0570
SB 01902  Sen. Chuck Weaver  
(Rep. Anthony DeLuca)  
30 ILCS 105/9.02 from Ch. 127, par. 145c  
Amends the State Finance Act. Modifies a Section concerning vouchers, signatures, delegation, and electronic submission. Allows for the signature of specified documents by designees of specified officers of a State agency. Provides that any new contract or contract renewal shall bear the signature of the officer responsible for approving the contract, unless the authority is delegated and the designee is signing on behalf of one of the signatories. Provides that if the authority has been properly delegated, the required signature shall contain both the responsible officer as well as the designee's name. Provides that when an officer delegates authority to approve contracts, he or she shall send a copy of such authorization containing the signature of the person to whom delegation is made to the State Comptroller. Provides that when any delegation of authority is revoked, a copy of the revocation of authority shall be sent to the Comptroller. Provides that the Comptroller may require State agencies to maintain signature documents and records of delegations of contract signature authority and revocations of those delegations, instead of transmitting those documents to the Comptroller. Provides that the Comptroller may inspect such documents and records at any time. Defines terms. Effective immediately.

Senate Floor Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and removes requirements concerning the delegation of authority to designees of specified officers of a State agency for purposes of signing documents on behalf of the State agency.

SB 01903  Sen. Steve Stadelman  
55 ILCS 5/1-1001 from Ch. 34, par. 1-1001  
Amends the Counties Code. Makes a technical change in a Section concerning the short title.

SB 01904  Sen. Steve Stadelman  
20 ILCS 1605/1 from Ch. 120, par. 1151  
Amends the Illinois Lottery Law. Makes a technical change in a Section concerning the short title.

SB 01905  Sen. Melinda Bush  
35 ILCS 5/201 from Ch. 120, par. 2-201  
Amends the Illinois Income Tax Act. Provides that the research and development credit applies on a permanent basis. Provides that the credit may be carried forward for a period of 20 taxable years (currently, 5 taxable years). Makes changes concerning the calculation of the credit. Effective immediately.

SB 01906  Sen. Cristina Castro  
35 ILCS 5/229 new  
Amends the Illinois Income Tax Act. Creates a credit in an amount equal to 20% of the gross wages paid by the taxpayer to a qualified youth in care in the course of that youth's sustained employment during the taxable year. Provides that the credit may not exceed $5,000. Provides that the credit is exempt from the Act's automatic sunset provisions. Defines "qualified youth in care". Effective immediately.
SB 01907
Sen. Cristina Castro, Rachelle Crowe, Kimberly A. Lightford-Michael E. Hastings, Thomas Cullerton, Laura M. Murphy, Napoleon Harris, III and Antonio Muñoz

(Rep. Michael Halpin-Carol Ammons-Monica Bristow-Dave Severin-Maurice A. West, II, Joyce Mason, Katie Stuart, Justin Slaughter, Daniel Swanson, Dan Ugaste and Lance Yednock)

110 ILCS 305/7e-5
110 ILCS 520/8d-5
110 ILCS 660/5-88
110 ILCS 665/10-88
110 ILCS 670/15-88
110 ILCS 675/20-88
110 ILCS 680/25-88
110 ILCS 685/30-88
110 ILCS 690/35-88
110 ILCS 805/6-4 from Ch. 122, par. 106-4
110 ILCS 805/6-4a

Amends various Acts relating to the governance of public universities and community colleges in Illinois. With regard to in-state tuition charges, provides that, beginning with the 2019-2020 academic year, per the federal requirements for maintaining approval for veterans' education benefits, if a person who is on active military duty or is receiving veterans' education benefits, then the board of trustees of each university or community college shall deem that person an Illinois resident for tuition purposes for any academic quarter, semester, or term, as applicable. Effective immediately.

Aug 16 19 S Public Act . . . . . . . . . 101-0424

SB 01908
Sen. Cristina Castro, Michael E. Hastings-Iris Y. Martinez-Mattie Hunter, Napoleon Harris, III and Ram Villivalam

New Act

Creates the Safe Patient Limits Act. Provides the maximum number of patients that may be assigned to a registered nurse in specified situations. Provides that nothing shall preclude a facility from assigning fewer patients to a registered nurse than the limits provided in Act. Provides that nothing in the Act precludes the use of patient acuity systems consistent with the Nurse Staffing by Patient Acuity Act; however, the maximum patient assignments in the Act may not be exceeded, regardless of the use and application of any patient acuity system. Provides that the Department of Public Health shall adopt rules governing the implementation and operation of the Act. Provides that all facilities shall adopt written policies and procedures for training and orientation of nursing staff and that no registered nurse shall be assigned to a nursing unit or clinical area unless that nurse has, among other things, demonstrated competence in providing care in that area. Provides that the written policies and procedures for the training and orientation of nursing staff shall require that all temporary personnel receive the same amount and type of training and orientation that is required for permanent staff. Provides that the Act's provisions are severable.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
Amends the Illinois Insurance Code. Requires certain group health insurance policies and other specified policies to provide coverage of medically necessary treatment for postpartum complications as determined by the woman's treating physician. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Adds provisions regarding birthing facilities and neonatal and maternal care designations. Amends the Department of Human Services Act. Provides that the Department of Human Services may establish the Nurse-Family Partnership Pilot Program. Amends the Department of Human Services Act. Provides that the Department of Human Services' High Risk Infant Follow-Up program shall be expanded to serve any pregnant or post-partum woman identified as high-risk by a Level I, Level II, or Level III hospital. Provides that the services shall be provided by registered nurses. Requires the Department, in conjunction with the Department of Public Health and specified entities, to develop rules and appropriate revisions to the High Risk Infant Follow-Up program to expand existing services provided by registered nurses to pregnant and postpartum women. Provides that such rules shall be adopted no later than January 1, 2021. Amends the Medical Patient Rights Act. Provides that, with the exception of medical emergencies with inadequate time to obtain consent, each patient has the right to specific informed consent, or informed permission in the case of an infant, including information regarding the health and legal benefits and risks regarding biochemical testing for controlled substances. Provides that health care providers shall provide to patients, or patients' representatives, in writing, specified information.

Senate Committee Amendment No. 2

Deletes reference to:

20 ILCS 2310/2310-455 new
SB 01909 (CONTINUED)

Adds reference to:

410 ILCS 250/11.2 new

In provisions expanding the Department of Public Health's High Risk Infant Follow-Up program, provides that the registered nurses may collaborate with other providers, including, but not limited to, obstetricians, gynecologists, and pediatricians, when providing the services to the patient. Adds the provisions concerning maternal care designations at birthing facilities to the Developmental Disability Prevention Act (rather than to the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois) and makes the following changes to those provisions: provides that the Department of Public Health shall adopt rules to implement specified provisions; requires the Department to hold multiple public hearings with representatives from diverse geographical regions and professional backgrounds (rather than in diverse geographic regions of the State); Removes language regarding neonatal care; requires the Department to adopt rules to implement the amendatory Act's provisions by June 1, 2021 (rather than January 1, 2021); and removes language requiring a birthing facility to report to the Department its appropriate level of neonatal care designation and maternal care designation.

Senate Committee Amendment No. 3

Deletes reference to:

325 ILCS 5/3

Deletes reference to:

410 ILCS 50/3

Deletes reference to:

705 ILCS 405/2-3

Deletes reference to:

705 ILCS 405/2-18

Deletes reference to:

750 ILCS 50/1

Removes Sections amending the Abused and Neglected Child Reporting Act, the Medical Patient Rights Act, the Juvenile Court Act of 1987, and the Adoption Act.

Senate Floor Amendment No. 4

Adds reference to:

215 ILCS 5/356z.4a new

Replaces everything after the enacting clause with the provisions of the introduced bill as amended by Senate Amendment Nos. 1, 2, and 3 with the following changes: Further amends the Illinois Insurance Code. Provides that insurers shall allow hospitals separate reimbursement for a long-acting reversible contraceptive device provided immediately postpartum in the inpatient hospital setting before hospital discharge. Provides that coverage shall be subject to other general exclusions, limitations, and financial requirements of the policy, including coordination of benefits, participating provider requirements, and utilization review of health care services, including review of medical necessity, case management, experimental and investigational treatments, managed care provisions, and other terms and conditions. Provides that nothing shall prevent an insurer from applying concurrent and post-service utilization review of health care services, including review of medical necessity, case management, experimental and investigational treatments, managed care provisions, and other terms and conditions of the insurance policy. Removes language providing that benefits for days 29 and thereafter of inpatient care, detoxification/withdrawal management, partial hospitalization, intensive outpatient treatment, and outpatient treatment shall be subject to concurrent review. Provides that an independent utilization review organization shall make a determination within 72 (rather than 24) hours. Removes language regarding when the benefits for outpatient prescription drugs to treat mental, emotional, nervous, or substance use disorder or conditions shall be provided. Removes language requiring the first 180 days per plan year of benefits to be computed based on inpatient days. In provisions amending the Department of Human Services Act, provides that the Department of Human Services shall expand and update its maternal child health programs to serve any pregnant or postpartum woman identified as high-risk by her primary care provider or hospital according to the standards developed by the Department of Public Health under the Developmental Disability Prevention Act. Provides that the services shall be provided by registered nurses, licensed social workers, or other staff with behavioral health or medical training, as approved by the Department of Human Services. Provides that the persons providing the services may collaborate with other providers, including, but not limited to, obstetricians, gynecologists, or pediatricians, when providing services to a patient. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health, in collaboration with the Department of Human Services, the Department of Healthcare and Family Services, and other key providers of maternal child health services, shall, on or before June 1, 2021, revise or add to the rules of the Maternal and Child Health Services Code of the Illinois Administrative Code that govern the High Risk Infant Follow-up, using current scientific and national and State outcomes data, to expand existing services to improve both maternal and infant outcomes overall and to reduce racial disparities in outcomes and services provided.
SB 01909 (CONTINUED)

House Floor Amendment No. 1

Deletes reference to:

5 ILCS 375/6.11

Deletes reference to:

20 ILCS 1305/10-23 new

Deletes reference to:

20 ILCS 1305/10-24 new

Deletes reference to:

20 ILCS 2310-455 new

Deletes reference to:

55 ILCS 5/5-1069.3

Deletes reference to:

65 ILCS 5/10-4.2.3

Deletes reference to:

105 ILCS 5/10-22.3f

Deletes reference to:

215 ILCS 356z.4a new

Deletes reference to:

215 ILCS 5/356z.33 new

Deletes reference to:

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1

Deletes reference to:

215 ILCS 165/10 from Ch. 32, par. 604

Deletes reference to:

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

Deletes reference to:

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

Deletes reference to:

305 ILCS 5/5-5.24

Deletes reference to:

410 ILCS 250/11.2 new

Adds reference to:

410 ILCS 410/3 from Ch. 111 1/2, par. 6903

Adds reference to:

410 ILCS 410/3.2

Replaces everything after the enacting clause. Amends the Alzheimer's Disease Research Act. Provides that, if funding is available, moneys in the Alzheimer's Disease Research, Care, and Support Fund shall be used by the Department of Public Health to cover costs associated with executing appropriate modules of the Behavioral Risk Factor Surveillance System and otherwise administering relevant data collection and implementing recommendations outlined in the Alzheimer's Disease State Plan. Makes other changes concerning the Fund. Effective January 1, 2020.

Dec 13 19 S  Public Act . . . . . . . 101-0609
Amends the Downstate Police and Downstate Firefighter Articles of the Illinois Pension Code. Beginning municipal fiscal year 2021, provides that the annual levy and contribution to the fund are equal to (1) the normal cost of the pension fund for the year involved, plus (2) an amount sufficient to bring the total assets of the pension fund up to 100% of the total actuarial liabilities of the pension fund over a 30-year rolling amortization period. Provides that each municipal fiscal year through 2031, the rolling amortization period shall be reduced by one year for each municipal fiscal year after 2021. Provides a 20-year rolling amortization period for municipal fiscal year 2031 and each year thereafter. Provides that in making these determinations, the required minimum employer contribution shall be calculated each year as a level dollar amount over the amortization period and shall be determined under the entry age normal actuarial cost method. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that the term “business” means a business that has annual gross sales of less than $150,000,000 (currently, $75,000,000) as evidenced by the federal income tax return of the business.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

Amends the Architectural, Engineering, and Land Surveying Qualifications Based Selection Act. In a Section concerning small contracts under the Act, provides that specified provisions do not apply to architectural, engineering, and land surveying contracts with an estimated basic professional services fee of less than $100,000 (currently, $25,000).

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

Amends the Illinois Procurement Code. Provides that for building construction contracts in excess of $500,000 (currently, $250,000), separate specifications may be prepared for all equipment, labor, and materials in connection with specified subdivisions of the work to be performed. Makes conforming changes. Effective immediately.

Feb 15 19 S Referred to Assignments
SB 01914  Sen. Michael E. Hastings and Mattie Hunter
(Rep. Debbie Meyers-Martin and Justin Slaughter)

30 ILCS 575/4 from Ch. 127, par. 132.604
Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that solicitations (currently, only Non-construction solicitations) that include Business Enterprise Program participation goals shall require bidders and offerors to include utilization plans. Provides that failure to complete and include a completed utilization plan shall render a bid or offer non-responsive. Provides that those who submit bids or proposals for State contracts, whose bids or proposals are successful and include a completed utilization plan but that fail to meet the goals set forth in the solicitation, shall be notified of that deficiency and shall be afforded a period not to exceed 10 calendar days from the date of notification to cure that deficiency in the bid or proposal. Provides that the deficiency in the bid or proposal may only be cured by contracting with additional subcontractors owned by minorities or women subcontractors, or by increasing the work to be performed by previously identified vendors owned by minorities or women subcontractors. Provides that in no case shall an identified subcontractor with a certification be terminated from the contract without the written consent of the State agency or public institution of higher education entering into the contract. Makes conforming and other changes.

Senate Committee Amendment No. 1
Provides that the deficiency in the bid or proposal may only be cured by contracting with additional subcontractors owned by minorities, women, or persons with disabilities (currently, minorities or women subcontractors), or by increasing the work to be performed by previously identified vendors owned by minorities, women, or persons with disabilities (currently, minorities or women subcontractors).

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01915  Sen. John G. Mulroe and Antonio Muñoz

20 ILCS 2605/2605-35 was 20 ILCS 2605/55a-3
20 ILCS 2605/2605-40 was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Division of Operations shall enforce all laws regulating the production, sale, prescribing, manufacturing, administering, transporting, having in possession, dispensing, delivering, distributing, or use of methamphetamine. Provides that the Division of Administration (rather than the Division of Forensic Services) shall exercise the rights, powers, and duties vested by law in the Department of State Police by the Criminal Identification Act.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 2605/2605-35

Adds reference to:
20 ILCS 2605/2605-25 was 20 ILCS 2605/55a-1

Replaces everything after the enacting clause. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Office of the Director of State Police (rather than the Division of Administration) shall: (1) exercise the rights, powers, and duties vested in the Department of State Police by the Governor's Office of Management and Budget Act; (2) exercise the rights, powers, and duties vested in the Department by the Personnel Code; and (3) exercise the rights, powers, and duties vested in the Department by the Fiscal Control and Internal Auditing Act. Changes the Division of Administration to the Division of Justice Services. Provides that the Division of Justice Services (rather than the Division of Forensic Services) shall exercise the rights, powers, and duties vested by law in the Department by the Criminal Identification Act.

Aug 16 19 S Public Act . . . . . . . . 101-0378
SB 01916  Sen. John J. Cullerton

20 ILCS 2605/2605-203 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police may appoint investigators to collect and preserve physical evidence, forensic art, forensic mapping, photography, sketches of crime scenes, diagrams and animations of crash and crime scenes, and any other related duties imposed under law administered by the Department. Provides that the Director of State Police may authorize each investigator employed and any other employee of the Department exercising the powers of a peace officer a distinct badge that, on its face that: (1) clearly states that the badge is authorized by the Department; (2) indicates his or her position of crime scene investigator; and (3) contains a unique identifying number. Makes other changes.

Apr 12 19   S   Rule 3-9(a) / Re-referred to Assignments

SB 01917  Sen. John G. Mulroe and Bill Cunningham
(Rep. Frances Ann Hurley-Natalie A. Manley)

230 ILCS 15/2 from Ch. 85, par. 2302

230 ILCS 15/9

Amends the Raffles and Poker Runs Act. Changes references to “statewide associations that represent law enforcement officials” to “associations that represent law enforcement officials” in provisions concerning licensing and raffles by law enforcement agencies and statewide associations that represent law enforcement officials.

Aug 09 19   S   Public Act . . . . . . . . 101-0360
SB 01918 Sen. John G. Mulroe
(Rep. Jaime M. Andrade, Jr.)

30 ILCS 105/5.462
30 ILCS 105/5.669 rep.
30 ILCS 105/5.694 rep.
730 ILCS 5/5-9.1.15
730 ILCS 150/3
730 ILCS 150/10 from Ch. 38, par. 230
730 ILCS 150/11
730 ILCS 154/10
730 ILCS 154/60
730 ILCS 154/65

Amends the Unified Code of Corrections. Provides that on the effective date the amendatory Act the Sex Offender Investigation Fund will be dissolved and the remaining balance shall be transferred into the Offender Registration Fund. Amends the Murderer and Violent Offender Against Youth Registration Act. Provides that the Murderer and Violent Offender Against Youth Registration Fund will be dissolved and the remaining balance shall be transferred into the Offender Registration Fund. Provides that provisions concerning the Murderer and Violent Offender Against Youth Registration Fund are repealed on January 1, 2020. Makes conforming changes to the State Finance Act and the Sex Offender Registration Act. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Deletes language providing that 50% of the moneys in the Offender Registration Fund shall be allocated by the Department of State Police for sheriffs' offices and police departments. Effective immediately.

House Committee Amendment No. 1

Restores language providing that 50% of the moneys in the Offender Registration Fund shall be allocated by the Department of State Police for sheriffs' offices and police departments. Provides that the remaining moneys in the Fund received under the amendatory Act shall be allocated to the Illinois State Police for education and administration of the Act (rather than allocated to the Illinois State Police Offender Registration Unit). Makes technical changes.

House Committee Amendment No. 2

Adds reference to:
625 ILCS 5/11-416 from Ch. 95 1/2, par. 11-416

Amends the Illinois Vehicle Code. Provides that fees collected for the furnishing of copies of accident reports by the Illinois State Police shall be deposited into the State Police Services Fund.

Aug 23 19 S Public Act . . . . . . . . 101-0571
SB 01919
110 ILCS 805/2-26 new
Amends the Public Community College Act. Requires the Illinois Community College Board to establish and administer a manufacturing training grant program. Provides that to qualify for a grant, a community college district and a public high school located in that district must jointly establish a collaborative regional partnership with workforce development organizations, regional economic development organizations, and economic development officials in the district, along with manufacturers, healthcare service providers, and innovative technology businesses that have a presence in the district, to provide a manufacturing training program. Requires a grant recipient to provide the Board with a plan that meets certain requirements. Requires the Board to establish an advisory board for the program; sets forth the membership and duties of the advisory board.
Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the Illinois Community College Board shall establish and administer a 21st Century Employment grant program (rather than a manufacturing training grant program). Provides that in awarding grants under the program, the Board must give priority to plans that demonstrate a formal articulation agreement between a public high school and a community college district. Provides that the plan must support a seamless transition into higher education and career opportunities and must outline the college credit and on-the-job training hours that will transfer from the high school to a community college. Adds to the membership of the advisory board. Makes other changes.
Senate Floor Amendment No. 2
Makes the 21st Century Employment grant program subject to appropriation.
Aug 20 19 S Public Act . . . . . . . . 101-0437
SB 01920
Sen. Scott M. Bennett
720 ILCS 646/1
Amends the Methamphetamine Control and Community Protection Act. Makes a technical change in a Section concerning the short title.
Feb 15 19 S Referred to Assignments
SB 01921
Sen. Scott M. Bennett
750 ILCS 5/103 from Ch. 40, par. 103
Amends the Illinois Marriage and Dissolution of Marriage Act. Makes a technical change in a Section concerning jury trials.
Feb 15 19 S Referred to Assignments
SB 01922
Sen. Scott M. Bennett
755 ILCS 5/1-4 from Ch. 110 1/2, par. 1-4
Amends the Probate Act of 1975. Makes a technical change in a Section concerning pleadings.
Feb 15 19 S Referred to Assignments
SB 01923
Sen. Napoleon Harris, III
215 ILCS 5/1 from Ch. 73, par. 613
Feb 15 19 S Referred to Assignments
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>SB 01924</td>
<td>Sen. Chuck Weaver-Jason A. Barickman</td>
<td>Amends the General Assembly Article of the Illinois Pension Code. Requires the System to prepare and implement a Tier 3 plan by July 1, 2020 that aggregates State and employee contributions in individual participant accounts which are used for payouts after retirement. Provides that a person who becomes a participant on or after July 1, 2020 shall participate in the Tier 3 plan. Provides that a Tier 1 or Tier 2 participant may irrevocably elect to participate in the Tier 3 plan instead of the defined benefit plan; makes conforming changes. Authorizes a Tier 1 or Tier 2 participant who elects to participate in the Tier 3 plan to elect to terminate all participation in the defined benefit plan and to have a specified amount credited to his or her account under the Tier 3 plan. Requires the System to report on its progress in establishing the Tier 3 plan to the Governor and the General Assembly by January 15, 2020. Excludes the amendatory Act from the new benefit increase restrictions. Authorizes a participant to terminate his or her participation in the System. Makes related changes in the Retirement Systems Reciprocal Act (Article 20 of the Code) and the State Employees Group Insurance Act of 1971. Effective immediately.</td>
</tr>
<tr>
<td>SB 01925</td>
<td>Sen. Brian W. Stewart</td>
<td>Amends the Illinois Income Tax Act. Creates the Lincoln-Douglas Historic Tax Credit. Provides that a taxpayer is entitled to a credit of up to 25% of the qualified expenditures incurred by the taxpayer for a qualified rehabilitation of a historic structure located in a Lincoln-Douglas debate community. Effective immediately.</td>
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<tr>
<td>SB 01926</td>
<td>Sen. Brian W. Stewart</td>
<td>Amends the Economic Development for a Growing Economy Tax Credit Act. Removes provisions concerning conditions that the Business Investment Committee shall determine exist in order for the Committee to make its recommendation that an application for credit should or should not be accepted. Effective immediately.</td>
</tr>
</tbody>
</table>
SB 01929  Sen. John F. Curran

5 ILCS 140/7 from Ch. 116, par. 207

Amends the Freedom of Information Act. Exempts from inspection and copying interagency or intra-agency memoranda or letters that would not be available by law to a party other than an agency in litigation with the agency. Provides that the exemption does not apply to a record created 25 years or more before the date on which the record is requested.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Freedom of Information Act. Exempts from inspection and copying under the Act: (1) materials gathered in connection with a grand jury proceeding or documents contained within the prosecution trial file, except as may be allowed under discovery rules adopted by the Illinois Supreme Court; and (2) records in the possession of a prosecutor that were prepared or compiled by the prosecutor in connection with post-conviction proceedings or any voluntary post-conviction internal review.

Apr 12 19   S Rule 3-9(a) / Re-referred to Assignments

SB 01930  Sen. Andy Manar-Chuck Weaver, Christopher Belt-Elgie R. Sims, Jr., Cristina Castro, Napoleon Harris, III, Suzy Glowiak Hilton, Rachelle Crowe and Laura M. Murphy

(Rep. Kelly M. Burke and Justin Slaughter)

New Act

Creates the Grow Your Own STEM and Vocational Education Teachers Act. Provides that a public institution of higher education shall, if funds are appropriated to the Board of Higher Education under the Act, waive any tuition, fees, and on-campus housing costs for a student who (i) agrees to pursue a minimum of a bachelor's degree in agriculture, science, technology, engineering, or mathematics for certain teaching occupations, (ii) agrees to attend a public institution of higher education to pursue an undergraduate degree or an advanced degree in one of those concentrations, (iii) agrees to teach at a hard-to-staff school, as determined by the Board of Higher Education, (iv) maintains a minimum 3.0 cumulative grade point average (or its equivalent) at all times, and (v) agrees to fully reimburse the public institution of higher education for any waived tuition, fees, or costs if the student fails to teach at least 3 years at a high school located in this State or at least 5 years at a public institution of higher education or a public community college located in this State. Provides that a public institution of higher education shall, if funds are appropriated to the Board of Higher Education under the Act, waive any tuition and fees for a student who is a licensed Illinois teacher with a master's degree and who (i) agrees to pursue up to a maximum of 18 graduate hours necessary to qualify the student to teach dual credit consistent with applicable accreditation and State standards for dual credit faculty and (ii) agrees to fully reimburse the public institution of higher education for any waived tuition or fees if the student fails to teach at least 5 years at a high school located in this State after the completion of the graduate hours. Requires the Board of Higher Education to adopt rules. Effective July 1, 2020.

May 10 19   H Rule 19(a) / Re-referred to Rules Committee

SB 01931  Sen. Andy Manar

65 ILCS 5/10-2.1-9 from Ch. 24, par. 10-2.1-9

Amends the Illinois Municipal Code. Makes a technical change in a Section concerning appointments by the board of fire and police commissioners.

Feb 15 19   S Referred to Assignments
Amends the State Treasurer Act. Provides that, subject to the provisions of the Public Contract Fraud Act, the State Treasurer is authorized during fiscal years 2019 and 2020 to purchase real property located in the City of Springfield, Illinois which the State Treasurer deems necessary to properly carry out the powers and duties vested in him or her. Provides that, subject to provisions of the Treasurer's Procurement Rules, the State Treasurer may enter into contracts relating to construction, reconstruction, or renovation projects for any such buildings or lands acquired under this Act, and the State Treasurer may equip, lease, operate, and maintain those grounds, buildings, and facilities as may be appropriate to carry out the State Treasurer's statutory purposes and duties. Provides that the State Treasurer may enter into agreements with any person with respect to the use and occupancy of the grounds, buildings, and facilities of the State Treasurer, including concession, license, and lease agreements on terms and conditions as the State Treasurer determines and in accordance with the procurement processes for the Office of the State Treasurer, which shall be substantially in accordance with the requirements of Illinois Procurement Code. Provides that exercise of the authority vested by this Act is subject to the appropriation of the necessary funds. Amends the State Finance Act. Expands the use of moneys in the State Pension Fund to include the acquisition of land and buildings in State fiscal year 2019 and 2020 for use by the Office of the State Treasurer, as well as construction, reconstruction, improvement, repair, and maintenance, in accordance with the provisions of laws relating thereto, of such lands and buildings beginning in State fiscal year 2019 and thereafter. Effective immediately.

Senate Committee Amendment No. 1
Provides that the State Treasurer is authorized to acquire (currently, purchase) real property located in Springfield, Illinois. Provides that real property acquired by the State Treasurer under specified provisions may be acquired subject to any third party interests in the property that do not prevent the State Treasurer from exercising the intended beneficial use of such property. Removes provisions concerning the form in which property may be acquired by the State Treasurer. Removes provisions concerning a leaseback of property. Modifies the term "operational expenses of the Office of the State Treasurer".

House Committee Amendment No. 1
Deletes reference to:
15 ILCS 505/35 new
30 ILCS 105/8.12
Replaces everything after the enacting clause. Amends the State Treasurer Act. Makes a technical change in a Section concerning bond.

House Floor Amendment No. 2
Deletes reference to:
15 ILCS 505/1
35 ILCS 200/24-36 new
Replaces everything after the enacting clause. Amends the Property Tax Code. Creates the Property Tax Relief Task Force. Provides that the Task Force shall identify the causes of increasingly burdensome property taxes across Illinois, review best practices in public policy strategies that create short-term and long-term property tax relief for homeowners, and make recommendations to assist in the development of short-term and long-term administrative, electoral, and legislative changes needed to create short-term and long-term property tax relief for homeowners. Provides for the membership of the Task Force. Provides that the Task Force shall submit its initial report to the Governor and the General Assembly within 90 days of the effective date of this amendatory Act, and provides that the Task Force shall submit its final report to the Governor and the General Assembly by December 31, 2019. Repeals these provisions December 31, 2020. Effective immediately.
SB 01932 (CONTINUED)

35 ILCS 200/24-36 new

Replaces everything after the enacting clause. Amends the Property Tax Code. Creates the Property Tax Relief Task Force. Provides that the Task Force shall identify the causes of increasingly burdensome property taxes across Illinois, review best practices in public policy strategies that create short-term and long-term property tax relief for homeowners, and make recommendations to assist in the development of short-term and long-term administrative, electoral, and legislative changes needed to create short-term and long-term property tax relief for homeowners. Provides for the membership of the Task Force. Provides that the Task Force shall submit its initial report to the Governor and the General Assembly within 90 days of the effective date of this amendatory Act, and provides that the Task Force shall submit its final report to the Governor and the General Assembly by December 31, 2019. Repeals these provisions December 31, 2020. Effective immediately.

House Floor Amendment No. 4

Deletes reference to:
15 ILCS 505/1 from Ch. 130, par. 1

Adds reference to:
35 ILCS 200/24-36 new

Replaces everything after the enacting clause. Amends the Property Tax Code. Creates the Property Tax Relief Task Force. Provides that the Task Force shall identify the causes of increasingly burdensome property taxes across Illinois, review best practices in public policy strategies that create short-term and long-term property tax relief for homeowners, and make recommendations to assist in the development of short-term and long-term administrative, electoral, and legislative changes needed to create short-term and long-term property tax relief for homeowners. Provides for the membership of the Task Force. Provides that the Task Force shall submit its initial report to the Governor and the General Assembly within 90 days of the effective date of this amendatory Act, and provides that the Task Force shall submit its final report to the Governor and the General Assembly by December 31, 2019. Repeals these provisions December 31, 2020. Effective immediately.

Aug 02 19 S Public Act . . . . . . . . 101-0181

SB 01933 Sen. Andy Manar

110 ILCS 73/1
Amends the State University Certificates of Participation Act. Makes a technical change in a Section concerning the short title.

Feb 15 19 S Referred to Assignments
SB 01934

Sen. Andy Manar, David Koehler, Sue Rezin, Martin A. Sandoval, Rachelle Crowe, Paul Schimpf, Jacqueline Y. Collins and Jason Plummer-Terry Link


625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100


Senate Committee Amendment No. 1

Deletes reference to:

625 ILCS 5/1-100

Adds reference to:

625 ILCS 5/3-117.2 from Ch. 95 1/2, par. 3-117.2

Adds reference to:

625 ILCS 5/3-308 from Ch. 95 1/2, par. 3-308

Adds reference to:

625 ILCS 5/5-301 from Ch. 95 1/2, par. 5-301

Adds reference to:

625 ILCS 5/5-803

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a person licensed as an automotive parts recycler is subject to junk vehicle notification requirements. Provides that an application for licensure as an automotive parts recycler, scrap processor, repairer, or rebuilder will require a National Motor Vehicle Title Information System number and a statement of compliance if applicable. Provides that the Secretary of State shall inspect any vehicle that is 3 (rather than the previous 8) model years of age or newer for which an application for a certificate of title for a rebuilt vehicle is submitted. Provides that the Secretary shall authorize an individual having been consecutively licensed as an automotive parts recycler and a rebuilder for a minimum of 5 years to carry out and implement the inspection of rebuilt vehicles. Provides that no person shall engage in the act of dismantling, crushing, or altering a vehicle into another form using machinery or equipment unless licensed to do so and only from the fixed location identified on the license issued by the Secretary of State. Authorizes Secretary of State police investigators to issue administrative citations to certain entities for, among other things, operating without a license. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

625 ILCS 5/3-117.2

Deletes reference to:

625 ILCS 5/3-308 from Ch. 95 1/2, par. 3-308

Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1, and deletes language providing that: (1) a person licensed as an automotive parts recycler is subject to junk vehicle notification requirements; and (2) the Secretary shall authorize an individual having been consecutively licensed as an automotive parts recycler and a rebuilder for a minimum of 5 years to carry out and implement the inspection of rebuilt vehicles. Effective immediately.

House Floor Amendment No. 1

Adds reference to:

625 ILCS 5/1-154.7

Adds reference to:

625 ILCS 5/5-302 from Ch. 95 1/2, par. 5-302

Replaces everything after the enacting clause with the provisions of the engrossed bill, and further amends the Illinois Vehicle Code. Provides that no person in the State shall sell at auction a salvage vehicle to a nonresident individual or business licensed in the United States unless the nonresident, in addition to being licensed in another state or jurisdiction, provides a resale tax certificate, if applicable, and one of the following: a National Motor Vehicle Title Information System (NMVTIS) number, federal employer identification number, or government-issued driver's license or passport. Provides that a person in the State shall not sell at auction a salvage vehicle to an out-of-country buyer, unless if the nonresident is licensed in a jurisdiction that is not a state, then the nonresident shall provide to the seller the number of the nonresident's license issued by that jurisdiction and a copy of the nonresident's passport or the passport of an owner or officer of the nonresident entity or a copy of another form of government-issued identification from the nonresident or an owner or officer of the nonresident entity. Provides that an out-of-state salvage vehicle buyer who provides an address outside of the United States shall receive a salvage certificate stamped by the seller with the designation of "For Export Only" at the point of sale for each salvage vehicle purchased and the NMVTIS record shall be designated "EXPORT".

Aug 23 19 S Public Act . . . . . 101-0572
SB 01935
Sen. Andy Manar-Cristina Castro-Don Harmon-Jacqueline Y. Collins-Christopher Belt, Laura Fine, Bill Cunningham, Napoleon Harris, III, Laura M. Murphy, Robert Peters, Laura Ellman, Heather A. Steans, Ram Villivalam, Rachelle Crowe and Elgie R. Sims, Jr.

10 ILCS 5/1A-16.5
10 ILCS 5/3-6
Amends the Election Code. Allows the State Board of Elections to receive voter registration information provided by applicants using electronic voter registration portals (rather than the Board's website). Provides that notwithstanding any other provision of law, a person who is otherwise qualified to vote may preregister to vote on or after that person's 16th birthday, with the registration held in abeyance by the appropriate election authority until that individual attains the required age to vote. Requires preregistration to be completed using the online voter registration system or an electronic voter registration portal. Provides that for the purposes of the Code, an individual who is 16 years of age or older (rather than who is 17 years of age and who will be 18 years of age on the date of the general or consolidated election) shall be deemed competent to execute and attest to any voter registration forms.

Mar 28 19 S Rule 3-9(a) / Referred to Assignments

SB 01936
Sen. Andy Manar
Appropriates $7,147,000 to the Auditor General for the ordinary and contingent expenses of the Office of the Auditor General. Appropriates $27,784,864 to the Auditor General from the Audit Expense Fund for administrative and operations expenses and audits, studies, investigations, and expenses related to actuarial services. Effective July 1, 2019.

Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01937
Sen. Andy Manar-Julie A. Morrison, Jennifer Bertino-Tarrant, Laura M. Murphy-Rachelle Crowe, Thomas Cullerton, Kimberly A. Lightford-Antonio Muñoz, Steven M. Landek and Jacqueline Y. Collins
(Rep. Emanuel Chris Welch)

110 ILCS 49/15
Amends the Higher Education Veterans Service Act. Requires each public college and university to use its best efforts to hire a veteran of the United States armed forces as the Coordinator of Veterans and Military Personnel Student Services. Provides that the Coordinator of Veterans and Military Personnel Student Services must create and maintain a contact list of all veterans attending the public college or university and may communicate with veterans of the public college or university via email or other electronic means. Effective immediately.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01938
Sen. Andy Manar
(Rep. LaToya Greenwood)

Authorizes the State, upon payment of $4,600, to release easements of access, crossing, light, air, and view from, to, and over described land in Bond County, subject to certain requirements. Effective immediately.

Senate Committee Amendment No. 2
Authorizes the Director of the Department of Natural Resources to deliver certain real property to the City of Wyoming and the City of Ottawa, with specified conditions, for $1.00. Authorizes the Director of the Department to exchange certain real property in St. Clair County and Pulaski County, with specified conditions.

Aug 09 19 S Public Act . . . . . . . . . . . . . . . . . 101-0361
SB 01939  Sen. Martin A. Sandoval-Ram Villivalam and Omar Aquino

(Rep. Jay Hoffman)

30 ILCS 105/13.5

Amends the State Finance Act. Provides that within 150 (currently, 120) days after the conclusion of each fiscal year, each State-supported institution of higher learning must provide, through the Illinois Board of Higher Education, a financial report to the Governor and General Assembly documenting the institution's revenues and expenditures of funds for that fiscal year ending June 30 for all funds.

House Committee Amendment No. 1

Deletes reference to:
30 ILCS 105/13.5

Adds reference to:
30 ILCS 105/1.1 from Ch. 127, par. 137.1

Replaces everything after the enacting clause. Amends the State Finance Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2

Deletes reference to:
35 ILCS 105/1.1

Adds reference to:

New Act

Adds reference to:
35 ILCS 105/9 from Ch. 120, par. 439.9

Adds reference to:
35 ILCS 110/9 from Ch. 120, par. 439.109

Adds reference to:
35 ILCS 120/3 from Ch. 120, par. 442

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

Adds reference to:
35 ILCS 505/8 from Ch. 120, par. 424

Adds reference to:
35 ILCS 505/8b new

Adds reference to:
65 ILCS 5/8-11-2.3 new

Adds reference to:
625 ILCS 5/3-805 from Ch. 95 1/2, par. 3-805

Adds reference to:
625 ILCS 5/3-806 from Ch. 95 1/2, par. 3-806

Adds reference to:
625 ILCS 5/3-815 from Ch. 95 1/2, par. 3-815

Adds reference to:
625 ILCS 5/3-815.1 from Ch. 95 1/2, par. 3-818

Adds reference to:
625 ILCS 5/3-819 from Ch. 95 1/2, par. 3-819

Adds reference to:
625 ILCS 5/3-821 from Ch. 95 1/2, par. 3-821

Adds reference to:
SB 01939 (CONTINUED)

30 ILCS 105/5.891 new
Adds reference to:
30 ILCS 105/5.893 new
Adds reference to:
30 ILCS 105/5.894 new
 Adds reference to:
 625 ILCS 5/11-208.3 from Ch. 95 1/2, par. 11-208.3
 Adds reference to:
 55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
 Adds reference to:
 20 ILCS 2705/2705-615 new
Replaces everything after the enacting clause. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that a specified percentage of the net revenue generated from sales of motor fuel and gasohol shall be deposited into the Road Fund. Amends the Motor Fuel Tax Law. Provides that the tax imposed on motor fuel shall be at the rate of 38 cents per gallon. Provides that the tax imposed on diesel shall be 7.5 cents per gallon. Makes changes concerning the distribution of proceeds. Amends the Illinois Municipal Code. Provides that, in addition to any other tax that may be imposed, a municipality in a county with a population of over 3,000,000 inhabitants may also impose a tax on motor fuel at a rate not to exceed $0.03 per gallon. Amends the Illinois Vehicle Code. Increases certain vehicle registration fees. Makes changes concerning notice of a parking, standing, or compliance violations. Provides that the notice shall include the vehicle make or a photograph of the vehicle (currently, vehicle make only). Makes changes concerning service of the notice. Amends the State Finance Act to create certain special funds. Amends the Counties Code to provide that the County Motor Fuel Tax Law also applies in Lake and Will Counties. Provides that the rate may not be less than 4 cents per gallon and not more than 8 cents per gallon. Provides that the Department of Revenue shall adjust the rate on July 1 of each year. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall set aside $50,000,000 received by the Department of Transportation from the Road Fund for the projects in the following categories: pedestrian and bicycle facilities and the conversion of abandoned railroad corridors to trails. Effective immediately.

Jun 28 19 S Public Act . . . . . . . . . . 101-0032

SB 01940 Sen. Kimberly A. Lightford

105 ILCS 5/2-3.162
Amends the School Code. With regard to the student discipline report, provides that the report must include data on the total number of school days missed by a student due to an out-of-school suspension or expulsion and data on the number of law enforcement officers assigned to schools within each school district and the number of arrests made by law enforcement officers of students on school grounds, in school vehicles, at school activities or school-sanctioned events, or as a result of referrals by school officials. Provides that the report must be disaggregated by whether a student qualifies for services under the federal Individuals with Disabilities Education Act, the total amount of school days missed by the student, and the incident type that caused the suspension or expulsion. Provides that, in compiling the report, the State Board of Education must use the same disclosure avoidance standards used by the United States Department of Education in its public reporting of data submitted by each school district as part of the Civil Rights Data Collection and must also ensure that cross-tabulation by the various categories of disaggregation is possible. Makes other changes.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01941

Sen. Kimberly A. Lightford, Cristina Castro and Ann Gillespie

(Rep. Emanuel Chris Welch, Justin Slaughter, Kelly M. Cassidy, Tony McCombie and Norine K. Hammond)

105 ILCS 5/2-3.162

105 ILCS 5/2-3.176 new

Amends the School Code. With respect to school discipline improvement plans, makes changes to how the State Board of Education determines the top 20% of school districts, when notification is given that a plan must be submitted, which school districts are required to submit a plan, the timeframe for school board approval of a plan and submission of that plan to the State Board, and when additional annual progress reports are required. Establishes the Safe Schools and Healthy Learning Environments Grant Program and grants under the program. Sets forth requirements for grant applicants and provisions for the distribution of funds appropriated for the program. Requires the State Board of Education to issue a yearly report on the results of the program in cooperation with school districts participating in the program. Provides that the State Board may adopt any rules necessary for the program. Effective July 1, 2019.

Senate Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/2-3.162

Replicates everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes any changes to school discipline improvement plans. Gives the bill an immediate effective date.

Aug 20 19 S Public Act . . . . . . . . . . . . . . . . . . . . . . . . . 101-0438
SB 01942


New Act

210 ILCS 5/6.1 rep.
410 ILCS 70/9 rep.
720 ILCS 510/Act rep.
720 ILCS 513/Act rep.
735 ILCS 5/11-107.1 rep.
745 ILCS 30/Act rep.
5 ILCS 375/6.11

20 ILCS 505/5 from Ch. 23, par. 5005
5 ILCS 140/7.5
55 ILCS 5/3-3013 from Ch. 34, par. 3-3013
210 ILCS 5/2 from Ch. 111 1/2, par. 157-8.2
210 ILCS 5/3 from Ch. 111 1/2, par. 157-8.3
215 ILCS 5/356z.4
215 ILCS 5/356z.4a new

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
215 ILCS 165/10 from Ch. 32, par. 604
225 ILCS 60/22 from Ch. 111, par. 4400-22
225 ILCS 60/36 from Ch. 111, par. 4400-36
225 ILCS 65/65-35 was 225 ILCS 65/15-15
225 ILCS 65/65-43

410 ILCS 535/1 from Ch. 111 1/2, par. 73-1
415 ILCS 5/56.1 from Ch. 111 1/2, par. 1056.1
720 ILCS 5/9-1.2 from Ch. 38, par. 9-1.2
720 ILCS 5/9-2.1 from Ch. 38, par. 9-2.1
720 ILCS 5/9-3.2 from Ch. 38, par. 9-3.2
720 ILCS 5/12-3.1 from Ch. 38, par. 12-3.1
735 ILCS 5/8-802 from Ch. 110, par. 8-802
750 ILCS 65/15 from Ch. 40, par. 1015
SB 01942 (CONTINUED)

Creates the Reproductive Health Act. Provides that every individual has a fundamental right to make autonomous decisions about one's own reproductive health. Provides that every individual who becomes pregnant has a fundamental right to continue the pregnancy and give birth or to have an abortion, and to make autonomous decisions about how to exercise that right. Provides that a fertilized egg, embryo, or fetus does not have independent rights under the law, of this State. Provides prohibited State actions.

Provides that a party aggrieved by a violation of the Act may bring a civil lawsuit. Provides that a health care professional shall report each abortion performed to the Department of Public Health. Limits home rule powers. Repeals provisions regarding abortion in the Ambulatory Surgical Treatment Center Act, the Sexual Assault Survivors Emergency Treatment Act, and the Injunction Article of the Code of Civil Procedure. Repeals the Illinois Abortion Law of 1975, the Partial-birth Abortion Ban Act, and the Abortion Performance Refusal Act. Makes corresponding changes in the Children and Family Services Act, the Counties Code, the Medical Practice Act of 1987, the Vital Records Act, the Criminal Code of 2012, and the Rights of Married Persons Act. Amends the Freedom of Information Act. Provides that information and records held by the Department collected under the Reproductive Health Act is exempt from inspection and copying. Amends the Ambulatory Surgical Treatment Center Act. Provides that that term "ambulatory surgical treatment center" does not include any facility in which the performance of abortion procedures is limited to those performed without general, epidural, or spinal anesthesia. Amends the Illinois Insurance Code. Provides insurance requirements for the coverage of abortion. Makes corresponding changes in the State Employees Group Insurance Act, the Health Maintenance Organization Act, and the Voluntary Health Services Plans Act. Amends the Nurse Practice Act. Provides that operative surgery does not include abortions performed without general, epidural, or spinal anesthesia, and other gynecological procedures related to abortions. Amends the Environmental Act. Provides that tissue and products from an abortion or miscarriage may be buried, entombed, or cremated. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01943

Sen. Linda Holmes

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

Amends the Illinois Insurance Code. Provides that with respect to employers correctly classified within the construction industry, the amount charged to the insured for workers' compensation and employers' liability insurance shall be based upon hours worked by employees in specific job categories or classifications, not the wages or salaries paid to the employees. Makes technical changes.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01944

Sen. Emil Jones, III

40 ILCS 5/1-113.4b new

Amends the General Provisions Article of the Illinois Pension Code. Provides that a police pension fund may invest up to 75% of the net present assets in common or preferred stocks. Provides that any corporate bonds held by the pension fund shall be deemed fixed income. Effective immediately.

Feb 15 19 S Referred to Assignments

SB 01945

Sen. Emil Jones, III

40 ILCS 5/1-113.4b new

Amends the General Provisions Article of the Illinois Pension Code. Provides that a police pension fund may invest up to 75% of the net present assets in common or preferred stocks. Provides that any corporate bonds held by the pension fund shall be deemed fixed income. Effective immediately.

Feb 15 19 S Referred to Assignments

SB 01946

Sen. Emil Jones, III

40 ILCS 5/1-113.4b new

Amends the General Provisions Article of the Illinois Pension Code. Provides that a firefighters' pension fund may invest up to 75% of the net present assets in common or preferred stocks. Provides that any corporate bonds held by the pension fund shall be deemed fixed income. Effective immediately.

Feb 15 19 S Referred to Assignments

SB 01947

Sen. Emil Jones, III

110 ILCS 70/36m from Ch. 24 1/2, par. 38b12

Amends the State Universities Civil Service Act. Makes a technical change in a Section concerning temporary appointments.

Feb 15 19 S Referred to Assignments
SB 01948  Sen. Jil Tracy and Chapin Rose
40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
Amends the Illinois Pension Code. In a provision of the State Universities Article that requires an employer to make an additional contribution to the System for certain salary increases greater than 3%, excludes salary increases resulting from overload work or a promotion if certain requirements are met. In a provision of the Downstate Teachers Article that requires an employer to make an additional contribution to the System for certain salary increases greater than 3%, excludes payments made to an individual who holds a professional educator license endorsed for any area of career and technical education or an educator license with stipulations endorsed for any area of career and technical education and excludes salary increases resulting from overload work or a promotion if certain requirements are met or resulting from duties as a coach or advisor for an extracurricular activity. Makes conforming changes. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01949  Sen. Michael E. Hastings and Mattie Hunter
30 ILCS 537/5
30 ILCS 537/10
30 ILCS 537/25
30 ILCS 537/46
30 ILCS 537/90 rep.
Amends the Design-Build Procurement Act. Provides that for purposes of the Act, "State construction agency" means a construction agency as defined under the Illinois Procurement Code (currently, "State construction agency" means the Capital Development Board). Changes references concerning the Capital Development Board to State construction agency for purposes of requirements under the Act. Modifies provisions concerning the selection committee to remove specified requirements for the committee. Provides for an annual report (currently, at the end of each 6-month period) following the awarding of a contract to selected design-build entities with specified contents. Repeals a Section concerning the repeal date of the Act. Makes conforming changes. Effective immediately.
Feb 15 19 S Referred to Assignments

SB 01950  Sen. Michael E. Hastings and Mattie Hunter
30 ILCS 500/1-15.25
30 ILCS 500/1-15.93
30 ILCS 500/30-30
Amends the Illinois Procurement Code. Modifies the term "construction agency" to clarify the meaning of State agency as used under that term. Modifies the term "single prime" to mean the design-bid-build procurement delivery method for a building construction project in which the construction agency (currently, the Capital Development Board is the construction agency) procures 2 or more specified subdivisions of work. Extends the repeal of the Section defining "single prime" from January 1, 2020 to January 1, 2030. Modifies a Section concerning design-bid-build construction. Changes references concerning the Capital Development Board to construction agency for purposes of requirements under the Section. Provides that for single prime projects, among other requirements, annual (rather than quarterly) reports shall be submitted to the Procurement Policy Board with information on the general scope, project budget, and established Business Enterprise Program goals for any single prime procurement bid in the previous 12 (currently, 3) months. Provides that use of the single prime procurement delivery method shall not exceed 50% of the total number of projects with total construction cost valued at $5,000,000 or less. Provides that a construction agency shall post notice of its intent to use the single prime method on a project on its online Procurement Bulletin at least 7 (currently, 3) business days following submission of such notice to the Procurement Policy Board. Makes conforming changes.
Feb 15 19 S Referred to Assignments
SB 01951  Sen. Michael E. Hastings and Mattie Hunter

30 ILCS 500/1-10
30 ILCS 500/1-12
30 ILCS 500/1-13

Amends the Illinois Procurement Code. Provides that for contracts with an annual value of more than $100,000 (currently, all contracts) entered into under an exemption, each State agency shall post to the appropriate procurement bulletin the name of the contractor, a description of the supply or service provided, the total amount of the contract, the term of the contract, and the exception to the Code utilized. Provides that notice of each contract with an annual value of more than $100,000 (currently, all contracts) entered into by a State agency that is related to the procurement of artistic or musical goods and services shall be published in the Illinois Procurement Bulletin within 14 calendar days after contract execution. Provides that notice of each contract with an annual value of more than $100,000 (currently, all contracts) entered into by a public institution of higher education that is related to the procurement of specified goods and services shall be published in the Procurement Bulletin within 14 calendar days after contract execution.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
Legislative Information System
101st General Assembly
Synopsis of Introduced Bills
First year of General Assembly

SB 01952


40 ILCS 5/15-155 from Ch. 108 1/2, par. 15-155
40 ILCS 5/16-158 from Ch. 108 1/2, par. 16-158
105 ILCS 5/21B-20
105 ILCS 5/21B-30
105 ILCS 5/21B-35
105 ILCS 5/21B-50
105 ILCS 5/21B-55
105 ILCS 5/24-8.5 new
105 ILCS 5/27A-10

Amends the Downstate Teachers and State Universities Articles of the Illinois Pension Code. Requires an employer to make an additional employer contribution for a participant whose earnings for any academic year used to determine the final rate of earnings exceed the amount of his or her earnings with the same employer for the previous academic year by more than 6% (instead of 3%). Makes conforming changes. Amends the School Code. Allows each school district to provide a salary to a student teacher employed by the district and fix the amount of that salary. Removes the requirement of the passage of a test of basic skills for obtaining certain Professional Educator Licenses and Educator Licenses with Stipulations. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:
105 ILCS 5/21B-25

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. With regard to endorsements on licenses, provides that, for a special education endorsement in the area of Early Childhood Special Education, an individual may satisfy the student teaching requirement of his or her early childhood teacher preparation program through placement in a setting with children from birth through grade 2, and the individual may be paid and receive credit while student teaching. Provides that the student teaching experience must meet the requirements of and be approved by the individual’s early childhood teacher preparation program. Provides that, subject to appropriation, an individual who holds a Professional Educator License and is employed for a minimum of one school year by a school district designated as Tier 1 under the evidence-based funding formula may, after application to the State Board of Education, receive from the State Board a refund for any costs associated with completing the teacher performance assessment required to obtain his or her license. Effective immediately.

Senate Floor Amendment No. 2

Provides that, for an early childhood education endorsement (rather than a special education endorsement in the area of Early Childhood Special Education), an individual may satisfy the student teaching requirement of his or her early childhood teacher preparation program through placement in a setting with children from birth through grade 2, and the individual may be paid and receive credit while student teaching.

House Committee Amendment No. 1

Deletes reference to:
40 ILCS 5/15-155
40 ILCS 5/16-158


Aug 08 19  S  Public Act . . . . . . . . . 101-0220
SB 01953  Sen. Don Harmon

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

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

Feb 15 19  S  Referred to Assignments

SB 01954  Sen. Don Harmon

225 ILCS 80/3 from Ch. 111, par. 3903

225 ILCS 80/24.6 new

Amends the Illinois Optometric Practice Act of 1987. Provides that nothing in the Act prohibits an optometrist who is certified by the Department of Financial and Professional Regulation from performing advanced optometric procedures pursuant to a cooperative practice agreement if the optometrist has completed specified training requirements. Provides that an optometrist may not perform advanced optometric procedures on a patient under 18 years of age. Defines “surgery” and “advanced optometric procedures”. Sets forth requirements for the cooperative practice agreement, conditions for cooperative practice, and training requirements for advanced optometric procedures. Requires the Department to develop a 12-month educational course that incorporates sufficient didactic and clinical training to develop the technical skills needed to properly perform the advanced optometric procedures. Makes other changes.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01955  Sen. Elgie R. Sims, Jr.

105 ILCS 5/28-15 from Ch. 122, par. 28-15

Amends the Instructional Materials Article of the School Code. Makes a technical change in a Section concerning furnishing free textbooks to students.

Feb 15 19  S  Referred to Assignments

SB 01956  Sen. Elgie R. Sims, Jr.

65 ILCS 5/11-74.4-2 from Ch. 24, par. 11-74.4-2

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

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

65 ILCS 5/11-74.4-7 from Ch. 24, par. 11-74.4-7

65 ILCS 5/11-74.4-8 from Ch. 24, par. 11-74.4-8

65 ILCS 5/11-74.4-8a from Ch. 24, par. 11-74.4-8a

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that surplus tax revenues may be used to pay for costs of special education, social services, and other costs of a public school district. Provides that for municipalities with a population of over 1,000,000, redevelopment project costs include public school district qualified workers, costs of providing special educational facilities and services, school psychological services, and school social work services, and any surplus balance in the special tax allocation fund at the end of the fiscal year shall be used for these workers, facilities, and services. Removes provisions allowing anticipated redevelopment project costs to be deemed surplus funds.

Feb 15 19  S  Referred to Assignments

SB 01957  Sen. Elgie R. Sims, Jr.-Jacqueline Y. Collins

30 ILCS 105/5.891 new

730 ILCS 5/5-8-9 new

Amends the Unified Code of Corrections. Provides that on or before August 31, 2020, and on or before August 31 of the next 9 fiscal years thereafter, the Comptroller shall transfer from the General Revenue Fund to the Justice Reinvestment Fund 85% of the total savings calculated by the Sentencing Policy Advisory Council from costs savings from criminal justice reforms enacted into law. Provides that the Fund shall be jointly administered by the Department of Human Services and the Illinois Criminal Justice Information Authority, and each county shall be entitled to a proportionate share of the annual funds available from the Justice Reinvestment Fund provided it meets certain criteria. Provides that funds left unclaimed due to a qualifying county failing to submit an application or meet the specified criteria shall be reallocated to the counties that, based on the determination of the Department of Human Services and the Illinois Criminal Justice Information Authority, have been most effective in using their funds to improve public health and safety. Provides that counties receiving funds shall submit an annual report to the Department of Human Services and the Illinois Criminal Justice Information Authority detailing the uses of the funds and the impact they have had on public health and safety. Amends the State Finance Act to make conforming changes. Makes other changes.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01958  Sen. Elgie R. Sims, Jr.

415 ILCS 5/52.4 new
Amends the Environmental Protection Act. Requires the Environmental Protection Agency to conduct a study comparing airborne emission reductions of coal-fired electric generating units within the State of Illinois between 1990 and 2018 and forecasting additional reductions for the period from 2019 to 2022. Requires the Agency to identify where and how Agency policies have led to such reductions and are likely to lead to additional reductions going forward and which Illinois regulations are unnecessary because of more stringent State or federal regulations. Requires the Agency to consult with only the owners of each coal-fired electric generating unit in the State when compiling this information. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01959  Sen. Elgie R. Sims, Jr.

735 ILCS 5/5-105 from Ch. 110, par. 5-105
Provides that the Act may be referred to as the Reduced Filing Fees for Seniors and Veterans Act. Contains a statement of legislative purpose. Amends the Code of Civil Procedure. Provides that beginning January 1, 2020, the Supreme Court may, by rule, implement a program to offer a reduced filing fee of 50% the rate for the filing of civil cases by a person, regardless of the income of the person, who is either a: (1) senior citizen, aged 65 and older; or (2) member of the United States Armed Forces, the Illinois National Guard, or the Reserves of the United States Armed Forces. Provides that the applicant shall apply at the time of filing and present his or her valid State identification or driver's license or armed forces identification card. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01960  Sen. Elgie R. Sims, Jr.

705 ILCS 105/27.1b
705 ILCS 135/1-5
Amends the Clerks of Courts Act. Deletes language allowing exceptions to the provision that all fees shall be paid in advance and disbursed by each clerk on a monthly basis. Provides that units of local government and school districts in counties with more than 3,000,000 inhabitants shall: have a filing fee for a complaint, petition, or other pleading initiating a civil action in an amount not to exceed $202 (rather than not to exceed $190 through December 31, 2021 and $184 on and after January 1, 2022); and have a filing fee for an appearance in a civil action in an amount not to exceed $177 (rather than $75). Provides that if a record contains 200 or more pages, the clerk may collect an additional fee not to exceed 35 cents (rather than 25 cents) per page. Removes filing fee provisions for cases involving debt collection. Amends the Criminal and Traffic Assessment Act. Deletes the definition of "offense". Effective July 1, 2019.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01961  Sen. Elgie R. Sims, Jr.

725 ILCS 173/1
Feb 15 19  S  Referred to Assignments

SB 01962  Sen. Elgie R. Sims, Jr.

730 ILCS 170/5 from Ch. 38, par. 1541-5
Feb 15 19  S  Referred to Assignments

SB 01963  Sen. Elgie R. Sims, Jr.

730 ILCS 140/1 from Ch. 38, par. 1581
Amends the Private Correctional Facility Moratorium Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 01964  Sen. Elgie R. Sims, Jr.

725 ILCS 120/1 from Ch. 38, par. 1401
Amends the Rights of Crime Victims and Witnesses Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments
SB 01965
Sen. Elgie R. Sims, Jr.
(Rep. Justin Slaughter-Michael P. McAuliffe)

225 ILCS 46/33
225 ILCS 46/40

Amends the Health Care Worker Background Check Act. Provides that an individual otherwise qualified for and intending to apply for a direct care position who has a disqualifying conviction may initiate a fingerprint-based criminal history record check where a conditional offer of employment has not been made and such a background check has not been previously conducted, and allows those individuals to request a waiver of the prohibition of employment. Effective immediately.

Senate Committee Amendment No. 1
Adds reference to:

225 ILCS 46/15

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that workforce intermediaries and organizations providing pro bono legal services may initiate a fingerprint-based criminal history record check if a conditional offer of employment has not been made and a background check has not been previously conducted for an individual who has a disqualifying conviction and is receiving services from a workforce, intermediary or an organization providing pro bono legal services. Defines the terms "workforce intermediaries" and "pro bono legal service organizations". Makes other changes. Effective immediately.

Jul 31 19 S Public Act . . . . . . . . . 101-0176
SB 01966


725 ILCS 105/12 new
725 ILCS 105/13 new
725 ILCS 105/14 new

Amends the State Appellate Defender Act. Creates the Public Defender Bail Reform Grant Program to assist county public defenders in implementing a provision of the Code of Criminal Procedure of 1963 which requires counsel at bail hearings. Provides that the Public Defender Bail Reform Grant Program is to be administered by the State Appellate Defender, under the direction of the State Appellate Defender Commission. Provides that the State Appellate Defender shall request funds for this grant program within its annual appropriation. Provides for eligibility and administration of the grant program. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
725 ILCS 105/12 new

Deletes reference to:
725 ILCS 105/13 new

Deletes reference to:
725 ILCS 105/14 new

Adds reference to:
5 ILCS 140/7.5

Adds reference to:
20 ILCS 2605/2605-2605-304 new

Adds reference to:
20 ILCS 2605/2605-605

Adds reference to:
30 ILCS 105/5.891 new

Adds reference to:
30 ILCS 105/5.893 new

Adds reference to:
30 ILCS 105/6z-107 new

Adds reference to:
30 ILCS 105/6z-108 new

Adds reference to:
430 ILCS 65/1.1 from Ch. 38, par. 83-1.1

Adds reference to:
430 ILCS 65/3 from Ch. 38, par. 83-3

Adds reference to:
430 ILCS 65/3a from Ch. 38, par. 83-3a

Adds reference to:
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1

Adds reference to:
430 ILCS 65/4 from Ch. 38, par. 83-4

Adds reference to:
430 ILCS 65/5 from Ch. 38, par. 83-5

Adds reference to:
430 ILCS 65/7 from Ch. 38, par. 83-7
SB 01966 (CONTINUED)

Adds reference to:
- 430 ILCS 65/7.5 new

Adds reference to:
- 430 ILCS 65/8
- 430 ILCS 65/8.4 new

Adds reference to:
- 430 ILCS 65/9.5

Adds reference to:
- 430 ILCS 65/14
- 430 ILCS 66/13 new

Adds reference to:
- 430 ILCS 66/30
- 430 ILCS 66/50

Adds reference to:
- 720 ILCS 5/24-3
- 725 ILCS 5/110-10
- 730 ILCS 5/5-6-3
SB 01966 (CONTINUED)

Replaces everything after the enacting clause. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Director of State Police shall (rather than may) establish a statewide multi-jurisdictional Violent Crime Intelligence Task Force. Provides that the Violent Crime Intelligence Task Force shall also conduct enforcement operations against persons whose Firearm Owner's Identification Cards have been revoked or suspended and persons who fail to comply with the revocation or suspension requirements of the Firearm Owners Identification Card Act, prioritizing individuals presenting a clear and present danger to themselves or to others under that Act. Provides that the Task Force shall collaborate with local law enforcement agencies to enforce provisions of the Firearm Owners Identification Card Act, the Firearm Concealed Carry Act, the Firearm Dealer License Certification Act, and the Deadly Weapons Article of the Criminal Code of 2012. Provides that the Director of State Police may establish intergovernmental contracts written and executed in conformity with the Intergovernmental Cooperation Act. Provides that the Department of State Police shall establish a portal for use by federal, State, or local law enforcement agencies, including Offices of the State's Attorneys and the Office of the Attorney General to capture a report of persons whose Firearm Owner's Identification Cards have been revoked or suspended. Amends the Firearm Owners Identification Card Act. Modifies definition of "clear and present danger". Provides that an applicant for the issuance or renewal of a Firearm Owner's Identification Card shall include a full set of his or her fingerprints in electronic format to the Department of State Police, unless the applicant has previously provided a full set of his or her fingerprints to the Department under the Act or the Firearm Concealed Carry Act. Provides that a Firearm Owner's Identification Card issued under the Act shall be valid for the person to whom it is issued for a period of 5 years (rather than 10 years) from the date of issuance, but provides that any person whose card was previously issued for a period of 10 years shall retain the 10-year issuance period until the next date of renewal, at which point the card shall be renewed for 5 years. Provides that a person who receives a revocation or suspension notice under the Act (currently, only revocation notice) shall, within 48 hours of receiving notice of the revocation or suspension: (1) surrender his or her Firearm Owner's Identification Card to the local law enforcement agency where the person resides; and (2) complete a Firearm Disposition Record on a form prescribed by the Department of State Police and place his or her firearms in the location or with the person reported in the Firearm Disposition Record. Provides that any transfer of a surrendered firearm must be conducted under the firearm transfer provisions of the Firearm Owners Identification Card Act. Provides that nothing in the firearm revocation or suspension provisions of the Firearm Owners Identification Card Act prevents a court from ordering an individual to surrender his or her Firearm Owner's Identification Card to a law enforcement agency of the court's choosing in a timeframe shorter than 48 hours after receipt of the notice of revocation or suspension. Provides that the Firearm Disposition Record shall contain a statement to be signed by the transferee that the transferee: (1) is aware of, and will abide by, current law regarding the unlawful transfer of a firearm; (2) is aware of the penalties for violating the law as it pertains to unlawful transfer of a firearm; and (3) intends to retain possession of the firearm or firearms until it is determined that the transferor is legally eligible to possess a firearm and has an active Firearm Owners Identification Card, if applicable, or until a new person is chosen to hold the firearm or firearms. Amends the State Finance Act. Creates the State Police Revocation Enforcement Fund and the School-Based Mental Health Services Fund in the State treasury and defines their purposes. Amends the Firearm Concealed Carry Act. Provides that an applicant for renewal need not resubmit a full set of fingerprints if the applicant has previously done so under the Act or the Firearm Owners Identification Card Act. Amends the Criminal Code of 2012. Provides that a person commits the offense of unlawful sale or delivery of firearms when he or she transfers ownership of a firearm to a person in violation of the Firearm Owners Identification Card Act. This offense is a Class 4 felony. Amends the Code of Criminal Procedure of 1963 and the Unified Code of Corrections. Modifies requirements for transfer of firearms to a law enforcement agency as required under those Acts. Makes other changes. Effective immediately.

House Floor Amendment No. 2

Deletes reference to:
30 ILCS 105/5.893 new

Deletes reference to:
30 ILCS 105/6z-108 new

Adds reference to:
30 ILCS 105/6z-99

In the amendatory changes to the State Finance Act, eliminates the School-Based Mental Health Services Fund and provides that moneys in the Mental Health Reporting Fund may be used for reporting prohibitors to the National Instant Criminal Background Check System (NICS). Provides that any surplus moneys in the Fund shall be used as follows: (1) 50% shall be used to fund community-based mental health programs aimed at reducing gun violence, community integration and education, or mental health awareness and prevention, including administrative costs; and (2) 50% shall be used to award grants that use and promote the National School Mental Health Curriculum model for school-based mental health support, integration, and services. In the amendatory changes to the Firearm Owners Identification Card Act, provides that a live scan fingerprint vendor may not charge more than $30 per set of fingerprints. Reduces the application and renewal fees for Firearm Owner's Identification Cards from $50 to $20. Changes the amounts of the distribution of fees for applications for Firearm Owner's Identification Cards to various funds.

House Floor Amendment No. 3
Restores language that any person within the State who, before the provisions concerning transferring firearms only through federally licensed firearm dealers become operative, shall keep a record of the transfer for a period of 10 years from the date of transfer under the same requirements before the provisions became operative and with the same penalties for violations.

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

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

Balanced Budget Note, House Floor Amendment No. 3 (Office of Management and Budget)
The Balanced Budget Note Act does not apply to this bill as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
SB 1966, as amended by HA 1, will not impact any public pension fund or retirement system in Illinois.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
SB 1966, as amended by HA 2, will not impact any public pension fund or retirement system in Illinois.

Pension Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
SB 1966, as amended by HA 3, will not impact any public pension fund or retirement system in Illinois.

Pension Note (Government Forecasting & Accountability)
SB 1966, as engrossed, will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
SB 1966, as engrossed, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
SB 1966, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
SB 1966, as amended by House Amendment 2, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
SB 1966, as amended by House Amendment 3, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Fiscal Note, House Committee Amendment No. 1 (Illinois State Police)
In calendar year 2018, the Illinois State Police (ISP) received approximately 361,328 new and renewal FOID Card applications. SB 1966 (H-AM 1) would allow the Illinois State Police to collect $23 on each application for the Firearms Services Fund (administrative processes) and $15 for the State Police Revocation Enforcement Fund. Based upon 2018 new and renewal application submissions, a $38 fee would allow the ISP to collect approximately $13,730,464.

Fiscal Note, House Floor Amendment No. 2 (Illinois State Police)
In calendar year 2018, the Illinois State Police (ISP) received approximately 361,328 new and renewal FOID Card applications. SB 1966 (H-AM 2) would allow the Illinois State Police to collect $15 on each application for administrative processes and $5 for the State Police Revocation Enforcement Fund. Based upon 2018 new and renewal application submissions, a $20 fee would allow the ISP to collect approximately $7,226,560.

Fiscal Note, House Floor Amendment No. 3 (Illinois State Police)
SB 1966 (H-AM 3) has no fiscal impact on the Illinois State Police.

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

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
This legislation would neither increase nor decrease the number of judges needed in the State of Illinois.
SB 01966 (CONTINUED)

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)

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

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

There is no fiscal or population impact on the Department of Corrections.

Correctional Note, House Floor Amendment No. 3 (Dept of Corrections)

There is no fiscal or population impact on the Department of Corrections.

Correctional Note, House Committee Amendment No. 1 (Dept of Corrections)

The total impact of Senate Bill 1966 (H-AM 1) would result in an increase of 79 offenders, with additional marginal costs of $6,324,000 over the first ten years after enactment.

State Mandates Fiscal Note (Dept. of Commerce & Economic Opportunity)

This bill does not create a State Mandate.

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

This bill does not create a State Mandate.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State Mandate.

State Mandates Fiscal Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State Mandate.

Home Rule Note, House Committee Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

Home Rule Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

Home Rule Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

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

This bill does not pre-empt home rule authority.

Land Conveyance Appraisal Note, House Committee Amendment No. 1 (Dept. of Transportation)

No land conveyances are included this legislation; therefore, there are no appraisals to be filed.

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)

No land conveyances are included this legislation; therefore, there are no appraisals to be filed.

Land Conveyance Appraisal Note, House Floor Amendment No. 3 (Dept. of Transportation)

No land conveyances are included this legislation; therefore, there are no appraisals to be filed.

Housing Affordability Impact Note, House Committee Amendment No. 1 (Housing Development Authority)

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

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

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

Housing Affordability Impact Note, House Floor Amendment No. 3 (Housing Development Authority)

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

Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 01967  Sen. Elgie R. Sims, Jr. and Kimberly A. Lightford-Jacqueline Y. Collins

215 ILCS 5/143.24e new

Amends the Illinois Insurance Code. Provides that no insurer may increase the premium or rate charged on a policy of motor vehicle insurance or cancel such policy as a result of the insured person's involvement in a multivehicle accident or car theft when the insured person was not at fault in such accident or car theft.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 01968  Sen. Elgie R. Sims, Jr.
(Rep. Justin Slaughter)

730 ILCS 5/5-4-1  from Ch. 38, par. 1005-4-1
730 ILCS 5/5-8-6  from Ch. 38, par. 1005-8-6

Amends the Unified Code of Corrections. Provides that in imposing a sentence for a Class 3 or 4 felony, other than a violent crime as defined in the Rights of Crime Victims and Witnesses Act, the court shall determine and indicate in the sentencing order whether the defendant has 4 or more or fewer than 4 months remaining on his or her sentence accounting for time served. Provides that an offender sentenced to a term of imprisonment for a Class 3 or 4 felony, other than a violent crime as defined in the Rights of Crime Victims and Witnesses Act, in which the sentencing order indicates that the offender has less than 4 months remaining on his or her sentence accounting for time served may not be confined in the penitentiary system of the Department of Corrections but may be assigned to electronic home detention, an adult transition center, or another facility or program within the Department of Corrections. Effective January 1, 2020.

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

SB 01969  Sen. Elgie R. Sims, Jr.

705 ILCS 40/2  from Ch. 37, par. 72.42

Amends the Judicial Vacancies Act. Provides that vacancies authorized to be filled by a specified provision shall be filled within 90 days in a specified manner.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01970  Sen. Elgie R. Sims, Jr., Scott M. Bennett-Robert Peters-Julie A. Morrison-Mattie Hunter, Laura M. Murphy-Christopher Belt, Ram Villivalam and Jacqueline Y. Collins
(Rep. Nicholas K. Smith-Robyn Gabel-Lindsey LaPointe-Celina Villanueva, Justin Slaughter and Carol Ammons)

10 ILCS 5/7-42  from Ch. 46, par. 7-42
10 ILCS 5/17-15  from Ch. 46, par. 17-15

Amends the Election Code. Provides that a student entitled to vote in a primary, general, or special election or at any election at which propositions are submitted to a popular vote in the State, with consent from his or her school, is entitled to be absent from school for 2 hours to vote and that the school may specify the hours in which the student may absent himself or herself.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Election Code. Provides that a student entitled to vote in a primary, general, special election, or any election at which propositions are submitted to a popular vote in this State is entitled to be absent from school for 2 hours to vote on a day in which early voting is offered or on the day of the election. Provides that the school may specify the hours in which the student may be absent. Provides that a student who is absent from school to vote is not considered absent for the purposes of calculating enrollment under evidence-based funding in the School Code.

Nov 25 19  S  Sent to the Governor
SB 01971
Sen. Elgie R. Sims, Jr.

55 ILCS 5/3-9008
from Ch. 34, par. 3-9008

720 ILCS 5/16-1
from Ch. 38, par. 16-1

720 ILCS 5/16-25

720 ILCS 550/4
from Ch. 56 1/2, par. 704

720 ILCS 550/5
from Ch. 56 1/2, par. 705

720 ILCS 550/5.1
from Ch. 56 1/2, par. 705.1

720 ILCS 550/5.2
from Ch. 56 1/2, par. 705.2

720 ILCS 550/7
from Ch. 56 1/2, par. 707

720 ILCS 550/8
from Ch. 56 1/2, par. 708

720 ILCS 550/10
from Ch. 56 1/2, par. 710

720 ILCS 550/9 rep.

720 ILCS 570/401
from Ch. 56 1/2, par. 1401

720 ILCS 570/401.1
from Ch. 56 1/2, par. 1401.1

720 ILCS 570/402
from Ch. 56 1/2, par. 1402

720 ILCS 570/404
from Ch. 56 1/2, par. 1404

720 ILCS 570/405.2

720 ILCS 570/407
from Ch. 56 1/2, par. 1407

720 ILCS 570/407.1
from Ch. 56 1/2, par. 1407.1

720 ILCS 570/407.2
from Ch. 56 1/2, par. 1407.2

720 ILCS 570/410
from Ch. 56 1/2, par. 1410

720 ILCS 570/405 rep.

720 ILCS 570/405.1 rep.

720 ILCS 570/408 rep.

720 ILCS 600/3.5

720 ILCS 646/15

720 ILCS 646/20

720 ILCS 646/25

720 ILCS 646/30

720 ILCS 646/35

720 ILCS 646/40

720 ILCS 646/45

720 ILCS 646/50

720 ILCS 646/55

720 ILCS 646/55.1 new

720 ILCS 646/55.2 new

720 ILCS 646/55.3 new

720 ILCS 646/55.4 new

720 ILCS 646/55.5 new

720 ILCS 646/56

720 ILCS 646/60

720 ILCS 646/70

720 ILCS 646/65 rep.

720 ILCS 646/100 rep.
Amends the Counties Code. Provides that in a county exceeding a population of 3,000,000, if the court determines that the appointment of a special prosecutor is required because the State’s Attorney is sick, absent, or unable to fulfill his or her duties or has a conflict of interest, the court shall request the Office of the State’s Attorneys Appellate Prosecutor to serve as the special prosecutor where the cause or proceeding is an officer-involved death. Amends the Criminal Code of 2012. Increases the threshold amount of theft not from the person and retail theft that enhances the offense from a misdemeanor to a felony to $2,000. Amends the Cannabis Control Act, the Illinois Controlled Substances Act, the Drug Paraphernalia Control Act, the Methamphetamine Control and Community Protection Act, and the Unified Code of Corrections. Lowers penalties for the manufacture, delivery, possession with intent to manufacture or deliver, and trafficking and possession of cannabis, controlled substances, and methamphetamine. Amends the Unified Code of Corrections. Makes changes in eligibility for the Offender Initiative Program and the Second Chance Probation Program. Increases the maximum amount of sentence credit that a prisoner may receive for various offenses from 4.5 to 8.5 (from 7.5 to 10.5 for gunrunning, drug-induced homicide, or aggravated methamphetamine-related child endangerment) days of sentence credit for each month of his or her sentence of imprisonment. Reduces the mandatory supervised release term for Class X, 1, and 2 felonies other than certain sex offenses to 18 months. Makes other changes.

Mar 22 19 S  Rule 3-9(a) / Re-referred to Assignments


New Act

30 ILCS 105/5.891 new

Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Provides that an employee who works in the State who is absent from work for specified reasons is entitled to earn and use a minimum of 40 hours of paid sick time during a 12-month period or a pro rata number of hours of paid sick time under the provisions of the Act. Provides that it is unlawful for an employer to interfere with, restrain, deny, change work days or hours scheduled to avoid paying sick time, or discipline an employee for the exercise of, or the attempt to exercise, any right provided under or in connection with the Act, including considering the use of paid sick time as a negative factor in an employment action that involves hiring, terminating, evaluating, promoting, disciplining, or counting the paid sick time under a no-fault attendance policy. Provides that any employer that the Department of Labor or a court finds by a preponderance of the evidence to have knowingly, repeatedly, or with reckless disregard violated any provision of the Act or any rule adopted under the Act is subject to a civil money penalty to be paid to the employee not to exceed $2,500 for each separate offense. Provides that the Department of Labor shall administer the Act. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately.

Mar 28 19 S  Rule 3-9(a) / Re-referred to Assignments
SB 01973  Sen. Iris Y. Martinez-Cristina Castro-Neil Anderson

New Act

5 ILCS 80/4.40 new

225 ILCS 60/4 from Ch. 111, par. 4400-4

225 ILCS 65/50-15 was 225 ILCS 65/5-15

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


Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 01974  Sen. John J. Cullerton

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Feb 15 19 S Referred to Assignments

SB 01975  Sen. John J. Cullerton

35 ILCS 5/101 from Ch. 120, par. 1-101


Feb 15 19 S Referred to Assignments

SB 01976  Sen. John J. Cullerton

35 ILCS 105/1 from Ch. 120, par. 439.1

Amends the Use Tax Act. Makes a technical change in a Section concerning the short title.

Feb 15 19 S Referred to Assignments

SB 01977  Sen. John J. Cullerton

35 ILCS 120/2-10

Amends the Retailers’ Occupation Tax Act. Makes a technical change in a Section concerning the rate of tax.

Feb 15 19 S Referred to Assignments

SB 01978  Sen. John J. Cullerton

35 ILCS 145/1 from Ch. 120, par. 481b.31

Amends the Hotel Operators’ Occupation Tax Act. Makes a technical change in a Section concerning the short title.

Feb 15 19 S Referred to Assignments

SB 01979  Sen. John J. Cullerton

35 ILCS 200/1-55

Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".

Feb 15 19 S Referred to Assignments
SB 01980
Sen. Scott M. Bennett, Laura Fine, Paul Schimpf-Jacqueline Y. Collins and Mattie Hunter
(Rep. Carol Ammons)

Amends the Soil and Water Conservation Districts Act. Provides that the purposes of soil and water conservation districts include the conservation of soil health, organic matter in soil and plants, and water quality (rather than just water); and the improvement of resilience to droughts, floods, and other extreme weather. Defines “soil health”. Allows districts to initiate and conduct specified activities regarding improvement of soil health, including surveys, investigations, research, development of comprehensive plans, entering into agreements with or cooperating with other entities, and making agricultural and engineering machinery and equipment available to landowners or occupiers within the district. Makes other changes.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01981
Sen. Dan McConchie
(Rep. Thomas M. Bennett)

Amends the Governor's Office of Management and Budget Act. Provides that the annual economic and fiscal policy report must include a projection of fund balances for each fund held in the State treasury, outlining for each fund revenues, expenditures, and the estimated end of year fund balance for the current fiscal year, the upcoming fiscal year, and the 4 previous years. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 3005/7.3

Adds reference to:
15 ILCS 20/50-5

Replaces everything after the enacting clause. Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that, together with the State budget, the Governor shall file a written report with the Secretary of the Senate and the Clerk of the House of Representatives containing the following: the actual or projected fund balances, revenues, and expenditures for all appropriated funds for the previous fiscal year, the current fiscal year, and the upcoming fiscal year. Effective immediately.

Senate Floor Amendment No. 2
Makes changes to the bill as amended by Senate Amendment No. 1 to provide that the report shall be submitted by the Governor's Office of Management and Budget (in the amendment, the Governor) no later than the third Wednesday of February of each year (in the amendment, the report shall be filed with the budget).

Senate Floor Amendment No. 3
Makes changes to the bill as amended by Senate Amendment No. 2 to provide that the report does not need to be written.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01982
Sen. Dan McConchie

Amends the State Budget Law of the Civil Administrative Code of Illinois. Provides that total State appropriations in any fiscal year may not exceed 97% of the revenues estimated to be available in the joint resolution adopted by the General Assembly. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 01983  Sen. Dan McConchie
25 ILCS 155/4 from Ch. 63, par. 344
Amends the Commission on Government Forecasting and Accountability Act. Provides that the Commission on Government Forecasting and Accountability shall publish a quarterly report (currently, one report at the convening of each regular session of the General Assembly) on the estimated income of the State from all applicable revenue sources for the next ensuing fiscal year and of any other funds estimated to be available for such fiscal year. Provides that upon each report, the Commission shall issue a revised and updated set of revenue figures reflecting the latest available information. Makes conforming changes.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01984  Sen. Dan McConchie
25 ILCS 155/4 from Ch. 63, par. 344
Amends the Commission on Government Forecasting and Accountability Act. Provides that the House of Representatives and the Senate, in consultation with the Office of the Governor, shall by joint resolution adopt or modify revenue estimates provided by the Commission on Government Forecasting and Accountability within 2 days after the Governor's Budget Address to the General Assembly or by March 1, whichever occurs first. Provides that the joint resolution shall constitute both the estimate of the General and the estimate of the Governor of the funds estimated to be available during the next fiscal year. Makes conforming changes.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01985  Sen. Dan McConchie
30 ILCS 330/15 from Ch. 127, par. 665
70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09
Amends the General Obligation Bond Act. Removes provisions requiring transfer of funds from the Road Fund to pay the aggregate of the principal of, interest on, and premium on bonds authorized under Public Act 98-781. Amends the Regional Transportation Authority Act. Removes provisions authorizing transfer of the first $100,000,000 of specified occupation and use taxes to the Road Fund (rather than the General Revenue Fund). Makes conforming changes. Effective July 1, 2019.
Feb 15 19  S  Referred to Assignments

SB 01986  Sen. Neil Anderson
5 ILCS 100/5-45 from Ch. 127, par. 1005-45
305 ILCS 5/5-36 new
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to increase reimbursement rates to facilities licensed under the Nursing Home Care Act on January 1, 2020 and each January 1 thereafter through January 1, 2025, and on July 1, 2020. Requires the increases to be at a level that is sufficient to pay wages of not less than the State minimum wage rates in effect on January 1, 2020 and each January 1 thereafter through January 1, 2025, and on July 1, 2020. Amends the Illinois Administrative Procedure Act to provide that the Department shall adopt rules, including emergency rules, to implement the rate increases. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 01987  Sen. Martin A. Sandoval, Kimberly A. Lightford and Antonio Muñoz
30 ILCS 500/55-25 new
Amends the Illinois Procurement Code. Provides that each chief procurement officer shall submit an annual report to the Governor and the General Assembly by April 15, 2020, and by every April 15 thereafter, on all procurement goals and actual spending for contracts with a total value of more than $20,000,000 for female-owned, minority-owned, and veteran-owned enterprises in the previous calendar year.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
New Act

Creates the High Speed Railway Commission Act. Prescribes the membership of the Commission. Provides that the Commission shall create a statewide plan for a high-speed rail line and feeder network connecting St. Louis, Missouri and Chicago, Illinois that includes current existing Amtrak and Metra services, connects the cities of Rockford, Moline, Peoria, and Decatur, and uses inter-city bus service to coordinate with the rail line. Provides that the Commission shall conduct a ridership study and shall make findings and recommendations concerning a governance structure, the frequency of service, and implementation of the plan. Provides that the Commission shall report to the General Assembly and the Government no later than December 31 of each year. Provides that the Department of Transportation shall provide administrative support to the Commission. Repeals the Act on January 1, 2025.

Effective immediately.

Senate Committee Amendment No. 1

Adds a representative of the Champaign-Urbana Mass Transit District to the membership of the High Speed Railway Commission.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 01989  Sen. Martin A. Sandoval

20 ILCS 2605/2605-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of State Police.

Feb 15 19  S  Referred to Assignments

SB 01990  Sen. Martin A. Sandoval

20 ILCS 2605/2605-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of State Police.

Feb 15 19  S  Referred to Assignments

SB 01991  Sen. Martin A. Sandoval

20 ILCS 2605/2605-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of State Police.

Feb 15 19  S  Referred to Assignments

SB 01992  Sen. Martin A. Sandoval

20 ILCS 2605/2605-1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the Department of State Police.

Feb 15 19  S  Referred to Assignments

SB 01993  Sen. Martin A. Sandoval

(Rep. John C. D'Amico-Jonathan Carroll)

625 ILCS 5/13-114  from Ch. 95 1/2, par. 13-114

Amends the Illinois Vehicle Code. Deletes language providing that each diesel-powered vehicle that is registered for a gross weight of more than 16,000 pounds or has a gross vehicle weight rating of more than 16,000 pounds and that is operated by an interstate carrier of property is subject to provisions that pertain to diesel emission inspections.

Aug 09 19  S  Public Act . . . . . . . . . 101-0362

SB 01994  Sen. Martin A. Sandoval

605 ILCS 125/1

Amends the Roadside Memorial Act. Makes a technical change in a Section concerning the short title.

Feb 15 19  S  Referred to Assignments
SB 01995  Sen. Martin A. Sandoval
(Rep. Martin J. Moylan)
New Act
20 ILCS 2705/2705-233 new
20 ILCS 3501/825-108 new
30 ILCS 500/1-10.5 new
30 ILCS 550/1.9 new
30 ILCS 570/2.8 new
30 ILCS 575/2.8 new
605 ILCS 10/11.2 new
735 ILCS 30/15-5-48 new
820 ILCS 130/2 from Ch. 48, par. 39s-2
Creates the Innovations for Transportation Infrastructure Act. Contains a statement of legislative policy. Defines terms. Adds provisions governing: authorization of project delivery methods; preconditions to commencement of procurement; procurement; evaluation and selection of proposals; project records; confidentiality; public disclosure; design-build contracts; construction manager/general contractor contracts; funding and financing; minority, disadvantaged, and women-owned businesses; acquisition of property; federal requirements; powers of the Department of Transportation and the Illinois State Toll Highway Authority; and rulemaking. Makes corresponding changes in the Department of Transportation Law of the Civil Administrative Code of Illinois; Illinois Finance Authority Act; the Illinois Procurement Code; the Public Construction Bond Act; the Employment of Illinois Workers on Public Works Act; the Business Enterprise for Minorities, Women, and Persons with Disabilities Act; the Toll Highway Act; the Eminent Domain Act; and the Prevailing Wage Act. Provides that the provisions of the Act are severable. Effective immediately.
May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01996  Sen. Martin A. Sandoval
(Rep. Arthur Turner)
40 ILCS 5/17-131 from Ch. 108 1/2, par. 17-131
40 ILCS 5/17-132 from Ch. 108 1/2, par. 17-132
Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that an Employer or the Board of Trustees shall make pension deductions in each pay period on the basis of the salary earned in that period, exclusive of salaries for overtime, extracurricular activities (instead of special services), or any employment on an optional basis, such as summer school. Makes conforming changes. Effective immediately.
May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 01997  Sen. Martin A. Sandoval
625 ILCS 5/1-100 from Ch. 95 1/2, par. 1-100
Feb 15 19 S Referred to Assignments

SB 01998  Sen. Martin A. Sandoval
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Feb 15 19 S Referred to Assignments

SB 01999  Sen. Martin A. Sandoval
305 ILCS 5/1-5 from Ch. 23, par. 1-5
Feb 15 19 S Referred to Assignments

SB 02000  Sen. Martin A. Sandoval
20 ILCS 2705/2705-1
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.
Feb 15 19 S Referred to Assignments
SB 02001  Sen. Martin A. Sandoval

625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100

Feb 15 19  S  Referred to Assignments

SB 02002  Sen. Martin A. Sandoval

415 ILCS 5/1  from Ch. 111 1/2, par. 1001

Amends the Environmental Protection Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 02003  Sen. Martin A. Sandoval

30 ILCS 500/1-5

Amends the Illinois Procurement Code. Makes a technical change in a Section concerning State policy.
Feb 15 19  S  Referred to Assignments

SB 02004  Sen. Martin A. Sandoval

30 ILCS 500/1-10
30 ILCS 500/1-15.100
30 ILCS 500/1-13 rep.

Amends the Illinois Procurement Code. Provides that the Code does not apply to any procurements made by public institutions of higher education. Repeals a Section concerning the applicability of the Code to public institutions of higher education. Defines terms. Makes conforming changes.
Feb 15 19  S  Referred to Assignments

SB 02005  Sen. Martin A. Sandoval

70 ILCS 3605/12a  from Ch. 111 2/3, par. 312a
70 ILCS 3615/4.04  from Ch. 111 2/3, par. 704.04

Amends the Metropolitan Transit Authority Act and Regional Transportation Authority Act. Establishes procedures for repayment of defaulted interim financing notes issued by the Chicago Transit Authority and defaulted working cash notes issued by the Regional Transportation Authority, both of which State money in the State treasury was invested. Provides that the Regional Transportation Authority may issue, sell, and deliver additional working cash notes and establish lines of credit (rather than only working cash notes) before July 1, 2022 (rather than July 1, 2018) that are over and above and in addition to the $100,000,000 bond or note authorization. Establishes procedures for establishment of lines of credit. Requires notice to the Governor's Office of Management and Budget and State Comptroller before establishing a line of credit and provides that money borrowed under a line of credit are general obligations of the Authority that are secured by the full faith and credit of the Authority. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02006  Sen. Martin A. Sandoval

70 ILCS 3615/4.04  from Ch. 111 2/3, par. 704.04

Amends the Regional Transportation Authority Act. Provides that the Regional Transportation Authority may issue, sell, and deliver additional working cash notes and establish lines of credit (rather than only working cash notes) before July 1, 2022 (rather than July 1, 2018) that are over and above and in addition to the $100,000,000 bond or note authorization. Establishes procedures for establishment of lines of credit. Requires notice to the Governor's Office of Management and Budget and State Comptroller before establishing a line of credit and provides that money borrowed under a line of credit are general obligations of the Authority that are secured by the full faith and credit of the Authority. Effective immediately.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02007  Sen. Martin A. Sandoval

625 ILCS 5/3-100  from Ch. 95 1/2, par. 3-100

Feb 15 19  S  Referred to Assignments

SB 02008  Sen. Martin A. Sandoval

625 ILCS 5/1-100  from Ch. 95 1/2, par. 1-100

Feb 15 19  S  Referred to Assignments
SB 02009  Sen. Martin A. Sandoval
35 ILCS 5/101  from Ch. 120, par. 1-101
Feb 15 19  S  Referred to Assignments

SB 02010  Sen. Martin A. Sandoval
225 ILCS 315/5  from Ch. 111, par. 8105
Feb 15 19  S  Referred to Assignments

SB 02011  Sen. Martin A. Sandoval
225 ILCS 317/5
Amends the Fire Sprinkler Contractor Licensing Act. Makes a technical change in a Section concerning the legislative intent of the Act.
Feb 15 19  S  Referred to Assignments

SB 02012  Sen. Martin A. Sandoval
20 ILCS 3105/20 new
Amends the Capital Development Board Act. Provides that the Capital Development Board shall require all managed care organizations under contract with the Department of Healthcare and Family Services to submit an annual report on all procurement goals and actual spending for female-owned, minority-owned, and veteran-owned enterprises in the previous calendar year. Provides that the Capital Development Board shall hold an annual workshop open to the public on the state of supplier diversity. Effective immediately.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02013  Sen. Martin A. Sandoval, Kimberly A. Lightford and Antonio Muñoz
20 ILCS 3105/20 new
Amends the Capital Development Board Act. Provides that the Capital Development Board shall require all museums, zoos, and aquariums located in a park district with a population of over 500,000 and all institutions that receive funding from the Horse Racing Fund to submit an annual report on all procurement goals and actual spending for female-owned, minority-owned, and veteran-owned enterprises in the previous calendar year. Provides that the Capital Development Board shall hold an annual workshop open to the public on the state of supplier diversity. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02014  Sen. Martin A. Sandoval
110 ILCS 947/20
Amends the Higher Education Student Assistance Act. Provides that the functions of the Illinois Student Assistance Commission shall be exercised without regard to an applicant's citizenship or immigration status (unless otherwise provided by statute).
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02015  Sen. Martin A. Sandoval and Antonio Muñoz
30 ILCS 740/2-15.2
70 ILCS 3605/51
70 ILCS 3610/8.6
70 ILCS 3615/3A.15
70 ILCS 3615/3B.14
Amends the Downstate Public Transportation Act, the Metropolitan Transit Authority Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Provides for free fares for specified elementary and high school students on days when school is in session on public transportation. Provides for a continuing appropriation beginning in Fiscal Year 2020 to cover the free fares. Effective immediately.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
Provides that, in addition to any other funding that may be provided to the Illinois Transportation Enhancement Program (ITEP) from federal, State, or other sources, the Department of Transportation shall set aside an amount equal to 2% of the total appropriation received by the Department from the Road Fund for the projects in the categories of pedestrian and bicycle facilities, streetscape projects, and the conversion of abandoned railroad corridors to trails. Provides that the funds shall be administered according to the requirements of the current Guidelines Manual published by the Department for ITEP. Provides that, for projects funded under the Section: (1) local matching funding shall be required according to a sliding scale based on community size, median income, and total property tax base, (2) Phase I Studies and Phase I Engineering Reports are not required to be completed before application is made, and (3) at least 25% of funding shall be directed towards projects in high-need communities. Provides that the Department shall adopt rules necessary to implement the Section.

Senate Committee Amendment No. 1

Provides that the Department shall adhere to a 2-year funding cycle for ITEP with calls for projects at least every other year and shall make all funded and unfunded ITEP applications publicly available upon the completion of each funding cycle, including how each application scored on the program criteria.
SB 02017
Sen. Martin A. Sandoval

Amends the Covering ALL KIDS Health Insurance Act. Changes the short title of the Act to the Covering ALL KIDS and Young Adults Health Insurance Act and makes conforming changes in various Acts. Changes the name of the Covering ALL KIDS Health Insurance Program to the Covering ALL KIDS Young Adults Health Insurance Program and makes conforming changes. Provides that the Department of Healthcare and Family services shall purchase or provide healthcare benefits for eligible young adults that are identical to the benefits provided for individuals under the Medical Assistance Program established under the Illinois Public Aid Code. Defines young adult.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments
SB 02018  Sen. William E. Brady and Steve McClure

35 ILCS 200/3-70
60 ILCS 1/Art. 26 heading new
60 ILCS 1/26-5 new
60 ILCS 1/26-10 new
60 ILCS 1/26-15 new
60 ILCS 1/26-20 new
60 ILCS 1/26-25 new
60 ILCS 1/26-30 new
60 ILCS 1/26-35 new
305 ILCS 5/12-3.1

Amends the Township Code. Adds an Article that allows for discontinuance of Capital Township in Sangamon County. Provides petition and referendum requirements to discontinue the township. Provides that if the referendum for discontinuance is approved, the township is discontinued on the third Monday in May in the year of the consolidated election in which the township officials are elected next following the approval of the referendum. Provides for the transfer to Sangamon County of powers, duties, records, and property of the discontinued township. Makes conforming changes in the Property Tax Code and the Illinois Public Aid Code. Effective immediately.

Feb 15 19  S  Referred to Assignments


20 ILCS 105/4.02 from Ch. 23, par. 6104.02

Amends the Illinois Act on the Aging. Provides that the rates and minimum mandated wage increases for homemaker services shall be, at a minimum, as of January 1, 2019, a rate of $19.96 per hour, for a minimum wage of $12 per hour, and as of July 1, 2019, a rate of $21.64 per hour for a minimum wage of $13 per hour. Provides that rates in future State fiscal years shall be no lower than the rates in effect on July 1, 2019. Provides that in-home service provider agencies shall be required to certify to the Department on Aging that they are in compliance with the mandated wage increase for direct service workers. Provides that fringe benefits, including, but not limited to, any paid time off, payment for training, health insurance, travel, or transportation payment, shall not be reduced in relation to these rate increases. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02020  Sen. Heather A. Steans, Kimberly A. Lightford-Jacqueline Y. Collins, Suzy Glowiak Hilton, Julie A. Morrison, Linda Holmes, Robert Peters and Laura M. Murphy

New Act

Creates the Inter-Agency Report on Decarbonization and Economic Opportunities Act. Requires the Department of Commerce and Economic Opportunity, the Illinois Commerce Commission, the Illinois Environmental Protection Agency, and the Illinois Power Agency to work jointly to design a broad-based policy approach, including specific programs, to decarbonize Illinois’ electric sector (including energy production and consumption) in a just and equitable way that puts our State on track to phase out polluting power plants by 2030 and create new economic opportunities across the State. Effective immediately.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 02021 Sen. Heather A. Steans, Laura Fine-Omar Aquino-Iris Y. Martinez-Emil Jones, III, Laura M. Murphy, Ann Gillespie-David Koehler, Robert Peters, Ram Villivalam, Napoleon Harris, III, Christopher Belt and Dale A. Righter

New Act

305 ILCS 5/11-5.2

Creates the Medicaid Eligibility Determination and Renewal Reform Act. Requires the Department of Healthcare and Family Services (Department) to work with the Department of Human Services to achieve the following goals related to eligibility determinations and renewals under the Medical Assistance Program: (i) reduce procedural terminations so that no more than 10% of medical assistance beneficiaries who remain eligible for medical assistance experience any lapse in contemporaneous medical coverage; and (ii) use technology to lower administrative burdens and increase beneficiary continuity of coverage by providing real-time eligibility determination decisions for at least 75% of all medical assistance applicants, increasing automatic renewals for medical assistance beneficiaries, and offering an electronic means by which medical assistance beneficiaries can track and maintain their benefits. Provides that the goals must be met by December 31, 2020. Requires the Department to submit Medicaid and CHIP State Plan amendments to implement express lane eligibility for all beneficiaries of medical assistance and benefits under the Children's Health Insurance Program Act. Contains provisions concerning community-based enrollment and redetermination assistance; the creation of enhanced user permission; and other matters. Amends the Illinois Public Aid Code. Requires the Department to reduce administrative burdens and minimize delay utilizing its income, residency, and identity verification system; and to utilize federal or State electronic data sources to obtain certain financial, employment, and residency information. Contains provisions concerning data matching; the waiver of residency verification requirements; rulemaking authority; and other matters. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02022 Sen. Heather A. Steans

40 ILCS 5/7-159 from Ch. 108 1/2, par. 7-159

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that any surviving spouse of an annuitant who (1) retired prior to June 1, 2011, (2) was not married on the date the retirement annuity began, (3) received a specified refund of survivor credits, and (4) died prior to the implementation of Public Act 99-682, which allowed certain annuitants who received a refund of contributions for survivor benefits to elect to repay the refund and have their survivor benefit rights reinstated, may, within a period of one year beginning 5 months after the effective date of the amendatory Act, make an election to re-establish rights to a surviving spouse annuity by paying to the Fund: (1) the total amount of the refund received for survivor credits; and (2) interest thereon at the actuarially assumed rate of return from the date of the refund to the date of payment. Provides that the surviving spouse must also provide documentation proving he or she was married to the annuitant at the time of death and has not subsequently remarried. Provides that the Fund may allow the surviving spouse to repay this refund over a period of not more than 24 months. Provides that, for federal and State tax purposes and to the extent permitted by law, if a surviving spouse pays in monthly installments by reducing the monthly benefit by the amount of the otherwise applicable contribution, the monthly amount by which the surviving spouse's benefit is reduced shall not be treated as a contribution by the surviving spouse but rather as a reduction of the surviving spouse's monthly benefit. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 02023

Sen. Laura Fine-Don Harmon, Mattie Hunter, Robert Peters, Ann Gillespie, Toi W. Hutchinson-Linda Holmes, Antonio Muñoz, Laura M. Murphy, Rachelle Crowe, Christopher Belt, Jason A. Barickman, Neil Anderson and Ram Villivalam-Cristina Castro


205 ILCS 5/48

205 ILCS 5/48.3 from Ch. 17, par. 360.2

205 ILCS 305/8 from Ch. 17, par. 4409

205 ILCS 305/9.1

Amends the Illinois Banking Act and the Illinois Credit Union Act. Provides that the Secretary of Financial and Professional Regulation shall not: issue an order against a financial institution for unsafe or unsound banking practices solely because the entity provides financial services to a cannabis-related legitimate business; prohibit, penalize, or otherwise discourage a financial institution from providing financial services to a cannabis-related legitimate business solely because the entity provides financial services to a cannabis-related legitimate business; recommend, incentivize, or encourage a financial institution not to offer financial services to an account holder or to downgrade or cancel the financial services offered to an account holder solely because the account holder is a manufacturer or producer or is the owner, operator, or employee of a cannabis-related legitimate business, the account holder later becomes an owner or operator of a cannabis-related legitimate business, or the financial institution was not aware that the account holder is the owner or operator of a cannabis-related legitimate business; and take any adverse or corrective supervisory action on a loan made to an owner or operator of a cannabis-related legitimate business solely because the owner or operator owns or operates a cannabis-related legitimate business or an owner or operator of real estate or equipment that is leased to a cannabis-related legitimate business solely because the owner or operator of the real estate or equipment leased the equipment or real estate to a cannabis-related legitimate business. Authorizes the Secretary to furnish confidential supervisory information relating to a financial institution providing financial services to cannabis-related businesses, limited to the name, contact information, and such other information as the Secretary determines is prudent, to the Illinois State Treasurer. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
- 205 ILCS 5/48.3
- 205 ILCS 305/9.1

Deletes provisions authorizing the Secretary of Financial and Professional Regulation to furnish to the State Treasurer confidential supervisory information concerning financial institutions that provide financial services to cannabis-related businesses.

House Floor Amendment No. 1

Deletes reference to:
- 205 ILCS 5/48
- 205 ILCS 305/8

Adds reference to:
- 30 ILCS 500/1-10
- 35 ILCS 5/201 from Ch. 120, par. 2-201
- 35 ILCS 105/3-10
- 35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
- 35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
- 35 ILCS 120/2-10
- 105 ILCS 5/22-33
SB 02023 (CONTINUED)

Add reference to:
225 ILCS 60/22
Add reference to:
225 ILCS 65/70-5
Add reference to:
225 ILCS 95/21
Add reference to:
410 ILCS 130/1
Add reference to:
410 ILCS 130/7
Add reference to:
410 ILCS 130/10
Add reference to:
410 ILCS 130/25
Add reference to:
410 ILCS 130/30
Add reference to:
410 ILCS 130/35
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410 ILCS 130/55
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410 ILCS 130/57
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410 ILCS 130/60
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410 ILCS 130/62
Add reference to:
410 ILCS 130/75
Add reference to:
410 ILCS 130/105
Add reference to:
410 ILCS 130/115
Add reference to:
410 ILCS 130/130
Add reference to:
410 ILCS 130/145
Add reference to:
410 ILCS 130/160
Add reference to:
410 ILCS 130/173 new
Add reference to:
410 ILCS 130/195

from Ch. 111, par. 4400-22
was 225 ILCS 65/10-45
from Ch. 111, par. 4621
Replaces everything after the enacting clause. Amends the Nurse Practice Act and the Physician Assistant Practice Act of 1987. Provides that violating the Compassionate Use of Medical Cannabis Program Act is grounds for disciplinary action under the Acts. Amends the Compassionate Use of Medical Cannabis Pilot Program Act. Removes the word "Pilot" from the Act's short title and the Compassionate Use of Medical Cannabis Pilot Program. Makes conforming changes throughout the Act and statutes. Replaces the defined term "bona fide physician-patient relationship" with "bona fide health care professional-relationship" and makes conforming changes throughout the Act. Provides that specified maladies are debilitating medical conditions. Refers to certifying health care professionals (rather than physicians) throughout the Act. Provides that a certifying health care professional may not engage in fee splitting as prohibited under the Medical Practice Act of 1987. Provides that nothing in the Act shall preclude a certifying health care professional from referring a patient for health services, including certification, under the Act. Provides that a qualifying patient under the age of 18 shall not be prohibited from having up to 3 (instead of 2) designated caregivers. Provides that the Department of Public Health shall establish procedures to permit qualified veterans to participate in the Opioid Alternative Pilot Program. Provides that any Department-approved quantity waiver process must be made available to qualified veterans. Requires the Department to provide for immediate changes to a registered qualifying patient's designated registered dispensing organization. Provides that the Department of Financial and Professional Regulation shall adopt rules permitting returns, and potential refunds, for damaged or inadequate products. Allows the Department of Financial and Professional Regulation to issue nondisciplinary citations for minor violations which may be accompanied by a civil penalty not to exceed $10,000 per violation and shall contain specified information. Provides that if the licensee does not dispute the matter in the citation with the Department of Financial and Professional Regulation within 30 days after the citation is served, then the citation shall become final and shall not be subject to appeal. Repeals a provision concerning changing a designated dispensing organization. Repeals a provision repealing the Act on July 1, 2020. Makes other changes. Effective immediately.

House Floor Amendment No. 2

Provides that if and only if House Bill 1438 becomes law, then the Counties Code is amended. Provides that County Cannabis Retailers' Occupation Tax may not exceed: (i) 3.75% of the gross receipts of sales made in unincorporated areas of the county; and (ii) 3% of the gross receipts of sales made in a municipality located in the county (removing provisions limiting to 0.75% of the gross receipts of sales made in a municipality located in a non-home rule county and 3% of gross sales receipts made in a municipality located in a home rule county). Effective immediately or on the date House Bill 1438 takes effect, whichever is later.
SB 02024  Sen. Ann Gillespie-Chuck Weaver-Iris Y. Martinez, Rachelle Crowe, Cristina Castro, Steve Stadelman-Kimberly A. Lightford, Christopher Belt, Suzy Glowiak Hilton, Laura M. Murphy, Napoleon Harris, III and Jacqueline Y. Collins


New Act
Creates the Apprenticeship Study Act. Creates the Apprenticeship Study. Requires the Department of Labor to conduct a study on the potential expansion of apprenticeship programs in this State and produce a report on its findings. Provides for the contents of the report. Requires the Department of Labor to submit its report with findings and recommendations to the Governor and the General Assembly on or before June 1, 2020. Defines "Illinois Apprenticeship Plus Framework". Provides findings and purpose provisions. Repeals the Act on January 1, 2022.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Requires the Department of Commerce and Economic Opportunity (currently, the Department of Labor) to conduct a study on the potential expansion of apprenticeship programs in this State and produce a report on its findings. Requires the Department of Commerce and Economic Opportunity (currently, the Department of Labor) to submit its report with findings and recommendations to the Governor and the General Assembly on or before June 1, 2020.

Aug 09 19    S    Public Act . . . . . . 101-0364

SB 02025  Sen. David Koehler

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Requires each school district to inform a student's parent or guardian if his or her child is beginning to receive tiered Response to Intervention support that is more intensive than the universal level of instruction and must allow the parent or guardian to participate in the process; defines "Response to Intervention". Provides that the information provided to the parent or guardian must include the problem or problems being addressed for the student, the student's performance goal or goals, the reason why the student is being moved to a more intense level of intervention, and how the parent or guardian may obtain a copy of any progress reports and data being collected for the student. Provides that a school district must inform a parent or guardian with a child who is receiving Response to Intervention support above the universal level of instruction of the parent's or guardian's right to request a special education evaluation at any time. Requires a school district to request parental or guardian consent to conduct a case study evaluation of a student to determine if the student is in need of special education services if the student has been in the highest level of Response to Intervention support for 45 consecutive school days and has not shown meaningful, measurable progress under the performance goal or goals established for the student. Effective immediately.

Senate Committee Amendment No. 1

Provides that a Response to Intervention may be utilized as a component of an evaluation to determine if a child is eligible for special education services due to a disability (rather than a specific learning disability).

Apr 12 19    S    Rule 3-9(a) / Re-referred to Assignments
Amends the State Employees Group Insurance Act of 1971. Prohibits the State from applying for any federal waiver that would reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act (ACA) that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the ACA. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Insurance Code. Prohibits the State from applying for any federal waiver that would permit an individual or group health insurance plan to reduce or eliminate any protection or coverage required under the ACA that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the ACA. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Public Aid Code. Prohibits the State or an agency of the executive branch from applying for any federal Medicaid waiver that would result in more restrictive standards, methodologies, procedures, or other requirements than those that were in effect in Illinois as of January 1, 2017 for the Medical Assistance Program, the Children's Health Insurance Program, or any other medical assistance program in Illinois operating under any existing federal waiver authorized by specified provisions of the Social Security Act. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Effective immediately.
SB 02027 Sen. Scott M. Bennett-Chapin Rose-Melinda Bush
(Rep. Carol Ammons-Sue Scherer, Gregory Harris, Chris Miller, Dan Caulkins and Grant Wehrli)

415 ILCS 5/21.7 new
415 ILCS 55/10 new

Amends the Environmental Protection Act. Codifies the findings and recommendations of the Mahomet Aquifer Task Force established under P.A. 100-0403. Provides that the Environmental Protection Agency shall identify unlined, thinly covered legacy landfills for inspection and study the landfills after prioritizing them based on potential hazards to surface water and groundwater resources. Prescribes required qualifications for Agency inspectors designated to identify and inspect legacy landfills. Provides that the Agency shall collect and archive information about landfills for present and long-term use, including manifests and engineering records. Provides that the Agency shall assemble location information about industries and companies that generate waste and that the resulting records should be available for use as confidential information by regulatory agencies but shall not be subject to the Freedom of Information Act. Amends the Illinois Groundwater Protection Act. Provides that, subject to appropriation, the Agency, in consultation and cooperation with the Illinois State Geological Survey and the Illinois State Water Survey, shall design and implement a Pilot Project at the Pekin Metro Landfill in Tazewell County, to be completed by December 31, 2020. Provides that the Pilot Program shall perform specified tasks.

Senate Floor Amendment No. 3
Replaces everything after the enacting clause with the provisions of Senate Amendment No. 2, and makes the following changes: Provides that, when prioritizing the unregulated or underregulated landfills (currently, only landfills) that overlie the Mahomet Aquifer for inspection, the Agency shall consider the specified factors. Requires the Agency to identify unknown, unregulated, or underregulated (currently, unpermitted) waste disposal sites that overlie (currently, that are located within the boundaries of) the Mahomet Aquifer. Removes language requiring the Prairie Research Institute to offer specified training to instruct landfill instructors for the routine inspection and management of landfills. Removes language requiring the Prairie Research Institute to provide the Agency with updates on developments in specified technologies and systems. Requires the Agency to (i) archive information about landfills prioritized for response action following inspection and investigation, including their ownership, operational details, and waste disposal history, and (ii) assemble location information about industries and companies that generate waste. Removes language requiring the information to be available for use as confidential information but exempted from the Freedom of Information Act. Removes language requiring the Agency to utilize the information and data collected from the project to create best management practices for addressing other landfills throughout the State. Requires the Agency, following the completion of the pilot project response actions, to (i) evaluate the use of aerial photography and other remote sensing technologies to aid in the inspection and investigation of landfills; and (ii) identify additional procedures, requirements, or authorities that may be appropriate or necessary to address threats to human health and the environment from other unregulated or underregulated landfills throughout the State.

House Floor Amendment No. 1
Adds reference to:

415 ILCS 5/13.9 new

Further amends the Environmental Protection Act to require the Prairie Research Institute to conduct a Mahomet Aquifer natural gas storage study using specified methods.

Aug 23 19 S Public Act . . . . . . . . 101-0573

SB 02028 Sen. John J. Cullerton

215 ILCS 5/531.10 from Ch. 73, par. 1065.80-10

Amends the Illinois Life and Health Insurance Guaranty Association Law of the Illinois Insurance Code. Provides that an Association must submit a plan of operation to the Director of Insurance within 200 days.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02029 Sen. John J. Cullerton

50 ILCS 705/1 from Ch. 85, par. 501


Feb 15 19 S Referred to Assignments
SB 02030  Sen. John G. Mulroe
(Rep. Robert Martwick)

40 ILCS 5/6-217  from Ch. 108 1/2, par. 6-217

Amends the Chicago Firefighter Article of the Illinois Pension Code. Specifies that the age stated in a fireman's application for appointment as a member shall be conclusive evidence of his or her age for the purposes of providing all benefits under the Article (rather than for the purposes of the Article). Provides that for any fireman entering service with the City of Chicago Fire Department after January 1, 2020, the actual birthdate as provided in the fireman's birth certificate shall be conclusive evidence of the fireman's age for the purposes of the Article. Effective immediately.

Aug 09 19  S  Public Act . . . . . . . 101-0365

SB 02031  Sen. John J. Cullerton

50 ILCS 712/1

Amends the Law Enforcement Officer Bulletproof Vest Act. Makes a technical change in a Section concerning the short title.

Feb 15 19  S  Referred to Assignments

SB 02032  Sen. Steve McClure

New Act

30 ILCS 605/7.1  from Ch. 127, par. 133b10.1

35 ILCS 5/229 new

215 ILCS 5/409.2 new

Creates the Illinois State Property Revitalization Tax Credit Act. Creates a credit against taxes imposed under the Illinois Income Tax Act and the Illinois Insurance Code in an amount equal to 30% of qualified expenditures incurred by a qualified taxpayer in the rehabilitation of certain property that had been owned by the State. Provides that credits must be approved by the Department of Commerce and Economic Opportunity. Provides that credits may be transferred and assigned. Contains provisions concerning application fees. Amends the Illinois Income Tax Act and the Illinois Insurance Code to make conforming changes. Amends the State Property Control Act. Makes changes to provisions concerning surplus real property. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02033  Sen. Jason Plummer

40 ILCS 5/7-139  from Ch. 108 1/2, par. 7-139

Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Provides that a current or former elected or appointed official of a participating municipality who first becomes a participating employee on or after the effective date of the amendatory Act may establish credit for no more than 30 days of service as an official of that municipality under a provision concerning retroactive service. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02034  Sen. Sue Rezin

New Act

Creates the Local Government Protection Authority Act. Contains only a short title provision.

Feb 15 19  S  Referred to Assignments
SB 02035  Sen. Napoleon Harris, III, Kimberly A. Lightford, Jacqueline Y. Collins, Antonio Muñoz-Elgie R. Sims, Jr. and Mattie Hunter

(Rep. Kambium Buckner-Curtis J. Tarver, II and Justin Slaughter)

30 ILCS 575/4  from Ch. 127, par. 132.604

Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Requires the Department of Central Management Services to by rule further establish committed diversity numbers for State contracts awarded to businesses owned by minorities, women, and persons with disabilities under the Act. Provides that such efforts shall include, but not be limited to, (1) an increase in the percentage of State contracts required to be awarded under subsection (a), (2) an increase in contract spending with certified businesses owned by minorities, women, and persons with disabilities, and (3) further concerted outreach efforts to businesses owned by minorities, women, and persons with disabilities.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Modifies the percentages of the total dollar amount of State contracts required to be established as an aspirational goal to be awarded to businesses owned by minorities, women, and persons with disabilities. Requires the Department of Central Management Services to by rule further establish committed diversity aspirational goals (currently, numbers) for State contracts awarded to businesses owned by minorities, women, and persons with disabilities. Removes requirement specifying that the additional diversity aspiration goals shall (1) an increase in the percentage of State contracts required to be awarded and (2) an increase in contract spending with certified businesses owned by minorities, women, and persons with disabilities. Makes conforming changes.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 02036  Sen. Napoleon Harris, III

New Act

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

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5
35 ILCS 120/5m new
35 ILCS 200/184.10 new
220 ILCS 5/9-222  from Ch. 111 2/3, par. 9-222
220 ILCS 5/9-222.1B new

Creates the Big Empties Site Act. Provides that property located in the State consisting of one or more PINs but under common ownership at the time of the application, that contains at least one vacant and unused building of specified square footage, is qualified to be designated as a Big Empties Site. Provides that a county or municipality that has adopted an ordinance designating a qualified site as a Big Empties Site shall make written application to the Department of Commerce and Economic Opportunity to have that site certified by the Department as a Big Empties Site. Contains procedures for certification by the Department of Commerce and Economic Opportunity. Amends the Illinois Income Tax Act, the Use Tax Act, the Service Use Tax Act, and the Public Utilities Act to provide certain tax incentives for Big Empties Sites. Amends the Property Tax Code to provide that a taxing district may issue an abatement. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02037  Sen. Rachelle Crowe-Steven M. Landek

(Rep. Stephanie A. Kifowit)

5 ILCS 312/2-107 new

Amends the Illinois Notary Public Act. Provides that every company, corporation, association, organization, or person that remits notary public applications to the Secretary of State on behalf of applicants for appointment and commission as a notary public, for compensation or otherwise, shall comply with standards to qualify for licensure as a notary public remittance agent. Provides standards to qualify for licensure as a notary public remittance agent.

Senate Floor Amendment No. 1

Provides that specified provisions concerning notary public remittance agents do not apply to units of local government.

Aug 09 19  S  Public Act . . . . . . . . 101-0366
SB 02038
Sen. Dan McConchie, Suzy Glowik Hilton-Thomas Cullerton-Jennifer Bertino-Tarrant and Laura Ellman

625 ILCS 5/2-112 from Ch. 95 1/2, par. 2-112
Amends the Illinois Vehicle Code. Provides that the Secretary of State shall include, in the Illinois Rules of the Road publication, information advising drivers to use the zipper merge method when merging into a reduced number of lanes (drivers in merging lanes are expected to use both lanes to advance to the lane reduction point and merge at that location, alternating turns).

House Floor Amendment No. 2
Adds reference to:
625 ILCS 5/6-109
Adds reference to:
625 ILCS 5/11-907.1 new
Replaces everything after the enacting clause with the provisions of the engrossed bill, and further amends the Illinois Vehicle Code. Provides that the Secretary of State shall include, in the question pool used for the written portion of the driver’s license examination, at least one test question concerning driver responsibilities when approaching a stationary emergency vehicle. Creates the Move Over Task Force to study the issue of violations of the provisions of the Code prescribing how to safely enter a highway construction zone, approach a disabled vehicle, and approach an authorized emergency vehicle. Prescribes membership for the Task Force. Provides that the Task Force shall meet no fewer than 3 times and shall present its report and recommendations to the General Assembly no later than January 1, 2020. Repeals the Task Force on January 1, 2021.

House Floor Amendment No. 3
Adds to the Move Over Task Force one representative, appointed by the Governor, from a bona fide labor organization representing certified road flaggers and other road construction workers.

Jul 30 19 S Public Act . . . . . . . . . 101-0174

SB 02039
Sen. Michael E. Hastings and Mattie Hunter
30 ILCS 500/20-80
Amends the Illinois Procurement Code. Provides that whenever a grant or a contract liability exceeding $100,000 (currently, $20,000) is incurred by any State agency, a copy of the contract, purchase order, grant, or lease shall be filed with the Comptroller within 30 calendar days thereafter.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02040
Sen. Michael E. Hastings and Mattie Hunter
(Rep. William Davis and Justin Slaughter)
30 ILCS 500/20-60
Amends the Illinois Procurement Code. Provides that the Procurement Policy Board may object to a proposed extension or renewal of a contract within 14 (currently, 30) calendar days and require a hearing before the Board prior to entering into the extension or renewal. Provides that if the Procurement Policy Board does not object within 14 (currently, 30) calendar days or take affirmative action to recommend the extension or renewal, the chief procurement officer may enter into the extension or renewal of a contract.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee

SB 02041
Sen. Michael E. Hastings and Mattie Hunter
30 ILCS 500/20-20
30 ILCS 500/20-57 new
Amends the Illinois Procurement Code. Provides that all small purchases and all other contracts entered into under the Code with an annual value of more than $50,000 shall be accompanied by Standard Illinois Certifications in a form prescribed by each chief procurement officer.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 02042  Sen. Michael E. Hastings and Mattie Hunter
30 ILCS 575/5  from Ch. 127, par. 132.605
Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that the Business Enterprise Council has the authority and responsibility to, among other authorities and responsibilities, (1) devise a certification procedure that certifies like certifications, including, but not limited to, such certifications for the City of Chicago and Cook County, and (2) annually evaluate certification procedures to ensure efficient standardization with like certifications to ensure current procedures do not cause undue burden to potential vendors owned by minorities, women or persons with disabilities.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02043  Sen. Michael E. Hastings and Mattie Hunter
30 ILCS 500/20-15
30 ILCS 500/20-60
30 ILCS 500/50-85 new
30 ILCS 575/4f
30 ILCS 575/6  from Ch. 127, par. 132.606
Amends the Illinois Procurement Code. Provides for a scoring methodology for competitive sealed proposals under the Act. Provides that no vendor shall be eligible for renewal of a contract when that vendor has failed to demonstrate a good faith effort towards meeting the goals established in the utilization plan, or that vendor is not otherwise excused from compliance under the Business Enterprise Program Act. Provides for annual diversity training and a report on such training. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that when a State agency or public institution of higher education issues requests for proposals or solicitations that fall within a service or product offering that has a history of disparate awards to a class of business owners that are underrepresented in contract awards, it shall be the aspirational goal to use service or product providers owned by minorities, women, and persons with disabilities for not less than 20% of the total dollar amount of that State contract. Provides that each State agency and institution of higher education shall include in its report on its utilization of businesses owned by minorities, women, and persons with disabilities a plan to increase the diversity of the vendors engaged in contracts with the State agency or public institution of higher education, with a particular focus on the most underrepresented in contract awards. Makes conforming changes.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02044  Sen. Jennifer Bertino-Tarrant
105 ILCS 5/10-21.9  from Ch. 122, par. 10-21.9
105 ILCS 5/21B-45
105 ILCS 5/21B-80
105 ILCS 5/24-14  from Ch. 122, par. 24-14
105 ILCS 5/34-18.5  from Ch. 122, par. 34-18.5
105 ILCS 5/34-84b  from Ch. 122, par. 34-84b
Amends the School Code. Provides that a check of the Statewide Sex Offender Database and Statewide Murderer and Violent Offender Against Youth Database must be conducted by the school district or regional superintendent, as applicable, once for every 5 years an applicant remains employed by a school district. Provides that no school board shall knowingly employ a person or knowingly allow a person to student teach who has been issued an indicated finding of abuse or neglect of a child by the Department of Children and Family Services under the Abused and Neglected Child Reporting Act or by a child welfare agency of another jurisdiction. Requires the State Board of Education to conduct random audits of Professional Educator Licensees to verify a licensee's fulfillment of required professional development hours. With regard to the conviction of certain offenses as grounds for disqualification for licensure or suspension or revocation of a license, provides that if the holder of a license or applicant for a license has been charged with attempting to commit, conspiring to commit, soliciting, or committing certain offenses, first degree murder, or a Class X felony or any offense committed or attempted in any other state or against the laws of the United States that, if committed or attempted in this State, would have been punishable as one or more of those offenses, the State Superintendent of Education shall immediately suspend the license or deny the application until the person's criminal charges are adjudicated through a court of competent jurisdiction. Makes other changes.
Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 02045  Sen. Jennifer Bertino-Tarrant

105 ILCS 5/3-14.20  from Ch. 122, par. 3-14.20
105 ILCS 5/19b-1.1  from Ch. 122, par. 19b-1.1
105 ILCS 5/19b-1.3  from Ch. 122, par. 19b-3
105 ILCS 5/19b-2  from Ch. 122, par. 19b-2
105 ILCS 5/19b-2.5 new
105 ILCS 5/19b-5  from Ch. 122, par. 19b-5

Amends the School Code. Provides that a duty of regional superintendents is to inspect the energy conservation measures of schools under the Code. In provisions concerning school energy conservation and savings measures, provides that qualified providers need to be licensed in accordance with the Illinois Architecture Practice Act of 1989, the Professional Engineering Practice Act of 1989, or the Structural Engineering Practice Act of 1989 in order to engage in the practice of architecture, engineering, or structural engineering. Provides for performance reviews and procedures for the submission of proposals. Makes other changes.

Mar 22 19  S  Rule 3-9(a) / Referred to Assignments

SB 02046  Sen. William E. Brady

105 ILCS 5/10-20.69 new
105 ILCS 5/34-18.61 new

Amends the School Code. Provides that each school district that maintains a secondary school must offer an early college high school program for its secondary school students to be completed by the student within 2 school years; defines "early college high school program". Provides that a student enrolled in an early college high school program is exempt from the payment of any registration, tuition, or laboratory fees charged by an institution of higher learning and the school district is responsible for all costs associated with the program.

Apr 12 19  S  Rule 3-9(a) / Referred to Assignments

SB 02047  Sen. Sue Rezin, Steve Stadelman, Antonio Muñoz-Laura M. Murphy and Napoleon Harris, III
(Rep. Thomas M. Bennett)

5 ILCS 375/6.11
55 ILCS 5/5-1069.3
65 ILCS 5/10-4-2.3
105 ILCS 5/10-22.3f
215 ILCS 5/356z.33 new
215 ILCS 125/5-3  from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003  from Ch. 73, par. 1504-3
215 ILCS 165/10  from Ch. 32, par. 604
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that a health insurer that provides prescription drug benefits shall offer generic alternatives to brand name epinephrine and insulin auto-injectors, where available. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code. Effective immediately.

Apr 04 19  H  Referred to Rules Committee

SB 02048  Sen. John F. Curran

New Act

Creates the Fire and Smoke Damper Inspection Act. Provides that commercial structures that require fire and smoke damper installations shall have fire and smoke dampers inspected and tested within one year after installation, commercial structures with fire and smoke dampers shall have fire and smoke dampers inspected and tested at least once every 4 years, and hospitals with fire and smoke dampers shall have fire and smoke dampers inspected and tested at least once every 6 years. Provides that inspections shall certify compliance with specified authorities. Provides that inspections and testing shall be conducted by individuals certified by the International Certification Board and American National Standards Institute. Provides specified requirements for fire and smoke damper inspections. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Referred to Assignments
SB 02049  Sen. Cristina Castro

35 ILCS 120/2-12
55 ILCS 5/5-1006  from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
65 ILCS 5/8-11-1  from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3  from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-6  from Ch. 24, par. 8-11-6
70 ILCS 750/25
70 ILCS 3610/5.01  from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03  from Ch. 111 2/3, par. 704.03

Amends the Retailers’ Occupation Tax Act. Provides that if a purchaser makes payment over the phone, in writing, or via the Internet, and the property is delivered to a location in this State, then the sale shall be sourced to the location where the property is delivered. Provides that the sale shall be deemed to have occurred at the customer’s address if the property is delivered and the delivery location is unknown. Amends the Counties Code, the Illinois Municipal Code, the Flood Prevention District Act, the Local Mass Transit District Act, and the Regional Transportation Authority Act. Provides that a unit of local government may require a retailer to collect and remit certain use and occupation taxes if the retailer qualifies as a "retailer maintaining a place of business in this State" under certain provisions of the Use Tax Act.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 02050  Sen. Julie A. Morrison, Cristina Castro, Antonio Muñoz-Laura M. Murphy, Jennifer Bertino-Tarrant and Napoleon Harris, III
(Rep. Mary Edly-Allen-Bob Morgan)

30 ILCS 105/5.891 new
625 ILCS 5/3-699.14

Amends the Illinois Vehicle Code to allow for the issuance of developmental disabilities awareness decals for Universal special license plates by the Department of Human Services. Provides fees for the decals. Creates the Developmental Disabilities Awareness Fund as a special fund in the State treasury. Provides that money in the Fund shall be paid as grants to the Illinois Department of Human Services to fund legal aid groups to assist with guardianship fees for private citizens willing to become guardians for individuals with developmental disabilities but who are unable to pay the legal fees associated with becoming a guardian. Makes a corresponding change in the State Finance Act. Effective January 1, 2020.

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

SB 02051  Sen. Bill Cunningham-Scott M. Bennett-Andy Manar and John F. Curran

30 ILCS 105/5.891 new
30 ILCS 105/6z-107 new
110 ILCS 73/90
110 ILCS 305/105 new
110 ILCS 305/110 new
110 ILCS 685/30-210 new
110 ILCS 685/30-215 new

Amends the State University Certificates of Participation Act. Provides that the Act applies until December 31, 2023 (rather than December 31, 2014). Amends the University of Illinois Act and the Northern Illinois University Law. Under an Investment, Performance, and Accountability Commitment at each University, requires each University to comply with certain tuition and mandatory fee, financial aid, and performance goal provisions if the University is appropriated a certain amount of money each fiscal year. Provides for an annual report, and repeals the Commitment on June 30, 2024. Subject to appropriation (greater than or equal to 1% of the faculty salary pool for Northern Illinois University), provides for an Excellence Program at each University to recruit and retain promising faculty throughout the University through capital investments; amends the State Finance Act to create a special fund. Effective immediately.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments
SB 02052  Sen. Steve Stadelman

50 ILCS 605/1 from Ch. 30, par. 156
50 ILCS 605/2 from Ch. 30, par. 157
65 ILCS 5/11-31-1 from Ch. 24, par. 11-31-1
720 ILCS 5/12-5.1a was 720 ILCS 5/12-5.15

Amends the Local Government Property Transfer Act. Provides that a municipality must convey property to specified public agencies subject to an intergovernmental agreement. Amends the Illinois Municipal Code. Provides that a municipality or specified public agency (rather than only the corporate authorities of a municipality) may take specified actions against blighted buildings and properties, including petitioning a circuit court to have property declared abandoned, or dangerous or unsafe. Provides that liens for removal of dangerous or unsafe buildings are superior to tax liens. Requires notice to a municipality before a public agency may apply for an order related to blighted buildings or petition to have property declared abandoned. Modifies the requirements for property to be declared abandoned. In provisions concerning removal or repair of blighted buildings or property, expands the costs recoverable in a lien by a municipality. Defines terms. Modifies various notice provisions. Makes other changes. Amends the Criminal Code of 2012. Expands aggravated criminal housing management to include injury or death (currently, only death).

Senate Floor Amendment No. 2
Deletes reference to:
720 ILCS 5/12-5.1a

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Removes provisions allowing a specified public agency to take specified actions against blighted buildings and properties, except that a municipality may petition a court to issue a judicial deed for abandoned property to a public agency. Removes language providing that liens for removal of dangerous or unsafe buildings are superior to tax liens. Removes examples of impairments to public health, safety, or welfare from requirements for property to be declared abandoned. In provisions allowing any person with a legal or equitable interest in a property to request a hearing in the court that has ordered demolition, repair, enclosure, or removal of garbage, debris, or other substances from the property, removes language providing that no hearing may be brought after the municipality commences any demolition, repair, or enclosure of the structure or causes the removal of garbage, debris, or noxious material. Removes an expansion to aggravated criminal housing management to include injury or death in the Criminal Code of 2012.

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in SB 2052; therefore, there are no appraisals to be filed.

State Debt Impact Note (Government Forecasting & Accountability)
SB 2052, as engrossed, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)
SB 2052, as engrossed, amends the Local Government Property Transfer Act and the Criminal Code of 2012 in a way that does not impact any pension system.

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

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

Fiscal Note (Housing Development Authority)
Since the Illinois Housing Development Authority does not have sufficient data to determine the exact amount of costs that a municipality can place on a vacant property lien, the increased cost to a potential homebuyer cannot be reasonably calculated. Regardless of this concern, this bill as proposed would have no immediate or long-range impacts to the Illinois Housing Development Authority.

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

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

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to Senate Bill 2052. As engrossed, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.
SB 02052 (CONTINUED)

Correctional Note (Dept of Corrections)

There is no fiscal or population impact on the Department of Corrections.

Land Conveyance Appraisal Note (Dept. of Transportation)

No land conveyances are included in this bill; therefore, there are no appraisals to be filed.

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

SB 02053  Sen. Kimberly A. Lightford-Robert Peters and Martin A. Sandoval

Appropriates $25,000,000, or so much thereof as may be necessary, from the General Revenue Fund to the Office of the Secretary of State for grants to community providers and local governments for the purposes of encouraging full participation in the 2020 federal decennial census of population, particularly in communities of need. Appropriates $500,000, or so much thereof as may be necessary, from the General Revenue Fund to the Office of the Secretary of State as supplemental support for costs and expenses associated with the administration of the Illinois Complete Count Commission Act. Effective immediately.

Feb 15 19  S  Referred to Assignments

SB 02054  Sen. Kimberly A. Lightford

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

Amends the Unified Code of Corrections. Permits offenders subject to the truth in sentencing provisions of the Code to earn sentence credit for good conduct in specific instances as the Director of Corrections deems proper. Permits offenders subject to the truth in sentencing provisions of the Code to earn sentence credit for educational, vocational, substance abuse, behavior modification programs, life skills courses, re-entry planning, and correctional industry programs. Provides that sentence credit earned shall not reduce the sentence of the prisoner to less than: (1) 75% (rather than 85%) of his or her sentence if the prisoner is required to serve 85% of his or her sentence; and (2) 90% of his or her sentence if the prisoner is required to serve 100% of his or her sentence. Makes conforming changes.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02055  Sen. Laura M. Murphy and Napoleon Harris, III

20 ILCS 1305/10-26

Amends the Department of Human Services Act. Removes language requiring the Department of Human Services to maintain a disability services database and instead requires the Department of Human Services to compile and maintain a Prioritization of Urgency of Need for Services (PUNS) database of Illinois residents with an intellectual disability or a developmental disability, including an autism spectrum disorder, and Illinois residents with an intellectual disability or a developmental disability who are also diagnosed with a physical disability or mental illness and are in need of disability services funded by the Department. Provides that the PUNS database shall be used to foster a fair and orderly process for: (i) processing applications for services funded by the Department, (ii) verifying information, (iii) keeping individuals and families who have applied for services informed of available services and anticipated wait times, (iv) determining unmet need, and (v) informing the General Assembly and the Governor of unmet need statewide and within each representative district. Requires the Secretary of Human Services to seek input from specified advisory bodies and committees with regard to the establishment, maintenance, and administration of PUNS. Contains provisions concerning the type of information to be collected and maintained for PUNS; the Department's development of a web-based verification and information-update application; notice of services to individuals listed in the PUNS database; and other matters.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02056  Sen. Laura M. Murphy, Antonio Muñoz and Napoleon Harris, III

215 ILCS 5/356z.33 new
305 ILCS 5/5-16.8

Amends the Illinois Insurance Code. Provides that no individual or group policy of accident and health insurance or managed care organization shall change an insured's eligibility or coverage during a contract period. Provides that during a contract period, insureds shall have the protection and continuity of their providers, medication, covered benefits, and formulary during the contract period. Amends the Illinois Public Aid Code making conforming changes.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 02057  Sen. Laura M. Murphy

30 ILCS 540/3-2
Amends the State Prompt Payment Act. Provides that by July 1, 2019, and by July 1 of each year thereafter, the State Comptroller shall determine the prompt payment interest rate for the fiscal year beginning on that July 1. Provides that any bill approved for payment on or after July 1, 2019 must be paid or the payment issued to the payee within 90 days of receipt of a proper bill or invoice. Provides that if payment is not issued to the payee within this 90-day period, an interest penalty calculated using the prompt payment interest rate shall be added for each month or fraction thereof after the end of this 90-day period until final payment is made. Provides for the prompt payment interest rate under the applicable provisions. Makes conforming and other changes. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02058  Sen. Laura M. Murphy

70 ILCS 1205/8-25 new
70 ILCS 1505/26.10-13 new
Amends the Park District Code. Provides that a park district must permit the self-administration and self-carry of asthma medication by a program participant at an after-school program with asthma or the self-administration and self-carry of an epinephrine injector by a program participant at an after-school program if specified written authorization is provided to the park district. Requires park district employees or volunteers who have undergone training to administer specified asthma medication, epinephrine injectors, and opioid antagonists to after-school program participants unless the program participant indicates they will self-administer the medication. Requires a park district to immediately call local emergency medical services after administration of an epinephrine injector or an opioid antagonist and notify specified individuals after the administration of asthma medication, epinephrine injectors, and opioid antagonists. Limits the liability of park district employees, agents, and medical personnel writing prescriptions for after-school program participants. Provides that each park district shall adopt an asthma episode emergency response protocol. Defines terms. Makes other changes. Amends the Chicago Park District Act making conforming changes.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02059  Sen. David Koehler, Don Harmon and Kimberly A. Lightford-Laura M. Murphy

220 ILCS 5/16-107.8 new
Amends the Public Utilities Act. Requires the Illinois Commerce Commission to initiate a process whereby the Commission shall develop a forward-looking plan for strategically increasing transportation electrification in the State, that the process shall be open and transparent, and that the process shall conclude within 270 days of opening. Provides that the plan developed by the Commission shall incentivize transportation electrification through beneficial electrification programs, may include specific directives for public utilities in the State that enable transportation electrification or beneficial electrification, and should specifically address environmental justice interests and provide opportunities for residents and businesses in environmental justice communities to directly benefit from transportation electrification. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02060  Sen. Iris Y. Martinez

(Rep. Robert Martwick)
40 ILCS 5/1-109.1 from Ch. 108 1/2, par. 1-109.1
Amends the General Provisions Article of the Illinois Pension Code. In a provision requiring a retirement system, pension fund, or investment board to adopt a policy setting forth goals for the utilization of emerging investment managers, provides that the goals established shall be based on the percentage of total fees paid under (instead of the total dollar amount of) investment contracts let to minority-owned businesses, women-owned businesses, and businesses owned by a person with a disability. Requires the goals to be established on or before January 1, 2020. Effective immediately.

Senate Floor Amendment No. 1
In a provision requiring a retirement system, pension fund, or investment board to adopt a policy setting forth goals for the utilization of emerging investment managers, provides that the goals established shall be based on the percentage of total dollar amount of fees paid under (instead of the total dollar amount of) investment contracts let to minority-owned businesses, women-owned businesses, and businesses owned by a person with a disability. Makes related changes. Provides that it shall be the aspirational goal for a retirement system, pension fund, or investment board subject to this Code to use emerging investment managers for not less than 20% of the fees paid in each asset class (instead of 20% of the total funds under management).

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 02061  Sen. Iris Y. Martinez
40 ILCS 5/5-168 from Ch. 108 1/2, par. 5-168
Amends the Chicago Police Article of the Illinois Pension Code. Provides that any proceeds received by the city in relation to the operation of gaming positions or sports betting within the city shall be expended by the city for payment to the Policemen's Annuity and Benefit Fund of Chicago to satisfy the city contribution obligation in any year.
Feb 15 19  S  Referred to Assignments

SB 02062  Sen. Iris Y. Martinez and Scott M. Bennett
New Act
15 ILCS 520/22.8
30 ILCS 235/2.5
40 ILCS 5/1-113.6
40 ILCS 5/1-113.17 new
Creates the Illinois Sustainable Investing Act. Provides that any public agency or governmental unit shall develop, publish, and implement sustainable investment policies applicable to the management of all public funds under its control. Provides that the sustainable investment policy may be incorporated in existing investment policies developed, published, and implemented by a public agency or governmental unit. Provides that the sustainable investment policy shall include material, relevant, and decision-useful sustainability factors to be applied by the public agency or governmental unit in evaluating investment decisions. Provides that a public agency shall prudently integrate sustainability factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership in order to maximize anticipated financial returns, minimize projected risk, and more effectively execute its fiduciary duty. Specifies sustainability factors, and the ways in which such factors may be analyzed. Amends the Deposit of State Moneys Act, the Public Funds Investment Act, and the Illinois Pension Code to make changes concerning investment policy and the Illinois Sustainable Investing Act. Provides findings and purpose provisions. Defines terms.
Senate Committee Amendment No. 1
Provides that the sustainable investment policy developed under the Illinois Sustainable Investing Act shall include material, relevant, and decision-useful sustainability factors to be considered (currently, applied) by the public agency or governmental unit as one component of its overall evaluation of investment decisions. Provides that nothing in the Act prohibits a public agency or governmental unit from integrating additional factors into its investment decision-making, investment analysis, portfolio construction, due diligence, and investment ownership of public funds. Provides that the Act shall not apply to bank time deposits or bank processing services. Makes conforming changes.
Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02063  Sen. Iris Y. Martinez
50 ILCS 825/Act rep.
Repeals the Rent Control Preemption Act.
Feb 15 19  S  Referred to Assignments

SB 02064  Sen. Steve McClure
New Act
Creates the Targeted Tax Credit Act. Contains only a short title provision.
Feb 15 19  S  Referred to Assignments

SB 02065  Sen. Scott M. Bennett
Appropriates $633,272,700 from the Education Assistance Fund, together with other stated amounts from various funds, to the Board of Trustees of the University of Illinois for its operational and other expenses. Effective July 1, 2019.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02066  Sen. Chapin Rose

215 ILCS 5/Art. V.875 heading new
215 ILCS 5/107b.01 new
215 ILCS 5/107b.02 new

Amends the Illinois Insurance Code. Provides that an employer who is a member of a recognized religious sect or division of a recognized religious sect and who is adherent of established tenets or teachings of that sect or division by reason of which the employer is conscientiously opposed to benefits to employers and employees from any public or private insurance that makes payment in the event of death, disability, impairment, old age, or retirement or makes payments toward the cost of, or provides services in connection with the payment for medical services, including the benefits from any insurance system established by the Social Security Act may apply to the Director to be exempted from the payment of premiums and other charges assessed under this Code, with respect to, or if the employer is a self-insuring employer, from payment of direct compensation and benefits to and assessments required by this Code on account of, an individual employee who meets the requirements of this Code. Provides the requirements for completing the application process. Makes other changes. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02067  Sen. Chapin Rose, Kimberly A. Lightford, Emil Jones, III, Laura M. Murphy-Antonio Muñoz, Toi W. Hutchinson, Julie A. Morrison, Napoleon Harris, III-Elgie R. Sims, Jr., Jennifer Bertino-Tarrant, Martin A. Sandoval and Cristina Castro

(Rep. Dan Caulkins-Stephanie A. Kifowit)

110 ILCS 305/105 new
110 ILCS 520/90 new
110 ILCS 660/5-200 new
110 ILCS 665/10-200 new
110 ILCS 670/15-200 new
110 ILCS 675/20-205 new
110 ILCS 680/25-200 new
110 ILCS 685/30-210 new
110 ILCS 690/35-205 new

Amends various Acts relating to the governance of public universities in Illinois. Provides that, beginning with the 2020-2021 academic year, each university must accept any academic credits from a student who transfers to the university from a senior military college or a military junior college.

May 10 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 02068  Sen. Chapin Rose

(Rep. Dan Caulkins)

410 ILCS 625/3.7

Amends the Food Handling Regulation Enforcement Act. Prohibits a public health district from regulating the preparing and serving of food in a private residential leasehold that is prepared by or for the lessees and consumed by the lessees and their guests.

Aug 16 19  S  Public Act . . . . . . . . . . . . . . . 101-0425

SB 02069  Sen. Chapin Rose

225 ILCS 10/2.09  from Ch. 23, par. 2212.09

Amends the Child Care Act of 1969. Provides that "day care center" does not include a program or portion of the program that is operated by churches or religious institutions that have filed an application for Section 501(c)(3) status and the application is still pending.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02070  Sen. Chapin Rose

Makes appropriations to the Board of Trustees of the University of Illinois for costs and expenses related to or in support of the Prairie Research Institute. Effective July 1, 2019.

Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
SB 02071  Sen. Chapin Rose
Makes appropriations to the Board of Trustees of the University of Illinois for costs and expenses related to or in support of the Prairie Research Institute. Effective July 1, 2019.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02072  Sen. Chapin Rose
Makes appropriations to the Board of Trustees of the University of Illinois for costs and expenses related to or in support of the Prairie Research Institute. Effective July 1, 2019.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02073  Sen. Chapin Rose
415 ILCS 55/5-5 new
Amends the Illinois Groundwater Protection Act. Creates the Mahomet Aquifer Council. Provides that 9 public members shall be appointed to the Council by the Governor, including 3 persons representing a nonprofit consortium dedicated to the sustainability of the Mahomet Aquifer, 5 persons representing local government bodies located over the Mahomet Aquifer, and one person from the University of Illinois Prairie Research Institute. Provides that the chairperson's term shall be for one year, and a Council member's term shall be for 3 years. Allows reimbursement to members for ordinary and necessary expenses incurred in the performance of their duties, except that such reimbursement shall be limited to expenses associated with no more than 4 meetings per calendar year. Requires the Agency to provide the Council with such supporting services as are reasonable for the performance of the Council's duties. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02074  Sen. Chapin Rose
15 ILCS 505/35 new
Amends the State Treasurer Act. Authorizes the State Treasurer to accept restitution on behalf of the taxpayers of Illinois for the cost of helicopter-based time-domain electromagnetics technology that may be so ordered by the Circuit Court in Champaign County as restitution for the natural gas leak from the People's Gas Light and Coke Company underground storage facility in northern Champaign County. Effective immediately.
Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02075  Sen. Kimberly A. Lightford-Iris Y. Martinez and Omar Aquino
105 ILCS 5/10-20.19a  from Ch. 122, par. 10-20.19a
105 ILCS 5/10-22.18  from Ch. 122, par. 10-22.18
105 ILCS 5/26-1  from Ch. 122, par. 26-1
105 ILCS 5/26-2  from Ch. 122, par. 26-2
105 ILCS 5/34-19  from Ch. 122, par. 34-19
Amends the School Code. Lowers the compulsory school age from 6 to 5 years of age beginning with the 2020-2021 school year. Requires all school districts to establish kindergarten for the instruction of children who are 5 years of age or older.
Senate Floor Amendment No. 1
Adds reference to:
105 ILCS 5/10-20.12  from Ch. 122, par. 10-20.12
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but provides that the compulsory school age beginning with the 2020-2021 school year applies to a child who is 5 years of age on or before May 31 (rather than on or before September 1). Makes a related change.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 02076  Sen. Brian W. Stewart and Jason Plummer
            (Rep. Daniel Swanson-Dave Severin-Charles Meier, Deanne M. Mazzochi, Darren Bailey, Terri Bryant, Avery Bourne, Michael P. McAuliffe and Kathleen Willis)

20 ILCS 1807/79
20 ILCS 1807/81
20 ILCS 1807/82
20 ILCS 1807/83
20 ILCS 1807/84
20 ILCS 1807/85
20 ILCS 1807/87
20 ILCS 1807/87a new
20 ILCS 1807/87b new
20 ILCS 1807/89
20 ILCS 1807/90
20 ILCS 1807/93a new
20 ILCS 1807/94
20 ILCS 1807/95
20 ILCS 1807/95a new
20 ILCS 1807/96
20 ILCS 1807/98
20 ILCS 1807/99
20 ILCS 1807/100
20 ILCS 1807/101
20 ILCS 1807/102
20 ILCS 1807/103
20 ILCS 1807/103a new
20 ILCS 1807/103b new
20 ILCS 1807/104
20 ILCS 1807/104a new
20 ILCS 1807/104b new
20 ILCS 1807/105
20 ILCS 1807/105a new
20 ILCS 1807/106
20 ILCS 1807/106a
20 ILCS 1807/107
20 ILCS 1807/107a new
20 ILCS 1807/108a new
20 ILCS 1807/109a new
20 ILCS 1807/110
20 ILCS 1807/111
20 ILCS 1807/112
20 ILCS 1807/113
20 ILCS 1807/114
20 ILCS 1807/115
20 ILCS 1807/118
SB 02076 (CONTINUED)

Amends the Illinois Code of Military Justice. Makes conforming changes so as to parallel the federal Uniform Code of Military Justice. Makes changes to provisions concerning conviction of offense charged; conspiracy; desertion; disrespect toward superior commissioned officer; and other matters. Adds provisions concerning malingering; breach of medical quarantine; resistance, flight, breach of arrest, and escape; offenses against correctional custody and restriction; prohibited activities with military recruit or trainee by person in position of special trust; offenses by sentinel or lookout; disrespect toward sentinel or lookout; misconduct as prisoner; public records offenses; fraudulent enlistment, appointment, or separation; unlawful enlistment, appointment, or separation; forgery; false or unauthorized pass offenses; impersonation of officer; wearing unauthorized insignia; parole violation; mail matter; leaving scene of vehicle accident; communicating threats; death or injury of an unborn child; child endangerment; rape and sexual assault; rape and sexual assault of a child; other sexual misconduct; receiving stolen property; offenses concerning Government computers; frauds against the United States; and other matters. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
SB 02076 (CONTINUED)

20 ILCS 1807/85
Deletes reference to:
  20 ILCS 1807/94
Deletes reference to:
  20 ILCS 1807/99
Deletes reference to:
  20 ILCS 1807/100
Deletes reference to:
  20 ILCS 1807/101
Deletes reference to:
  20 ILCS 1807/102
Deletes reference to:
  20 ILCS 1807/111
Deletes reference to:
  20 ILCS 1807/114
Deletes reference to:
  20 ILCS 1807/118
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  20 ILCS 1807/119
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  20 ILCS 1807/120
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  20 ILCS 1807/121
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  20 ILCS 1807/122
Deletes reference to:
  20 ILCS 1807/125
Deletes reference to:
  20 ILCS 1807/126
Deletes reference to:
  20 ILCS 1807/127
Deletes reference to:
  20 ILCS 1807/128
Deletes reference to:
  20 ILCS 1807/129
Deletes reference to:
  20 ILCS 1807/130
Deletes reference to:
  20 ILCS 1807/131
Deletes reference to:
  20 ILCS 1807/134
SB 02076 (CONTINUED)
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but with the following changes.
Removes provisions relating to, among other things, the following: desertion; offenses against correctional custody and restriction; spies; espionage; public records; forgery; mail; leaving the scene of a vehicle accident; drunken or reckless operation of a vehicle, aircraft, or vessel; endangerment; murder; manslaughter; death or injury of an unborn child; child endangerment; rape and sexual assault of adults and children; other sexual misconduct; larceny; fraudulent use of credit cards and debit cards; robbery; receiving stolen property; directing payment of money without sufficient funds; frauds against the United States; bribery; graft; kidnapping; arson; extortion; assault; maiming; burglary; stalking; perjury; subornation of perjury; obstructing justice; misprision; wrongful refusal to testify; and prevention of authorized seizure of property. Provides that certain regulations shall be prescribed by the Secretary of the Army or the Air Force. Removes punishment by death for committing specified offenses and instead provides that the punishment shall be as a court-martial may direct. Effective immediately.
Aug 09 19  S Public Act ............. 101-0367

SB 02077  Sen. Michael E. Hastings
220 ILCS 5/16-126.1
Amends the Public Utilities Act. Provides that the State may not, rather than shall not, directly prohibit a qualifying electric utility from seeking membership in a Federal Energy Regulatory Commission approved regional transmission organization of its choosing.
Feb 15 19  S Referred to Assignments

SB 02078  Sen. Michael E. Hastings
20 ILCS 3501/825-65
20 ILCS 3855/1-10
Amends the Illinois Finance Authority Act. In the definition of "Energy Efficiency Project", includes measures that decrease the heat rate in the generation of electricity. Amends the Illinois Power Agency Act. In the definition of "energy efficiency", includes measures that decrease the heat rate in the generation of electricity.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 02079  Sen. Michael E. Hastings and Laura Ellman
625 ILCS 5/3-401.5 new
Amends the Illinois Vehicle Code. Provides that the Secretary of State shall implement a program for the creation of a digital electronic license plate for the purpose of (i) providing accurate and reliable information to law enforcement regarding specific temporary uses of commercial vehicles, (ii) reducing abuse and increasing compliance with the use and transfer of commercial license plates, (iii) providing for a dual-number and dynamic plate numbering system with dynamic expiration for plates, (iv) providing digital electronic license plates for commercial vehicle sharing, ride-sharing platforms, and non-owned commercial vehicle usage, (v) providing temporary and dynamic numbering for temporary approvals issued to commercial trucks, including U.S. Department of Transportation numbers, and (vi) generating revenue for the State by and through in-state and out-of-state licensing for utilization across all states. Provides that the program shall only be available to no more than 1,000 motor vehicles that are used commercially, used for hire, or owned by a commercial business. Provides that the Secretary shall enter into a contract by December 31, 2019 with a private vendor for the purposes of researching, reporting, developing, acquiring, and implementing the utilization of a digital electronic license plate for temporary uses of commercial vehicles. Provides that on or before January 1, 2021, the Secretary of State shall submit a report to the General Assembly on the operation of the program. Effective immediately.
Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments
SB 02080
Sen. Michael E. Hastings-Kimberly A. Lightford-Sue Rezin-Iris Y. Martinez-Dale Fowler, Linda Holmes, Neil Anderson, William E. Brady, Paul Schimpf, Mattie Hunter, Jason Plummer, Christopher Belt, Chuck Weaver, Jim Oberweis, Dan McConchie, Donald P. DeWitte, Craig Wilcox and Patricia Van Pelt

220 ILCS 5/16-108.5
Amends the Electric Service Customer Choice and Rate Relief Law of 1997 of the Public Utilities Act. In provisions concerning infrastructure investment and modernization: Provides that beginning in 2022, a participating utility other than a combination utility shall pay $10,000,000 per year for 5 years and a participating utility that is a combination utility shall pay $1,000,000 per year for 10 years to the energy low-income and support program, which is intended to fund customer assistance programs with the primary purpose being avoidance of imminent disconnection and reconnecting customers who have been disconnected for nonpayment and makes conforming changes. Makes a change concerning the computation of the performance-based formula rate beginning with the rates applicable for the rate year commencing January 1, 2023, and each rate year thereafter. Removes provisions requiring that, by December 31, 2017, the Illinois Commerce Commission shall prepare and file with the General Assembly a report on the infrastructure program and the performance-based formula rate; provisions making the infrastructure investment and modernization, Smart Grid Advanced Metering Infrastructure Deployment Plan, Illinois Science and Energy Innovation Trust, and Illinois Smart Grid test bed provisions inoperative after December 31, 2022; and provisions limiting the ability of a participating utility to annually update the performance-based formula rate. Makes other changes. Effective immediately.

May 31 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02081
Sen. Michael E. Hastings-Patricia Van Pelt

New Act
Amends the Code of Criminal Procedure of 1963. Creates the Forensic Science Act. Provides that a convicted person may file a petition for relief based on relevant forensic scientific evidence that was not available to be offered at the convicted person's trial or entry of judgment, plea of guilty, or plea of nolo contendere or that undermines forensic scientific evidence relied upon by the prosecution at trial. Prescribes what shall be included in a petition for relief under the Act. Provides that, upon reviewing a petition, a court shall grant relief to the petitioner if the court finds that, had the forensic scientific evidence been presented at trial or entry of judgment, plea of guilty, or plea of nolo contendere, there is a reasonable likelihood the petitioner would not have been convicted. Provides that, in making a finding as to whether relevant forensic scientific evidence was not ascertainable through the exercise of reasonable diligence on or before a specific date, the court shall consider whether the relevant forensic scientific evidence has changed since the applicable trial date or dates, or date of entry of judgment, plea of guilty, or plea of nolo contendere, for a determination made with respect to an original application, or the date on which the original application or a previously considered application, as applicable, was filed, for a determination made with respect to a subsequent application. Effective July 1, 2019.

Senate Committee Amendment No. 1
Provides that a convicted person may file a petition for relief based on relevant forensic scientific evidence that was not available to be offered at the convicted person's trial or entry of judgment or plea of guilty or that undermines forensic scientific evidence relied upon by the prosecution at trial. Makes conforming and technical changes.

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02082
Sen. Heather A. Steans-Jacqueline Y. Collins

775 ILCS 40/5
775 ILCS 40/30
775 ILCS 40/70
Amends the Illinois Torture Inquiry and Relief Commission Act. Changes the definition of "claim of torture" to include allegations of torture occurring throughout the State (rather than occurring within a county of more than 3,000,000 inhabitants). Provides that, subject to appropriation, the Illinois Torture Inquiry and Relief Commission shall employ a legal staff. Provides that the Act applies to any claims of torture filed after the effective date of the Act (rather than filed not later than 10 years after the effective date of the Act).

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 02083
Sen. Heather A. Steans and Ann Gillespie

10 ILCS 5/1A-60 new
10 ILCS 5/7-10 from Ch. 46, par. 7-10
10 ILCS 5/8-8 from Ch. 46, par. 8-8
10 ILCS 5/10-5 from Ch. 46, par. 10-5
65 ILCS 20/21-28 from Ch. 24, par. 21-28

Amends the Election Code. Requires the State Board of Elections to create a pilot program to allow petition signatures to be gathered electronically. Provides that a statement of candidacy shall include a space for a candidate to include his or her telephone number and email address. Provides that a candidate's petition for countywide office in Cook County must contain at least 5,000 but not more than 10,000 signatures (rather than the number of signatures equal to .5% of the qualified electors of his or her party who cast votes at the last preceding general election in Cook County). Amends the Revised Cities and Villages Act of 1941. Provides that a petition for nomination for mayor of Chicago must be signed by at least 5,000 but not more than 10,000 legal voters of the city (rather than 12,500).

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02084

220 ILCS 5/16-115
220 ILCS 5/16-115A
220 ILCS 5/16-115B
220 ILCS 5/16-118
220 ILCS 5/16-119
220 ILCS 5/19-115
220 ILCS 5/19-135
220 ILCS 5/20-110
220 ILCS 5/20-140 new
220 ILCS 10/5 from Ch. 111 2/3, par. 905
815 ILCS 505/2EE

Amends the Public Utilities Act. Authorizes the Illinois Commerce Commission to extend the time for considering a certificate of service authority request by an alternative retail electric supplier under specified circumstances. Adds to the findings the Commission must make when granting a certificate of service authority for an alternative retail electric supplier. Requires an alternative retail electric supplier and an alternative gas supplier to provide the Commission and Attorney General the rates it charged to residential customers in the prior quarter. Requires an alternative retail electric supplier's marketing materials that include a price per kilowatt-hour for competitive electricity service include a specific statement that the alternative retail electric supplier is not the same entity as the customer's electric utility delivery company and directing the customer to the Commission's website. Requires an alternative retail electric supplier to provide notices to residential customers concerning certain rate changes. Provides that complaints against an alternative retail electric supplier may be filed with the Commission. Provides that the Commission shall ensure alternative retail electric suppliers and alternative gas suppliers have proper training in place to prohibit impersonation of a utility, investigate complaints, and impose fines for each incident. Provides that the Commission may establish a program for promoting expanded use of energy savings programs for residential and small commercial customers. Amends the Consumer Fraud and Deceptive Business Practices Act. In provisions concerning electric service provider selection, provides that suppliers shall maintain and preserve an electronic version of third-party verifications if automated. Makes other changes. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 02085
Sen. Laura Fine, Julie A. Morrison, Laura Ellman-Laura M. Murphy and Elgie R. Sims, Jr.
(Rep. Deb Conroy-Jonathan Carroll, Robyn Gabel, Terra Costa Howard, Justin Slaughter, Kelly M. Cassidy, Yehiel M. Kalish, Jennifer Gong-Gershowitz, Sara Feigenholtz and Elizabeth Hernandez)
215 ILCS 5/356z.33 new
305 ILCS 5/5-16.8
Amends the Illinois Insurance Code. Requires an individual or group policy of accident and health insurance or managed care organization that provides mental health benefits to provide reimbursement for benefits that are delivered through the psychiatric Collaborative Care Model. Provides that an individual or group policy of accident and health insurance or managed care organization that provides mental health benefits may deny reimbursement of any current procedural terminology code listed on the grounds of medical necessity if medical necessity determinations are in compliance with federal law and related regulations. Makes conforming changes to the Illinois Public Aid Code. Effective immediately.
Senate Floor Amendment No. 1
Replaces the definition of "psychiatric Collaborative Care Model" with language providing that the term means the evidence-based, integrated behavioral health service delivery method, which includes a formal collaborative arrangement among a primary care team consisting of a primary care provider, a care manager, and a psychiatric consultant, and includes, but is not limited to, the following elements: care directed by the primary care team; structured care management; regular assessments of clinical status using validated tools; and modification of treatment as appropriate.
House Floor Amendment No. 1
Changes the immediate effective date to January 1, 2020.
Aug 23 19 S Public Act . . . . . . . . 101-0574
SB 02086
Sen. Laura Fine and Napoleon Harris, III
20 ILCS 1705/4.5 new
405 ILCS 30/4.4
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that no later than October 1, 2022, the Department of Human Services shall transfer each individual with an intellectual disability or a developmental disability residing in a non-Medicaid certified facility or residence funded by the Department to the State's Home and Community-Based Services Waiver Program for Persons with Developmental Disabilities or to a Medicaid-certified residence or facility. Prior to the transfer of any individual under this provision, the individual shall be evaluated by an independent community-based multidisciplinary clinical team that will work with the individual and an independent service coordination agency to develop a person-centered plan for the individual up to the amount of funding currently being allocated for the needs of the individual in the non-Medicaid certified facility or residence. Provides that the net savings realized from the implementation of this provision shall be reinvested in community-based residential and support services to individuals with intellectual disabilities and developmental disabilities. Amends the Community Services Act to make conforming changes.
Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
New Act

Creates the Customized Employment for Individuals with Disabilities Act. Requires the Department of Human Services' Division of Rehabilitation Services to establish a 5-year Customized Employment Pilot Program that serves a minimum of 25 individuals by the second year of the Pilot Program. Provides that the Pilot Program shall include certain components, including: (1) an intensive discovery phase during which the unique needs, abilities, and interests of each program participant will be explored; (2) a customized person-centered planning process based upon information gathered during the discovery phase that involves capturing, organizing, and presenting the information in a blueprint for the job search; and (3) an employer negotiation process in which job duties and employee expectations are negotiated to align the skills and interests of each program participant to the needs of an employer. Provides that community-based agencies serving persons with intellectual or developmental disabilities shall identify and refer individuals to the Department for participation in the Pilot Program. Requires program participants to reflect the geographical, racial, ethnic, gender, and income-level diversity of the State. Contains provisions concerning data collection and reporting, administrative rules, and other matters.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but with the following changes:

Provides that the purpose of the Act is to assist individuals with intellectual or developmental disabilities or similar conditions resulting in a most significant disability (rather than individuals with intellectual or developmental disabilities and complex needs).

Provides that the Customized Employment Pilot Program shall be implemented through an individualized plan for employment developed by the individual with a disability and the vocational rehabilitation counselor employed by the Division of Rehabilitation Services. Provides that the individual with a disability may choose to have a personal representative participate in the development of the individualized plan for employment. Includes the State Rehabilitation Council to the list of entities the Department of Human Services is required to seek advice and recommendations from concerning the creation, operation, and administration of the Customized Employment Pilot Program.

Aug 09 19  S  Public Act . . . . . . . . . 101-0368

New Act

815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Creates the Digital Fair Repair Act. Provides that original equipment manufacturers shall: (i) make available to any independent repair provider or owner of equipment manufactured by the original equipment manufacturer the same diagnostic and repair documentation in the same manner as that information is made available to the manufacturer's authorized repair providers; and (ii) make available for purchase by the owner, his or her authorized agent, or any independent repair provider, parts, inclusive of any updates to the embedded software of the parts, upon fair and reasonable terms. Requires original equipment manufacturers to make available for purchase by owners and independent repair providers all diagnostic repair tools incorporating the same diagnostic, repair, and remote communications capabilities that the original equipment manufacturer makes available to its own repair or engineering staff or an authorized repair provider. Requires an independent repair provider that purchases or acquires embedded software or service parts to notify the owner of the equipment in writing of certain warranties prior to performing any services on digital electronic equipment. Provides, with one exception, an authorized provider shall have all the rights and remedies provided under the Act. Provides for enforcement by the Attorney General. Authorizes the Attorney General to seek to enjoin violations and to recover civil penalties. Requires the Attorney General to establish an outreach program to inform the public of rights under the Act. Defines terms. Excludes motor vehicle manufacturers. Provides for recovery of damages and attorney's fees. Provides for the protection of trade secrets. Amends the Consumer Fraud and Deceptive Business Practices Act to incorporate a violation of the Digital Fair Repair Act as a violation of that Act. Effective January 1, 2020.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 02089  Sen. Omar Aquino, Laura Ellman, Napoleon Harris, III, Robert Peters, Julie A. Morrison, Antonio Muñoz, Laura M. Murphy, Toi W. Hutchinson, Elgie R. Sims, Jr., Martin A. Sandoval and Cristina Castro

New Act

105 ILCS 10/2  from Ch. 122, par. 50-2
105 ILCS 10/6  from Ch. 122, par. 50-6
105 ILCS 85/Act rep.
815 ILCS 505/2Z  from Ch. 121 1/2, par. 262Z

Creates the Student Online Personal Protection Act of 2019. Provides for legislative intent and definitions. Provides for operator prohibitions, operator duties, school authority prohibitions, school authority duties, State Board of Education duties, and parent rights. Creates the Student Data Protection Oversight Committee and provides for the Committee's membership and support. Requires the Committee to submit an annual report to the General Assembly and the State Board of Education with recommendations, if any, for policy revisions and legislative amendments that would carry out the intent of the Act. Amends the Illinois School Student Records Act. Adds a definition of record. Requires written consent of a student's parent to publish student directories that list student names, addresses, and other identifying information and similar publications. Amends the Consumer Fraud and Deceptive Business Practices Act to make a conforming change. Repeals the Student Online Personal Protection Act. Effective immediately.

Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments


10 ILCS 5/19-2.3 new
10 ILCS 5/19A-20
55 ILCS 5/3-15003.3 new
55 ILCS 5/3-15003.4 new
730 ILCS 5/3-2-2.3 new
730 ILCS 5/3-14-1  from Ch. 38, par. 1003-14-1

Amends the Election Code. Provides that each election authority shall collaborate with the county jail within the jurisdiction of the election authority to facilitate voting by mail for voters eligible to vote in the county who are confined or detained in the county jail. Provides that in a county with a population of 3,000,000 or more, the election authority in the county shall establish a temporary branch polling place in the county jail. Provides that a refusal by an eligible voter to participate in the voting process must be documented by the voter or witnessed by a pollwatcher. Provides that individuals who facilitate a vote by mail process must receive training on the process, responsibilities, and requirements of implementing a vote by mail program. Contains additional provisions concerning the temporary branch polling place in the county jail. Prohibits certain individuals from from being election judges in a temporary branch polling place in a county jail. Amends the Counties Code. Provides that each election authority shall collaborate with the county jail within the jurisdiction of the election authority to facilitate voter registration for voters eligible to vote in that county who are confined or detained in the county jail. Provides that a county jail shall provide a voter registration application to any person in custody at the jail who requests an application and is eligible to vote. Amends the Unified Code of Corrections. Provides that upon release of a person who is eligible to vote, the Department of Corrections shall provide the person with a specified form that informs him or her that his or her voting rights have been restored. Amends the Unified Code of Corrections and Counties Code. Provides that upon discharge from a county jail or release from the Department of Corrections, a person shall be provided with a voter registration form. Provides that the Department, each county jail, and each county probation office shall provide an individual in its custody with specified information on voting rights. Makes other changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the introduced bill with the following changes: In provisions amending the Election Code, removes language that requires a refusal by an eligible voter to participate in the voting process to be documented by the voter or witnessed by a pollwatcher. Removes language that prohibits active law enforcement officers, employees of the Department of Corrections, or employees of the head sheriff of the facility where voting occurs from being election judges in a temporary branch polling place in a county jail.

Aug 21 19  S Public Act  . . . 101-0442
Amends the Counties Code. Changes the Rental Housing Support Program State surcharge a county recorder must collect on each real-estate related document from $9 to $18. Makes conforming changes.

Amends 55 ILCS 5/4-12002.1 and 55 ILCS 5/3-5018.1

Amends the State Finance Act to create the Early Childhood Workforce Free College Fund. Effective immediately.

Senate Committee Amendment No. 1

Expands the definition of "child care worker". Changes the definition of "early childhood degree program" to a regionally accredited degree program (rather than online degree program) administered solely through an Illinois-based, not-for-profit organization or through a public institution through which a child care worker may attain a degree or credential or maintain a classroom role in any child care or early childhood education setting, including a Child Development Associate Credential program or an Early Childhood Education (ECE) degree program. Requires the Illinois Student Assistance Commission to implement and administer the Early Childhood Workforce Free College grant program and on the ways to improve and expand the early childhood workforce in this State. Provides for the membership and support of the Committee and requires the Committee to (i) study and make recommendations to the Commission that are related to the implementation of the Early Childhood Workforce Free College grant program, (ii) conduct an analysis from data received by the Commission to ensure the program is at full utilization, (iii) address access issues to the program, including, but not limited to, geographic, financial, cultural, and workplace settings, and (iv) address ways to expand the early childhood workforce in this State. Amends the State Finance Act to create the Early Childhood Workforce Free College Fund. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill as amended by Senate Amendment No. 1 with the following changes. Changes the definition of "early childhood degree program". Provides that if a student chooses to enroll in a private institution, the grant awarded to the student under the program shall be no more than 150% of the highest rate paid on behalf of students in a similar program at a public institution to cover the cost of tuition and mandatory fees, less all other student aid. Provides that after completion of or disenrolling from his or her program of study, a student must reside and work within this State in a child care or early childhood education setting for a minimum of one year. Provides that if the student does not reside and work within this State for a minimum of one year, the student must repay the total grant amount awarded to him or her through installment in accordance with rules adopted by the Illinois Student Assistance Commission. Creates the Early Childhood Workforce Free College Advisory Committee (rather than the Commission) to provide the Early Childhood Workforce Free College grant program and on the ways to improve and expand the early childhood workforce in this State. Amends the membership of the Committee and the Committee's duties. Changes other changes. Effective immediately.

May 02 19 S Rule 3-9(a) / Re-referred to Assignments
SB 02093  Sen. Terry Link
70 ILCS 5/2.7.3 new
70 ILCS 1865/Act rep.
Amends the Airport Authorities Act. Creates the Northern Illinois Airport Authority within Lake County with the primary purpose of continuing to maintain, develop, and operate the Waukegan National Airport and the Waukegan Marina and Harbor. Provides that the Authority is established 30 days after the appointment of board members to the board of commissioners of the Authority and certification by the Secretary of State. Provides that the Waukegan Port District is dissolved upon the establishment of the Authority with the Authority assuming the rights to all property, assets, and liabilities of the Waukegan Port District. Repeals the Waukegan Port District Act.
Apr 12 19    S  Rule 3-9(a) / Re-referred to Assignments

SB 02094  Sen. Suzy Glowiak Hilton
210 ILCS 150/17
Amends the Safe Pharmaceutical Disposal Act. Provides that any county or municipality shall (rather than may) authorize the use of its city hall, police department, or any other facility under the county's or municipality's control to display a container suitable for use as a receptacle for used, expired, or unwanted pharmaceuticals. Effective January 1, 2020.
Mar 28 19    S  Rule 3-9(a) / Re-referred to Assignments

SB 02095  Sen. David Koehler
305 ILCS 5/1-5  from Ch. 23, par. 1-5
Feb 15 19    S  Referred to Assignments
SB 02096  Sen. Andy Manar
(Rep. William Davis-Anna Moeller-Fred Crespo)

Amends the School Code. With regard to the textbook block grant program, removes a provision requiring the State Board of Education to preapprove and designate textbooks authorized to be purchased under the program; makes a related change. With regard to special education classes for children from orphanages, foster family homes, children's homes, or State residential units, removes a provision requiring each school district claiming reimbursement for a program operated as a group program to have an approved budget on file with the State Board prior to the initiation of the program's operation; makes a related change and other changes regarding claims and reimbursements. With regard to the evidence-based funding formula, removes a provision requiring the State Superintendent of Education to certify the actual amounts of the New State Funds payable for each eligible Organizational Unit based on the equitable distribution calculation to the unit's treasurer and publish a yearly distribution schedule at its meeting in June. Provides that no publisher or retail dealer (rather than person) shall offer any school instructional materials for adoption, sale, or exchange in this State until it has complied with certain conditions; makes related changes. Makes other changes with regard to instructional materials.

House Committee Amendment No. 1

Add reference to:
105 ILCS 5/2-3.170

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Further amends the School Code. With regard to property tax relief pool grants, provides that the intended relief may not be greater than 1% of the EAV for a unit district, 0.69% of the EAV for an elementary school district, or 0.31% of the EAV for a high school district, multiplied by the school district's local capacity percentage multiplier; defines "local capacity percentage multiplier". Provides that if more school districts apply for relief than there are funds available, the State Board of Education must distribute the grants and prorate any remaining funds to the final school district that qualifies for grant relief. Removes a provision requiring the State Board to publish an estimated threshold unit equivalent tax rate and granting eligibility for relief to a school district whose adjusted operating tax rate is greater than the estimated threshold unit equivalent tax rate; makes conforming changes. Provides that, beginning with Fiscal Year 2020, if a school district receives a grant, the school district must present to the county clerk a duly authorized and approved abatement resolution by March 30 for the year in which the school district receives the grant and the successive fiscal year following the receipt of the grant, authorizing the county clerk to lower the school district's levy by the amount designated in its original application to the State Board. Provides that after receiving a resolution, the county clerk must reduce the amount collected for the school district by the amount indicated in the school district's abatement resolution for that fiscal year. With regard to the evidence-based funding formula, makes changes to the duties and powers of the Professional Review Panel. Makes other changes. Adds an immediate effective date.

House Floor Amendment No. 3

With regard to the evidence-based funding formula, provides that the Professional Review Panel shall, within 5 years after the implementation of the funding formula, and every 5 years thereafter (rather than only within 5 years after the implementation of the funding formula), complete an evaluative study of the entire funding model.
Amends the Property Tax Code. Provides that a taxing district may abate taxes on residential property that qualifies for an abatement under any program adopted by the governing authority of the taxing district for the purpose of revitalizing or stabilizing neighborhoods. Provides that, if a county purchases delinquent property, the county may take steps to maintain the property, including, but not limited to, the mowing of grass or removal of nuisance greenery, the removal of garbage, waste, debris, or other materials, or the demolition, repair, or remediation of unsafe structures. In a Section concerning sales in error granted because a county, city, village or incorporated town has an interest in the property because of advancements made from public funds, provides that no petition for a sale in error may be brought unless the party seeking the sale in error has submitted a request in writing to the county, city, village, or town to waive the amounts owed, and that request has been (i) denied or (ii) not acted upon for a period of at least 90 days from the date on which the request was made. Provides that the redemption period for property that has been declared abandoned or blighted is 6 months (currently, 2 years) from: (1) the date of sale, if the holder of the certificate of purchase is a unit of local government; or (2) the date the property was declared abandoned or blighted, if the holder of the certificate of purchase is not a unit of local government.

Senate Floor Amendment No. 1
Removes references to blighted property from provisions of the introduced bill concerning the period of redemption. Provides that, if the property is abandoned and the holder of the certificate of purchase is a unit of local government, then the court may order that the property may be redeemed at any time on or before the expiration of 6 months from the date of sale (currently, 2 years).

Senate Floor Amendment No. 2
Deletes reference to:
35 ILCS 200/21-350
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: (1) removes provisions concerning the redemption period for abandoned or blighted property; (2) in provisions concerning the purchase of delinquent property by the county, provides that the county may take steps to maintain the property, mow the grass or remove nuisance greenery, remove garbage, waste, debris, or other materials, or demolish, repair, or remediate unsafe structures (in the introduced bill, those activities were listed as components of "maintaining the property"); and (3) in provisions concerning sales in error, removes provisions providing that the request to waive amounts owed to a county, city, village, or town must be denied or not acted upon for a period of 90 days, and provides that court may not grant a sale in error for the property if the liens owed to a county, city, village, or town have been released within 60 days of the purchaser's request.

May 10 19  
H  Rule 19(a) / Re-referred to Rules Committee

SB 02098  
Sen. Scott M. Bennett
725 ILCS 210/4.12
Amends the State's Attorneys Appellate Prosecutor's Act. Makes a technical change in a Section concerning the Best Practices Protocol Committee.

Feb 15 19  
S  Referred to Assignments

SB 02099  
Sen. John J. Cullerton
(Rep. Michael J. Zalewski)
30 ILCS 500/1-10
30 ILCS 525/5.1 new
Amends the Illinois Procurement Code. Provides that the Code does not apply to contracts entered into prior to July 1, 2022 by a State agency, or by multiple State agencies, for the single integrated tax processing system currently in use by the Department of Revenue on the effective date of the amendatory Act. Amends the Governmental Joint Purchasing Act. Provides that the Act does not apply to contracts entered into by multiple State agencies for the single integrated tax processing system currently in use by the Department of Revenue on the effective date of the amendatory Act.

May 10 19  
H  Rule 19(a) / Re-referred to Rules Committee
SB 02100  Sen. Dave Syverson
305 ILCS 5/5B-2 from Ch. 23, par. 5B-2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning long-term care provider assessments.
Feb 15 19  S Referred to Assignments
SB 02101  Sen. Dave Syverson
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S Referred to Assignments
SB 02102  Sen. Dave Syverson
305 ILCS 5/5B-2 from Ch. 23, par. 5B-2
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning long-term care provider assessments.
Feb 15 19  S Referred to Assignments
SB 02103  Sen. Dave Syverson
210 ILCS 45/1-101 from Ch. 111 1/2, par. 4151-101
Amends the Nursing Home Care Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S Referred to Assignments
SB 02104

Sen. Emil Jones, III-Napoleon Harris, III-Elgie R. Sims, Jr.

(Rep. Michael J. Zalewski-Mary E. Flowers-LaToya Greenwood and Camille Y. Lilly)

215 ILCS 5/155.29 from Ch. 73, par. 767.29
815 ILCS 308/15
815 ILCS 505/2M from Ch. 121 1/2, par. 262M
815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z.

Amends the Illinois Insurance Code. Provides that no vehicle repair facility or installer may use repair specifications or procedures that are not in compliance with the original equipment manufacturer for those parts. Amends the Automotive Collision Repair Act. Provides that no vehicle repair estimate may include the use of non-original equipment manufacturer aftermarket crash parts unless authorized by the customer in writing. Provides specifications of what estimates should include. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that no person engaged in the business of performing services on merchandise shall advertise such services as factory authorized services unless, among other requirements, such services are repairs performed pursuant to original equipment manufacturer specifications subject to the Illinois Automotive Collision Repair Act. Provides that a violation of a Section in the Insurance Code concerning the regulation of the use of aftermarket crash parts constitutes an unlawful practice under the Act.

Senate Floor Amendment No. 1

Adds reference to:
815 ILCS 308/80

Provides that the limitations imposed upon procedures and estimates do not require the use of original equipment manufacturer repair parts and do not apply to glass repair and associated driver assistance system calibration subject to the Automotive Repair Act. Amends the Automotive Collision Repair Act to exclude from the scope of that Act driver assistance system calibration associated with glass repair and replacement subject to the Automotive Repair Act.

House Committee Amendment No. 1

Deletes reference to:
215 ILCS 5/155.29
Deletes reference to:
815 ILCS 308/15
Deletes reference to:
815 ILCS 308/80
Deletes reference to:
815 ILCS 505/2M
Deletes reference to:
815 ILCS 505/2Z
Adds reference to:
5 ILCS 80/4.30
Adds reference to:
5 ILCS 80/4.33
Adds reference to:
225 ILCS 85/4.5
Adds reference to:
225 ILCS 85/9 from Ch. 111, par. 4129
Adds reference to:
225 ILCS 85/9.5
Adds reference to:
225 ILCS 85/15.1 new
Adds reference to:
225 ILCS 85/17.1
Adds reference to:
225 ILCS 85/22c new
Adds reference to:
225 ILCS 85/30 from Ch. 111, par. 4150
Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of the Pharmacy Practice Act from January 1, 2020 to January 1, 2023. Amends the Pharmacy Practice Act. Extends the repeal date of provisions concerning the Collaborative Pharmaceutical Task Force from November 1, 2020 to November 1, 2021. Adds members to the Task Force and requires the Task Force to vote on additional recommendations on October 1, 2020. Requires the Department of Financial and Professional Regulation, in direct consultation with the Task Force, to propose rules for adoption. Deletes language providing that a registered pharmacy technician may assist in the practice of pharmacy and perform specified functions. Provides, with exceptions, that a registered pharmacy technician may be delegated to perform any task within the practice of pharmacy if specifically trained for that task. Makes changes to the training requirements of pharmacy technicians. Provides requirements for working conditions for pharmacies. Requires a patient or patient's agent to enroll a prescription in an auto-refill program before the prescription may be included in an auto-refill program with a refill on file. Beginning January 1, 2021, requires a pharmacy using specified standards for receiving electronic prescriptions to enable, activate, and maintain the ability to receive transmissions and to transmit cancellations for electronic prescriptions. Requires a pharmacy to respond to a cancellation transmission of a prescription. Requires the Department to adopt rules implementing the provisions to ensure that discontinued medications are not dispensed, whether prescribed through an electronic or paper prescription. Provides that a waiver for continuing pharmacy education requirements may be granted for not more than one of any 2 (rather than 3) consecutive renewal periods. Provides that all pharmacies shall maintain an up-to-date training program policies and procedures manual (rather than an up-to-date training program). Provides for additional violations that the Department may enforce with disciplinary action. Repeals provisions regarding references to the Director or Department of Professional Regulation, rosters, and disciplinary consent orders. Makes other changes. Effective immediately, except that the changes to the Pharmacy Practice Act take effect January 1, 2020.
Amends the Boxing and Full-contact Martial Arts Act. Changes the definition of "amateur" to allow the person to receive a stipend for an athletic club or sponsor of the contestant to cover the cost of training and participation expenses not to exceed $1,500. Provides that "full-contact martial arts" includes, but is not limited to, mixed martial arts and kickboxing techniques. Defines "incumbent sanctioning body". Allows amateur boxing or full-contact martial arts contests sponsored by a State, county, or municipal entity to be conducted by a sanctioning body approved by the Act without oversight by the Department of Financial and Professional Regulation. Provides that specified qualified entities are exempt from oversight by the Department of Financial and Professional Regulation and must notify the Department of their intent to sponsor events covered under the Act. Adds provisions for sanctioning bodies. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

Amends the Community Mental Health Act. Provides that upon receipt of all the annual moneys collected from the tax levied under the Act, each governmental unit that levies that tax shall immediately deposit 20% of those moneys into a special fund directly controlled by the county sheriff to be used for mental health services within the county jail.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

Amends the Livestock Management Facilities Act. Makes a technical change in a Section defining "livestock management facility".

Feb 15 19 S Referred to Assignments

Amends the Illinois Motor Carrier Safety Law of the Illinois Vehicle Code. Provides that the Department of State Police (instead of the Department of Transportation in conjunction with the Department of State Police) shall administer the Law. Amends the Illinois Hazardous Materials Transportation Act to provide that the Department of State Police (instead of the Department of Transportation) shall administer the Act. Amends the State Finance Act. Provides that beginning fiscal year 2020, $20,000,000 shall be appropriated from the Road Fund to the Department of State Police to administer the Illinois Motor Carrier Safety Law and Illinois Hazardous Materials Safety Act. Effective July 1, 2019.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments
SB 02109  Sen. Brian W. Stewart

New Act

5 ILCS 140/7.5
720 ILCS 5/9-1 from Ch. 38, par. 9-1
725 ILCS 5/113-3 from Ch. 38, par. 113-3
725 ILCS 5/119-1
725 ILCS 105/10 from Ch. 38, par. 208-10

Amends the Criminal Code of 2012 relating to first degree murder. Adds and eliminates aggravating factors for which the death penalty may be imposed. Amends the Code of Criminal Procedure of 1963. Eliminates provision that abolishes the sentence of death. Enacts the Capital Crimes Litigation Act of 2019. Provides that all unobligated and unexpended moneys remaining in the Death Penalty Abolition Fund on the effective date of the amendatory Act shall be transferred into the Capital Litigation Trust Fund. Amends the State Appellate Defender Act. Provides that in cases in which a death sentence is an authorized disposition, the State Appellate Defender shall provide trial counsel with legal assistance and the assistance of expert witnesses, investigators, and mitigation specialists from funds appropriated to the State Appellate Defender specifically for that purpose by the General Assembly. Provides that the Office of State Appellate Defender shall not be appointed to serve as trial counsel in capital cases.

Mar 22 19  S Rule 3-9(a) / Re-referred to Assignments

SB 02110  Sen. Dan McConchie

40 ILCS 5/4-117 from Ch. 108 1/2, par. 4-117
40 ILCS 5/4-117.2 new
30 ILCS 805/8.43 new

Amends the Downstate Firefighter Article of the Illinois Pension Code. Requires each municipality to establish a defined contribution plan that aggregates firefighter and employer contributions in individual accounts used for retirement. Provides that if a firefighter who has more than 10 years of creditable service in a fund enters active service with a different municipality, he or she may elect to participate in the defined contribution plan in lieu of the defined benefit plan. Provides that if a fire chief to whom a specified provision of the Illinois Municipal Code applies (i) first becomes a member on or after January 1, 2020, (ii) is receiving pension payments, and (iii) reenters active service with any municipality that has established a pension fund under the Article, that fire chief may continue to receive pension payments while he or she is in active service, but shall only participate in a defined contribution plan and may not establish creditable service in the pension fund established by that municipality or have his or her pension recomputed. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

Mar 28 19  S Rule 3-9(a) / Re-referred to Assignments

SB 02111  Sen. Paul Schimpf

225 ILCS 454/1-1

Amends the Real Estate License Act of 2000. Makes a technical change in a Section concerning the short title.

Feb 15 19  S Referred to Assignments

SB 02112  Sen. Kimberly A. Lightford

105 ILCS 5/19-1

Amends the School Code. Provides that, in addition to all other authority to issue bonds, Komarek School District 94 may issue bonds with an aggregate principal amount not to exceed $22,000,000 if certain conditions are met. Provides that the debt incurred on any bonds issued and on any bonds issued to refund or continue to refund those bonds may not be considered indebtedness for purposes of any statutory debt limitation and must mature within 30 years from their date of issuance. Effective immediately.

Apr 12 19  S Rule 3-9(a) / Re-referred to Assignments

SB 02113  Sen. Kimberly A. Lightford

105 ILCS 5/1-2 from Ch. 122, par. 1-2

Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

Feb 15 19  S Referred to Assignments

SB 02114  Sen. Kimberly A. Lightford

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

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Feb 15 19  S Referred to Assignments
SB 02115  Sen. Kimberly A. Lightford

410 ILCS 125/1
Amends the Public Health Standing Orders Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 02116  Sen. Kimberly A. Lightford

430 ILCS 67/1
Amends the Firearms Restraining Order Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 02117  Sen. Neil Anderson, Paul Schimpf and Dave Syverson

625 ILCS 5/3-809  from Ch. 95 1/2, par. 3-809
Amends the Illinois Vehicle Code. Deletes language requiring registration of certain farm wagon type trailers having a fertilizer spreader attachment and farm wagon type tank trailers. Removes the registration fee and existing width and weight restrictions for single unit self-propelled agricultural fertilizer implements.
Jun 28 19  H  Rule 19(a) / Re-referred to Rules Committee

SB 02118  Sen. Kimberly A. Lightford

310 ILCS 5/1  from Ch. 67 1/2, par. 151
Amends the State Housing Act. Makes a technical change in a Section concerning the short title.
Feb 15 19  S  Referred to Assignments

SB 02119  Sen. Pat McGuire and Laura M. Murphy
(Rep. Barbara Hernandez)

110 ILCS 805/3-27.1  from Ch. 122, par. 103-27.1
Amends the Public Community College Act. Provides that the board of trustees of a community college district may enter into a contract for goods or services procured from a competitively bid group purchase contract without adhering to the competitively bid contract requirements under the Act. Effective immediately.
May 10 19  H  Rule 19(a) / Re-referred to Rules Committee
SB 02120

Sen. Elgie R. Sims, Jr.
(Rep. Martin J. Moylan)

20 ILCS 3105/3
20 ILCS 3105/4.03
20 ILCS 3105/4.04
20 ILCS 3105/6
20 ILCS 3105/7
20 ILCS 3105/9.02
20 ILCS 3105/9.07
20 ILCS 3105/10.02
20 ILCS 3105/10.03
20 ILCS 3105/10.05
20 ILCS 3105/10.09-1
20 ILCS 3105/12
20 ILCS 3105/9.01a rep.
20 ILCS 3105/9.01b rep.
20 ILCS 3105/9.01c rep.
20 ILCS 3105/9.09 rep.
20 ILCS 3105/10.02a rep.
20 ILCS 3105/10.02b rep.
20 ILCS 3105/18 rep.

Amends the Capital Development Board Act. Removes specific references to the Illinois Building Authority and school districts in the definition of State agency. Removes specific references to research on solar energy systems. Provides that members of the Capital Development Board may give bond by inclusion in the blanket bond or bonds or the self-insurance program provided for in the Official Bond Act. Provides that the time for Capital Development Board meetings shall be as prescribed by Capital Development Board rules. Provides that purchases under the Act are subject to the Illinois Procurement Code. Effective January 1, 2020.

House Floor Amendment No. 2

Adds reference to:
30 ILCS 500/1-15.93

Adds reference to:
30 ILCS 500/30-30

Amends the Illinois Procurement Code. Strikes a provision requiring the Capital Development Board to submit a quarterly report to the Procurement Policy Board with information on the general scope, project budget, and established Business Enterprise Program goals for any single prime procurement bid in the previous 3 months with a total construction cost valued at $10,000,000 or less. Strikes an inoperative provision specifying requirements for the Capital Development Board and the Procurement Policy Board concerning single prime projects. Modifies repeal and inoperative dates. Changes the effective date from January 1, 2020 to December 15, 2019. Makes conforming changes.

Aug 09 19 S Public Act . . . . 101-0369

SB 02121

Sen. Pat McGuire

30 ILCS 575/2
30 ILCS 575/4f

Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Modifies the terms "State contracts" and "public institutions of higher education" to remove references to community colleges and community college districts within the meanings of those terms. Provides aspirational goals for community colleges in the awarding of contracts under the Act. Specifies additional information that the Business Enterprise Council is required to report for each community college district. Provides that the Business Enterprise Council shall (rather than may) collect the data needed to make its report from the Illinois Community College Board. Effective immediately.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
Legislative Information System
101st General Assembly
Synopsis of Introduced Bills
First year of General Assembly

SB 02122
Sen. Laura Ellman, Scott M. Bennett, Rachelle Crowe, Cristina Castro-Kimberly A. Lightford, Antonio Muñoz, Laura M. Murphy, Emil Jones, III, Bill Cunningham, Julie A. Morrison, Napoleon Harris, III, Toi W. Hutchinson, Pat McGuire and Martin A. Sandoval

(Rep. Terra Costa Howard)

110 ILCS 805/2-26 new
Amends the Public Community College Act. Provides for legislative findings. Provides that, subject to appropriation, the Illinois Community College Board shall establish a community college apprenticeship grant program to expand opportunities for credit and non-credit education and training leading to high-demand jobs through apprenticeship programs offered in partnership with a community college and a local business or industry. Provides that the grants must be prioritized to expand apprenticeship programs to new populations, develop apprenticeships in new, non-traditional sectors, and identify ways to promote greater inclusion and diversity in apprenticeships. Requires the Illinois Community College Board to adopt rules. Effective immediately.

Balanced Budget Note (Office of Management and Budget)
The Balanced Budget Note Act does not apply to Senate Bill 2122 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note (Government Forecasting & Accountability)
SB 2122, as engrossed, amends the Public Community College Act in a way that does not impact any pension system.

State Debt Impact Note (Government Forecasting & Accountability)
SB 2122, as engrossed, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Fiscal Note (Illinois Community College Board)
In the opinion of the Illinois Community College Board (ICCB), Senate Bill 2122 does not have a fiscal impact on the Illinois Community College Board or Illinois Community College System. The legislation is subject to appropriation.

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

SB 02123
Sen. Robert Peters and Kimberly A. Lightford-Jacqueline Y. Collins

20 ILCS 3855/1-59 new
Amends the Illinois Power Agency Act. Provides that the Illinois Commerce Commission shall implement a project to be called the Renewable Energy Pay As You Save Program. Provides for the purpose and requirements of the Program. Provides that the Illinois Commerce Commission shall convene a workshop process during which interested participants may discuss issues related to the Program. Provides that each applicable electric utility shall submit an informational filing to the Commission that describes its plan for implementing provisions regarding the Program. Provides that electric utilities shall work with lenders selected pursuant to a request for proposals process and with vendors to establish the terms and processes under which a participant can purchase eligible renewable energy generation and energy storage systems using the financing obtained from a lender through a financing program designed to fit the Pay As You Save model. Provides further requirements concerning the establishment of financing programs based upon the Pay As You Save model. Provides that the Commission shall adopt all rules necessary for administration. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 3855/1-59 new
Adds reference to:
New Act
Replaces everything after the enacting clause. Creates the Equitable Energy Financing Act. Requires the Illinois Commerce Commission to establish the Equitable Energy Financing Program for all electric utilities in this State to permit customers to finance the construction of energy projects through an optional tariff payable directly through their utility bill. Provides that the Program shall offer to make investments in energy projects to customer properties with low-cost capital and use an opt-in tariff to recover the costs. Provides that the Program will allow residential electric utility customers that own the property, or renters that have a long-term lease on the property, for which they subscribe to utility service, to purchase an energy project. Provides further requirements for the Program and requirements for the Commission concerning the Program. Provides for customer protections and cost-effectiveness requirements under the Program. Provides Program participation requirements for electric utilities in this State. Defines terms. Effective immediately.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments
SB 02124  Sen. Chapin Rose
(Rep. Dan Caulkins)
105 ILCS 5/10-22.6  from Ch. 122, par. 10-22.6
Amends the School Code. Adds pneumatic guns, spring guns, paint ball guns, and B-B guns that have specified features and that are brought to school, any school-sponsored activity or event, or any activity or event that bears a reasonable relationship to school to the list of objects for which a student shall be expelled for a period of not less than one year. Provides that expulsion for these types of guns may be modified by the superintendent and the superintendent's determination may be modified by the school board on a case-by-case basis. Effective immediately.

Senate Floor Amendment No. 1
Provides that a student must be expelled for a period of not less than one year if he or she brings to school, a school-sponsored activity or event, or an activity or event that bears a reasonable relationship to school a pneumatic gun, spring gun, paint ball gun, or B-B gun, irrespective of the type or size of projectile that can be fired or the gun's muzzle velocity (rather than if the gun expels a single globular projectile not exceeding 0.18 of an inch in diameter, has a maximum muzzle velocity of less than 700 feet per second, or expels breakable paint balls containing washable marking colors).

Nov 12 19  S  Total Veto Stands

SB 02125  Sen. Chapin Rose
New Act
35 ILCS 5/704A
Creates the Job Creation Zone Pilot Program Act. Sets forth the boundaries of the Job Creation Zone. Provides that applicants that pledge to hire at least 5 new employees at a designated location within the job creation zone are eligible for credits against their obligation to pay over withholding taxes under the Illinois Income Tax Act. Sets forth the amount of the credit, which is based on the incremental income tax attributable to new employees hired by the taxpayer during the calendar year. Amends the Illinois Income Tax Act to make conforming changes. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
Amends the School Code and the Public Community College Act. Moves provisions governing classes for adults and youths whose schooling has been interrupted from the School Code to the Public Community College Act. Amends the Adult Education Act. Defines "Adult Education" (rather than "Adult and Continuing Education") to mean academic instruction and educational services below the postsecondary level that increase an individual's ability to (i) read, write, and speak in English and perform mathematics or other activities necessary for the attainment of a secondary school diploma or its recognized equivalent and (ii) transition to postsecondary education and training or obtain employment. Provides for apportionment for adult education courses for the instruction of those persons who (i) are 16 years of age or older, are not enrolled or required to be enrolled in a secondary school under State law, and are basic-skills deficient, (ii) do not have a secondary school diploma or its recognized equivalent and have not achieved an equivalent level of education, or (iii) are an English language learner (rather than persons over 21 years of age and youths under 21 years of age whose schooling has been interrupted). Repeals the Adult Education Reporting Act. Makes conforming and other changes.

Effective immediately.

Senate Committee Amendment No. 1
With regard to classes for adults and youths whose schooling has been interrupted, restores a School Code provision requiring the cost of the instruction to be assumed in its entirety from funds appropriated by the State to the Illinois Community College Board.

House Committee Amendment No. 1
With regard to classes for adults and youths whose schooling has been interrupted, provides that the Illinois Community College Board shall reimburse adult education providers from funds appropriated (rather than just reimburse adult education providers) for approved expenses that are established and determined by the Board in compliance with the federal Workforce Innovation and Opportunity Act and other State and federal requirements.

Nov 12 19 S Total Veto Stands

SB 02127 Sen. Scott M. Bennett
110 ILCS 305/4 from Ch. 144, par. 25
Amends the University of Illinois Act. Makes a technical change in a Section concerning the University's president.

Feb 15 19 S Referred to Assignments
SB 02128  Sen. Don Harmon and Laura Fine  
(Rep. Michael J. Zalewski)  

225 ILCS 415/4 from Ch. 111, par. 6204  
225 ILCS 415/6 from Ch. 111, par. 6206  
225 ILCS 415/8 from Ch. 111, par. 6208  
225 ILCS 415/9 from Ch. 111, par. 6209  
225 ILCS 415/10 from Ch. 111, par. 6210  
225 ILCS 415/14 from Ch. 111, par. 6214  
225 ILCS 415/15 from Ch. 111, par. 6215  
225 ILCS 415/16 from Ch. 111, par. 6216  
225 ILCS 415/23 from Ch. 111, par. 6223  
225 ILCS 415/27 from Ch. 111, par. 6243  

Amends the Illinois Certified Shorthand Reporters Act of 1984. Provides that the practice of shorthand reporting includes the making of a verbatim record by the use of closed microphone voice dictation silencer and pen shorthand writing. Removes the requirement that certified shorthand reporters serving the Certified Shorthand Reporters Board must have actively engaged in the practice of shorthand reporting in this State for 10 years. Provides that the Department of Financial and Professional Regulation may certify an applicant who is a certified verbatim reporter or registered professional reporter of another jurisdiction as a certified shorthand reporter. Makes provisions of the Act gender neutral. Makes other changes. Effective immediately.  

Senate Floor Amendment No. 1  
Deletes reference to:  
225 ILCS 415/27  
Adds reference to:  
5 ILCS 80/4.34  
Adds reference to:  
5 ILCS 255/1 from Ch. 101, par. 1  
Adds reference to:  
5 ILCS 255/2 from Ch. 101, par. 2  
Adds reference to:  
20 ILCS 2105/2105-115 was 20 ILCS 2105/60f  
Adds reference to:  
210 ILCS 50/3.40  
Adds reference to:  
225 ILCS 45/3b from Ch. 111 1/2, par. 73.103b  
Adds reference to:  
225 ILCS 45/3d from Ch. 111 1/2, par. 73.103d  
Adds reference to:  
225 ILCS 60/39 from Ch. 111, par. 4400-39  
Adds reference to:  
225 ILCS 210/5004 from Ch. 96 1/2, par. 1-5004  
Adds reference to:  
225 ILCS 415/1 from Ch. 111, par. 6201  
Adds reference to:  
225 ILCS 415/2 from Ch. 111, par. 6202  
Adds reference to:  
225 ILCS 415/3 from Ch. 111, par. 6203  
Adds reference to:  
225 ILCS 415/3.5  
Adds reference to:  
225 ILCS 415/5 from Ch. 111, par. 6205  

5 ILCS 255/1  
5 ILCS 255/2  
5 ILCS 80/4.34
SB 02128 (CONTINUED)

Adds reference to:

225 ILCS 415/11 from Ch. 111, par. 6211

Adds reference to:

225 ILCS 415/13 from Ch. 111, par. 6213

Adds reference to:

225 ILCS 415/23.1 from Ch. 111, par. 6224

Adds reference to:

225 ILCS 415/23.3 from Ch. 111, par. 6226

Adds reference to:

225 ILCS 415/23.4 from Ch. 111, par. 6227

Adds reference to:

225 ILCS 415/23.13 from Ch. 111, par. 6236

Adds reference to:

225 ILCS 415/25 from Ch. 111, par. 6241

Adds reference to:

225 ILCS 415/26 from Ch. 111, par. 6242

Adds reference to:

225 ILCS 415/28 from Ch. 111, par. 6243

Adds reference to:

225 ILCS 450/20.2 from Ch. 111, par. 5523

Adds reference to:

225 ILCS 458/15-15 from Ch. 111, par. 6244

Adds reference to:

225 ILCS 458/15-15 from Ch. 111, par. 6245

Adds reference to:

225 ILCS 605/15 from Ch. 8, par. 315

Adds reference to:

235 ILCS 5/7-9 from Ch. 43, par. 153

Adds reference to:

240 ILCS 30/10 from Ch. 114, par. 410

Adds reference to:

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

Adds reference to:

735 ILCS 5/2-1003 from Ch. 110, par. 2-1003

Adds reference to:

815 ILCS 390/9 from Ch. 21, par. 209

Adds reference to:

815 ILCS 390/11 from Ch. 21, par. 211

Replaces everything after the enacting clause. Amends the Illinois Certified Shorthand Reports Act of 1984. Changes the short title of the Act to the Illinois Certified Shorthand Reporters and Voice Writer Reporters Act. Allows for certification of voice writer reporters. Changes the name of the Certified Shorthand Reporters Board to the Certified Shorthand Reporters and Voice Writer Reporters Board and increases the Board to 9 members (rather than 7) with the addition of 2 certified voice writer reporters. Makes conforming changes throughout the Act and various other Acts. Amends the Code of Civil Procedure. Provides that unless a verbatim record of the testimony or deposition is prepared and certified by an individual certified under the Illinois Certified Shorthand Reporters and Voice Writer Reporters Act, no testimony taken by deposition shall be offered in any court and no testimony offered in the record of administrative proceedings shall be offered. Provides that testimony taken outside of the State shall be deemed to be in conformity with the provisions if the testimony was prepared and certified by a court reporter authorized to prepare and certify deposition testimony in the jurisdiction in which the testimony was taken.

House Floor Amendment No. 1

Adds reference to:

705 ILCS 70/5 from Ch. 37, par. 655
SB 02128 (CONTINUED)

In provisions amending the Illinois Certified Shorthand Reporters Act of 1984 (changed to the Illinois Certified Shorthand Reporters and Voice Writer Reporters Act in the engrossed bill), changes the definition of "practice of voice writer reporting". Makes changes to provisions concerning the use of titles for certified shorthand reporters and certified voice writer reporters. Restores the number of members of the Certified Shorthand Reporters Board (changed to the Certified Shorthand Reporters and Voice Writer Reporters Board in the engrossed bill) to 7. Provides that one member of the Board may be a certified voice writer reporter (rather than 2 must be certified voice writer reporters) with specified requirements. Provides that members of the Board shall have no liability in any action based upon any disciplinary proceeding or other activity performed in good faith as members of the Board. Amends the Court Reporters Act. Includes voice writer reporting as a means by which a court reporter shall make a full reporting of the evidence and proceedings in trials and judicial proceedings. Makes related changes to provisions amending the Code of Civil Procedure.

Nov 12 19 S Total Veto Stands

SB 02129

Sen. Linda Holmes

225 ILCS 605/20.5

Amends the Animal Welfare Act. Provides that if a person or entity fails or refuses to pay an administrative fine imposed by the Department of Agriculture for a violation of the Act, the Department may prohibit that person or entity from renewing a license under the Act until the fine is paid in full. Provides that any penalty of $500 or more not paid within 120 days of issuance by the Department shall be submitted to the Department of Revenue for collection as provided under the Illinois State Collection Act of 1986. Effective immediately.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02130

Sen. Linda Holmes

415 ILCS 60/24.1 from Ch. 5, par. 824.1

Amends the Illinois Pesticide Act. Increases the first offense penalty for applying pesticides without a license, misrepresenting certification, failing to comply with conditions of an agrichemical facility permit, failing to comply with the conditions of a written authorization for land application of agrichemical contaminated soils or groundwater, or for constructing or operating without an agrichemical facility permit after receiving written notification from $500 to $750. Increases the subsequent offense penalty for these violations from $1,000 to $1,500. Makes various changes to the violation point structure used for assessing administrative penalties for violations of the Act and rules, including increasing the monetary penalties by specified amounts and adding a $500 penalty for a 12 to 13 point violation.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02131

Sen. Linda Holmes

225 ILCS 605/21 from Ch. 8, par. 321

Amends the Animal Welfare Act. Increases the fee schedule for licenses and license renewal under the Act. Provides a $50 fee for additional licenses issued to the same licensee.

Mar 22 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02132


New Act

Creates the Clean Energy Jobs Act. Contains only a short title provision.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 02133  Sen. Scott M. Bennett, Julie A. Morrison, Laura Ellman-Linda Holmes, Antonio Muñoz, Laura M. Murphy, Toi W. Hutchinson, Bill Cunningham, Steven M. Landek-Elgie R. Sims, Jr., Napoleon Harris, III, Martin A. Sandoval, Rachelle Crowe and Cristina Castro

5 ILCS 140/2 from Ch. 116, par. 202

Amends the Freedom of Information Act. Provides that "private information" includes, but is not limited to, the name and any identifying information of a victim in a sexual assault investigation.

Senate Floor Amendment No. 1

Provides that "private information" includes, but is not limited to, the name and any identifying information of a victim in an investigation of a sex offense (instead of "a victim in a sexual assault investigation").

Apr 12 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02134  Sen. Jason A. Barickman and Bill Cunningham

740 ILCS 14/20
815 ILCS 505/2Z from Ch. 121 1/2, par. 262Z

Amends the Biometric Information Privacy Act. Deletes language creating a private right of action. Provides instead that any violation that results from the collection of biometric information by an employer for employment, human resources, fraud prevention, or security purposes is subject to the enforcement authority of the Department of Labor. Provides that an employee or former employee may file a complaint with the Department alleging a violation, within one year from the date of the violation, by submitting a signed, completed complaint form. Provides that any violation of the Act constitutes a violation of the Consumer Fraud and Deceptive Business Practices Act and may be enforced by the Attorney General. Makes a corresponding change in the Consumer Fraud and Deceptive Business Practices Act. Effective immediately.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments


5 ILCS 140/7 from Ch. 116, par. 207

Amends the Freedom of Information Act. Exempts from inspection and copying a law enforcement record created for law enforcement purposes if the public body that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record. Provides that if a public body receives a request for a law enforcement record created for law enforcement purposes that it did not create, the public body shall direct the requester to the public body that created the law enforcement record. Deletes language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and replaces references to "public body" in the amendatory language with references to "law enforcement agency".

Senate Floor Amendment No. 2

Restores language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system. Deletes language: exempting from inspection and copying a law enforcement record created for law enforcement purposes if the law enforcement agency that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record; and providing that if a law enforcement agency receives a request for a law enforcement record created for law enforcement purposes that it did not create, the law enforcement agency shall direct the requester to the law enforcement agency that created the law enforcement record. Instead exempts from inspection and copying a law enforcement record that is: (i) created by a law enforcement agency other than the law enforcement agency that is the recipient of the request; and (ii) attached as an exhibit to a law enforcement record created by the law enforcement agency that is the recipient of the request, if the law enforcement agency notifies the requester of the additional law enforcement records available from different law enforcement agencies and the law enforcement agencies the requester may contact to obtain records not produced by the law enforcement agency that is the recipient of the request.

Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee
**SB 02136**  
Sen. Terry Link  
(Rep. Rita Mayfield)

70 ILCS 2305/7.6  
70 ILCS 2305/7.8 new  
70 ILCS 2305/11 from Ch. 42, par. 287  
70 ILCS 2305/16 from Ch. 42, par. 292

Amends the North Shore Water Reclamation District Act. Provides that connection fees owed at the time of a property's sale shall be a lien on real estate. Provides that if the district participates in a nutrient trading program, the district shall give preference to trading investments: (i) that will benefit low income or rural communities; and (ii) where local water quality improvements can be realized. Increases the maximum dollar amount of an emergency contract to no more than $500,000 (rather than $350,000). Provides that if the board of trustees determine there is an emergency affecting the public health or safety, the district may immediately acquire the necessary right-of-way and authority to work within or adjacent to a public highway right-of-way or easement, public or private utility property or easement, railroad right-of-way, or other public property or easement. Effective immediately.

House Committee Amendment No. 2

Deletes reference to:  
70 ILCS 2305/16

Adds reference to:  
70 ILCS 2305/4 from Ch. 42, par. 280

Provides that the president of the board of trustees shall not receive more than $18,000 (rather than $14,000) per year and each other member of the board shall not receive more than $15,000 (rather than $11,000) per year. Provides that a connection fee or connection-related fee (rather than connection fees owed at the time of a property's sale) shall be a lien on real estate. Allows termination of all connections and service to any real property or structure thereon if any connection fee or connection-related fee is not paid within 60 days from the date such payment is due. Provides that if a board of trustees determines there is an emergency affecting the public health or safety and the emergency requires approval from the governing authority of any public property or public or private utility or railroad for permission to enter upon the property, right-of-way, or easement and if the approval is not acted upon within 48 hours from the time the sanitary district's request is served on the entity, then the request for entry is deemed granted; includes procedures for sending and approval of a request, including limitation of fees that an entity receiving a request may charge.

Removes language providing for immediate acquiring of rights-of-way, property, or easements in an emergency.

Aug 23 19  
Public Act ........... 101-0575

**SB 02137**  
Sen. Scott M. Bennett, Paul Schimpf-John F. Curran-Iris Y. Martinez, Sue Rezin, David Koehler and Dan McConchie

110 ILCS 979/30  
110 ILCS 979/35

Amends the Illinois Prepaid Tuition Act. Makes a change to a reference to the Illinois Pension Code with respect to subjecting the Illinois Student Assistance Commission to the same investment requirements as are imposed upon the board of trustees of a retirement system. Provides for an irrevocable and continuing appropriation (and the irrevocable and continuing authority for and direction to the State Comptroller and the State Treasurer to make the necessary transfers out of and disbursements from the revenues and funds of the State) if for any reason the General Assembly fails to make appropriations of amounts sufficient for the State to pay contractual obligations, and provides that the full faith and credit of the State of Illinois is pledged for the punctual payment of such obligations.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides for an irrevocable and continuing appropriation from the General Revenue Fund to the Illinois Student Assistance Commission if moneys in the Illinois Prepaid Tuition Trust Fund are insufficient to cover contractual obligations (rather than if for any reason the General Assembly fails to make appropriations of amounts sufficient for the State to pay contractual obligations). Removes the irrevocable and continuing authority of the Comptroller and Treasurer to make the necessary transfers and disbursements.

May 02 19  
Referred to Assignments
Legislative Information System
101st General Assembly
Synopsis of Introduced Bills
First year of General Assembly

SB 02138  Sen. Brian W. Stewart

430 ILCS 5/4.5 new
Amends the Liquefied Petroleum Gas Regulation Act. Provides that no legal action shall be commenced or maintained against any person engaged in the business of selling at retail, supplying, handling, or transporting liquefied petroleum gas in this State if the alleged injury, damage, or loss was caused by: (1) the alteration, modification, or repair of liquefied petroleum gas equipment or a liquefied petroleum gas appliance if done without the knowledge and consent of the liquefied petroleum gas seller, supplier, handler, or transporter; or (2) the use of liquefied petroleum gas equipment or a liquefied petroleum gas appliance in a manner or for a purpose other than that for which the equipment or appliance was intended and that could not reasonably have been expected.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments

SB 02139  Sen. Ram Villivalam

New Act
Creates the Elected Legislative Inspector General Act. Provides a short title only.

Feb 15 19  S  Referred to Assignments

(Rep. Lawrence Walsh, Jr.)

415 ILCS 140/Act rep.
Repeals the Kyoto Protocol Act of 1998. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:

415 ILCS 140/Act rep.

Adds reference to:

415 ILCS 140/15


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

SB 02141  Sen. Ram Villivalam

35 ILCS 25/10
35 ILCS 25/25
35 ILCS 25/35
Amends the Small Business Job Creation Tax Credit Act. Provides that the Act applies for a second set of incentive periods beginning on July 1, 2019. Provides that certain provisions concerning employees who had participated as worker-trainees in the Put Illinois to Work Program during 2010 do not apply to the second set of incentive periods. Effective immediately.

Mar 22 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 02142
Sen. Ram Villivalam, Scott M. Bennett-Patricia Van Pelt, Elgie R. Sims, Jr.-Jacqueline Y. Collins-Robert
Peters-Omar Aquino and Dan McConchie

New Act

30 ILCS 105/5.891 new

Creates the Illinois Legislative Youth Advisory Council Act. Provides that the purpose of the Council is to facilitate communication between the youth of the State of Illinois and the elected branches of State government regarding the issues, interests, and needs important to youth in the State of Illinois. Creates an Advisory Board, consisting of 2 members of the House of Representatives, one each appointed by the Speaker of the House of Representatives and the Minority Leader of the House of Representatives; and 2 members of the Senate, one each appointed by the President of the Senate and the Minority Leader of the Senate, to facilitate the functions of the Council. Provides for the application and nomination process for prospective members of the Council. Sets forth membership and meeting requirements and the powers of the Council. Provides that members of the Council shall serve one-year terms, but may be re-elected if they continue to be nominated and qualified to serve as members. Provides for the election of a President, Secretary, Treasurer, and Clerk at the first Council meeting of the year. Requires the Council to submit an annual report to the General Assembly and the Governor. Creates the Illinois Legislative Youth Advisory Council Fund as a special fund in the State treasury. Provides that all moneys in the Fund shall be used to reimburse Council members for actual expenses incurred in traveling to Council meetings, including travel, food, and lodging, and printing the annual report. Amends the State Finance Act. Adds the Illinois Legislative Youth Advisory Council Fund. Effective immediately.

Senate Committee Amendment No. 1

Provides for the appointment of specified persons to the Illinois Legislative Youth Advisory Council by the Governor. Modifies provisions concerning Council member qualifications. Removes provisions concerning the nomination and appointment of members to the Council by State Senators. Defines terms. Makes conforming changes.

Apr 12 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02143
Sen. Ram Villivalam

Appropriates $700,000 from the General Revenue Fund to the State Board of Education for the purpose of providing a grant to the Simon Wiesenthal Center’s Midwest Region office in Chicago to establish 2 mobile tolerance education centers. Effective July 1, 2019.

Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02144
Sen. Ram Villivalam
(Rep. Martin J. Moylan, Terra Costa Howard, Robyn Gabel and Kelly M. Burke)

New Act

Creates the Complete Streets Act. Requires the Department of Transportation to use federal or State funds allocated for transportation projects to improve safety, access, and mobility for users of the various modes of transportation. Creates the Complete Streets Advisory Board. Provides that the Governor shall appoint members representing various agencies, organizations, or interest groups to the Advisory Board. Provides that the Advisory Board, in coordination with a representative or representatives of the Department, shall prepare a report on the status of the implementation of the Complete Streets Initiative. Provides that the Advisory Board shall submit its initial report and recommendations to the Governor, the Department, and the General Assembly on or before January 1, 2021, and annually on January 1 of each subsequent year. Defines the terms "Advisory Board", "Department", "multimodal", "multimodal planning or multimodal transportation planning", and "user or users". Effective immediately.

May 10 19 H Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Pension Code. In a provision of the State Universities Article that requires an employer to make an additional contribution to the System for certain earnings increases greater than 3%, excludes earnings increases paid to a participant when the participant is 10 or more years from retirement eligibility under specified provisions and earnings increases resulting from overload work or a promotion if certain requirements are met. Provides that the exclusions apply only to payments made or salary increases given in academic years beginning on or after July 1, 2018 and that the changes made by the amendatory Act shall not require the System to refund any payment received before the effective date of the amendatory Act. In a provision of the Downstate Teacher Article that requires an employer to make an additional contribution to the System for certain salary increases greater than 3%, excludes (i) salary increases paid to a teacher when the teacher is 10 or more years from retirement eligibility under specified provisions, (ii) salary increases resulting from overload work or a promotion if certain requirements are met, and (iii) payments from the State or the State Board of Education over which the employer does not have discretion. Provides that the exclusions apply only to payments made or salary increases given in school years beginning on or after July 1, 2018 and that the changes made by the amendatory Act shall not require the System to refund any payment received before the effective date of the amendatory Act. Makes conforming changes. Effective immediately.
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to create a Clean Water Workforce Pipeline Program to provide grants and other financial assistance to individuals for careers in water infrastructure. Provides requirements for funding, grants, and other financial assistance from the Program on a competitive and annual basis for specified activities. Provides that the Program shall have an annual goal of training and placing 2,500 approved individuals in water sector jobs annually. Directs the Department to coordinate with the Environmental Protection Agency, Illinois Finance Authority, and other State agencies that provide financial support for water infrastructure projects in order to encourage the employment of individuals trained through the Program onto projects receiving State financial assistance. Provides that the Department may select a Program Administrator to oversee the allocation of funds and select organizations that receive funding. Requires recipients under the Program to report annually to the Department on the success of their efforts and their contribution to reaching the goals of the Program. Requires the Department to compile the information and report specified information to the General Assembly annually. Within 90 days after the amendatory Act's effective date, requires the Department to propose a draft plan to implement amendatory Act's provisions for public comment and to finalize the plan within 180 days after the amendatory Act's effective date. Grants rulemaking authority to the Department to implement the Program and ensure compliance with the amendatory Act's provisions. Provides that moneys in the Water Workforce Development Fund shall only be used to fund the Program and to assist and enable implementation of clean water infrastructure capital investments. Amends the State Finance Act. Creates the Water Workforce Development Fund.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Provides that the Program shall be funded by appropriations from the Build Illinois Bond Fund, Capital Development Fund, or General Revenue Fund or other funds as identified by the Department of Commerce and Economic Opportunity. Provides that grants may be made, among other entities, to multi-craft labor organizations (currently, labor unions). Removes language providing that the continuing education for individuals to prepare for and build on workforce training and the training of individuals in various skill and trades necessary to build and maintain clean water infrastructure are activities for which grants and other financial assistance may be awarded. Provides that an annual goal of the Program is to train and place at least 300, or 25% of the number of annual jobs created by State financed water infrastructure projects, whichever is greater (currently, 2,500), specified persons in water sector-related apprenticeships (currently, jobs) annually. Provides that the Environmental Protection Agency, the Illinois Finance Authority, and other State agencies that provide financial support for water infrastructure projects shall support the Program in attaining the goal of employing specified individuals. Provides that the Water Workforce Development Fund shall receive moneys from the Build Illinois Bond, the Capital Development Fund, the General Revenue Fund, and any other funds.

House Committee Amendment No. 1

Provides that “multi-craft labor organization” includes a labor-management apprenticeship program that is registered with and approved by a labor organization that has an accredited training program through the Higher Learning Commission or the Illinois Community College Board.

Aug 23 19 S Public Act . . . . . . . . . . . . . . . . . . 101-0576

SB 02147 Sen. Ram Villivalam

New Act

Creates the Uniform Limited Cooperative Association Act. Provides for the organization and operation of limited cooperative associations. Provides that a limited cooperative association organized under the Act is an autonomous, unincorporated association of persons united to meet their mutual interests through a jointly owned enterprise primarily controlled by those persons, which authorizes the combination of ownership and receipt of benefits by members for whose interests the association is formed and permits investments by members who may receive returns on their investments and a share of control. Provides for: filing with the Secretary of State; organic rules; membership; members' interests; marketing contracts; directors; officers; indemnification and advancement of expenses; contributions; allocations; distributions; dissolution; actions; disposing of assets; foreign cooperatives; merger; interest exchange; conversion; domestication; and other matters.

Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments
SB 02148  Sen. Michael E. Hastings-Laura M. Murphy and Suzy Gliowak Hilton
(Rep. Monica Bristow, Justin Slaughter and Nathan D. Reitz)

30 ILCS 105/5.891 new
50 ILCS 705/10.23 new
50 ILCS 708/5
50 ILCS 708/10
50 ILCS 708/15
50 ILCS 708/20
50 ILCS 708/22 new
50 ILCS 708/23 new
50 ILCS 708/25

Amends the Illinois Police Training Act. Provides that the Law Enforcement Training Assistance Fund is created as a nonappropriated State trust fund within the State treasury. Provides that all gifts, donations, and charitable contributions that are contributed by any public or private individual or entity to the Illinois Law Enforcement Training Standards Board for the purpose of supporting local law enforcement training shall be deposited into this Fund. Amends the Law Enforcement Intern Training Act. Creates the Correctional Officer Intern Program. To be eligible to participate, the person must meet the minimum criteria established by the Illinois Law Enforcement Training Standards Board that includes, but is not limited to, physical fitness standards, educational standards, psychological standards, being at least 21 years of age, of good character, and not convicted of a felony offense or other crime involving moral turpitude under the laws of this State or any other State that, if convicted in this State, would be punishable as a felony or a crime of moral turpitude. Provides that the Board shall require correctional interns to undertake, at a minimum, the same training requirements as established for correctional officers. Provides that the Board certificate reserved for correctional officers shall not be awarded until the correctional intern is employed, has successfully completed the State certification exam, and meets the requirements. Makes other conforming changes. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
30 ILCS 105/5.891 new
Deletes reference to:
50 ILCS 705/10.23 new

Deletes language providing that the Law Enforcement Training Assistance Fund is created as a nonappropriated State trust fund within the State treasury. Deletes language providing that all gifts, donations, and charitable contributions that are contributed by any public or private individual or entity to the Illinois Law Enforcement Training Standards Board for the purpose of supporting local law enforcement training shall be deposited into this Fund.

Aug 23 19  S  Public Act . . . . . . . . 101-0577

SB 02149  Sen. Michael E. Hastings

New Act

Creates the Right to Know Data Transparency and Privacy Act. Provides that an operator of a commercial website or online service that collects personally identifiable information through the Internet about individual customers residing in Illinois who use or visit its commercial website or online service shall notify those customers of certain specified information pertaining to its personal information sharing practices. Requires an operator to make available certain specified information upon disclosing a customer's personal information to a third party, and to provide an email address, toll-free telephone number, or webform whereby customers may request or obtain that information. Provides violation provisions. Provides that any waiver of the provisions of the Act or any agreement that does not comply with the applicable provisions of the Act shall be void and unenforceable. Provides that no provision of the Act shall be construed to conflict with or apply to specified provisions of federal or State law or certain interactions with State or local government. Provides findings and purpose. Defines terms.

Mar 28 19  S  Rule 3-9(a) / Re-referred to Assignments
SB 02150 Sen. Dan McConchie
(Rep. Maurice A. West, Il-Rita Mayfield-Emanuel Chris Welch)

110 ILCS 1005/1.5 new
110 ILCS 1010/11 from Ch. 144, par. 241
110 ILCS 1010/11.5 new
Amends the Private College Act and the Academic Degree Act. Provides that a religious institution may file an annual application with the Board of Higher Education to become exempt from the educational requirements, standards, or demands under the Acts or those Acts' administrative rules and the Board may annually grant the exemption; defines "religious institution". Specifies application requirements.
Senate Floor Amendment No. 1
Provides that the certified statement by the religious institution that states that the institution has received an exemption from the Illinois Board of Higher Education as a religious institution providing religious instruction only must, among other requirements, be included in all transcripts issued by the institution.
Jun 28 19 H Rule 19(a) / Re-referred to Rules Committee

SB 02151 Sen. Michael E. Hastings

225 ILCS 65/50-10 was 225 ILCS 65/5-10
225 ILCS 65/50-75
225 ILCS 65/60-35
Amends the Nurse Practice Act. Provides that registered professional nursing practice is a scientific process founded on a professional body of knowledge; it is a learned profession based on the understanding of the human condition across the life span and environment and includes all nursing specialties and means the performance of any nursing act based upon professional knowledge, judgment, and skills acquired by means of completion of an approved professional nursing education program. Provides that registered professional nurses may delegate nursing interventions and tasks (rather than nursing interventions) to other registered professional nurses and licensed practical nurses and may delegate tasks to unlicensed personnel based on the comprehensive nursing assessment.
Removes provisions concerning delegation of nursing interventions and administration of medications in community-based or in-home care settings. Provides that a registered professional nurse may delegate tasks to other licensed and unlicensed persons. Makes other changes. Effective August 1, 2019.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02152 Sen. Christopher Belt

5 ILCS 375/1 from Ch. 127, par. 521
Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.
Feb 19 19 S Referred to Assignments
SB 02153  Sen. Heather A. Steans  
(Rep. Kelly M. Cassidy)  
30 ILCS 500/40-15  
30 ILCS 500/40-20  
30 ILCS 500/40-25  
Amends the Illinois Procurement Code. Provides that a request for information process need not be used in procuring a renewal or extension of a lease if, among other requirements, the Procurement Policy Board does not object in writing to the renewal or extension within 14 (currently, 30) calendar days after its submission. In provisions concerning leases procured by requests for information, provides that upon receipt of (1) any proposed lease of real property of 10,000 or more square feet; or (2) any proposed lease of real property with annual rent payments of $100,000 or more, the Procurement Policy Board shall have 14 (currently, 30) calendar days to review the proposed lease. Provides that options to renew a lease may be exercised only when a State purchasing officer determines in writing that renewal is in the best interest of the State and notice of the exercise of the option is published in the appropriate volume of the Procurement Bulletin at least 30 (currently, 60) calendar days prior to the exercise of the option. Makes conforming changes.  
Senate Committee Amendment No. 1  
Deletes reference to:  
30 ILCS 500/40-15  
Deletes reference to:  
30 ILCS 500/40-20  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, and removes: (1) a provision specifying that a request for information process need not be used in procuring a renewal or extension of a lease if, among other requirements, the Procurement Policy Board does not object in writing to the renewal or extension within 14 (currently, 30) calendar days after its submission; and (2) a provision specifying that upon receipt of (i) any proposed lease of real property of 10,000 or more square feet; or (ii) any proposed lease of real property with annual rent payments of $100,000 or more, the Procurement Policy Board shall have 14 (currently, 30) calendar days to review the proposed lease. Makes conforming changes.  
Aug 16 19  S  Public Act . . . . . . 101-0426  
SB 02154  Sen. John J. Cullerton  
Makes appropriations and reappropriations for the fiscal year beginning July 1, 2019. Effective immediately.  
Feb 27 19  S  Referred to Assignments  
SB 02155  Sen. John J. Cullerton  
Appropriations and reappropriations for capital projects for the Department of Commerce and Economic Opportunity for the fiscal years beginning July 1, 2019. Effective immediately.  
Feb 27 19  S  Referred to Assignments  
SB 02156  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Labor for the fiscal year beginning July 1, 2019, as follows: General Funds $7,027,800; Other State Funds $1,436,800; Federal Funds $5,000,000; Total $13,464,600.  
Feb 27 19  S  Referred to Assignments  
SB 02157  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Insurance for the fiscal year beginning July 1, 2019, as follows: Other State Funds $53,427,400.  
Feb 27 19  S  Referred to Assignments  
SB 02158  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Illinois Power Agency for the fiscal year beginning July 1, 2019, as follows: Other State Funds $ 64,339,756.  
Feb 27 19  S  Referred to Assignments  
SB 02159  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Human Rights for the fiscal year beginning July 1, 2019, as follows: General Funds $10,718,400; Other State Funds $600,000; Federal Funds $4,925,800; Total $16,244,200.  
Feb 27 19  S  Referred to Assignments
SB 02160  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Department of Financial and Professional Regulation for the fiscal year beginning July 1, 2019, as follows: Other State Funds $107,513,400.
Feb 27 19  S  Referred to Assignments

SB 02161  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Department of Juvenile Justice for the fiscal year beginning July 1, 2019, as follows: General Funds $115,151,200; Other State Funds $13,000,000; Total $128,151,200.
Feb 27 19  S  Referred to Assignments

SB 02162  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Department of Children and Family Services for the fiscal year beginning July 1, 2019: General Funds $814,305,100; Other State Funds $434,047,000; Federal Funds $10,511,600; Total $1,258,863,700.
Feb 27 19  S  Referred to Assignments

SB 02163  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Department of Agriculture for the fiscal year beginning July 1, 2019, as follows: General Funds $16,927,100; Other State Funds $86,820,700; Federal Funds $13,715,500; Total $117,463,300.
Feb 27 19  S  Referred to Assignments

SB 02164  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Office of the Governor for the fiscal year beginning July 1, 2019, as follows: General Funds $12,914,000; Other State Funds $100,000; Total $13,014,000.
Feb 27 19  S  Referred to Assignments

SB 02165  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the State Universities Retirement System for the fiscal year beginning July 1, 2019, as follows: General Funds $1,431,123,113; Other State Funds $200,000,000; Total $1,631,123,113.
Feb 27 19  S  Referred to Assignments

SB 02166  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of the University of Illinois for the fiscal year beginning July 1, 2019, as follows: General Funds $621,432,000; Other State Funds $6,116,000; Total $627,548,000.
Feb 27 19  S  Referred to Assignments

SB 02167  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Illinois State University for the fiscal year beginning July 1, 2019, as follows: General Funds $69,619,300; Other State Funds $150,000; Total $69,769,300.
Feb 27 19  S  Referred to Assignments

SB 02168  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northeastern Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $35,566,900.
Feb 27 19  S  Referred to Assignments


Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Chicago State University for the fiscal year beginning July 1, 2019, as follows: General Funds $35,018,900; Other State Funds $1,907,000; Total $36,925,900.
Feb 27 19  S  Referred to Assignments

SB 02170  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the Office of the State Fire Marshal for the fiscal year beginning July 1, 2019, as follows: Other State Funds $39,325,500; Federal Funds $1,000,000; Total $40,325,500.
Feb 27 19  S  Referred to Assignments

SB 02171  Sen. John J. Cullerton

Makes appropriations for the ordinary and contingent expenses of the State Employees’ Retirement System, Judges Retirement System and General Assembly Retirement System for the fiscal year beginning July 1, 2019, as follows: General Funds $1,459,868,950.
Feb 27 19  S  Referred to Assignments
SB 02172  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Property Tax Appeal Board for the fiscal year
beginning July 1, 2019, as follows: Other State Funds $6,098,900.
Feb 27 19  S  Referred to Assignments

SB 02173  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Metropolitan Pier and Exposition Authority for the
fiscal year beginning July 1, 2019, as follows: Other State Funds $222,703,700.
Feb 27 19  S  Referred to Assignments

SB 02174  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Liquor Control Commission for the fiscal year
beginning July 1, 2019, as follows: Other State Funds $12,037,100.
Feb 27 19  S  Referred to Assignments

SB 02175  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Independent Tax Tribunal for the fiscal year
beginning July 1, 2019, as follows: General Funds $607,000; Other State Funds $176,100; Total $783,100.
Feb 27 19  S  Referred to Assignments

SB 02176  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Procurement Policy Board for the fiscal year beginning
July 1, 2019, as follows: General Funds $527,000.
Feb 27 19  S  Referred to Assignments

SB 02177  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Educational Labor Relations Board for the fiscal year
beginning July 1, 2019, as follows: Other State Funds $1,940,700.
Feb 27 19  S  Referred to Assignments

SB 02178  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Human Rights Commission for the fiscal year
beginning July 1, 2019, as follows: General Funds $3,089,600.
Feb 27 19  S  Referred to Assignments

SB 02179  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Guardianship and Advocacy Commission for the fiscal year
beginning July 1, 2019, as follows: General Funds $10,209,700; Other State Funds $2,300,000; Total $12,509,700.
Feb 27 19  S  Referred to Assignments

SB 02180  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Commerce Commission for the fiscal year
beginning July 1, 2019, as follows: Other State Funds $56,094,500.
Feb 27 19  S  Referred to Assignments

SB 02181  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Civil Service Commission for the fiscal year beginning
July 1, 2019, as follows: General Funds $446,200.
Feb 27 19  S  Referred to Assignments

SB 02182  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Executive Ethics Commission for the fiscal year
beginning July 1, 2019, as follows: General Funds $6,271,900.
Feb 27 19  S  Referred to Assignments

SB 02183  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Abraham Lincoln Presidential Library and Museum for
the fiscal year beginning July 1, 2019, as follows: General Revenue Funds $7,624,300; Other State Funds $6,100,000; Total
$13,724,300.
Feb 27 19  S  Referred to Assignments
SB 02184  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Arts Council for the fiscal year beginning July 1, 2019, as follows: General Funds $12,896,800; Federal Funds $1,000,000; Total $13,896,800.
Feb 27 19  S  Referred to Assignments

SB 02185  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Department of State Police for the fiscal year beginning July 1, 2019, as follows: General Funds $281,978,900; Other State Funds $384,110,000; Federal Funds $20,000,000; Total $686,088,900.
Feb 27 19  S  Referred to Assignments

SB 02186  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the State Universities Civil Service System for the fiscal year beginning July 1, 2019, as follows: General Funds $1,114,700.
Feb 27 19  S  Referred to Assignments

SB 02187  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Student Assistance Commission for the fiscal year beginning July 1, 2019: General Funds $503,741,200; Other State Funds $10,580,000; Federal Funds $264,453,700; Total $778,774,900.
Feb 27 19  S  Referred to Assignments

SB 02188  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Community College Board for the fiscal year beginning July 1, 2019, as follows: General Funds $229,223,100; Other State Funds $116,295,000; Federal Funds $43,000,000; Total $388,518,100.
Feb 27 19  S  Referred to Assignments

SB 02189  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Deaf and Hard of Hearing Commission for the fiscal year beginning July 1, 2019, as follows: General Funds $673,000; Other State Funds $200,300; Total $873,300.
Feb 27 19  S  Referred to Assignments

SB 02190  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Drycleaner Environmental Response Trust Fund Council for the fiscal year beginning July 1, 2019, as follows: Other State Funds $3,200,000.
Feb 27 19  S  Referred to Assignments

SB 02191  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Environmental Protection Agency for the fiscal year beginning July 1, 2019, as follows: Other State Funds $365,651,400; Federal Funds $79,189,100; Total $444,840,500.
Feb 27 19  S  Referred to Assignments

SB 02192  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Capital Development Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $31,765,400.
Feb 27 19  S  Referred to Assignments
SB 02196  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Office of the Executive Inspector General for the fiscal year beginning July 1, 2019, as follows: General Funds $6,130,900; Other State Funds $1,610,800; Total $7,741,700.
Feb 27 19  S  Referred to Assignments

SB 02197  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Governor’s Office of Management and Budget for the fiscal year beginning July 1, 2019, as follows: General Funds $1,995,400; Other State Funds $501,063,400; Total $503,058,800.
Feb 27 19  S  Referred to Assignments

SB 02198  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Department of Veterans’ Affairs for the fiscal year beginning July 1, 2019, as follows: General Funds $93,217,600; Other State Funds $72,747,700; Federal Funds $1,376,600; Total $167,341,900.
Feb 27 19  S  Referred to Assignments

SB 02199  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Office of the Lieutenant Governor for the fiscal year beginning July 1, 2019, as follows: General Funds $1,614,700; Other State Funds $47,500; Total $1,662,200.
Feb 27 19  S  Referred to Assignments

SB 02200  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Southern Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $193,630,600; Other State Funds $1,269,000; Total $194,899,600.
Feb 27 19  S  Referred to Assignments

SB 02201  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Northern Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $87,804,400; Other State Funds $36,000; Total $87,840,400.
Feb 27 19  S  Referred to Assignments

SB 02202  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Western Illinois University for the fiscal year beginning July 1, 2019, as follows: General Funds $49,588,000; Other State Funds $10,000; Total $49,598,000.
Feb 27 19  S  Referred to Assignments

SB 02203  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Governors State University for the fiscal year beginning July 1, 2019, as follows: General Funds $23,193,600.
Feb 27 19  S  Referred to Assignments

SB 02204  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Board of Trustees of Governors State University for the fiscal year beginning July 1, 2019, as follows: General Funds $41,424,300; Other State Funds $8,000; Total $41,432,300.
Feb 27 19  S  Referred to Assignments

SB 02205  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Board of Higher Education and the Illinois Mathematics and Science Academy for the fiscal year beginning July 1, 2019, as follows: General Funds $29,066,700; Other State Funds $5,291,000; Federal Funds $5,500,000; Total $39,857,700.
Feb 27 19  S  Referred to Assignments

SB 02206  Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the State Police Merit Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $4,432,900.
Feb 27 19  S  Referred to Assignments
SB 02208    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Labor Relations Board for the fiscal year beginning July 1, 2019, as follows: General Funds $1,734,000.
Feb 27 19  S  Referred to Assignments

SB 02209    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Emergency Management Agency for the fiscal year beginning July 1, 2019: General Funds $7,025,500; Other State Funds $49,144,100; Federal Funds $496,850,800; Total $553,020,400.
Feb 27 19  S  Referred to Assignments

SB 02210    Sen. John J. Cullerton
Makes appropriations for the Illinois State Board of Education and teacher retirement contributions for the fiscal year beginning July 1, 2019, as follows: General Funds $13,517,053,747; Other State Funds $73,703,700; Federal Funds $3,622,603,300; Total $17,213,360,747.
Feb 27 19  S  Referred to Assignments

SB 02211    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Southwestern Illinois Development Authority for the fiscal year beginning July 1, 2019, as follows: General Funds $1,416,100.
Feb 27 19  S  Referred to Assignments

SB 02212    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Racing Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $6,141,500.
Feb 27 19  S  Referred to Assignments

SB 02213    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Prisoner Review Board for the fiscal year beginning July 1, 2019, as follows: General Funds $2,867,500; Other State Funds $347,000; Total $3,214,500.
Feb 27 19  S  Referred to Assignments

SB 02214    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Law Enforcement Training Standards Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $24,704,900.
Feb 27 19  S  Referred to Assignments

SB 02215    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Gaming Board for the fiscal year beginning July 1, 2019, as follows: Other State Funds $162,071,300.
Feb 27 19  S  Referred to Assignments

SB 02216    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Workers’ Compensation Commission for the fiscal year beginning July 1, 2019, as follows: Other State Funds $30,547,600.
Feb 27 19  S  Referred to Assignments

SB 02217    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Illinois Council on Developmental Disabilities for the fiscal year beginning July 1, 2019, as follows: Federal Funds $4,514,700.
Feb 27 19  S  Referred to Assignments

SB 02218    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses.
Feb 27 19  S  Referred to Assignments

SB 02219    Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Department on Aging for the fiscal year beginning July 1, 2019, as follows: General Funds $1,084,369,400; Other State Funds $5,745,000; Federal Funds $124,913,700; Total $1,215,028,100.
Feb 27 19  S  Referred to Assignments
SB 02220  Sen. John J. Cullerton  
Makes appropriations for ordinary and contingent expenses of the Department of Central Management Services for the fiscal year beginning July 1, 2019, as follows: General Funds $2,083,979,700; Other State Funds $4,795,102,900; Total $6,879,082,600.  
Feb 27 19  S  Referred to Assignments

SB 02221  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Public Health for the fiscal year beginning July 1, 2019, as follows: General Funds $121,289,400 Other State Funds $186,423,400 Federal Funds $333,169,700 Total $640,882,500  
Feb 27 19  S  Referred to Assignments

SB 02222  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Revenue for the fiscal year beginning July 1, 2019, as follows: General Funds $49,588,700; Other State Funds $929,632,900; Total $979,221,600.  
Feb 27 19  S  Referred to Assignments

SB 02223  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Healthcare and Family Services for the fiscal year beginning July 1, 2019, as follows: General Funds $7,227,784,300; Other State Funds $17,576,963,400; Federal Funds $300,000,000; Total $25,104,747,700.  
Feb 27 19  S  Referred to Assignments

SB 02224  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Commerce and Economic Opportunity for the fiscal year beginning July 1, 2019, as follows: General Funds $27,407,300; Other State Funds $304,757,500; Federal Funds $1,021,209,200; Total $1,353,374,000.  
Feb 27 19  S  Referred to Assignments

SB 02225  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Natural Resources for the fiscal year beginning July 1, 2019, as follows: General Revenue Fund $38,777,900; Other State Funds $312,836,882; Federal Funds $35,613,362; Total $387,228,144.  
Feb 27 19  S  Referred to Assignments

SB 02226  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Corrections for the fiscal year beginning July 1, 2019, as follows: General Funds $1,516,513,900; Other State Funds $92,550,800; Total $1,609,064,700.  
Feb 27 19  S  Referred to Assignments

SB 02227  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Employment Security for the fiscal year beginning July 1, 2019, as follows: General Funds $21,000,000; Other State Funds $4,000,000; Federal Funds $232,305,600; Total $257,305,600.  
Feb 27 19  S  Referred to Assignments

SB 02228  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Human Services for the fiscal year beginning July 1, 2019, as follows: General Funds $4,176,644,400; Other State Funds $795,937,100; Federal Funds $1,841,643,100; Total $6,814,224,600.  
Feb 27 19  S  Referred to Assignments

SB 02229  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of the Lottery for the fiscal year beginning July 1, 2019, as follows: Other State Funds $1,253,265,100.  
Feb 27 19  S  Referred to Assignments

SB 02230  Sen. John J. Cullerton  
Makes appropriations for the ordinary and contingent expenses of the Department of Innovation and Technology for the fiscal year beginning July 1, 2019, as follows: Other State Funds $660,000,000.  
Feb 27 19  S  Referred to Assignments
SB 02231 Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Department of Military Affairs for the fiscal year beginning July 1, 2019, as follows: General Funds $18,207,900; Other State Funds $6,100,000; Federal Funds $40,410,700; Total $64,718,600.
Feb 27 19 S Referred to Assignments

SB 02232 Sen. John J. Cullerton
Makes appropriations to the Supreme Court for the ordinary and contingent expenses of the judicial system. Effective July 1, 2019.
Feb 27 19 S Referred to Assignments

SB 02233 Sen. Sue Rezin
Appropriates $2,000,000 from the General Revenue Fund to the Village of Coal City for the debt incurred by the municipality for its cleanup and recovery efforts following the destruction from the EF-3 tornado on June 22, 2015. Includes a preamble concerning the costs relating to the EF-3 tornado. Effective immediately.
Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SB 02234 Sen. Steven M. Landek
Amends the General Provisions and Downstate Police Articles of the Illinois Pension Code. Removes provisions specifying, based on the net assets of the downstate police pension fund, types of investments that a downstate police pension fund may make. Removes certain limitations on the percentage of a downstate police pension fund's net assets that may be invested in certain types of investments. Provides that the board of a downstate police pension fund shall invest funds with the care, skill, prudence, and diligence that a prudent person acting in like capacity and familiar with such matters would use in the conduct of an enterprise of like character with like aims. Makes conforming changes. Effective immediately.
Mar 28 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02235 Sen. John J. Cullerton
Feb 27 19 S Referred to Assignments

SB 02236 Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Court of Claims for the fiscal year beginning July 1, 2019. Effective July 1, 2019.
Mar 05 19 S Referred to Assignments

SB 02237 Sen. John J. Cullerton
Makes appropriations for the Supreme Court Historic Preservation Commission.
Mar 05 19 S Referred to Assignments

SB 02238 Sen. John J. Cullerton
Makes appropriations for the ordinary and contingent expenses of the Judicial Inquiry Board for the fiscal year beginning July 1, 2019.
Mar 05 19 S Referred to Assignments
SB 02239  Sen. John J. Cullerton

Appropriates specified amounts from various funds to the State Treasurer for specified purposes. Effective July 1, 2019.
Mar 06 19  S  Referred to Assignments

SB 02240  Sen. Bill Cunningham

Appropriates $25,000 from the Roadside Monarch Habitat Fund to the Department of Natural Resources for the development, enhancement and restoration of Monarch butterfly and other pollinator habitat.
Mar 12 19  S  Referred to Assignments

SB 02241  Sen. Donald P. DeWitte

430 ILCS 65/9.5
725 ILCS 5/113-4
from Ch. 38, par. 113-4

Amends the Firearm Owners Identification Card Act. Provides that a person who receives a revocation notice under the Act and refuses to surrender his or her Firearm Owner's Identification Card to the local law enforcement agency where the person resides and complete a Firearm Disposition Record within 48 hours commits a Class 2 felony when he or she has been admonished by the court under the Code of Criminal Procedure regarding his or her inability to own or possess firearms or firearm ammunition. Amends the Code of Criminal Procedure of 1963. Provides that if the defendant pleads guilty to any felony offense, domestic battery, aggravated domestic battery, or any other offense which would prohibit the defendant from acquiring or possessing firearms or firearm ammunition, the plea shall not be accepted until the defendant signs a written acknowledgement indicating whether the defendant is currently in possession of any firearms, that the defendant understands he or she cannot own or possess a firearm or firearm ammunition under State and federal law, and that any firearms in his or her possession must be confiscated by the local law enforcement agency where the defendant resides in accordance with the Firearm Owners Identification Card Act. Makes other changes. Effective immediately.
Mar 13 19  S  Referred to Assignments

SB 02242  Sen. John J. Cullerton

Makes specified appropriations to the Legislative Information System, Legislative Printing Unit, Legislative Audit Commission, Legislative Reference Bureau, Joint Committee on Administrative Rules, Architect of the Capitol, Commission on Government Forecasting and Accountability, and Legislative Ethics Commission for their ordinary and contingent expenses in the fiscal year beginning July 1, 2019. Effective July 1, 2019.
Mar 19 19  S  Referred to Assignments

SB 02243  Sen. John J. Cullerton

Mar 19 19  S  Referred to Assignments

SB 02244  Sen. Jil Tracy-Chuck Weaver

Makes appropriations from the General Revenue Fund to the Supreme Court for probation reimbursements to the Knox County Mary Davis Detention Home. Effective immediately.
Mar 20 19  S  Referred to Assignments

SB 02245  Sen. John J. Cullerton

Makes various FY20 appropriations to the Office of the Secretary of State. Effective July 1, 2019.
Apr 03 19  S  Referred to Assignments
SB 02246  Sen. Ram Villivalam  
750 ILCS 50/15  from Ch. 40, par. 1519

Amends the Adoption Act. Provides that if a child is placed for adoption, any relative who wishes to adopt the child, upon a written or oral motion to intervene, shall be made a party to the adoption proceeding. Provides that an intervening party may not exercise the right to a substitution of judge. Provides that if there is a grandparent who wishes to adopt, the court shall place the child with the grandparent unless the court makes an express finding based on clear and convincing evidence that placement with the grandparent would be harmful to the child's welfare. Provides that if no grandparent is available, the court shall place the child with another relative in the following order: an older sibling, an aunt or uncle, a cousin or cousins, or other relative. Provides that a relative may waive his or her right to adopt a child, and make the waiver conditional on the child being adopted by some other designated relative. Provides that if the designated relative fails to adopt the child, or the designative relative adopts the child and his or her parental rights to the child are subsequently terminated, then the rights waived may be reasserted. Provides that the court may enter an order requiring any relative who wishes to conditionally waive adoption rights to name the designated relative no less than 30 days after being made a party to the adoption proceeding.

SB 02247  Sen. Terry Link

Appropriates various amounts from the Build Illinois Bond Fund to the Department of Commerce and Economic Opportunity for affordable housing costs. Effective immediately.

SB 02248  Sen. Sue Rezin


New Act

20 ILCS 505/7.8 new
325 ILCS 5/7.01 new

Creates the Access to Justice Grant Program Act. Establishes a Program and a Panel to issue and award grants to 2 community-based organizations to increase outreach, education on legal matters, and access to legal services to low-income communities of color. Requires the organizations to act as fiscal agents. Provides for the recruitment and training of community navigators to conduct legal screenings. Requires the Governor to include a $10,000,000 appropriation for the Program in the annual State budget.Contains provisions concerning: grant application requirements; a grant review committee; financial audits; and other matters. Amends the Children and Family Services Act. Provides that, if a child is placed in the custody or guardianship of the Department of Children and Family Services or a child is returned to the custody of a parent or guardian and the court retains jurisdiction of the case, the Department must ensure that the child is up to date on well-child visits, including immunizations, or there is a documented religious or medical reason the child is not immunized. Requires the Department to complete, before a child's discharge from foster or substitute care, a home safety checklist regarding the child's home. Requires any aftercare services to a child and his or her family to start on the date the child is returned to the custody or guardianship of the parent or guardian. Amends the Abused and Neglected Child Reporting Act. Provides that when a report is made by a mandated reporter and there is a prior indicated report of abuse or neglect and a prior open service case involving a member of the household, the Department must accept the report as a child welfare services referral. Requires the Auditor General to conduct performance audits on the Department. Effective immediately.

SB 02250  Sen. Napoleon Harris, III

35 ILCS 105/3-5
35 ILCS 120/2-5

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that a school bus that is equipped with safety belts for passengers is exempt from the tax under those Acts. Provides that the Acts' automatic sunset provisions do not apply to the exemption. Effective immediately.
SB 02251

Sen. David Koehler

510 ILCS 77/12

Amends the Livestock Management Facilities Act. Provides that within 7 days after receiving a form giving notice of intent to construct (1) a new livestock management facility or livestock waste handling facility serving 1,000 or more animal units that does not propose to utilize a lagoon, (2) a livestock waste management facility or livestock waste handling facility that does propose to utilize a lagoon, or (3) any livestock management facility or livestock waste handling facility that proposes to increase its animal unit capacity or waste handling facility capacity to serve additional animal units, the Department of Agriculture shall send a copy of the notice form to the county board of the county in which the facility is to be located and any municipalities located within 1.5 miles of the facility and shall publish a public notice in a newspaper of general circulation within the county. Provides that after receiving a copy of the notice form from the Department, the county board or a municipality located within 1.5 miles of the facility may, at its discretion and within 30 days after receipt of the notice, request that the Department conduct an informational meeting concerning the proposed construction. Provides that if a county does not request a meeting, but multiple municipal entities do, the location of the meeting shall be determined by the Department to be conducive to all interested entities. Makes conforming changes.

Apr 12 19 S Referred to Assignments

SB 02252

Sen. David Koehler-Donald P. DeWitte-John F. Curran

65 ILCS 5/11-13-28 new

Amends the Illinois Municipal Code. Provides that nothing in the Illinois Municipal Code shall be construed as to prevent a municipality from enforcing zoning regulations concerning facilities regulated under the Livestock Management Facilities Act if the facility is located within 1.5 miles of the municipality.

May 31 19 S Rule 3-9(a) / Re-referred to Assignments

SB 02253

Sen. David Koehler

415 ILCS 5/14.4a new

Amends the Environmental Protection Act. Provides that livestock management facilities or livestock waste management facilities that expand their capacity or waste handling capacity to serve additional animal units shall be required to have an Illinois State Water Survey report verifying an adequate water supply for the livestock and the surrounding neighbors within 1.5 miles. Requires that if the Illinois State Water Survey finds that there is not an adequate supply of water, the Illinois State Water Survey shall send notice to the Department of Agriculture.

Apr 12 19 S Referred to Assignments
SB 02254 Sen. Martin A. Sandoval

20 ILCS 2705/2705-615 new
35 ILCS 105/3-10
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
35 ILCS 120/2-10
35 ILCS 505/2 from Ch. 120, par. 418
55 ILCS 5/5-1184 new
60 ILCS 1/1-10 new
65 ILCS 5/8-1-19 new
605 ILCS 5/4-304 new
625 ILCS 5/3-804 from Ch. 95 1/2, par. 3-804
625 ILCS 5/3-804.01
625 ILCS 5/3-804.02 from Ch. 95 1/2, par. 3-804.02
625 ILCS 5/3-804.3
625 ILCS 5/3-805 from Ch. 95 1/2, par. 3-805
625 ILCS 5/3-805.5
625 ILCS 5/3-806 from Ch. 95 1/2, par. 3-806
625 ILCS 5/3-821 from Ch. 95 1/2, par. 3-821
625 ILCS 5/3-815.1 rep.
30 ILCS 105/5.891 new
30 ILCS 105/5.892 new
30 ILCS 105/5.893 new
30 ILCS 105/6z-107 new
30 ILCS 105/6z-108 new
30 ILCS 105/6z-109 new

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall create and implement a Type II Noise Suppression Program. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers’ Occupation Tax Act. Decreases the rate of tax on motor fuel and gasohol by 1% per year until the tax is imposed at the rate of 1.25%. Amends the Motor Fuel Tax Law. Increases the rate of tax on motor fuel, including compressed natural gas. Amends the Illinois Vehicle Code. Increases certain vehicle registration fees. Provides that the additional moneys shall be deposited into the Transportation Investment Fund. Amends the State Finance Act to create the Transportation Investment Fund, the RTA Investment Fund, and the Downstate Transit Investment Fund, and sets forth the uses for those Funds. Amends the Illinois Municipal Code, the Counties Code, and the Township Code. Provides that counties, municipalities, and townships shall develop and periodically update a master plan for their transportation assets in coordination with the Department of Transportation. Effective immediately.

Apr 24 19 S Referred to Assignments
SB 02255  Sen. Laura Fine

215 ILCS 5/356z.33 new

Amends the Illinois Insurance Code. Provides that an individual or group policy of accident and health insurance amended, delivered, issued, or renewed after the effective date of the amendatory Act shall cover charges incurred and services provided for outpatient and inpatient care in conjunction with services that are provided to a covered individual related to the diagnosis and treatment of a congenital anomaly or birth defect. Provides that the required coverage includes any service to functionally improve, repair, or restore any body part that is medically necessary to achieve normal body function or appearance, as determined by the treating physician or dentist. Provides that any coverage provided may be subject to coverage limits, such as pre-authorization or pre-certification, as required by the plan or issuer that are no more restrictive than the predominant treatment limitations applied to substantially all medical and surgical benefits covered by the plan. Defines "treatment". Effective immediately.

May 09 19  S  Referred to Assignments

SB 02256  Sen. Don Harmon

420 ILCS 40/5 from Ch. 111 1/2, par. 210-5
420 ILCS 40/6 from Ch. 111 1/2, par. 210-6

Amends the Radiation Protection Act of 1990. Provides that a person licensed as a certified registered nurse anesthetist under the Nurse Practice Act is among specified licensed persons who may intentionally administer radiation to a human being if accredited by the Illinois Emergency Management Agency, or under whose supervision specified persons may intentionally administer radiation, apply ionizing radiation to human beings as required by their course of study, or perform diagnostic radiography procedures listed on the persons' registration. Provides that a certified registered nurse anesthetist licensed under the Nurse Practice Act is among those under whose supervision specified persons are exempt from accreditation when the services are performed on employees of a business at a medical facility owned and operated by the business. Effective immediately.

May 15 19  S  Referred to Assignments

SB 02257  Sen. Antonio Muñoz

410 ILCS 18/5
410 ILCS 18/20
410 ILCS 18/25
410 ILCS 18/40

Amends the Crematory Regulation Act. Provides that a "temporary container" is, among other things, a single container of sufficient size to hold the cremated remains only until an urn is acquired. Provides that a funeral director (rather than a crematory authority or authorizing agent) has responsibilities specified throughout the Act. Provides that a crematory authority shall not cremate human remains until it has received, among other things, the name of the funeral establishment or cemetery (rather than the person) authorized to receive the cremated remains from the crematory authority and the manner in which final disposition of the cremated remains is to take place, whether it be burial, entombment, or inurnment in a cemetery. Provides that cremated remains must (rather than may) be disposed of by placing them in a grave, crypt, or niche in a designated cemetery. Removes language authorizing a crematory authority to dispose of cremated remains in a specified manner if the authorizing agent has not, within 60 days following the date of the cremation, instructed the crematory authority to arrange for the final disposition of the remains or claimed the remains. Removes language allowing for the disposal of cremated remains commingled with those of another person when scattering cremated remains at sea, by air, or in an area located in a dedicated cemetery and used exclusively for those purposes. Provides that an authorizing agent has the right to request and retain up to 8 ounces of cremated remains for memorialization before final disposition of the remains and requires funeral directors to notify an authorizing agent of that right. Makes other changes.

May 15 19  S  Referred to Assignments

SB 02258  Sen. Cristina Castro

5 ILCS 315/14 from Ch. 48, par. 1614

Amends the Illinois Public Labor Relations Act. In a Section concerning security employee, peace officer, and fire fighter disputes, provides that mediation requirements apply to non-sworn employees of public safety agencies.

May 17 19  S  Referred to Assignments
SB 02259     Sen. John J. Cullerton

35 ILCS 200/15-178 new
Amends the Property Tax Code. Provides for property tax incentives for newly-constructed or rehabilitated rental property if the owner of the residential real property commits that, for a period of 10 years, at least 20% of the multifamily building's units will have rents that are at or below maximum rents and are occupied by households with household incomes at or below maximum income limits. Provides that the chief county assessment officer of a county with 3,000,000 or more inhabitants shall establish such a program, and the chief county assessment officer of a county with less than 3,000,000 inhabitants shall establish such a program upon passage of an ordinance by a majority vote of the county board. Sets forth application requirements and the amount of the reduction. Effective immediately.

May 23 19    S    Referred to Assignments

SB 02260     Sen. Jennifer Bertino-Tarrant

5 ILCS 140/7.5
20 ILCS 2605/2605-304 new
20 ILCS 2605/2605-610 new
430 ILCS 65/3.1 from Ch. 38, par. 83-3.1
430 ILCS 65/8 from Ch. 38, par. 83-8
430 ILCS 65/8.4 new
430 ILCS 65/9.5
725 ILCS 5/110-10 from Ch. 38, par. 110-10
730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Department of State Police shall establish a Portal for use by federal, State, or local law enforcement agencies, including State's Attorneys and the Attorney General to capture a report of persons whose Firearm Owner's Identification Cards have been revoked or suspended. Creates the Firearm Recovery Task Force led by the State Police to seize and recover the Firearm Owner's Identification Cards of revoked persons and to enforce the revocation and suspension of Firearm Owner's Identification Cards under the Firearm Owner's Identification Card Act. Amends the Firearm Owner's Identification Card Act. Provides that the Department of State Police shall include in the report the reason the person's Firearm Owner's Identification Card was revoked or suspended. Amends the Code of Criminal Procedure of 1963. Provides the defendant shall physically surrender all firearms in his or her possession to a law enforcement agency designated by the court to take custody of and impound the firearms and physically surrender his or her Firearm Owner's Identification Card to the law enforcement agency as a condition of remaining on bond pending sentencing when the offense the person has been charged with is a forcible felony, stalking, aggravated stalking, domestic battery, any violation of the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, or the Cannabis Control Act that is classified as a Class 2 or greater felony, or any felony violation of the Deadly Weapons Article of the Criminal Code of 1961 or the Criminal Code of 2012. Amends the Freedom of Information Act and the Unified Code of Corrections to make conforming changes. Effective immediately.

May 27 19    S    Referred to Assignments

SB 02261     Sen. Napoleon Harris, III

101st G.A., SB1407 Engrossed, Sec. 10
If and only if Senate Bill 1407 of the 101st General Assembly becomes law in the form in which it passed the Senate, amends the Illinois Hazardous Materials Workforce Training Act by providing that the prevailing wage rate required for a "skilled journeyperson" shall not apply to a construction contractor meeting specified requirements. Effective immediately or on the date Senate Bill 1407 of the 101st General Assembly takes effect, whichever is later.

May 30 19    S    Referred to Assignments

SB 02262     Sen. Don Harmon

215 ILCS 155/21 from Ch. 73, par. 1421
Amends the Title Insurance Act Provides that the Secretary of Financial and Professional Regulation may refuse to issue and may suspend or revoke a certificate of authority, registration, or license under the Act or discipline the holder of such for referring a consumer to another producer of title business on the express or implicit condition that the producer of title business to whom that consumer is referred use a particular title insurance company or title insurance agent. Effective immediately.

May 31 19    S    Referred to Assignments
SB 02263  Sen. Don Harmon

New Act

30 ILCS 105/5.891 new

Creates the Data Privacy Act. Provides for the regulation of the use and sale of data. Defines terms. Establishes consumer rights to copies of information held by persons who control and process data. Provides for the correction of inaccurate data. Provides for restrictions on the use of personal data. Provides for the enforcement of the Act by the Attorney General. Provides civil penalties. Preempts home rule and provides that the regulation of data use and privacy are exclusive powers and functions of the State. Creates the Consumer Privacy Fund as a special fund in the State treasury. Effective immediately.

May 31 19  S  Referred to Assignments

SB 02264  Sen. John F. Curran

415 ILCS 5/9.18 new

Amends the Environmental Protection Act. Provides that by January 1, 2021 ethylene oxide shall only be used to sterilize medical products, and only if the Environmental Protection Agency determines that there is no substitute sterilization technology available for sterilizing a particular medical product. Prohibits the Agency from accepting permit applications for the use of ethylene oxide unless the application is for the use of ethylene oxide for the sterilization of medical products. Requires the Agency to prohibit all uses of ethylene oxide that require a CAAPP permit by January 1, 2022. Effective immediately.

Oct 28 19  S  Referred to Assignments

SB 02265  Sen. John F. Curran

New Act

Creates the Protecting First Responders Act. Provides that no specified business shall use, store, or manufacture specified chemicals in excess of 100 pounds within a distance of 1,000 feet of a municipal police or fire station, unless the corporate authorities of any county or municipality define distance requirements that conflict with the Act. Provides that the Illinois Emergency Management Agency shall have the authority to investigate alleged violations of the Act. Provides that any business that operates in violation of the Act shall be liable for a civil penalty not to exceed $50,000 for each violation, and an additional civil penalty not to exceed $1,000 for each day during which such violation continues. Defines terms.

Oct 28 19  S  Referred to Assignments

SB 02266  Sen. Donald P. DeWitte

30 ILCS 105/5.898 new

30 ILCS 105/6z-112 new

625 ILCS 5/3-805  from Ch. 95 1/2, par. 3-805
625 ILCS 5/3-806  from Ch. 95 1/2, par. 3-806
625 ILCS 5/3-815  from Ch. 95 1/2, par. 3-815
625 ILCS 5/3-818  from Ch. 95 1/2, par. 3-818


Oct 28 19  S  Referred to Assignments
Amends the Election Code. Provides that members of the General Assembly and the offices Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, and Treasurer shall be elected by ranked-choice voting. Provides for ranked-choice ballots to be produced. Provides that voters may rank their choice for candidates for those offices and provides for interpretations of certain ballot marks. Provides that tallying ranked-choice votes proceeds in rounds. Provides that in each round, the number of votes for each continuing candidate must be counted, that each continuing ballot counts as one vote for its highest-ranked continuing candidate for that round, and that exhausted ballots are not counted for any continuing candidate. Provides that if only 2 candidates remain, the candidate with the higher vote total wins, and that if more than 2 candidates remain, the last-place candidate is eliminated and another round of tallying is to commence. Provides that rounds continue until a winner is found. Makes conforming changes.

Oct 28 19  S  Referred to Assignments

Amends the Public Utilities Act. Provides that cable or video providers shall cease charging customers for modems and routers, whether rented together or separately, when the customer has paid to the provider the wholesale cost of the modem or router, or modem and router if rented together, plus a reasonable mark-up not to exceed 5% of the modem, router, or modem and router wholesale cost to the provider. Provides that the cable and video provider shall provide notice regarding the discontinuance of rental charges to the customer in each billing statement. Provides that the notice shall include a disclosure of rights and responsibilities relating to the maintenance of modems and routers.

Oct 28 19  S  Referred to Assignments

Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Provides that the Secretary of State shall not provide facial recognition search services or photographs obtained in the process of issuing an identification card or a driver's license or permit to any federal, State, or local law enforcement agency or other governmental entity for the purpose of enforcing federal immigration laws. Effective immediately.

Oct 28 19  S  Referred to Assignments

Amends the Boat Registration and Safety Act. Provides that an operator of any watercraft that has a person down in the water (rather than one that is actively towing a person or persons) shall display on the watercraft a bright or brilliant orange flag measuring not less than 12 inches per side. Provides that the flag shall be displayed while the person or persons have fallen off their skies or other towable devices and are in the water (rather than when they are being towed).

Oct 28 19  S  Referred to Assignments

Amends the Property Tax Code. Provides that buildings, structures, and improvements that are not permanently attached to the land are not considered property for the purposes of the Code.

Oct 28 19  S  Referred to Assignments
SB 02272  Sen. Cristina Castro-Laura Ellman-Suzy Glowiak Hilton-Laura M. Murphy

35 ILCS 525/10-20
Amends the Parking Excise Tax Act. Provides that the tax imposed by the Act does not apply to a parking area or garage owned or operated by a city, village, county, township, or incorporated town. Effective immediately.
Oct 28 19  S  Referred to Assignments

SB 02273  Sen. Cristina Castro

New Act
Creates the Automatic Listening Exploitation Act. Defines terms. Provides that it is unlawful for a person who provides any smart service through a proprietary smart speaker to: (i) store or make a recording or transcript of any speech or sound captured by a smart speaker or to use any storage or recording or transcript of any voice interaction by a user with the voice-user interface, or (ii) transmit such a recording or transcript to a third party, for any purpose, without obtaining express informed consent and permitting the user to require the deletion of any recording, transcript, or sound recorded by the speaker at any time. Provides exemptions. Provides that it is unlawful for a person who provides any security monitoring or other service through a proprietary video doorbell to: (i) store or make a recording of any video, image, or audio captured by the video doorbell's camera, or (ii) use any storage recording of any video, image, or audio captured by the video doorbell's camera, or transmit such a recording to a third party. Provides exemptions. Provides that, if the Attorney General or a State's Attorney has reason to believe that any person has violated or is violating the Act, he or she may, in addition to any authority he or she may have to bring an action in State court under consumer protection law, bring a civil action in any court of competent jurisdiction to enjoin further violation by the defendant, enforce compliance with the Act, or obtain civil penalties not to exceed $40,000 per violation.
Oct 28 19  S  Referred to Assignments

SB 02274  Sen. Jim Oberweis

New Act
35 ILCS 143/10-25
Creates the Flavored Tobacco Ban Act. Provides that a tobacco retailer or his or her agents or employees may not sell, offer for sale, or possess with the intent to sell or offer for sale, a flavored tobacco product, flavored related tobacco product, flavored alternative nicotine product, or flavored solution or substance intended for use with electronic cigarettes. Provides that (1) "tobacco product" includes products containing tetrahydrocannabinol and products containing a mixture of tetrahydrocannabinol and nicotine, and (2) "tobacco retailer" includes dispensing organizations and dispensing organization agents, as those terms are defined in the Cannabis Regulation and Tax Act. Creates a presumption that a tobacco product, related tobacco product, alternative nicotine product, or solution or substance intended for use with electronic cigarettes is a banned product, solution, or substance intended for use with electronic cigarettes if it has or produces a characterizing flavor. Establishes penalties for violations. Provides that all moneys collected as fines and civil penalties for violations of the Act shall be distributed: one-half to the State agency or unit of local government that successfully prosecuted the offender; and one-half to the Department of Revenue to be used for enforcing the Act and the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Provides that the Act does not preempt or otherwise prohibit the adoption of a local standard that imposes greater restrictions on the access to specified products, solutions, or substances than the restrictions imposed by the Act. Amends the Tobacco Products Tax Act of 1995. Permits the Department of Revenue to suspend the license of any distributor that violates the Flavored Tobacco Ban Act.
Oct 28 19  S  Referred to Assignments

SB 02275  Sen. Julie A. Morrison

New Act
20 ILCS 2310/2310-437 new
35 ILCS 143/10-25
Creates the Flavored Tobacco Ban Act. Prohibits the sale or distribution by an establishment of any flavored tobacco product. Provides that the Department of Public Health shall enforce the Act and may adopt rules or guidelines for the implementation and enforcement of the Act. Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Requires the Department of Public Health to develop warning labels regarding the health risks of electronic cigarettes to be displayed at each retailer where any electronic cigarette product is sold and in any electronic cigarette advertisement. Provides that the Department shall adopt rules for the implementation and enforcement of the provisions. Amends the Tobacco Products Tax Act of 1995. Permits the Department of Revenue to suspend the license of any distributor that violates the Flavored Tobacco Ban Act. Effective immediately.
Oct 28 19  S  Referred to Assignments
SB 02276  Sen. Dan McConchie-Andy Manar

105 ILCS 5/11E-132 new

Amends the Conversion and Formation of School Districts Article of the School Code. Within 3 years after the effective date of the amendatory Act, requires elementary districts and high school districts to form new unit districts, notwithstanding any referendum requirements or any other laws to the contrary. Provides that the State Board of Education shall facilitate the creation of the new unit districts by providing recommendations on which districts must consolidate. Sets forth the factors that the State Board must take into consideration. Effective immediately.

Oct 28 19  S  Referred to Assignments

SB 02277  Sen. Bill Cunningham-Pat McGuire

70 ILCS 3615/3B.09c new
70 ILCS 3615/4.01 from Ch. 111 2/3, par. 704.01
70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09

Amends Regional Transportation Authority Act. Provides that Metra Electric District Line and Rock Island District Line fares for transportation wholly within the City of Chicago shall be equal to the fares set by the Chicago Transit Board for rail transportation. Provides that fares for Electric District Line and Rock Island District Line transportation that originates or concludes outside of the City of Chicago shall be set by the Commuter Rail Board and be based on the zone in which the transportation originates and concludes. Provides that the Commuter Rail Board shall accept the Ventra card for use on the Electric District and Rock Island District Lines and riders using the Ventra card shall pay through the Ventra application or at a station. Provides that the Commuter Rail Board shall adopt a policy to periodically check riders' tickets, including Ventra tickets, on the Electric District and Rock Island District Lines to determine whether a rider has paid for transportation at the station or on the Ventra application. Provides that lost revenue experienced by the Commuter Rail Board due to the implementation of any requirement relating to specified Electric District Line and Rock Island District Line fare provisions are not "costs" in the calculation of whether fares and charges received in each fiscal year equal at least 50% of the aggregate costs of providing public transportation. Effective immediately.

Oct 28 19  S  Referred to Assignments

SB 02278  Sen. Napoleon Harris, III-Robert Peters-Jacqueline Y. Collins

New Act

Creates the Student Athlete Endorsement Act. Prohibits (i) an institution of higher learning from upholding any rule, requirement, standard, or other limitation that prevents a student athlete of that institution from earning compensation as a result of the use of the student's name, image, or likeness and earning compensation from the use of a student athlete's name, image, or likeness from affecting the student's scholarship eligibility; (ii) an athletic association, conference, or other group or organization with authority over intercollegiate athletics from preventing a student athlete of an institution from earning compensation as a result of the use of the student's name, image, or likeness; (iii) an athletic association, conference, or other group or organization with authority over intercollegiate athletics from preventing an institution from participating in intercollegiate athletics as a result of the compensation of a student athlete for the use of the student's name, image, or likeness; and (iv) an institution, athletic association, conference, or other group or organization with authority over intercollegiate athletics from providing a prospective student athlete with compensation in relation to the athlete's name, image, or likeness. Sets forth provisions concerning professional representation and contracts. Effective immediately.

Oct 28 19  S  Referred to Assignments

SB 02279  Sen. Ann Gillespie

105 ILCS 5/27-23.13

Amends the School Code. Specifies that provisions authorizing school districts to offer courses on hunting safety shall not be construed to allow anyone to bring certain weapons to school.

Oct 28 19  S  Referred to Assignments

SB 02280  Sen. Jil Tracy

110 ILCS 305/9 from Ch. 144, par. 30

Amends the University of Illinois Act. Provides that a county is entitled to a scholarship in the University of Illinois for the benefit of the children of persons who served in the armed forces of the United States until any time on or after August 2, 1990 and until Congress or the President orders that persons in service are no longer eligible for the Kosovo Campaign Medal or the Armed Forces Expeditionary Medal.

Oct 28 19  S  Referred to Assignments
SB 02281  Sen. Bill Cunningham

105 ILCS 5/14-1.02  from Ch. 122, par. 14-1.02
Amends the Children with Disabilities Article of the School Code. Provides that a student whose 22nd birthday occurs during the school year is eligible for special education services through the end of the school year (rather than being eligible for services only until the day before his or her 22nd birthday). Effective immediately.

Oct 28 19  S  Referred to Assignments

SB 02282  Sen. Michael E. Hastings

30 ILCS 769/25-15
Amends the Private Colleges and Universities Capital Distribution Formula Act. Provides that if an institution received a grant under the Act and subsequently fails to meet the definition of "independent college" due to the institution being acquired and operated by a public university, no refund of expended grant funds shall be required and the remaining funds shall not be re-distributed. Provides that the entire balance of the grant remaining on the date the acquired former independent college ceased operations and came under the control of the public university, including any amount that had been withheld after the acquired former independent college ceased operations, shall be transferred to the public university, as successor to the independent college, for the purpose of operating those facilities for the duration of the grant. Specifies that the provisions apply to any acquisition of an independent college by a public university occurring on and after August 15, 2019. Defines "public university".

Oct 28 19  S  Referred to Assignments

SB 02283  Sen. Jennifer Bertino-Tarrant-Dale Fowler and Rachelle Crowe

105 ILCS 5/14-8.02f
105 ILCS 5/14-8.02h
Amends the Children with Disabilities Article of the School Code. Provides that the State Board of Education may create a telephone hotline to address complaints regarding the special education services or lack of special education services of the Chicago school district (rather than any school district). Provides that the Chicago school district (rather than any school district) may not use a measure that would prevent or delay an individualized education program team from adding a service to the program or create a time restriction in which a service is prohibited from being added to the program, build functions into its computer software that would remove any services from a student's individualized education program without the approval of the program team, or prohibit the program team from adding a service to the program. Makes changes concerning the provision to a parent or guardian of copies of all written material that will be considered by an individualized education program team at a meeting. Makes changes concerning the administration of related services and logs of those services. Specifies that nothing in provisions concerning the response to scientific, research-based intervention process shall be construed as an additional instructional mandate above and beyond what is required by the Code and applicable federal laws. Effective immediately.

Oct 28 19  S  Referred to Assignments

SB 02284  Sen. Andy Manar-Rachelle Crowe-Laura M. Murphy

30 ILCS 708/45
Amends the Grant Accountability and Transparency Act. Provides that the requirements established under the Act do not apply to State shared revenues distributed by formula to units of local government from the Local Government Distributive Fund, the Personal Property Tax Replacement Fund, the Motor Fuel Tax Fund, or the Transportation Renewal Fund. Effective immediately.

Oct 28 19  S  Referred to Assignments

SB 02285  Sen. Jil Tracy

520 ILCS 5/2.37  from Ch. 61, par. 2.37
Amends the Wildlife Code. Repeals provisions authorizing, under certain conditions, drainage districts to control beaver populations. Provides that a drainage district, road district or similar body, landowner, tenant, or the designee of a drainage district, road district, landowner, or tenant shall be exempt from the requirement to obtain a permit to control nuisance raccoons, opossums, muskrats, skunks, coyotes, or beavers if all applicable provisions for licenses are complied with and any trap types and sizes used are in compliance with the Act, including marking or identification. Provides that landowners, tenants, or their designees may remove cottontail rabbits or grey or fox squirrels from their property, but only by means of a live trap, if the cottontail rabbits and grey or fox squirrels are released alive and unharmed in suitable habitat that is not within any city or town and not within any park. Provides that the designee of a drainage district, road district, landowner, or tenant must have a signed and dated written authorization from the drainage district, landowner, or tenant in possession at all times when conducting animal control activities. Provides that the exemption from obtaining a permit shall be valid only upon property owned, leased, or controlled by the drainage district, road district, landowner, or tenant. Effective immediately.

Oct 28 19  S  Referred to Assignments
SB 02286  Sen. Sue Rezin
215 ILCS 5/356z.41 new
Amends the Illinois Insurance Code. Provides that an out-of-network provider of emergency air transportation may not charge an insured a rate that is 125% more than the rate allowed by Medicare for similar services. Effective July 1, 2020.
Oct 28 19  S  Referred to Assignments

SB 02287  Sen. Cristina Castro
110 ILCS 305/120 new
110 ILCS 520/100 new
110 ILCS 660/5-210 new
110 ILCS 665/10-210 new
110 ILCS 670/15-210 new
110 ILCS 675/20-215 new
110 ILCS 680/25-210 new
110 ILCS 685/30-220 new
110 ILCS 690/35-215 new
110 ILCS 947/84 new
Amends various Acts relating to the governance of public universities. Sets forth requirements concerning mandatory student fees, including the establishment of a system of internal controls over mandatory student fees, an assessment of each mandatory student fee, and the establishment of separate funds. Amends the Higher Education Student Assistance Act. Requires an institution of higher learning to provide a financial aid shopping sheet to each prospective student as part of the institution's financial aid offer to that student. Requires the Illinois Student Assistance Commission to develop a model format for the shopping sheet; sets forth what the model shopping sheet must include. Requires each institution to utilize either the model shopping sheet or the most current financial aid shopping sheet developed by the United States Department of Education or the United States Consumer Financial Protection Bureau. Effective July 1, 2020.
Oct 28 19  S  Referred to Assignments

SB 02288  Sen. Sue Rezin
35 ILCS 143/10-25
410 ILCS 82/27 new
Amends the Tobacco Products Tax Act of 1995. Permits the Department of Revenue to suspend the license of any retailer that violates the amendatory Act's provisions. Amends the Smoke Free Illinois Act. Prohibits the sale or distribution of a tobacco product, electronic cigarette, or alternative nicotine product within 100 feet of a school if the school is not an institution of higher learning. Provides that any person or retail tobacco store who violates this provision is guilty of a petty offense and shall be subject to specified civil penalties.
Oct 28 19  S  Referred to Assignments

SB 02289  Sen. Jil Tracy
720 ILCS 5/12-2  from Ch. 38, par. 12-2
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4
Amends the Criminal Code of 2012. Provides that aggravated assault includes an assault committed against a contractor (rather than just a subcontractor) of the Department of Human Services supervising or controlling sexually dangerous persons or sexually violent persons. Provides that aggravated battery includes committing various kinds of battery against an officer or employee of a contractor or subcontractor of the Department of Human Services supervising or controlling sexually dangerous persons or sexually violent persons.
Oct 28 19  S  Referred to Assignments
SB 02290  Sen. David Koehler
110 ILCS 805/2-27 new
Amends the Public Community College Act. Requires the Illinois Community College Board to publish on its website online textbooks and supplementary learning materials, including faculty resources, for the 20 most common courses taught at community colleges for any community college student or faculty member to access free of charge and without limitation. Requires the Board to consult with community college faculty members in the development of these online textbooks and materials. Requires the online textbooks and materials to be published no later than December 1, 2020 and to be updated, as the Board determines is necessary, on an annual basis. Effective immediately.
Oct 28 19  S  Referred to Assignments

SB 02291  Sen. Pat McGuire-Steve Stadelman
30 ILCS 605/7.1 from Ch. 127, par. 133b10.1
Amends the State Property Control Act. Modifies the definition of the term "surplus real property". Provides that title to surplus real property may, if approved by the Director of Central Management Services as Administrator, remain with the owning agency throughout the disposition process; however, the Administrator and the Department of Central Management Services have sole responsibility and authority for disposing of the property. Requires the Administrator to obtain 2 (currently, 3) appraisals of surplus real property if the value of the property is determined in the initial survey to be $5,000 or more. Provides that no surplus real property may be conveyed by the Administrator for less than the fair market value, unless the Administrator makes a written determination that it is in the best interests of the State to establish a different value. Provides further requirements concerning the Administrator's written determination. Provides that prior to offering the surplus real property for sale to the public, the Administrator shall give notice in writing of the surplus real property to each State agency and to the governing bodies of the county and of all cities, villages, and incorporated towns in the county in which the real property is located. Provides further requirements concerning a State agency's or governing body's interest in acquiring surplus real property. Makes other changes. Effective immediately.
Oct 28 19  S  Referred to Assignments

SB 02292  Sen. Robert Peters
720 ILCS 5/9-1 from Ch. 38, par. 9-1
Amends the Criminal Code of 2012 concerning first degree murder. Provides that, in addition to other elements of the offense, a person commits first degree murder if he or she: (1) acting alone, commits or attempts to commit a forcible felony other than second degree murder and, in the course of and in furtherance of the crime, he or she personally causes the death of an individual or (2) when acting with one or more participants, commits or attempts to commit a forcible felony other than second degree murder, and in the course of and in furtherance of the offense, another participant in the offense causes the death of an individual, and he or she knew that the other participant would engage in conduct that would result in death or great bodily harm (rather than killing an individual when attempting or committing a forcible felony other than second degree murder).
Oct 28 19  S  Referred to Assignments

SB 02293  Sen. Jil Tracy and Donald P. DeWitte
20 ILCS 2805/2.01 from Ch. 126 1/2, par. 67.01
Amends the Department of Veterans' Affairs Act. Provides that a veteran is entitled to admission to an Illinois Veterans Home if he or she has served in the National Guard or Reserve Forces of the United States and completed 20 years of satisfactory service, is otherwise eligible to receive reserve or active duty retirement benefits, and has been an Illinois resident for at least one year before applying for admission for purposes of eligibility for domiciliary care or nursing home care (currently, only domiciliary care). Effective immediately.
Oct 29 19  S  Referred to Assignments

SB 02294  Sen. Michael E. Hastings and Terry Link-Iris Y. Martinez
820 ILCS 191/21
Amends the Employee Sick Leave Act. Removes language exempting from coverage under the Act an employee of an employer subject to the provisions of Title II of the federal Railway Labor Act.
Oct 29 19  S  Referred to Assignments
SB 02295  Sen. Patricia Van Pelt
410 ILCS 130/85
Amends the Compassionate Use of Medical Cannabis Program Act. Provides that the Department of Agriculture shall (rather than may) register exactly (rather than up to) 22 cultivation centers by January 1, 2020 (currently, no date). Provides that if fewer than 22 qualified applicants have applied to the Department by January 1, 2020, the Department may issue registrations to applicants in any other Illinois State Police District. Prohibits the Department from registering a cultivation center after March 1, 2020. Effective immediately.
Oct 29 19  S  Referred to Assignments

SB 02296  Sen. Julie A. Morrison
20 ILCS 505/5 from Ch. 23, par. 5005
Amends the Children and Family Services Act. In a provision permitting the Department of Children and Family Services to refer any child or family to services available from other agencies in the community if the conditions in the child's or family's home are reasonably likely to subject the child or family to future reports of suspected child abuse or neglect, provides that if the family chooses to receive family preservation services and there are children under the age of 6 living in the household, those children shall be enrolled in appropriate early childhood education services. Effective immediately.
Oct 30 19  S  Referred to Assignments

5 ILCS 430/25-15
5 ILCS 430/25-20
Amends the State Officials and Employees Ethics Act. Provides that the Commission shall adopt no rule requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation or issuing a subpoena. Provides that any existing rule, as of the effective date of the amendatory Act, requiring the Legislative Inspector General to seek the Commission's advance approval before commencing any investigation or issuing a subpoena is void. Removes language providing that the Legislative Inspector General needs the advance approval of the Commission to issue subpoenas. Effective immediately.
Oct 30 19  S  Referred to Assignments

SB 02298  Sen. Bill Cunningham
65 ILCS 5/8-11-2.3
Amends the Illinois Municipal Code. Provides that the municipal motor fuel tax shall be imposed as a retailers' or service occupation tax. Prescribes conditions for reimbursement. Provides that any tax imposed, and all civil penalties that may be assessed as an incident thereof, shall be administered, collected, and enforced by the Department of Revenue in the same manner as the tax imposed under the Retailers' Occupation Tax Act. Effective immediately.
Nov 06 19  S  Referred to Assignments

SB 02299  Sen. Julie A. Morrison
5 ILCS 420/3-203 from Ch. 127, par. 603-203
Amends the Illinois Governmental Ethics Act. Provides that when a legislator chooses to take official action on a matter despite the existence of a conflict situation, he or she shall (in addition to serving the public interest) also disclose that he or she is taking official action by either: (i) filing a statement with the Clerk of the House of Representatives or the Secretary of the Senate stating that he or she has a conflict regarding the specified legislative matter and that he or she is voting in the public interest; or (ii) stating on the record, during debate on the legislative matter, that he or she has a conflict regarding the legislative matter in question and that he or she is voting in the public interest.
Nov 12 19  S  Referred to Assignments

SB 02300  Sen. Dan McConchie
10 ILCS 5/1A-14 from Ch. 46, par. 1A-14
Amends the Election Code. Prohibits a member of the State Board of Elections from contributing, either financially or in services or goods or any other way, to a political committee or from serving as an officer of a political committee. Requires a member of the State Board of Elections serving as an officer of a political committee to resign from the political committee within 30 days after confirmation by the Senate or within 30 days of the effective date of the amendatory Act if currently serving. Effective immediately.
Nov 12 19  S  Referred to Assignments
SB 02301  Sen. Dan McConchie

815 ILCS 530/12

Amends the Personal Information Protection Act. Provides that, after a breach of security of a State agency that collects personal information concerning a State resident, the agency must, in addition to notifying the resident of the breach, offer free credit monitoring to the affected residents for one calendar year. Provides that the credit monitoring may be provided by the agency, by another State agency, or by a third party provider. Effective immediately.

Nov 12 19  S  Referred to Assignments

SB 02302  Sen. Dale A. Righter-Jason Plummer

5 ILCS 420/1-109 from Ch. 127, par. 601-109
5 ILCS 420/2-101 from Ch. 127, par. 602-101

Amends the Illinois Governmental Ethics Act. Expands the definition of "lobbying" for purposes of the Act. Provides that no member of the General Assembly, his or her spouse, or any immediate family member living with that member of the General Assembly (currently, no legislator) may engage in lobbying if he or she accepts compensation specifically attributable to such lobbying, other than that provided by law for members of the General Assembly. Provides that nothing prohibits a member of the General Assembly (currently, legislator), his or her spouse, or any immediate family member living with that member of the General Assembly from lobbying without compensation. Provides that a violation of provisions prohibiting member lobbying constitutes a Class 3 felony (currently, Class A misdemeanor). Makes conforming changes. Effective immediately.

Nov 12 19  S  Referred to Assignments

SB 02303  Sen. Dale Fowler

430 ILCS 30/3 from Ch. 95 1/2, par. 700-3
625 ILCS 5/1-162.3

Amends the Illinois Hazardous Materials Transportation Act. Defines "Local Road" as any roadway, except for (i) a highway with 3 or more lanes, or (ii) an interstate highway. Amends the Illinois Vehicle Code. Adds recreational off-highway vehicles, all-terrain vehicles, watercraft, and aircraft to the definition of a "police vehicle". Effective immediately.

Nov 12 19  S  Referred to Assignments

SB 02304  Sen. Napoleon Harris, III

610 ILCS 140/10

Amends the Railroad Supplier Diversity Act. Adds the National Railroad Passenger Corporation (doing business as Amtrak) to the list of entities that may report to the Illinois Commerce Commission under the Act. Effective immediately.

Nov 12 19  S  Referred to Assignments

SB 02305  Sen. Napoleon Harris, III

35 ILCS 505/8 from Ch. 120, par. 424

Amends the Motor Fuel Tax Law. Provides that the Department of Central Management Services shall establish a model business enterprise program for the procurement of contracts by municipalities, counties, and road districts. Provides that, if a municipality, county, or road district received a motor fuel tax distribution totaling more than $1,000,000 in the previous fiscal year, then, in order to receive a distribution for the current fiscal year, that municipality, county, or road district must certify to the Department of Transportation that it has established a minority-owned, women-owned, and veteran-owned business enterprise program that meets or exceeds the requirements of the model program established by the Department of Central Management Services. Effective immediately.

Nov 12 19  S  Referred to Assignments

SB 02306  Sen. Kimberly A. Lightford

20 ILCS 605/605-1043 new
20 ILCS 605/605-1045 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Creates the Office of Inclusion within the Department of Commerce and Economic Opportunity to assist minority-owned businesses, women-owned businesses, veteran-owned businesses, and businesses owned by persons with disabilities. Provides that private institutions of higher education approved by the Illinois Student Assistance Commission for the purposes of the Monetary Award Program shall submit supplier diversity reports to the Department of Commerce and Economic Opportunity. Effective immediately.

Nov 13 19  S  Referred to Assignments
SB 02307
Sen. Kimberly A. Lightford-Mattie Hunter

Amends Public Act 101-7. Provides that up to 15% of the amounts appropriated to the Department of Human Services for grants to community providers and local governments for the purposes of encouraging full participation in the 2020 federal decennial census may be used for administrative and operational expenses. Effective immediately.

Nov 13 19 S Referred to Assignments

SB 02308
Sen. Terry Link

New Act

Creates the Battery-Charged Fence Alarm Act. Provides that a municipality or county may not: (1) require a permit or fee for the installation or use of a battery-charged fence alarm that is in addition to an alarm system permit issued by the municipality or county; (2) impose installation or operational requirements for the battery-charged fence that are inconsistent with the Act; or (3) prohibit the installation or use of a battery-charged fence. Defines terms. Limits home rule powers.

Nov 13 19 S Referred to Assignments

SB 02309

New Act

Creates the Unidentified Patient Act. Provides that the Act may be referred to as the Elisha Brittman Law. Provides that upon the arrival of an unidentified patient into a hospital's emergency department the hospital shall take specified efforts towards identifying the patient. Requires a hospital to contact the local law enforcement agency and request that a missing person report be completed for an unidentified patient if the specified efforts are not possible or are unsuccessful. Provides that local law enforcement should be requested to enter an unidentified patient into the Federal Bureau of Investigation's National Crime Information Center database. Requires hospital staff to contact local law enforcement to perform fingerprinting services in an effort to identify an unidentified patient. Provides that hospital staff shall make a referral to the hospital's public information officer to obtain specified identifying materials and submit them to local media outlets if the fingerprinting services are not possible or are unsuccessful. Provides that if a hospital receives a claim from an individual of being an unidentified patient's next of kin, a DNA sample may be collected from the unidentified patient and the individual and verified either on-site or at an associated laboratory, but must be provided on a voluntary basis and shall be used solely to help identify the unidentified patient and any familial relations. Provides that if law enforcement requests an unidentified patient's information to help identify a suspect, fugitive, material witness, or missing person, the hospital and hospital personnel must disclose only the information allowed under the federal Health Insurance Portability and Accountability Act of 1996. Defines terms.

Nov 14 19 S Referred to Assignments

SB 02310
Sen. Laura M. Murphy

5 ILCS 415/5
5 ILCS 415/10

Amends the Government Severance Pay Act. Provides that a contract containing a severance pay provision must include, among other requirements, a requirement that if a provision to transition into a different position is included in the contract, then the contract must include a provision that compensation may not exceed the annual compensation of the highest paid employee in the relevant department to which a person is transitioning. Specifies that the provisions are declarative of existing law and shall not be construed as a new enactment. Modifies the definition of "severance pay". Effective immediately.

Nov 14 19 S Referred to Assignments

SB 02311
Sen. Laura Fine

730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall appoint a point of contact person who shall receive suggestions, complaints, or other requests to the Department from visitors to Department institutions or facilities and from other members of the public.

Nov 14 19 S Referred to Assignments
SB 02312  Sen. Jason Plummer
40 ILCS 5/22B-118
40 ILCS 5/22C-118
If and only if Senate Bill 1300 of the 101st General Assembly becomes law in the form in which it passed both houses, amends the Police Officers' Pension Investment Fund and the Firefighters' Pension Investment Fund Articles of the Illinois Pension Code. Provides that if a participating pension fund account is commingled with any other participating pension fund account, then the balance of the commingled accounts shall be returned to those participating pension funds in accordance with the value of the pension fund assets attributable to each fund. Effective immediately or on the date Senate Bill 1300 of the 101st General Assembly takes effect, whichever is later.
Nov 14 19  S  Referred to Assignments

SB 02313  Sen. Dale A. Righter
220 ILCS 5/9-227  from Ch. 111 2/3, par. 9-227
Amends the Public Utilities Act. Prohibits the Illinois Commerce Commission from considering as an operating expense for the purpose of determining whether a rate or other charge or classification is sufficient donations made by a public utility for the public welfare or for charitable scientific, religious, or educational purposes unless the donations are determined by the Commission to be in the best interest of ratepayers. Requires that the donations be publicly disclosed to the Illinois Commerce Commission within 10 business days after a public utility makes such a donation, including the name and address of each recipient and the amount of each donation. Requires the Commission to make this information available on its website.
Nov 21 19  S  Referred to Assignments

SB 02314  Sen. Heather A. Steans
5 ILCS 430/1-5
5 ILCS 430/5-45
Amends the State Officials and Employees Ethics Act. Provides that no person who has served as a statewide elected official, the executive or administrative head of a State agency, the deputy executive or administrative head of a State agency, or a member of the General Assembly shall, within 2 years after the termination of service or employment, become a lobbyist. Defines "lobbyist".
Nov 21 19  S  Referred to Assignments

105 ILCS 5/2-3.130
105 ILCS 5/10-20.33
105 ILCS 5/34-18.20
Amends the School Code. Prohibits a school district employee or volunteer or an independent contractor of a school district from placing a student in seclusion; defines seclusion. Provides that this prohibition does not apply to the use of seclusion in a court-ordered placement, other than a placement in an educational program of a school district, or in a placement or facility to which other laws or rules apply. Requires State Board of Education rulemaking. Effective immediately.
Nov 21 19  S  Referred to Assignments
HR 00001  Rep. Gregory Harris
Elects the following for the 101st General Assembly: John W. Hollman, as Chief Clerk of the House; Bradley S. Bolin, as Assistant Clerk of the House; Lee A. Crawford, as Doorkeeper of the House.
Jan 09 19  H Resolution Adopted

HR 00002  Rep. Gregory Harris
Directs the Clerk to notify the Senate that the House of Representatives of the 101st General Assembly has organized elected officers, and is ready to proceed with business.
Jan 09 19  H Resolution Adopted

HR 00003  Rep. Gregory Harris
Appoints a committee to notify the Governor that the House of Representatives of the 101st General Assembly has organized elected officers, and is ready to receive communications.
Jan 09 19  H Resolution Adopted

HR 00004  Rep. Mary E. Flowers-Anne Stava-Murray-LaToya Greenwood
Recognizes the profound effect that Henrietta Lacks and her "immortal cells" have had on millions of lives around the world.
Jan 10 19  H Resolution Adopted

HR 00005  Rep. Mary E. Flowers-Anne Stava-Murray
Opposes the honoring of James Marion Sims and racist ideology.
May 15 19  H Resolution Adopted

HR 00006  Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield-Anne Stava-Murray
Urges President Trump and the United States Congress to continue to work to find a solution to the problems created by the Windfall Elimination Provision.
May 15 19  H Resolution Adopted

HR 00007  Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield-Anna Moeller
Urges the creation of an environmental justice agenda.
May 15 19  H Resolution Adopted

HR 00008  Rep. Linda Chapa LaVia
Congratulates Representative Daniel J. Burke on his dedicated service as a member of the Illinois House of Representatives.
Jan 10 19  H Resolution Adopted

HR 00009  Rep. Mary E. Flowers, Gregory Harris, Rita Mayfield and LaToya Greenwood
Urges the reinstatement of the DHS program for indigent burial funds.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00010  Rep. Katie Stuart
Encourages the State Board of Education to stop using edTPA as the teacher certification for licensure.
Feb 27 19  H Resolution Adopted

HR 00011  Rep. Katie Stuart, Linda Chapa LaVia, Michael Halpin and Barbara Hernandez
Recognizes September 2019 as Dystonia Awareness Month.
Feb 27 19  H Resolution Adopted

HR 00012  Rep. Thomas M. Bennett-Stephanie A. Kifowit-Thomas Morrison
Declares November 7, 2019 as Victims of Communism Memorial Day.
Feb 27 19  H Resolution Adopted

HR 00013  Rep. Jim Durkin and All Other Members of the House
Mourns the passing of former Illinois State Senator Tom Johnson.
Mar 20 19  H Resolution Adopted

HR 00014  Rep. Mary E. Flowers
Calls upon the Congress of the United States to introduce legislation to create a new National Infrastructure Bank, which will enable our nation to erect a new infrastructure platform appropriate for the 21st century.
Apr 02 19  H Resolution Adopted
HR 00015  Rep. Terri Bryant and Tony McCombie
Congratulates the congregation of Mulkeytown Christian Church on the occasion of its bicentennial homecoming.
Jan 10 19  H  Resolution Adopted

HR 00016  Rep. Emanuel Chris Welch
Mourns the death of Ernest Vincent Sr.
Jan 10 19  H  Resolution Adopted

HR 00017  Rep. Thomas M. Bennett
Congratulates Grace Lattz on succeeding in passing P.A. 100-1097.
Jan 10 19  H  Resolution Adopted

HR 00018  Rep. Dan Brady-Keith P. Sommer
Declares January 23, 2019 as ISU Mennonite College of Nursing Day in the State of Illinois.
Feb 27 19  H  Resolution Adopted

HR 00019  Rep. Thomas M. Bennett
Congratulates Tom Meents on his numerous distinguished accomplishments during his career as a monster truck driver.
Jan 10 19  H  Resolution Adopted

HR 00020  Rep. Thomas M. Bennett
Urges restitution be paid to the victim before any court or law imposed cost, fine, fee, assessment, or other payment by the defendant is paid.
May 16 19  H  Resolution Adopted

HR 00021  Rep. Terri Bryant
Congratulates the Greater Jefferson County Chamber of Commerce on receiving the 2018 Outstanding Chamber of the Year Award from the Illinois Association of Chamber of Commerce Executives.
Jan 10 19  H  Resolution Adopted

HR 00022  Rep. Dave Severin
Mourns the death of Jim Mitchell of Johnston City.
Jan 10 19  H  Resolution Adopted

HR 00023  Rep. La Shawn K. Ford
Congratulates Phi Beta Sigma Fraternity, Inc. on celebrating 105 years of service, community, and brotherhood.
Jan 10 19  H  Resolution Adopted

HR 00024  Rep. Anthony DeLuca
Congratulates John A. Ostenburg on his 30-year career in public service and his upcoming retirement as Mayor of Park Forest.
Jan 29 19  H  Resolution Adopted

HR 00025  Rep. Dave Severin
Congratulates John A. Logan College and the Southern Illinois Hunting and Fishing Days for their 31 years of providing family activities to over one million residents and visitors to southern Illinois.
Jan 29 19  H  Resolution Adopted

HR 00026  Rep. David McSweeney
States the belief that former Symbionese Liberation Army member James William Kilgore should have no association with the University of Illinois at Urbana-Champaign.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00027  Rep. David McSweeney
States the opinion of the Illinois House of Representatives that the proposed educational pension cost shift from the State of Illinois to local school districts, community colleges, and institutions of higher education is financially wrong.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00028  Rep. David McSweeney
States the body's opposition to any additional taxes on advertising or advertising-related services and states the belief that Illinois' present fiscal crisis must be managed in other ways besides a new tax on business owners throughout the State.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HR 00029  Rep. David McSweeney
Declares opposition to raising the sales taxes on food and drugs.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00030  Rep. David McSweeney
Opposes any new taxes on sugar-sweetened beverages.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00031  Rep. David McSweeney-Jerry Costello, II-Mark Batinick-Margo McDermed-Brad Halbrook and David A. Welter
States the belief that the Illinois Constitution should not be amended to permit a graduated income tax.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00032  Rep. David McSweeney-Sam Yingling-Jonathan Carroll-Jerry Costello, II-Mark Batinick, Patrick Windhorst, Tim Butler, Andrew S. Chesney, Tony McCombie and Margo McDermed
States the belief that the Illinois Income Tax Act should not be amended to permit taxing retirement income.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00033  Rep. David McSweeney
Urges the Cook County Board to investigate Cook County Board President Toni Preckwinkle's six month delay in firing her chief of staff for inappropriate behavior.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00034  Rep. William Davis-Rita Mayfield-Deanne M. Mazzochi
Recognizes the 40th anniversary of the United States Congress's enacting of the Taiwan Relations Act and reiterates support for a closer economic and trade partnership between the United States and Taiwan.
Mar 13 19  H  Resolution Adopted

HR 00035  Rep. Kelly M. Burke
Mourns the death of Thomas J. McAvoy of Chicago.
Jan 29 19  H  Resolution Adopted

HR 00036  Rep. Jay Hoffman
Congratulates Phillip Paeltz on his success as the first Headmaster of Governor French Academy.
Jan 29 19  H  Resolution Adopted

HR 00037  Rep. Lindsay Parkhurst
Congratulates John Avendano on the occasion of his retirement as president of Kankakee Community College.
Jan 29 19  H  Resolution Adopted

HR 00038  Rep. Marcus C. Evans, Jr.
Congratulates Division 96 of the Brotherhood of Locomotive Engineers and Trainmen as they celebrate the 150 anniversary of their founding.
Jan 29 19  H  Resolution Adopted

HR 00039  Rep. Marcus C. Evans, Jr.
Mourns the death of Robert I. Moore.
Jan 29 19  H  Resolution Adopted

HR 00040  Rep. Marcus C. Evans, Jr.
Mourns the death of Brian Sleet of Chicago.
Jan 29 19  H  Resolution Adopted

HR 00041  Rep. Frances Ann Hurley and Kelly M. Burke
Mourns the death of Officer Eduardo "Lalo" Marmolejo of Chicago.
Jan 29 19  H  Resolution Adopted

HR 00042  Rep. Frances Ann Hurley-Kelly M. Burke
Mourns the death of Officer Conrad Gary of Chicago.
Jan 29 19  H  Resolution Adopted
HR 00043  Rep. Lindsay Parkhurst

Congratulates the Bishop McNamara High School football team on placing second in the 2018 IHSA Class 4A State Championship on November 23, 2018.

Jan 29 19  H  Resolution Adopted

HR 00044  Rep. Camille Y. Lilly

Mourns the death of Christian Amir Robinson.

Jan 29 19  H  Resolution Adopted

HR 00045  Rep. Mary E. Flowers

Recognizes the past sacrifices of the Montford Point Marines Association members, commends their continued contributions to their community, and urges the citizens of Illinois to support the Association as it struggles to fulfill its mission.

Jan 29 19  H  Resolution Adopted

HR 00046  Rep. John Connor

Commends Sister Vivian Whitehead for the success and long-term impact of the Center for Correctional Concerns and its work helping incarcerated men and women find hope and purpose.

Jan 29 19  H  Resolution Adopted

HR 00047  Rep. Emanuel Chris Welch

Congratulates Essie Lee Bass on her 102nd birthday.

Jan 29 19  H  Resolution Adopted

HR 00048  Rep. André Thapedi

Urges Cook County to grant an extension to Montford Point Marine Association, Inc. Chicago Chapter 2 so that they might raise funds to pay off $75,000 in back taxes and continue to provide valuable support to the community.

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

HR 00049  Rep. La Shawn K. Ford

Mourns the death of Randy Crumpton.

Jan 29 19  H  Resolution Adopted


Condemns restrictive speech policies at institutions of higher education and urges those institutions with such policies in place to reverse their decisions.

May 15 19  H  Resolution Adopted

HR 00051  Rep. Thomas M. Bennett

Congratulates the Gibson City-Melvin-Sibley High School varsity football team, the Falcons, on winning the 2018 Illinois High School Association Class 2A State Football Championship.

Jan 29 19  H  Resolution Adopted

HR 00052  Rep. Frances Ann Hurley and John M. Cabello

Congratulates Illinois State Police Director Leo P. Schmitz on his retirement.

Jan 29 19  H  Resolution Adopted

HR 00053  Rep. Margo McDermed

Congratulates Providence Catholic High School in New Lenox on a century of education.

Jan 29 19  H  Resolution Adopted

HR 00054  Rep. Camille Y. Lilly

Mourns the death of Vater Mae Fite.

Jan 29 19  H  Resolution Adopted

HR 00055  Rep. Mark Batinick-Grant Wehrli, Tony McCombie and Darren Bailey

Urges the General Assembly to work towards a biennial budget.

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


Expresses support for certain projects in the south suburbs.

Mar 13 19  H  Resolution Adopted
HR 00057  Rep. Margo McDermed-Anthony DeLuca-Jonathan Carroll, Tony McCombie, Michelle Mussman, Amy Grant, Tom Weber and Darren Bailey

Expresses support for efforts by the federal government and the telecommunication industry to stop the abuse of national telecommunication networks and the defrauding of citizens by deceitful robocalls and scam callers.

Mar 13 19  H Resolution Adopted


Urges the Illinois Department of Public Health to adopt new guidelines for painkillers.

Apr 12 19  H Resolution Adopted

HR 00059  Rep. Gregory Harris

Adopts the House Rules for the 101st General Assembly.

Jan 29 19  H Resolution Adopted 073-042-000


Urges Congress to pass legislation in support of the expansion of the presumptions for Agent Orange exposure for veteran treatment purposes.

Mar 13 19  H Resolution Adopted

HR 00061  Rep. Carol Ammons and Linda Chapa LaVia

Calls on the United States to develop a policy that it will not be the first to use nuclear weapons.

May 15 19  H Resolution Adopted

HR 00062  Rep. Mark Batinick-Jim Durkin, Darren Bailey, Thomas M. Bennett, Avery Bourne, Dan Brady, Terri Bryant, Tim Butler, John M. Cabello, Dan Caulkins, Andrew S. Chesney, C.D. Davidsmeyer, Tom Demmer, Randy E. Frese, Amy Grant, Brad Halbrook, Norine K. Hammond, Jeff Keicher, Michael T. Marron, Deanne M. Mazzochi, Michael P. McAliffie, Tony McCombie, Margo McDermed, David McSweeney, Charles Meier, Chris Miller, Thomas Morrison, Mike Murphy, Lindsay Parkhurst, Steven Reich, Dave Severin, Allen Skillicorn, Keith P. Sommer, Joe Sosnowski, Ryan Spain, Daniel Swanson, Dan Ugaste, Michael D. Unes, Tom Weber, Grant Wehrli, David A. Welter, Keith R. Wheeler, Blaine Wilhour and Patrick Windhorst

Adopts the House Rules for the 101st General Assembly.

Feb 05 19  H Referred to Rules Committee

HR 00063  Rep. Margo McDermed-Joyce Mason, Linda Chapa LaVia, Michelle Mussman, Carol Ammons and Lawrence Walsh, Jr.

Encourages Illinois residents to visit cancerscreenweek.org for cancer screening resources and talk to their healthcare providers about their risk factors for all cancer types. Declares the first week of December 2019 as "Cancer Screen Week". Urges the Illinois General Assembly to take actions to evaluate current levels of funding for cancer screening in state medical assistance, public health, or standalone programs to ensure adequate funding is available for cancer screening and/or treatment services. Urges the Illinois General Assembly to identify and advance policies to increase rates of cancer screening and improve cancer screening awareness.

Apr 02 19  H Resolution Adopted

HR 00064  Rep. Tony McCombie

9993 ILCS 100/18.5  House Rule 18.5 new

Amends the House Rules. Adds Rule 18.5.

Feb 05 19  H Referred to Rules Committee

HR 00065  Rep. Allen Skillicorn-Jonathan Carroll

Urges the United States Congress and President Donald Trump to pass the Federal Reserve Transparency Act of 2019.

Apr 02 19  H Resolution Adopted 099-002-001

HR 00066  Rep. Thomas M. Bennett

Congratulates Jim and Nancy Reynolds on owning and operating Freedom Hill Farms for more than three decades.

Feb 05 19  H Resolution Adopted
HR 00067  Rep. C.D. Davidsmeyer  
Congratulates Jacksonville Middle School Cheerleaders, the Crimsons, on winning the 2018 Illinois Elementary School Association (IESA) Large Cheer Division Championship.  
Feb 05 19  H  Resolution Adopted

HR 00068  Rep. Thomas M. Bennett  
Congratulates the Milford-Cissna Park 8-man football team, the Bearcats, on winning the inaugural Illinois 8-Man Football Association State Championship.  
Feb 05 19  H  Resolution Adopted

HR 00069  Rep. Thomas M. Bennett-Mike Murphy  
Commends Marvin Perzee on his service to the Iroquois County Fair Board.  
Feb 05 19  H  Resolution Adopted

Declares the month of March 2019 as Social Work Month in the State of Illinois.  
Mar 19 19  H  Resolution Adopted

HR 00071  Rep. Ryan Spain  
Urges the Illinois Department of Transportation to consider that a higher percentage of all new revenues and new transportation investments be distributed for local roads.  
Apr 02 19  H  Resolution Adopted 103-000-001

HR 00072  Rep. Monica Bristow, Linda Chapa LaVia, Elizabeth Hernandez and Tony McCombie  
Expresses support of American steel workers and urges the purchase of American and Illinois manufactured steel.  
Apr 02 19  H  Resolution Adopted

HR 00073  Rep. John C. D'Amico-Grant Wehrli  
Congratulates all of the award-winning brewers and all of the brewers across the State of Illinois for bringing national recognition to the quality of their brews and for contributing to the vibrancy of our neighborhoods and communities.  
Feb 05 19  H  Resolution Adopted

HR 00074  Rep. Monica Bristow-Rita Mayfield, Linda Chapa LaVia, Michelle Mussman, Lawrence Walsh, Jr., Carol Ammons, Joyce Mason, Norine K. Hammond and Tony McCombie  
States that Illinois Breast and Cervical Cancer Program eligibility and funding should be broadened to further reduce barriers to breast screening, detection and treatment for underserved women to improve conditions for women to achieve optimal health, regardless of their race, ethnicity, or economic status.  
Apr 02 19  H  Resolution Adopted

HR 00075  Rep. Michael D. Unes  
Recognizes Illinoisans participating in Bleeding Disorders Awareness Month and advocacy events in March 2019 and throughout the year.  
Feb 05 19  H  Resolution Adopted

HR 00076  Rep. Terra Costa Howard  
Congratulates Joyce Hothan, Executive Director of the Glen Ellyn Children's Resource Center (GECRC), on her retirement after five years of dedicated service.  
Feb 05 19  H  Resolution Adopted

Opposes any state taxes based on the number of miles driven.  
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00078  Rep. Michael J. Madigan and Gregory Harris  
Mourns the death of Lynda DeLaforgue of Chicago.  
Feb 05 19  H  Resolution Adopted
HR 00079  Rep. Marcus C. Evans, Jr.
Mourns the death of Robert B. Green.
Feb 05 19  H  Resolution Adopted

HR 00080  Rep. Tim Butler-Camille Y. Lilly-Keith R. Wheeler-John Connor-Grant Wehrli
Commemorates the passage of the first Public Act in Illinois on February 4, 1819.
Feb 06 19  H  Resolution Adopted

HR 00081  Rep. Gregory Harris, LaToya Greenwood, Katie Stuart and Jay Hoffman
Congratulates #Boom magazine on its fifth anniversary.
Feb 06 19  H  Resolution Adopted

HR 00082  Rep. Jim Durkin
Congratulates the Illinois Reading Association on the six-year anniversary of its annual Illinois Reads program.
Feb 06 19  H  Resolution Adopted

HR 00083  Rep. Thomas M. Bennett
Congratulates Jim and Nancy Reynolds on owning and operating Freedom Hill Farms for more than three decades.
Feb 06 19  H  Resolution Adopted

HR 00084  Rep. Michael P. McAuliffe
Congratulates Maria Delgado of Chicago on being a finalist for the hotel industry’s "Stars of the Industry Award".
Feb 06 19  H  Resolution Adopted

Declares April 2, 2019 as Pay Equity Day.
Apr 02 19  H  Resolution Adopted

HR 00086  Rep. Daniel Didech and Gregory Harris
Condemns Donald Trump's blatant bigotry and discriminatory policies against the LGBTQ+ community.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

Urges support for funding the physical infrastructure of early childhood education programs.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00088  Rep. Elizabeth Hernandez, Delia C. Ramirez and Barbara Hernandez
Urges the General Assembly to enact legislation to amend The School Code of Illinois, requiring the Illinois State Board of Education to establish criteria, standards, and competencies to be required of qualified bilingual language interpreters for parents of limited English proficiency participating in IEP meetings.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HR 00089  Rep. Joyce Mason
   Urges more attention be directed to the financial aspect of domestic abuse and that laws and policies be crafted to help
   those victims of financial abuse.
   Apr 02 19  H  Resolution Adopted
HR 00090  Rep. Michelle Mussman
   Designates the month of April 2019 as Sikh Awareness & Appreciation Month in Illinois.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HR 00091  Rep. La Shawn K. Ford
   Congratulates James Madigan on his retirement from the Oak Park Public Library.
   Feb 07 19  H  Resolution Adopted
HR 00092  Rep. Deanne M. Mazzochi
   Creates the Task Force on Life and Health Sciences to study the future of medicine, health, and wellness which depends on
   manufacturing, education, and innovation in the life and health sciences.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HR 00093  Rep. Grant Wehrli
   Congratulates the members and coaching staff of the Naperville North High School Varsity Dance Team on winning the
   Class 3A IHSA State Championship.
   Feb 07 19  H  Resolution Adopted
HR 00094  Rep. Marcus C. Evans, Jr.
   Commends Catholic schools in Illinois as they teach students to become future leaders, faith-filled disciples, and enriched
   Feb 07 19  H  Resolution Adopted
HR 00095  Rep. Mark Batinick-John Connor, Anthony DeLuca, Lawrence Walsh, Jr., Grant Wehrli, Jim Durkin, Stephanie A.
   Kifowit, David A. Welter, Dan Caulkins, Margo McDermed, Lindsay Parkhurst and Debbie Meyers-Martin
   Congratulates Nancy Voots on her retirement as Will County Clerk and thanks her for making a positive difference in the
   lives of Will County residents.
   Feb 07 19  H  Resolution Adopted
HR 00096  Rep. Margo McDermed-Jim Durkin-Norine K. Hammond-Grant Wehrli-Avery Bourne, Tony McCombie, Amy
   Grant, Deanne M. Mazzochi, Terri Bryant, Lindsay Parkhurst, Keith R. Wheeler, Mark Batinick, Dan Ugaste, Dave
   Severin, Patrick Windhorst, Thomas Morrison and Andrew S. Chesney
   Commemorates the 100th anniversary of the ratification by the State of Illinois of the Nineteenth Amendment to the
   Feb 13 19  H  Resolution Adopted
HR 00097  Rep. Michael D. Unes-Thomas M. Bennett
   Declares March of 2019 as MSA Awareness Month in the State of Illinois.
   Apr 02 19  H  Resolution Adopted
HR 00098  Rep. Dan Brady
   Declares February 17 to 23, 2019 as Grain Bin Safety Week.
   Apr 02 19  H  Resolution Adopted
HR 00099  Rep. Terra Costa Howard
   Commends the selfless actions and quick thinking of Lombard Police Officer Dan Herrera and Lombard residents Steve
   Spapperi and Justin Mueller, as they saved the life of a neighbor and represent the best of the Lombard community and the State of
   Illinois.
   Feb 13 19  H  Resolution Adopted
HR 00100  Rep. Thaddeus Jones and Gregory Harris
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

Urges the United States Congress to declare the City of Chicago the 51st state of the United States of America and separate it from the rest of Illinois.
Feb 13 19  H  Referred to Rules Committee

HR 00102  Rep. Carol Ammons

Mourns the death of Willetta Mae Hassell Donaldson of Urbana.
Feb 13 19  H  Resolution Adopted

HR 00103  Rep. Diane Pappas

Congratulates Bloomingdale Park District Executive Director, Carrie Fullerton, on receiving the Illinois Association of Park Districts’ (IAPD) Honored Professional Award.
Feb 13 19  H  Resolution Adopted

HR 00104  Rep. Deanne M. Mazzochi

Congratulates Chief David R. Weiss on being named Firefighter of the Year for the Westmont Fire Department.
Feb 13 19  H  Resolution Adopted

HR 00105  Rep. Lindsay Parkhurst-Mike Murphy

Encourages business owners in the State of Illinois to recruit and to hire qualified candidate workers with criminal pasts.
Apr 02 19  H  Resolution Adopted

HR 00106  Rep. Joe Sosnowski

Amends House Rule 37.
Feb 14 19  H  Referred to Rules Committee

HR 00107  Rep. Charles Meier

Congratulates the Okawville Jr. High School girls basketball team, the Lady Rockets, on winning the 2019 Southern Illinois Junior High School Athletic Association Class M State Tournament.
Feb 14 19  H  Resolution Adopted

HR 00108  Rep. Charles Meier

Congratulates the Trinity-St. John Lutheran School/Immanuel Lutheran School co-op girls basketball team, the Lady Titans, on winning the 2019 Class S State Basketball Championship.
Feb 14 19  H  Resolution Adopted

HR 00109  Rep. Mary Edly-Allen-Mary E. Flowers-Sonya M. Harper-Kambium Buckner-Carol Ammons, Marcus C. Evans, Jr., Dan Caulkins, Norine K. Hammond, Jaime M. Andrade, Jr., Lawrence Walsh, Jr., Sara Feigenholtz, Curtis J. Tarver, II, Lindsay Parkhurst, Kelly M. Cassidy, Lance Yednock, Maurice A. West, II, Bob Morgan, Daniel Didech, Rita Mayfield, Deanne M. Mazzochi, Avery Bourne, Monica Bristow, Ryan Spain, Michelle Mussman, Michael J. Madigan, Mike Murphy, Diane Pappas, John M. Cabello, Ann M. Williams, Nathan D. Reitz, Jennifer Gong-Gershowitz, Daniel Swanson, Jeff Keicher, Charles Meier, Robyn Gabel, Thomas M. Bennett, Lindsey LaPointe, Deb Conroy, Jawaharial Williams and C.D. Davidsmeyer

Declares November 2019 as Food Pantry Donation Month to raise a greater awareness of food insecurity and the impact food insecurity has on the residents of Illinois.
Oct 29 19  H  Resolution Adopted

HR 00110  Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield

Declares February 2019 as Black Nurses Month in Illinois.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00111  Rep. Tim Butler-Michelle Mussman-Daniel Swanson-Grant Wehrli, Marcus C. Evans, Jr., Lawrence Walsh, Jr., Carol Ammons, Joyce Mason, Mike Murphy, Randy E. Frese, Keith R. Wheeler, Tom Demmer, Gregory Harris and Elizabeth Hernandez

Declares September 2019 as Prostate Cancer Awareness Month in the State of Illinois.
Apr 02 19  H  Resolution Adopted 106-000-000

HR 00112  Rep. Deanne M. Mazzochi

Commends the College of DuPage for being a center for excellence in teaching, learning, and cultural experiences and for being selected to host 26 original works of art from the artist Frida Kahlo.
Feb 14 19  H  Resolution Adopted
HR 00113  Rep. Jehan Gordon-Booth
Feb 14 19 H Resolution Adopted

HR 00114  Rep. Michael J. Zalewski
Urges the owner of the Comptroller building in Springfield to work with CMS to name the building in honor of Judy Baar Topinka.
Jul 02 19 H Rule 19(b) / Re-referred to Rules Committee

HR 00115  Rep. Luis Arroyo-André Thapedi
Urges the President of the United States to abolish the federal Jones Act to allow Puerto Rico to receive relief supplies from foreign vessels in the instance that there is a shortage of US flagged ships.
May 30 19 H Resolution Adopted

HR 00116  Rep. Thaddeus Jones
Commends and supports the Simon Wiesenthal Center on its efforts to bring mobile tolerance education to communities throughout Illinois to help prevent further incidents of hate and discrimination.
Feb 19 19 H Resolution Adopted

HR 00117  Rep. Allen Skillicorn
Recognizes that the normal cost of pensions for State educators is the responsibility of the State and that the General Assembly should not use the current budget crisis as a reason to shift its financial responsibility for State pension costs to the local taxpayers.
Feb 19 19 H Referred to Rules Committee

Declares February 2019 as Career and Technical Education Month to celebrate career and technical education across the State of Illinois.
Apr 02 19 H Resolution Adopted

HR 00119  Rep. Keith R. Wheeler
Mourns the death of Thomas E. Klatt.
Feb 19 19 H Resolution Adopted

HR 00120  Rep. John Connor
Mourns the death of the Honorable Charles Patrick "Charlie" Connor.
Feb 19 19 H Resolution Adopted

Urges every Illinois municipality that utilizes lead service lines to develop a plan to minimize the risk of lead exposure to its residents by developing a plan consisting of short and long-term steps to fully eliminate lead pipes from its drinking water systems.
Jul 02 19 H Rule 19(b) / Re-referred to Rules Committee

HR 00122  Rep. John Connor
Encourages increased investment and participation in vote by mail programs.
Jul 02 19 H Rule 19(b) / Re-referred to Rules Committee

HR 00123  Rep. Rita Mayfield
Commends Derrick Harden for his service to the College of Lake County and the community.
Feb 19 19 H Resolution Adopted

HR 00124  Rep. C.D. Davidsmeyer
Declares March 2019 as Trisomy Awareness Month in the State of Illinois.
Apr 02 19 H Resolution Adopted

HR 00125  Rep. Blaine Wilhour and Mike Murphy
Mourns the death of former Illinois State Representative Charles F. Keller.
Mar 21 19 H Resolution Adopted

HR 00126  Rep. Delia C. Ramirez and Elizabeth Hernandez
Urges the City of Chicago to rename Trump Tower Plaza after U.S. Marine Lance Corporal Jose Gutierrez.
Jul 02 19 H Rule 19(b) / Re-referred to Rules Committee
HR 00127  Rep. Thomas M. Bennett and Deanne M. Mazzochi
Declares June 15, 2019 as Elder Abuse Awareness Day in the State of Illinois.
May 15 19  H Resolution Adopted

Declares the date of March 6, 2019 as Illinois Epilepsy Advocacy Day in the State of Illinois.
Apr 02 19  H Resolution Adopted

HR 00129  Rep. Terri Bryant, Patrick Windhorst, Dave Severin, Jerry Costello, II, Monica Bristow, Katie Stuart, Grant Wehrli,
Jay Hoffman, Charles Meier, LaToya Greenwood, Arthur Turner and William Davis
Congratulates Southern Illinois University on 150 years of service to southern Illinois and beyond.
Feb 20 19  H Resolution Adopted

HR 00130  Rep. Jehan Gordon-Booth-Keith P. Sommer-Michael D. Unes-Camille Y. Lilly-Ryan Spain, Carol Ammons,
William Davis, Maurice A. West, II, Lamont J. Robinson, Jr., Bob Morgan and Jennifer Gong-Gershowitz
Commends Mary Patton for her volunteer work as a lobbyist for AARP.
Mar 05 19  H Resolution Adopted

HR 00131  Rep. Blaine Wilhour
Congratulates the Vandalia Historical Society on receiving the Historic Preservation Award and Medal.
Feb 21 19  H Resolution Adopted

HR 00132  Rep. Allen Skillicorn
States opposition to the implementation of any sales tax on internet usage.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00133  Rep. Allen Skillicorn
States opposition to the implementation of any sales tax on streaming and video gaming services.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00134  Rep. Allen Skillicorn
States opposition to the implementation of any sales tax on barbershops, hair stylists, and grooming services.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00135  Rep. Allen Skillicorn
States opposition to the implementation of any sales tax on car repair labor.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00136  Rep. Allen Skillicorn
States opposition to any sales tax increase.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00137  Rep. Rita Mayfield
Mourns the death of Dr. Mary Louise Lacey of Waukegan.
Feb 21 19  H Resolution Adopted

HR 00138  Rep. Allen Skillicorn
States opposition to any increase in the gas tax.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00139  Rep. Allen Skillicorn
States opposition to the implementation of any mileage tax.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00140  Rep. Fred Crespo
Congratulates Matthew Hoppesch on achieving the rank of Eagle Scout.
Feb 26 19  H Resolution Adopted

HR 00141  Rep. Charles Meier
Congratulates Delaney Hall of Lebanon on being named one of the top two youth volunteers in Illinois for 2019 as part of
the 24th annual Prudential Spirit of Community Awards.
Feb 26 19  H Resolution Adopted
HR 00142  Rep. Robert Martwick  
Congratulates Morris Picker on the occasion of his 100th birthday.  
Feb 26 19  H  Resolution Adopted  

HR 00143  Rep. C.D. Davidsmeyer  
Congratulates the Griggsville-Perry Middle School 7th grade boys basketball team, the Eagles, on winning the 2019 
Illinois Elementary School Association 7th Grade Class 1A State Championship.  
Mar 19 19  H  Resolution Adopted  

HR 00144  Rep. Delia C. Ramirez-Deb Conroy-Aaron M. Ortiz-Karina Villa  
 Supports school-based health centers and declares February 2019 as "School-Based Healthcare Awareness Month" in the 
State of Illinois.  
Apr 02 19  H  Resolution Adopted  

HR 00145  Rep. Katie Stuart, Elizabeth Hernandez and Barbara Hernandez  
Congratulates Marc Parker on being named IHSA's Official of the Year for boys basketball.  
Feb 26 19  H  Resolution Adopted  

HR 00146  Rep. Michael Halpin-Aaron M. Ortiz  
Urges the government of the United States of America to enact a federal system limiting and regulating the types of 
incentives that states can offer to poach companies from each other.  
May 15 19  H  Resolution Adopted  

HR 00147  Rep. Katie Stuart  
Congratulates Susan Converse on being named the 2019 Illinois Teacher of the Year by the Illinois State Board of 
Education.  
Feb 26 19  H  Resolution Adopted  

HR 00148  Rep. Debbie Meyers-Martin  
Declares April 2019 as "Sarcoidosis Awareness Month" in the State of Illinois.  
Apr 02 19  H  Resolution Adopted  

HR 00149  Rep. John C. D'Amico  
Congratulates John Xavier Rottman on being selected as Man of the Year by St. Cornelius Catholic Church's Holy Name 
Society.  
Feb 26 19  H  Resolution Adopted  

HR 00150  Rep. Michael T. Marron  
Urges any new or increased transportation funding to include increases in downstate transportation funding, including 
downstate mass transits, rural roads, county roads, and local roads.  
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee  

HR 00151  Rep. Allen Skillicorn  
States opposition to any plan to sell the Illinois Tollway and urges the Illinois Toll Highway Authority be dissolved and 
operations of the highway be conveyed to the Illinois Department of Transportation to be operated as a freeway.  
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee  

HR 00152  Rep. Dan Brady  
Mourns the death of Esaw Peterson.  
Feb 28 19  H  Resolution Adopted  

HR 00153  Rep. Jim Durkin-Avery Bourne-David McSweeney-Patrick Windhorst-Andrew S. Chesney, Darren Bailey, Mark 
Batinick, Thomas M. Bennett, Dan Brady, Terri Bryant, Tim Butler, John M. Cabello, Dan Caulkins, C.D. 
Davidsmeyer, Tom Demmer, Randy E. Frese, Amy Grant, Brad Halbrook, Norine K. Hammond, Jeff Keicher, 
Michael T. Marron, Deanne M. Mazucco, Michael P. McAuliffe, Tony McCombie, Margo McDermid, Charles 
Meier, Chris Miller, Thomas Morrison, Mike Murphy, Lindsay Parkhurst, Steven Reick, Dave Severin, Allen 
Skillicorn, Keith P. Sommer, Joe Sosnowski, Ryan Spain, Daniel Swanson, Dan Ugaste, Michael D. Unes, Tom 
Weber, Grant Wehrli, David A. Welter, Keith R. Wheeler and Blaine Wilhour  
States opposition to any measure that would allow the creation of a graduated income tax on Illinois residents.  
Feb 28 19  H  Referred to Rules Committee
HR 00154  Rep. La Shawn K. Ford

Urges every State's Attorney in the State to throw out all pending low-level marijuana charges and review low-level marijuana charges that resulted in conviction and incarceration to help offer residents a path to employment and in the process be able to utilize our resources for the benefit of the citizens of the State.

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

HR 00155  Rep. Robert Martwick

Mourns the death of Theresa Mazurek Donnewald of Arlington Heights.

Mar 05 19  H  Resolution Adopted

HR 00156  Rep. Allen Skillicorn, Blaine Wilhour, David McSweeney, Andrew S. Chesney and Mike Murphy

States opposition to the implementation of any tax on plastic bags.

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


Urges lawmakers to slow the process of legalizing recreational marijuana in Illinois, so that lawmakers, stakeholders, and experts alike have the chance to consider the societal impact of legalization and examine all the data from other states that have passed similar legislation.

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

HR 00158  Rep. Martin J. Moylan

Commends Lou Lang on his distinguished service to the State of Illinois and the people of the 16th District.

Mar 05 19  H  Resolution Adopted

HR 00159  Rep. Lawrence Walsh, Jr.-Natalie A. Manley-John Connor

Congratulates Cornerstone Services on its 50th anniversary.

Mar 05 19  H  Resolution Adopted

HR 00160  Rep. Dan Brady

Congratulates the American Hungarian Family Society on the occasion of its 100th anniversary.

Mar 05 19  H  Resolution Adopted

HR 00161  Rep. Marcus C. Evans, Jr.

Mourns the death of Charles "Coach" Chambers of Chicago.

Mar 05 19  H  Resolution Adopted

HR 00162  Rep. Michael T. Marron

Congratulates the Schlarman Academy girls basketball team on winning the 2019 Class IA High School Girls Basketball State Championship.

Mar 12 19  H  Resolution Adopted


Expresses support for Israel and the Jewish population in the State of Illinois.

Apr 02 19  H  Resolution Adopted

HR 00164  Rep. C.D. Davidsmeyer

Congratulates the Jacksonville High School dance team, the J'ettes, on their success at the 2019 Illinois Drill Team Association state competition.

Mar 12 19  H  Resolution Adopted
HR 00165  Rep. Jehan Gordon-Booth
Mar 27 19  H Resolution Adopted

Encourages Illinoisans to recognize milkweed and let it grow as a conservation practice to positively affect the monarch butterfly population.
Apr 02 19  H Resolution Adopted

HR 00167  Rep. Joyce Mason
Recognizes National Domestic Violence Awareness Month in October 2019 and supports and commends the efforts of those people and organizations who work tirelessly to help victims break free of the devastating effects of domestic abuse.
Apr 02 19  H Resolution Adopted

HR 00168  Rep. Michael Halpin-Stephanie A. Kifowit-Jerry Costello, II-Sue Scherer-Lance Yednock
States support for veterans currently struggling with mental illness and thoughts of suicide and encourages the State of Illinois to create a memorial for veterans who have died of suicide to be included at Oak Ridge Cemetery.
Apr 02 19  H Resolution Adopted

HR 00169  Rep. Brad Halbrook-Darren Bailey-Allen Skillicorn-Amy Grant, Deanne M. Mazzochi, Blaine Wilhour, Mike Murphy, Keith R. Wheeler, Tony McCombie, C.D. Davidsmeyer and Mark Batinick
Urge[s] the United States Congress to approve the Education Freedom Scholarships and Opportunity Act, so that children and their families are able to make decision about education that are most beneficial. Urge[s] Governor Pritzker to allow the Invest in Kids Act to be in full effect for the five years of the pilot program as intended by this General Assembly upon passage of the Evidence-Based Funding for Student Success Act.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00170  Rep. Robert Martwick
Mourns the death of Natalie K. Rothbart.
Mar 12 19  H Resolution Adopted

HR 00171  Rep. Amy Grant
Mourns the death of Barbara A. Murphy of Glen Ellyn.
Mar 12 19  H Resolution Adopted

HR 00172  Rep. C.D. Davidsmeyer
Commends Jersey County Sheriff’s Office Deputy Chris Jones for his heroic actions on June 13, 2017 that saved the life of a fellow officer and apprehended a dangerous suspect.
Apr 09 19  H Resolution Adopted

HR 00173  Rep. Robert Martwick
Mourns the death of Zofia Bielak of Norridge.
Mar 12 19  H Resolution Adopted

Condemns Anti-Semitic speech.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00175  Rep. Robert Martwick
Mourns the death of Vincenzo D’Argento of Norridge.
Mar 12 19  H Resolution Adopted

Congratulates Hee Jung Choi on her 104th birthday.
Mar 12 19  H Resolution Adopted

HR 00177  Rep. Keith R. Wheeler, Stephanie A. Kifowit and All Other Members of the House
Commends the valiant efforts of the Aurora Police Department, the Aurora Fire Department, 9-1-1 operators, and the numerous other law enforcement agencies and first responders for the incredible resilience they showed during the tragic events that took place on February 15, 2019 at the Henry Pratt Company.
Mar 13 19  H Resolution Adopted

Urges YouTube, Google, and all websites that cater to children to maintain stringent policies regarding the content that is posted by the public. Urges the aforementioned sites to remove media that could be life-threatening to children and to help law enforcement officials locate the creators of the disturbing content. Urges parents to always exercise caution when allowing children to access the Internet, as there is no guarantee that all the material they will be exposed to is safe, regardless of whether they are using a website intended for children. Urges the Illinois General Assembly to increase awareness about Internet safety and to advance policies to keep children safe on the web.

House Floor Amendment No. 1
Removes references to specific streaming services. Adds language encouraging parents and legal guardians to report harmful content.

May 30  19  H  Resolution Adopted as Amended

HR 00179  Rep. Sam Yingling

Congratulates Dr. G. Gary Grace on his retirement from the University Center of Lake County.

Mar 12  19  H  Resolution Adopted

HR 00180  Rep. Mary Edly-Allen-Daniel Didech

Congratulates Village of Mundelein Chief of Police Eric Guenther on receiving the Dr. Nathan Davis Award for Outstanding Government Service.

Mar 12  19  H  Resolution Adopted

HR 00181  Rep. Deb Conroy

Congratulates the Citizen Advocacy Center on the occasion of its 25th anniversary.

Mar 12  19  H  Resolution Adopted

HR 00182  Rep. C.D. Davidsmeyer

Congratulates Mitchell Tapscott of Jacksonville on his recent chess achievements.

Mar 26  19  H  Resolution Adopted

HR 00183  Rep. Keith P. Sommer

Congratulates Morton High School Lady Potters on winning the Illinois High School Association (IHSA) Class 3A Girls Basketball State Championship.

Mar 13  19  H  Resolution Adopted

HR 00184  Rep. Michael P. McAuliffe

Congratulates Joseph Donnelly on the occasion of his retirement from the Rosemont School Board after 33 years of service.

Mar 13  19  H  Resolution Adopted


Urges that any new capital spending plan include a significant new initiative to fund the acquisition, restoration, and management of natural areas and open spaces.

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


Mourns the death of McHenry County Sheriff's Deputy Jacob Keltner.

Mar 13  19  H  Resolution Adopted

HR 00187  Rep. Grant Wehrli

Declares March 2019 Developmental Disabilities Awareness Month to promote awareness and understanding of the opportunities, challenges, and needs of persons with developmental disabilities.

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

HR 00188  Rep. Curtis J. Tarver, II

Commends Senorities Bracey on her 21 years of service to the children and families of the North Kenwood neighborhood of Chicago.

Mar 14  19  H  Resolution Adopted
HR 00189  Rep. Curtis J. Tarver, II
Mourns the passing of Sidney Gray Miller Jr.
Mar 14 19  H  Resolution Adopted

HR 00190  Rep. Monica Bristow-Kathleen Willis-Katie Stuart-Jay Hoffman-C.D. Davidsmeyer, Charles Meier, LaToya Greenwood and Jerry Costello, II
Mourns the death of Captain Jake Ringering of Godfrey.
May 01 19  H  Resolution Adopted

HR 00191  Rep. Jim Durkin
Creates the Review of the Township Treasurer's Office Task Force to study the efficacy of the township treasurer's offices and to determine if they provide adequate services to the school districts in which they serve.
Mar 14 19  H  Referred to Rules Committee

HR 00192  Rep. John C. D'Amico
Commends the North Branch Restoration Project, the Centennial Volunteers Program, and the Friends of the Forest Preserves, and applauds the Forest Preserves of Cook County's commitment to building and supporting volunteer restoration efforts.
Mar 14 19  H  Resolution Adopted

HR 00193  Rep. Mary Edly-Allen
Mourns the death of Stephan Andrew Kaminsky.
Mar 14 19  H  Resolution Adopted

HR 00194  Rep. Tim Butler
Congratulates Derek and Renee Martin on being named one of four National Outstanding Young Farmers award winners.
Apr 02 19  H  Resolution Adopted

HR 00195  Rep. Tim Butler
Mourns the death of Paul James Beaver Jr. of Lincoln.
Apr 09 19  H  Resolution Adopted

HR 00196  Rep. Robyn Gabel
Declares the week of August 5, 2019 as "Adolescent Immunization Week" in Illinois to increase public awareness of the importance of preteens and adolescents receiving vaccines against meningococcal disease, human papillomavirus, influenza, tetanus, diphtheria, pertussis, measles, mumps, and rubella, and to promote outreach and education efforts concerning vaccination. Urges the Illinois Department of Public Health to promote Adolescent Immunization Week and to disseminate educational resources on infectious diseases.
May 16 19  H  Resolution Adopted

HR 00197  Rep. Mary E. Flowers
Commends Sergeant Keith Miller on his actions as he helped a patient with autism who was having a violent reaction to medication.
Mar 19 19  H  Resolution Adopted

HR 00198  Rep. Keith P. Sommer
Congratulates the Washington Community High School Wrestling Team on their successful 2018-2019 season and on winning the Class 2A State Championship.
Mar 19 19  H  Resolution Adopted

HR 00199  Rep. Daniel Swanson
Commends Logan Brinson, whose love of reading and sharing books with others led him to open "Logan's Little Library".
Mar 21 19  H  Resolution Adopted

HR 00200  Rep. Michael J. Madigan and Jay Hoffman
Congratulates Ronald E. Powell on his retirement as President of Local 881 UFCW.
Apr 03 19  H  Resolution Adopted

HR 00201  Rep. Grant Wehrli
Congratulates Herbert Wilson Nadelhoffer on his 90th birthday.
Mar 20 19  H  Resolution Adopted
HR 00202  Rep. Dan Brady

Congratulates Laborers Local 362 on their 100th anniversary and commends them on their long service to their members and the community.

Mar 20 19  H  Resolution Adopted

HR 00203  Rep. Anthony DeLuca

Urges the formation of a South Suburban Youth Coalition and Violence Prevention Task Force in collaboration with stakeholders from represented communities as a concrete means of helping to address the growing concerns of youth violence affecting the south suburban communities and schools connected with Bloom Township High School District 206, Crete-Monee Community Unit School District 201U, and Rich Township High School District 227.

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

HR 00204  Rep. Terra Costa Howard, Mary Edly-Allen, Deb Conroy, Joyce Mason, Karina Villa, Katie Stuart, Sara Feighenoltz, Robyn Gabel, Bob Morgan, Jennifer Gong-Gershowitz, Anna Moeller and Diane Pappas

Urges the Department of Health and Human Services to overturn 84 FR 7714, which would render clinics that perform abortion services to be ineligible for Title X funding and not allow doctors to give referrals for abortion services.

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

HR 00205  Rep. Elizabeth Hernandez

Creates the ICE Monitoring Task Force whose purpose is to review ICE practices and procedures within the State, review the use and condition of detention centers in the State, and review all ICE contracts in Illinois, including those with Private Detention Centers, the Illinois State Police, and the Department of Motor Vehicles.

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

HR 00206  Rep. Robyn Gabel

Congratulates the Village of Glencoe on the occasion of its 150th anniversary.

Mar 20 19  H  Resolution Adopted

HR 00207  Rep. Avery Bourne

Mourns the death of Taylorville Police Officer Gary Jones.

Mar 20 19  H  Resolution Adopted

HR 00208  Rep. Kelly M. Burke

Congratulates the Lavin Cassidy School of Irish Dance on all of their recent accomplishments and wishes them the best as they compete in the 2019 World Irish Dancing Championships.

Mar 20 19  H  Resolution Adopted

HR 00209  Rep. Michelle Mussman, Mary Edly-Allen, Deb Conroy, Joyce Mason, Karina Villa, Katie Stuart, Terra Costa Howard, Robyn Gabel, Anna Moeller, Jennifer Gong-Gershowitz, Mark L. Walker, LaToya Greenwood, Diane Pappas, Sam Yingling, Jonathan Carroll, Thaddeus Jones, Carol Ammons, Robert Martwick, Camille Y. Lilly, Kathleen Willis and Barbara Hernandez

Urges Education Secretary Betsy DeVos and the Department of Education to withdraw the proposed rule and instead pursue policies that reflect the concerns raised by law enforcement, create a safe environment for victims to report instances, aggressively address the problem of campus sexual assault and harassment, and broadly address all instances of sexual harassment affecting college students.

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

HR 00210  Rep. Ann M. Williams-Sara Feighenoltz

Declares May 15, 2019 as the fourth Annual Illinois Foster Youth and Alumni Legislative Shadow Day.

May 30 19  H  Resolution Adopted

HR 00211  Rep. Curtis J. Tarver, II

Mourns the death of Dr. Vitor Westhelle.

Mar 21 19  H  Resolution Adopted

HR 00212  Rep. Joe Sosnowski, Michael T. Marron, Terri Bryant, Charles Meier, Dan Ugaste, Margo McDermid, Dan Caulkins, Jeff Keicher, Mark Batinick, Tony McCombie, Thomas Morrison and Andrew S. Chesney

Opposes the concept of a privilege tax on financial transactions.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HR 00213  Rep. Jonathan Carroll
Declares April 16, 2019 as "Illinois Education and Sharing Day".
May 15 19 H Resolution Adopted

HR 00214  Rep. Jay Hoffman-Norine K. Hammond-Monica Bristow-LaToya Greenwood-Katie Stuart and Steven Reick
Directs the Auditor General to conduct a management audit of the Department of Human Services' process for selecting
Independent Service Coordination agencies for the Fiscal Year commencing July 1, 2019.
May 30 19 H Resolution Adopted 113-000-000

Marron, Deb Conroy, Monica Bristow, Dan Caulkins, Fred Creso, LaToya Greenwood, Thaddeus Jones, Michelle
Mussman, Darren Bailey, Natalie A. Manley, La Shawn K. Ford, Michael P. McAuliffe, David McSweeney, John
M. Cabello, Avery Bourne, Michael J. Zalewski, David A. Welter, Mary E. Flowers and All Other Members of the
House
Honors all women residing in skilled nursing facilities in Illinois for their lifelong service to their families and
communities.
Mar 27 19 H Resolution Adopted

HR 00216  Rep. Luis Arroyo
Declares November 2019 as Schaaf-Yang Syndrome Awareness Month to raise awareness, promote inclusion, encourage
research, and share hope.
House Committee Amendment No. 1
Amends the resolution to declare a day instead of a month.
May 30 19 H Resolution Adopted as Amended

HR 00217  Rep. Jehan Gordon-Booth
Mourns the death of Grant St. Julian Jr. of Peoria.
Mar 26 19 H Resolution Adopted

HR 00218  Rep. Kelly M. Burke
Congratulates Bob Hallberg on his retirement as athletic director and head coach of the women's basketball team at Saint
Xavier University in Chicago.
Mar 26 19 H Resolution Adopted

HR 00219  Rep. Charles Meier
Commends the Excel Bottling Company and celebrates the tradition of Ski soda and the culture of community it has
fostered.
Mar 26 19 H Resolution Adopted

HR 00220  Rep. C.D. Davidsmeyer
Congratulates the Pike-Scott Farm Bureau on 100 years of service.
Mar 26 19 H Resolution Adopted

Burke, Tim Butler, Kelly M. Cassidy, Deb Conroy, Elizabeth Hernandez, Theresa Mah, Rita Mayfield, Bob
Morgan, Lawrence Walsh, Jr., Joyce Mason, Michelle Mussman, Deanne M. Mazzochi, David A. Welter, Sara
Feigenholtz and Mark Batinick
Declares September 7, 2019 as Great Lakes-St. Lawrence Appreciation Day in Illinois.
May 16 19 H Resolution Adopted

HR 00222  Rep. Lamont J. Robinson, Jr.
Congratulates the members of the Chicago (IL) Alumni Chapter of Kappa Alpha Psi Fraternity, Inc. on the occasion of
their centennial year and thanks them for 100 years of service in the public interest.
Mar 26 19 H Resolution Adopted

HR 00223  Rep. Dan Brady
Commends ISU's partnership with Vladimir State.
Mar 27 19 H Resolution Adopted

HR 00224  Rep. Dan Brady
Recognizes former Illinois State University women's basketball head coach Jill Hutchison.
Mar 27 19 H Resolution Adopted
HR 00225  Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield-Anne Stava-Murray
Recognizes World Preeclampsia Day.
House Floor Amendment No. 1
May 15 19  H  Resolution Adopted as Amended

HR 00226  Rep. Dan Ugaste
Commends Officer Jennifer Larsen of the St. Charles Police Department for her heroic efforts on May 7, 2018 in saving the life of a young child.
Mar 28 19  H  Resolution Adopted

HR 00227  Rep. La Shawn K. Ford
Declares April 1, 2019 as "Census Day in Illinois". Encourages every citizen in the State to support efforts to insure an accurate census in 2020.
House Committee Amendment No. 1
Inserts additional language concerning the importance of the census.
May 15 19  H  Resolution Adopted

HR 00228  Rep. Anna Moeller
Congratulates Elgin High School on the occasion of its 150th anniversary.
Mar 28 19  H  Resolution Adopted

Requests that the Attorney General of Illinois conduct a full, prompt, and comprehensive examination of the Jussie Smollett case and the decision by the Office of the Cook County State's Attorney not to pursue charges against Jussie Smollett.
Mar 28 19  H  Referred to Rules Committee

HR 00230  Rep. Jay Hoffman
Congratulates the Belleville West High School Boys Basketball Team, the Maroons, on winning the 2019 Class 4A State Basketball Championship.
Apr 03 19  H  Resolution Adopted

HR 00231  Rep. LaToya Greenwood
Congratulates the East St. Louis Senior High School Boys Basketball Team, the Flyers, on winning the 2019 Class 3A State Basketball Championship.
Apr 03 19  H  Resolution Adopted

HR 00232  Rep. Charles Meier
Commends Mary Ann Smith for all that she has accomplished over her career and thanks her for her dedication and hard work.
Mar 29 19  H  Resolution Adopted

HR 00233  Rep. Marcus C. Evans, Jr.
Mourns the death of C.L. "Charles Lester" Patterson.
Mar 29 19  H  Resolution Adopted

HR 00234  Rep. Charles Meier
Congratulates Cyril "Pete" Korte on receiving the 2019 Homer Poss Lifetime Achievement Award and thanks him for all the hard work he has done for his community.
Mar 29 19  H  Resolution Adopted

HR 00235  Rep. Dan Brady
Congratulates the Multicultural Leadership Program on the occasion of its tenth anniversary.
Mar 29 19  H  Resolution Adopted
HR 00236

Condemns the extreme rhetoric of Illinois Family Action, calls for a formal investigation into the group's hate speech and threats, and asks that the Secretary of State's office suspend the lobbying credentials of any individual working on behalf of Illinois Family Action or its parent organization, the Illinois Family Institute, until an investigation is complete. Calls for a review of security procedures in the Capitol Complex, including, but not limited to, the Secretary of State and the Illinois State Police. Expresses solidarity against hateful, racist, anti-Semitic, and homophobic rhetoric of all kinds and calls for decent, respectful debate.

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

HR 00237

Mourns the death of Officer John Petty "J.D." Rivera of Hegewisch.

Apr 03 19 H Resolution Adopted 113-000-000

HR 00238
Rep. Tim Butler

Congratulates the 7th grade Athens Junior High School boys basketball team, the Warriors, on winning the 2018-2019 Illinois Elementary School Association Class 3A State Championship.

Apr 09 19 H Resolution Adopted

HR 00239
Rep. Tim Butler

Congratulates the West Lincoln-Broadwell Elementary School 7th grade girls basketball team, the Lady Wolverines, on winning the 2018-19 Illinois Elementary School Association Class 1A State Championship.

Apr 10 19 H Resolution Adopted

HR 00240
Rep. Daniel Didech

Congratulates Lorenzo Frezza on his success as a wrestler.

Apr 02 19 H Resolution Adopted

HR 00241

Urges the U.S. Congress to pass legislation that provides the right to visas for the undocumented parents of U.S. citizen children or DACA eligible children and TPS recipient parents with U.S. citizen children or children brought here before the age of sixteen which allows them and their children to stay and work legally in this country to provide for the economic, physical, and spiritual security and development of those children. Urges the U.S. Congress to pass a clean DACA bill that gives eligible recipients immediate security and a road to citizenship.

May 30 19 H Resolution Adopted

HR 00242
Rep. Tim Butler

Congratulates the West Lincoln-Broadwell Elementary School 8th grade girls basketball team, the Lady Wolverines, on winning the 2018-19 Illinois Elementary School Association Class 1A State Championship.

Apr 10 19 H Resolution Adopted

HR 00243

Declares April 1, 2019 as Census Awareness Day.

May 16 19 H Resolution Adopted

HR 00244
Rep. Mike Murphy

Urges the Illinois State Board of Education to study the impact of beginning a school term during various points throughout August.

House Floor Amendment No. 1

Deletes everything. Replaces it with similar language urging the Illinois State Board of Education to study the impact of beginning a school term during various points in August as compared to after Labor Day.

May 30 19 H Resolution Adopted as Amended

HR 00245
Rep. Darren Bailey

Congratulates Zachary Aaron Inyart on the publication of his first book, A Little Nosey.

Apr 02 19 H Resolution Adopted
HR 00246  Rep. John C. D'Amico
Mourns the passing of Robert F. "Bobby" Melko of Des Plaines.
Apr 02 19  H  Resolution Adopted

HR 00247  Rep. John C. D'Amico
Commends John Slater on his dedication to the Boy Scouts of America.
Apr 02 19  H  Resolution Adopted

HR 00248  Rep. Karina Villa-Sara Feigenholtz, Sue Scherer, Joyce Mason, Will Guzzardi, Kambium Buckner, Ann M. Williams, Ryan Spain, Diane Pappas, Mary Edly-Allen, Michelle Mussman, Bob Morgan, Kathleen Willis, Keith P. Sommer, Mike Murphy, Kelly M. Cassidy, Elizabeth Hernandez and Aaron M. Ortiz
Urges policy decisions enacted by the Illinois State Legislature to acknowledge and take into account the principles of early childhood brain development. Declares May 15, 2019 as Trauma-Informed Awareness Day in Illinois.
May 15 19  H  Resolution Adopted

HR 00249  Rep. Margo McDermed
Congratulates Master Chef Timothy Bucci on his achievement of Certified Master Chef.
Apr 03 19  H  Resolution Adopted

HR 00250  Rep. Carol Ammons, Theresa Mah and Sue Scherer
Commends the Illinois Alliance of Boys & Girls Clubs on their dedication to the youth of Illinois and applauds all of the 2019 Illinois Youth of the Year nominees.
Apr 03 19  H  Resolution Adopted

HR 00251  Rep. Daniel Didech
Mourns the death of Mayukh Biswas.
Apr 03 19  H  Resolution Adopted

HR 00252  Rep. Jim Durkin
Congratulates the community banking profession as they celebrate Illinois Community Banking Week.
Apr 04 19  H  Resolution Adopted

HR 00253  Rep. Joyce Mason-Carol Ammons
Declares April 3, 2019 as "Start by Believing Day".
May 16 19  H  Resolution Adopted

HR 00254  Rep. Thomas M. Bennett
Commends the positive work being done by the Boys and Girls Club of Livingston County.
Apr 09 19  H  Resolution Adopted

Urges an investment of $1 billion by the State for affordable housing to be included in the next capital budget.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00256  Rep. Chris Miller
Congratulates Clark County on the occasion of its Bicentennial.
Apr 04 19  H  Resolution Adopted

HR 00257  Rep. Anna Moeller
Congratulates Gwen Gage Ed.D. on being named the 2019 Woman of the Year by the Altrusa International Club of Elgin.
Apr 04 19  H  Resolution Adopted

HR 00258  Rep. Marcus C. Evans, Jr.
Mourns the death of Homer Gardner.
Apr 04 19  H  Resolution Adopted
Commends the work being done by Crime Survivors for Safety and Justice to prevent people from becoming victims and assist all survivors in recovering from crime and trauma.
Apr 11 19  H  Resolution Adopted

HR 00260  Rep. C.D. Davidsmeyer
Mourns the death of John Robert Power of Jacksonville.
Apr 09 19  H  Resolution Adopted

HR 00261  Rep. C.D. Davidsmeyer
Mourns the death of Dan Moy of Jacksonville.
Apr 09 19  H  Resolution Adopted

HR 00262  Rep. C.D. Davidsmeyer
Mourns the death of Frederick Lee "Fred" Bradshaw of Griggsville.
Apr 09 19  H  Resolution Adopted

HR 00263  Rep. Tim Butler
Congratulates the West Lincoln-Broadwell Lady Wolverines volleyball team on winning the Seventh Grade Class 1A State Tournament.
Apr 10 19  H  Resolution Adopted

HR 00264  Rep. Tim Butler
Congratulates the Hartsburg-Emden Elementary School 8th grade volleyball team, the Stags, on winning the 2019 Illinois Elementary School Association 8th Grade Class 1A State Tournament.
Apr 30 19  H  Resolution Adopted

HR 00265  Rep. Tim Butler
Congratulates the Mount Pulaski 8th grade volleyball team, The Honeybears, on winning the Eighth Grade Class 2A State Championship.
May 07 19  H  Resolution Adopted

HR 00266  Rep. Elizabeth Hernandez-Karina Villa-Celina Villanueva-Aaron M. Ortiz-Delia C. Ramirez
Declares March 31, 2019 and March 31, 2020 as ‘Cesar Chavez Day in Illinois’.
May 16 19  H  Resolution Adopted

HR 00267  Rep. C.D. Davidsmeyer
Congratulates the Pike County Softball All-Stars 12U on their recent success.
May 07 19  H  Resolution Adopted

HR 00268  Rep. Arthur Turner
Commends Albert P. Carey for his corporate leadership and community service to the State of Illinois and congratulates him on his retirement from PepsiCo. after over 35 years of service.
Apr 09 19  H  Resolution Adopted

HR 00269  Rep. William Davis
Congratulates Landon Jr. and Bobra Jean (Falkner) Walker on the occasion of their 60th wedding anniversary.
May 15 19  H  Resolution Adopted

HR 00270  Rep. Terri Bryant-Carol Ammons-Thomas M. Bennett-Michael T. Marron-Keith P. Sommer, Monica Bristow, Anna Moeller, Dan Brady, Theresa Mah, LaToya Greenwood, Delia C. Ramirez and Elizabeth Hernandez
Commends the Illinois Alliance of Boys & Girls Clubs on their dedication to the youth of Illinois and applauds all of the 2019 Illinois Youth of the Year nominees.
Apr 09 19  H  Resolution Adopted

HR 00271  Rep. Martin J. Moylan
Congratulates the Maine West High School girls basketball team, the Warriors, on winning the 2018-19 Illinois High School Association Class 4A Girls State Championship.
Apr 09 19  H  Resolution Adopted
**HR 00272**  
Rep. Thomas M. Bennett  
Remembers the sacrifices and heroism of Illinois State Police Trooper Michael McCarter, Paxton Police Department Patrolman William Caisee, Paxton Police Department Patrolman Larry C. Hale, and civilian Donald Vice on the 40th anniversary of the shooting incident on I-57.  
Apr 09 19  
Resolution Adopted

**HR 00273**  
Rep. Monica Bristow-Stephanie A. Kifowit  
Declares the week of April 21-27, 2019 as Independent Order of Odd Fellows Week.  
May 15 19  
Resolution Adopted

**HR 00274**  
Recognizes May 2, 2019 as the National Day of Prayer.  
May 16 19  
Resolution Adopted

**HR 00275**  
Rep. C.D. Davidsmeyer  
Apr 08 19  
Filed with the Clerk by Rep. C.D. Davidsmeyer

**HR 00276**  
Rep. Camille Y. Lilly  
Mourns the death of Mildred J. Wiley.  
Apr 09 19  
Resolution Adopted

**HR 00277**  
Rep. Rita Mayfield  
Mourns the death of Leon C. Cosey Jr.  
Apr 09 19  
Resolution Adopted

**HR 00278**  
Rep. Tom Demmer  
Congratulates the City of Dixon on the 100th anniversary of the Dixon Memorial Arch.  
Apr 09 19  
Resolution Adopted

**HR 00279**  
Rep. Jennifer Gong-Gershowitz  
Commends A.C. Buehler III for his exemplary service as a member of the Northbrook Board of Trustees and his many valuable contributions to his community.  
Apr 10 19  
Resolution Adopted

**HR 00280**  
Rep. Jennifer Gong-Gershowitz  
Commends James A. "Jim" Karagianis for his exemplary service as a member of the Northbrook Board of Trustees and his many contributions to his community.  
Apr 10 19  
Resolution Adopted

**HR 00281**  
Rep. Mark Batinick  
Congratulates Mike Vitullo and Paul Hamiti on the 40th anniversary of the founding of their restaurant, Nabby's.  
Apr 10 19  
Resolution Adopted

**HR 00282**  
Rep. Mike Murphy  
Congratulates Sherwin Swartz on his long service to the Illinois General Assembly and the occasion of his 90th birthday.  
Apr 10 19  
Resolution Adopted

**HR 00283**  
Rep. Camille Y. Lilly  
Recognizes Delta Sigma Theta Day 2019.  
Apr 11 19  
Resolution Adopted

**HR 00284**  
Rep. Camille Y. Lilly  
Recognizes the Stop the Bleed campaign and declares May 23, 2019 as "Stop the Bleed Day".  
May 15 19  
Resolution Adopted
HR 00285  Rep. Stephanie A. Kifowit
Congratulates Leah Hayes on being named "2018 SportsKid of the Year" by Sports Illustrated Kids.
Apr 11 19 H Resolution Adopted

HR 00286  Rep. Tim Butler
Congratulates the Village of Rochester on the 150th anniversary of its incorporation.
Apr 11 19 H Resolution Adopted

Declares April 2019 as Financial Literacy Month.
May 30 19 H Resolution Adopted

HR 00288  Rep. Michael D. Unes
Congratulates David Mingus on the occasion of his retirement as the Mayor of East Peoria and commends his 30-year career in public service.
Apr 11 19 H Resolution Adopted

Urges that the funding for the Invest in Kids program not be reduced.
Jul 02 19 Rule 19(b) / Re-referred to Rules Committee

HR 00290  Rep. Jim Durkin-Dan Brady-Tom Demmer-Tim Butler-C.D. Davidsmeyer, Darren Bailey, Mark Batinick, Thomas M. Bennett, Avery Bourne, Terri Bryant, John M. Cabello, Dan Caulkins, Andrew S. Chesney, Randy E. Frese, Amy Grant, Brad Halbrook, Norine K. Hammond, Jeff Keicher, Michael T. Marron, Deanne M. Mazzochi, Michael P. McAuliffe, Tony McCombie, Margo McDermed, David McSweeney, Charles Meier, Chris Miller, Thomas Morrison, Mike Murphy, Lindsay Parkhurst, Steven Reick, Dave Severin, Allen Skillicorn, Keith P. Sommer, Joe Sosnowski, Ryan Spain, Daniel Swanson, Dan Ugaste, Michael D. Unes, Tom Weber, Grant Wehrli, David A. Welter, Keith R. Wheeler, Blaine Wilhour and Patrick Windhorst
Congratulates Lisa Guinan on her long service to the Illinois General Assembly.
Apr 12 19 H Resolution Adopted

HR 00291  Rep. Ryan Spain
Congratulates Dr. Sara Rusch on her retirement as Regional Dean of the University of Illinois College at Peoria (UICOMP).
Apr 12 19 H Resolution Adopted

HR 00292  Rep. Daniel Didech
Mourns the death of Richard Drazner of Buffalo Grove.
Apr 12 19 H Resolution Adopted

HR 00293  Rep. Tim Butler
Honors Thomas C. Murphy for his heroic actions at the Siege of Vicksburg during the Civil War.
Apr 12 19 H Resolution Adopted

HR 00294  Rep. Tim Butler
Congratulates Major General Richard J. Hayes Jr. on his retirement from the United States Army and thanks him for his many years of service to the State of Illinois and United States of America.
May 30 19 H Resolution Adopted

HR 00295  Rep. Charles Meier
Congratulates Alice Green of Okawville for being nominated for the Devotion to Community Award from the West Washington County Progress Initiative.
Apr 12 19 H Resolution Adopted

HR 00296  Rep. Daniel Swanson, Mary Edly-Allen and Dan Ugaste
Urges the Federal government to allocate more funding toward finding a cure for Lyme disease and declares May 2019 as Lyme Disease Awareness Month in the State of Illinois.
May 15 19 H Resolution Adopted
HR 00297  Rep. Michael P. McAuliffe
        Congratulates the Chicago Bears on their 100th anniversary.
        Apr 30 19  H  Resolution Adopted

HR 00298  Rep. Mike Murphy-Tim Butler-C.D. Davidsmeyer-Michael T. Marron-Darren Bailey, Sue Scherer, Lance
        Yednock, John M. Cabello, Dan Caulkins, Michael D. Unes, Dan Brady, Grant Wehrli, David A. Welter, Maurice
        A. West, II, Carol Ammons and Tom Demmer
        Declares April 2019 as Ambucs Appreciation Month in the State of Illinois.
        May 16 19  H  Resolution Adopted

HR 00299  Rep. Jonathan Carroll
        Congratulates the Teams Elite Junior Skaters on winning the 2019 Spring Cup.
        Apr 30 19  H  Resolution Adopted

HR 00300  Rep. William Davis
        Congratulates the Christ Temple Baptist Church on its 60th anniversary.
        Apr 30 19  H  Resolution Adopted

HR 00301  Rep. Anna Moeller
        Mourns the death of Steve R. Stroud of Elgin.
        Apr 30 19  H  Resolution Adopted

HR 00302  Rep. Marcus C. Evans, Jr.
        Mourns the death of Mildred Bell.
        Apr 30 19  H  Resolution Adopted

HR 00303  Rep. Anna Moeller
        Declares April 2019 as "Elgin Earth Month".
        May 30 19  H  Resolution Adopted

HR 00304  Rep. C.D. Davidsmeyer
        Congratulates Colin Dobson on co-authoring A Guide to Finding Birds Along the Illinois River Flyway, a guide to Illinois
        River birdwatching.
        May 16 19  H  Resolution Adopted

HR 00305  Rep. Theresa Mah
        May 22 19  H  Resolution Adopted

HR 00306  Rep. Theresa Mah
        Commemorates the 40-year anniversary of the establishment of diplomatic relations between the United States and China.
        Apr 30 19  H  Resolution Adopted

HR 00307  Rep. Jay Hoffman
        Urges the creation of the Cahokia Mounds Mississippian Cultural National Historical Park.
        May 30 19  H  Resolution Adopted

HR 00308  Rep. Sonya M. Harper
        Mourns the death of Gloria Dean Harris.
        Apr 30 19  H  Resolution Adopted

        Congratulates the Mt. Hope Missionary Baptist Church on the occasion of its 74th anniversary.
        Apr 30 19  H  Resolution Adopted

HR 00310  Rep. Stephanie A. Kilowit
        Congratulates the American Legion on its 100th anniversary.
        Apr 30 19  H  Resolution Adopted

HR 00311  Rep. Michael T. Marron
        Honors and remembers fallen soldier Martin Pedee for his service to our country and to our State.
        Apr 30 19  H  Resolution Adopted
HR 00312  Rep. Sam Yingling  
Congratulates Rev. John M. Ryan on his 80th birthday and the 55th anniversary of his ordination into the priesthood.

Apr 30 19  H  Resolution Adopted

HR 00313  Rep. Jehan Gordon-Booth  
Mourns the death of Reverend Robert James Criss Sr. of Peoria.

Apr 30 19  H  Resolution Adopted

HR 00314  Rep. Theresa Mah  
Mourns the death of Albert Yum-Chiu Wong.

Apr 30 19  H  Resolution Adopted

HR 00315  Rep. Dan Brady  
Congratulates the Prairie City Soccer League on the occasion of its 40th anniversary.

Apr 30 19  H  Resolution Adopted

Commends Dr. Steven B. Nasatir on his more than four decades of leadership and service within the Chicago Jewish community, where he has always acted with great care and integrity, following the principle of Kol Yisrael arevim zeh l'zeh - we take care of each other.

Apr 30 19  H  Resolution Adopted

HR 00317  Rep. Bob Morgan  
Declares April 25, 2019 as “DNA Day” in the State of Illinois.

May 30 19  H  Resolution Adopted

HR 00318  Rep. Deanne M. Mazzochi-Keith R. Wheeler  
Congratulates Debra Nauman on her years of tenacious work as the founder of Giant Steps and commends all she has done to help families across the State who are living with autism.

Apr 30 19  H  Resolution Adopted

HR 00319  Rep. Charles Meier  
Congratulates the Kaskaskia College Blue Devils on their success at the 2019 NJCAA Tournament.

Apr 30 19  H  Resolution Adopted

HR 00320  Rep. Martin J. Moylan-Margo McDermed  
Recognizes Illinois railroads on the 150th anniversary of the connection of the east and west railroads, represented by the “golden spike” planted in Promontory, Utah on May 10, 1869.

Apr 30 19  H  Resolution Adopted

HR 00321  Rep. Martin J. Moylan  
Commends Nick Korompilas on his heroic actions on the day his ship, the USS Mannert L. Abele, was attacked and sunk by a double kamikaze attack off the island of Okinawa on April 12, 1945.

Apr 30 19  H  Resolution Adopted

HR 00322  Rep. Anne Stava-Murray  
Congratulates Fred C. Hohnke on 30 years of service to the Woodridge Park District.

Apr 30 19  H  Resolution Adopted

HR 00323  Rep. Arthur Turner  
Congratulates the Providence St. Mel High School boys basketball team, the Knights, on winning the 2019 Illinois High School Association Class 1A State Championship.

May 02 19  H  Resolution Adopted

HR 00324  Rep. Ryan Spain  
Commends Eric Turner for his 24 years of public service on the Peoria City Council.

Apr 30 19  H  Resolution Adopted

HR 00325  Rep. Ryan Spain  
Congratulates Doug Wilson on the occasion of his retirement as Mayor of Henry.

Apr 30 19  H  Resolution Adopted
HR 00326  Rep. LaToya Greenwood-Arthur Turner-William Davis-Justin Slaughter, Emanuel Chris Welch, Lamont J. Robinson, Jr. and Maurice A. West, II
Declares the date of May 8, 2019 as Alpha Kappa Alpha Day in the State of Illinois in honor of Alpha Kappa Alpha Sorority, Incorporated, and its work.
May 08 19  H  Resolution Adopted

HR 00327  Rep. Michael Halpin
Declares May 4, 2019 as Auctioneers Day in the State of Illinois.
May 30 19  H  Resolution Adopted

HR 00328  Rep. Debbie Meyers-Martin
Mourns the death of Carolyn Jean Boddie Gibson.
Apr 30 19  H  Resolution Adopted

HR 00329  Rep. Sara Feigenholtz-Ann M. Williams-Gregory Harris
Congratulates Chicago Police Commander Marc S. Buslik on his retirement and thanks him for his years of dedicated public service.
Apr 30 19  H  Resolution Adopted

Mourns the death of Carole A. Oldani of Springfield.
Apr 30 19  H  Resolution Adopted

HR 00331  Rep. Thomas Morrison
Congratulates Immanuel Lutheran Church of Palatine on the occasion of its 150th anniversary.
Apr 30 19  H  Resolution Adopted

HR 00332  Rep. Dave Severin
Mourns the death of Marion Mayor Robert L. "Bob" Butler.
Apr 30 19  H  Resolution Adopted

HR 00333  Rep. Jay Hoffman-Charles Meier
Mourns the death of Brett A. Korves of St. Jacob.
May 23 19  H  Resolution Adopted

HR 00334  Rep. Keith R. Wheeler
Congratulates the United States Army Reserve on the occasion of its 110th birthday in service to the United States Army and this nation.
Apr 30 19  H  Resolution Adopted

HR 00335  Rep. La Shawn K. Ford-Monica Bristow and Margo McDermed
Extends the reporting date for the Commission to Reform Child Care in Illinois, created by House Resolution 254 of the 99th General Assembly, to December 31, 2020.
May 30 19  H  Resolution Adopted 115-000-000

HR 00336  Rep. John C. D'Amico
Congratulates Chicago Alderman Margaret Laurino on her retirement.
May 01 19  H  Resolution Adopted

HR 00337  Rep. Arthur Turner-Carol Ammons
Declares May 8, 2019 as Alpha Phi Alpha Day in the State of Illinois.
May 30 19  H  Resolution Adopted

HR 00338  Rep. Carol Ammons
Congratulates University of Illinois and Northern Illinois University students and their advisors for their creativity and inquisitiveness.
May 01 19  H  Resolution Adopted

Declares October 13, 2019 as “Metastatic Breast Cancer Awareness Day” in the State of Illinois and urges citizens of Illinois to become informed and aware of metastatic breast cancer, and to support funding for programs to reduce barriers to breast cancer screening, detection, and treatment for underserved women.

May 30 19  H  Resolution Adopted

HR 00340  Rep. Arthur Turner

Congratulates the John Marshall Metropolitan High School ladies basketball team, the Lady Commandos, on winning the 2019 Illinois High School Association Class 2A State Championship.

May 29 19  H  Resolution Adopted

HR 00341  Rep. Carol Ammons-Kelly M. Burke

Declares the 4th Thursday in May 2019 and the 4th Thursday in May 2020 as “State of Illinois Day of Gratitude”.

May 30 19  H  Resolution Adopted

HR 00342  Rep. Daniel Swanson-Norine K. Hammond, Michael T. Marron, Patrick Windhorst, Terri Bryant, Monica Bristow, Yehiel M. Kalish, Mary Edly-Allen, Joyce Mason, Frances Ann Hurley, Michelle Mussman, Jeff Keicher and Camille Y. Lilly

Declares August 2019 as “Spinal Muscular Atrophy Awareness Month” in the State of Illinois.

May 30 19  H  Resolution Adopted

HR 00343  Rep. Elizabeth Hernandez

Urges the State of Illinois to divest from any for-profit companies that contract to shelter migrant children.

May 30 19  H  Resolution Adopted

HR 00344  Rep. Jeff Keicher

Mourns the death of Stacia Hollinshead.

May 07 19  H  Resolution Adopted

HR 00345  Rep. Joyce Mason

Mourns the death of John A. Buchholtz.

May 07 19  H  Resolution Adopted

HR 00346  Rep. Mike Murphy-Michael J. Madigan-Tim Butler

Congratulates Charles N. “Charlie” Wheeler III on his retirement and thanks him for his selfless dedication to journalism in the State of Illinois and for inspiring hundreds of student journalists that are now excelling in their field due.

May 07 19  H  Resolution Adopted

HR 00347  Rep. Emanuel Chris Welch

Congratulates Anthony Calderone on the occasion of his retirement as Mayor of Forest Park.

May 07 19  H  Resolution Adopted

HR 00348  Rep. Tim Butler-Dan Ugaste

Recognizes the 50th anniversary of Priesthood for Ecumenical Patriarch Bartholomew of Constantinople on October 19, 2019.

May 30 19  H  Resolution Adopted

HR 00349  Rep. Katie Stuart

Congratulates Scottlynn Ballard on winning the Illinois competition and being named runner-up of the Poetry Out Loud National competition in Washington, D.C. on May 1, 2019.

May 07 19  H  Resolution Adopted

HR 00350  Rep. Michael J. Madigan

Mourns the passing of former Illinois State Representative and State Senator Don Totten.

May 07 19  H  Resolution Adopted

HR 00351  Rep. Thaddeus Jones

Commends Abigail and Sophia O’Quin on their courage in speaking up for the marginalized people across Cook County.

May 07 19  H  Resolution Adopted
HR 00352  Rep. Marcus C. Evans, Jr.
Mourns the death of James Lee Falls Sr.
May 07 19  H  Resolution Adopted

HR 00353  Rep. Michael J. Madigan
Congratulates Corinne C. Heggie on her installation as President of the Women’s Bar Association of Illinois.
May 07 19  H  Resolution Adopted

HR 00354  Rep. Dan Brady
Commends ISU’s partnership with Vladimir State.
May 08 19  H  Resolution Adopted

Urges the Illinois Constitution be amended to provide that the state income tax shall never exceed 4.75% for individuals.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

Directs the Department of Agriculture to conduct a disparity study on whether minority and women-owned businesses face any barriers that prevent the equitable participation in the business of cultivating, manufacturing, delivering, distributing, testing, transporting, and other avenues within the business of legalized cannabis in Illinois.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

Directs the Illinois Gaming Board to conduct a disparity study on whether minority and women-owned businesses face any barriers that prevent their equitable participation in the business of legalized sports wagering.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00358  Rep. Jennifer Gong-Gershowitz-Michael J. Madigan
Congratulates Douglas J. Banes on his retirement and thanks him for his commitment to organized labor and Illinois’ middle class.
May 08 19  H  Resolution Adopted

HR 00359  Rep. Kambium Buckner
Urges the General Assembly to consider developing a campaign finance reform structure and implementing it specifically in regard to elections for the Chicago Board of Education. Encourages members of the Illinois General Assembly to work with city officials and interested members of the Chicago Public Schools community to develop legislation that may be introduced after the creation of an elected Chicago Board of Education.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00360  Rep. Nicholas K. Smith
Congratulates Kenyatta Jackson and Jonathan Riley on being named "Ms. Chicago State University" and "Mr. Chicago State University”.
May 08 19  H  Resolution Adopted

HR 00361  Rep. Dave Severin
Mourns the death of Kody Vanfossan.
May 08 19  H  Resolution Adopted

HR 00362  Rep. Mary E. Flowers-LaToya Greenwood-Anne Stava-Murray-Delia C. Ramirez-Rita Mayfield and Debbie Meyers-Martin
Urges support of the Family First Prevention Services Act.
May 30 19  H  Resolution Adopted

HR 00363  Rep. Robert Martwick
Commends Dominic Falagario on his service to the Village of Norridge.
May 09 19  H  Resolution Adopted
HR 00364  Rep. Thaddeus Jones
        Congratulates Dr. Carl E. King Sr. on being elected to the National Judiciary Board of the Church of God in Christ.
        May 14 19  H  Resolution Adopted

HR 00365  Rep. Frances Ann Hurley
        Mourns the death of Tom Hynes.
        May 14 19  H  Resolution Adopted

HR 00366  Rep. Dan Brady
        Congratulates Danny Rieger on his retirement from the Bloomington Country Club after 41 years.
        May 14 19  H  Resolution Adopted

HR 00367  Rep. Tim Butler-Keith P. Sommer-Michael D. Unes-Daniel Swanson-Stephanie A. Kifowit
        May 27 19  H  Resolution Adopted

HR 00368  Rep. William Davis-Patrick Windhorst
        Mourns the death of Seymour L. Bryson of Carbondale.
        May 14 19  H  Resolution Adopted

HR 00369  Rep. William Davis-Patrick Windhorst
        Mourns the death of Harvey Welch Jr. of Carbondale.
        May 14 19  H  Resolution Adopted

HR 00370  Rep. Maurice A. West, II
        Congratulates Valeri DeCastris on her induction into the Italian American Hall of Fame by the Greater Rockford Italian American Association.
        May 16 19  H  Resolution Adopted

HR 00371  Rep. Fred Crespo-Kelly M. Burke-Katie Stuart-Mark Batinick-Maurice A. West, II and Elizabeth Hernandez
        Encourages the Illinois State Board of Education, the Illinois Community College Board, and the Department of Commerce and Economic Opportunity to work collaboratively with each other and with school districts, community colleges, business and industry, and other organizations to ensure alignment among the Perkins and WIOA plans and priority occupational areas. Directs the ISBE, ICCB, and DCEO to report to the General Assembly and the P-20 Council on how the State's draft versions of the Perkins and WIOA plans address the foregoing recommendations.
        House Floor Amendment No. 2
        Deletes everything. Replaces it with similar language encouraging ISBE and ICCB to include within the State's Perkins Plan certain components. Directs the ISBE, ICCB, and the IWIB to work collaboratively to ensure alignment among Perkins and WIOA plans. Directs the ISBE, ICCB, and IWIB to report to the General Assembly and the P-20 Council on how the State's draft versions of the Perkins and WIOA plans address the foregoing recommendations.
        Jun 01 19  H  Resolution Adopted as Amended

HR 00372  Rep. Sam Yingling
        Congratulates K-9 Dax and Deputy John Forlenza on Dax being named "K-9 of the Year" by the K9s of Valor Foundation.
        May 14 19  H  Resolution Adopted

HR 00373  Rep. Michael T. Marron
        Congratulates Brad Gould on being elected as the Veterans of Foreign Wars Department of Illinois State Commander.
        May 14 19  H  Resolution Adopted

HR 00374  Rep. Curtis J. Tarver, II
        Congratulates Timotheus "Tim" Arrington for receiving the Western Golf Association's Evans Scholarship.
        May 14 19  H  Resolution Adopted

HR 00375  Rep. Curtis J. Tarver, II
        Congratulates Abdel Raoul for his outstanding accomplishments as a young golfer and student.
        May 14 19  H  Resolution Adopted

HR 00376  Rep. Fred Crespo
        Congratulates Brandon Christopher on his exemplary academic performance.
        May 14 19  H  Resolution Adopted
HR 00377  Rep. Grant Wehrli
Congratulates Naperville American Legion Post 43 on the occasion of its 100th anniversary.
May 14 19  H  Resolution Adopted

Directs the Illinois Gaming Board to conduct a disparity study on whether minority-owned businesses face any barriers that prevent their equitable participation in the business of legalized sports wagering.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

Directs the Department of Agriculture and the Department of Financial & Professional Regulation to conduct a disparity study on whether minority-owned businesses face any barriers that prevent the equitable participation in the business of cultivating, manufacturing, delivering, distributing, testing, transporting, and other avenues within the business of legalized cannabis in Illinois.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00380  Rep. LaToya Greenwood
Mourns the death of Jaylon McKenzie of Belleville.
May 14 19  H  Resolution Adopted

HR 00381  Rep. Mark L. Walker-Debbie Meyers-Martin
Directs the Auditor General to conduct a performance audit of the Department of Commerce and Economic Opportunity's Economic Development for a Growing Economy (EDGE) Tax Credit Program.
Jun 01 19  H  Resolution Adopted 112-000-000

HR 00382  Rep. Maurice A. West, II-Robyn Gabel-Mary Edly-Allen, Elizabeth Hernandez, Dan Ugaste and Mark Batinick
Declares June 10, 2019 as a day to celebrate women’s right to vote and the important role Illinois played in achieving that right in the United States.
Jun 01 19  H  Resolution Adopted

HR 00383  Rep. Stephanie A. Kifowit
Congratulates the Congressional Medal of Honor Foundation on its 20th anniversary.
May 17 19  H  Resolution Adopted

HR 00384  Rep. Mark L. Walker
Commends Myles A. Naughton on his outstanding contributions to the Arlington Heights Park District.
May 17 19  H  Resolution Adopted

HR 00385  Rep. André Thapedi and Dan Ugaste
Encourages Congress to pass a long-term reauthorization of the Export-Import Bank before its charter expires on September 30, 2019
Jun 01 19  H  Resolution Adopted

HR 00386  Rep. Sam Yingling-Anna Moeller and Elizabeth Hernandez
Declares May 2019 as "Save Your Tooth Month".
Jun 01 19  H  Resolution Adopted

Supports and endorses the Martin McGuinness Principles calling for Equality, Respect, Truth, and Self-Determination for the North of Ireland.
May 29 19  H  Resolution Adopted

HR 00388  Rep. Michael J. Madigan
Congratulates Mary Caprio on her 90th birthday.
May 17 19  H  Resolution Adopted
HR 00389  Rep. Jim Durkin
Honors the Town of Swinford, County Mayo, Ireland on its 250th anniversary.
May 20 19  H  Resolution Adopted
Creates the Commission on the Social Status of Black Males to study the social conditions of black males, develop strategies to remedy or assist in remediying serious adversities, and make recommendations to improve the educational, social, economic, and employment opportunities of black males.
Jun 01 19  H  Resolution Adopted 111-000-000
HR 00391  Rep. Robyn Gabel-Stephanie A. Kifowit
Declares June 9-15, 2019 as "Vet Center Week".
Jun 01 19  H  Resolution Adopted
HR 00392  Rep. Michael D. Unes
Congratulates Martha A. "Marti" Bierdeman on her retirement from Paul Bolin Elementary School.
May 21 19  H  Resolution Adopted
HR 00393  Rep. La Shawn K. Ford
Congratulates newly-elected City of Chicago Treasurer Melissa Conyears-Ervin on her retirement as State Representative for the 10th District.
May 21 19  H  Resolution Adopted
HR 00394  Rep. Charles Meier-Jay Hoffman-Nathan D. Reitz-Chris Miller-Blaine Wihour, Lawrence Walsh, Jr., Dan Caulkins, Katie Stuart, LaToya Greenwood, Brad Halbrook, Terri Bryant, Dave Severin, Steven Reick, Carol Ammons, Daniel Swanson, Avery Bourne, Darren Bailey, Michael T. Marron, Thomas M. Bennett, Lindsay Parkhurst, Tim Butler, Dan Ugaste, Grant Wehrli and Amy Grant
Urges all four caucuses and the Governor to consider the Kaskaskia Watershed Comprehensive Plan when creating the upcoming fiscal year budget.
Jun 01 19  H  Resolution Adopted
HR 00395  Rep. Jay Hoffman
Congratulates Matt Klosterman on his retirement as superintendent of Belleville Public School District #118.
May 21 19  H  Resolution Adopted
HR 00396  Rep. Thomas M. Bennett
Congratulates Michael S. Monaghan on his retirement as Executive Director of the Illinois Community College Trustees Association.
May 22 19  H  Resolution Adopted
HR 00397  Rep. Robyn Gabel, Natalie A. Manley, Elizabeth Hernandez and Kelly M. Burke
Declares June 10, 2019 as a day to celebrate women's right to vote and the important role Illinois played in achieving that right in the United States.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HR 00398  Rep. Ann M. Williams
Urges support for all efforts to restrict the use of lead shotshells to take wildlife.
Jun 01 19  H  Resolution Adopted 066-044-000
HR 00399  Rep. Michael J. Madigan
Congratulates Cindy McCuen on her retirement after over 43 years of service as the Support Staff Administrator for the House Democratic Research/Appropriations Staff of the Illinois House of Representatives.
May 22 19  H  Resolution Adopted
HR 00400  Rep. Tom Demmer
Congratulates the Coalition of Limited English Speaking Elderly (CLESE) on the occasion of its 30th anniversary.
May 22 19  H  Resolution Adopted
HR 00401  Rep. Dan Ugaste
Commends St. Charles Fire Department Captain Darin Peterson for his heroic and lifesaving actions on July 4, 2018.
May 22 19  H  Resolution Adopted
HR 00402  Rep. Michael T. Marron
       Congratulates the Salt Fork Junior High School boys track and field team on winning the 2019 Illinois Elementary School
       Association Class 8A State Championship.
       May 23 19  H Resolution Adopted

HR 00403  Rep. Daniel Swanson
       Congratulates the Kewanee Park District on its 100th anniversary.
       May 23 19  H Resolution Adopted

HR 00404  Rep. Dave Severin
       Congratulates Matthew Eugene Thery of Sesser on being elected as Illinois' 70th Youth Governor.
       May 23 19  H Resolution Adopted

HR 00405  Rep. Dave Severin
       Congratulates Judy Scott for her recent act of heroism that saved the lives of many students and chaperones.
       May 23 19  H Resolution Adopted

HR 00406  Rep. Nathan D. Reitz
       Congratulates the St. Mark's Lutheran School boys track and field team on their recent success.
       May 23 19  H Resolution Adopted

HR 00407  Rep. Kelly M. Cassidy
       Commends Evangeline Semark on her service as President of the Board of Directors at the Howard Area Community
       Center.
       May 23 19  H Resolution Adopted

HR 00408  Rep. Dan Brady
       Congratulates the McLean County Historical Society/Bloomington-Normal Black History Project on the revitalization of
       its Juneteenth Celebration.
       May 23 19  H Resolution Adopted

HR 00409  Rep. Delia C. Ramirez
       Congratulates CSC Consulting Group on the occasion of its 30th anniversary.
       May 24 19  H Resolution Adopted

HR 00410  Rep. Robyn Gabel-Frances Ann Hurley and Natalie A. Manley
       Declares June 22, 2019 as "Olmstead 20th Anniversary Day".
       Jun 01 19  H Resolution Adopted

HR 00411  Rep. Jim Durkin-Daniel Swanson
       Honors the Crown Family and their long and distinguished history in the Chicago area and around the world and their long
       tradition of service to their communities. Recognizes the events of the Congressional Medal of Honor Foundation's Salute to the Medal
       of Honor celebration.
       May 24 19  H Resolution Adopted

HR 00412  Rep. Terri Bryant
       Commends Mary Nell Chew of Carbondale for her generous donation of $83,000 to fund an Honor Flight.
       May 24 19  H Resolution Adopted

HR 00413  Rep. Monica Bristow
       Mourns the death of John Terence Tretter of Edwardsville.
       May 24 19  H Resolution Adopted

HR 00414  Rep. Maurice A. West, II, John M. Cabello, Andrew S. Chesney and Joe Sosnowski
       Mourns the death of Charles D. "Chuck" Sweeny of Rockford.
       May 24 19  H Resolution Adopted

HR 00415  Rep. Michael J. Madigan
       Mourns the passing of Oren "Lou" Lowder of Springfield.
       May 24 19  H Resolution Adopted

Urges the General Assembly to take action to modernize its early childhood education funding and teacher qualification standards to address the early childhood workforce crisis. Urges the Governor of Illinois to increase early childhood education provider representation on the Illinois Learning Council, the DCFS Daycare Advisory Council, the DHS Childcare Advisory Council, and the Professional Development Advisory Council to assure provider voices are heard as early childhood education policy is developed and implemented.

Jun 01 19  H Resolution Adopted

HR 00417  Rep. Tim Butler

Directs the Auditor General to conduct a management audit of the relationship between the Abraham Lincoln Presidential Library and Museum and the Abraham Lincoln Presidential Library Foundation.

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

HR 00418  Rep. Tim Butler

Recognizes the 200th anniversary of the 21st star representing Illinois being added to the flag of the United States.

May 27 19  H Resolution Adopted

HR 00419  Rep. Tim Butler

Honors the memory and legacy of United States Senator Everett McKinley Dirksen.

May 27 19  H Resolution Adopted

HR 00420  Rep. Arthur Turner

Congratulates H.E. Ambassador Arikana Chihombori QUAO on the launch of the African Diaspora Sixth Region Illinois Chapter.

May 28 19  H Resolution Adopted

HR 00421  Rep. Allen Skillicorn

Stands with the Department of Homeland Security and the National Guard as they continue to protect the border and keep the country safe. Condemns unfounded attacks on government employees working to protect the border and condemns divisive partisanship from any elected official that seeks to undermine that work.

May 28 19  H Referred to Rules Committee

HR 00422  Rep. Sara Feigenholtz

Directs the Auditor General to conduct a performance audit of the Department of Children and Family Services to review and assess the Department's ability to meet the placement needs of the children in its custody and compliance with its obligations to place children in its care in placements consistent with their best interests, and to make recommendations regarding how the Department can develop a responsive behavioral health continuum of care process that produces good outcomes for children and families in Illinois.

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

HR 00423  Rep. Thomas Morrison

Expresses gratitude for the 12 years of ministry that Pastor Shaun Lewis has given to the General Assembly.

May 28 19  H Resolution Adopted

HR 00424  Rep. Sonya M. Harper-Delia C. Ramirez-Justin Slaughter

Declares the month of May of 2019 as "Cystic Fibrosis Awareness Month" in the State of Illinois.

Jun 01 19  H Resolution Adopted


Declares November 15, 2019 as "Go Green Day" in the State of Illinois to raise awareness for recycling in the State of Illinois and encourage residents to learn about the importance of recycling and other green initiatives.

Jun 01 19  H Resolution Adopted

HR 00426  Rep. Daniel Swanson

Recognizes Ryan's Round Barn as an historical and cultural treasure and commends the Friends of Johnson Park Foundation for their continuing preservation efforts.

May 29 19  H Resolution Adopted
HR 00427  Rep. Grant Wehrli
  Congratulates Julie Rothenfluh on her retirement from the Naperville Public Library.
  May 29 19  H  Resolution Adopted

HR 00428  Rep. Grant Wehrli
  Congratulates the Naperville Central High School boys water polo team, the Redhawks, on winning the 2019 state championship.
  May 29 19  H  Resolution Adopted

HR 00429  Rep. LaToya Greenwood
  Congratulates the East St. Louis High School boys track and field team, the Flyers, on winning the 2019 Illinois High School Association Class 2A Boys State Championship.
  May 29 19  H  Resolution Adopted

HR 00430  Rep. LaToya Greenwood
  Congratulates the East St. Louis High School girls track and field team, the Flyerettes, on winning the 2019 Illinois High School Association Class 2A Girls State Championship.
  May 29 19  H  Resolution Adopted

HR 00431  Rep. Michael T. Marron
  Mourns the death of former United States Representative Daniel Bever Crane.
  May 30 19  H  Referred to Rules Committee

HR 00432  Rep. Tim Butler
  Congratulates the Menard County Farm Bureau on 100 years of service to Menard County.
  May 30 19  H  Resolution Adopted

  Urges that violence be labeled as a disease and treated as a public health crisis.
  Jun 01 19  H  Resolution Adopted

HR 00434  Rep. John C. D'Amico-Robert Martwick
  Mourns the death of Rudolph T. Danel.
  May 30 19  H  Resolution Adopted

HR 00435  Rep. La Shawn K. Ford
  Commends every endeavor to address the critical issues plaguing the Austin community, especially the Loretto Hospital for their public health approach to violence, which sees violence as preventable and not just inevitable.
  May 30 19  H  Resolution Adopted

HR 00436  Rep. Gregory Harris
  Congratulates Reverend Ruben I. Cruz on his retirement from the First Spanish Christian Church and his 55 years of service.
  May 30 19  H  Resolution Adopted

HR 00437  Rep. Jay Hoffman
  Congratulates Dr. Jeff Dosier on the occasion of his retirement as Superintendent of Belleville Township High School District 201.
  May 31 19  H  Resolution Adopted

HR 00438  Rep. Michael Halpin
  Congratulates the Department of Illinois Marine Corps League on celebrating its 75th Annual Convention.
  May 31 19  H  Resolution Adopted

HR 00439  Rep. John M. Cabello
  Congratulates Marcus Lemonis on his successful career as a businessman, philanthropist, and visionary.
  May 31 19  H  Resolution Adopted
HR 00440  Rep. John M. Cabello
Congratulates Lori Greiner on her successful career as a self-made inventor, entrepreneur, and television personality.
May 31 19  H Resolution Adopted

HR 00441  Rep. Emanuel Chris Welch
Congratulates Wanda J. Sharp on her retirement from the Office of the Illinois Secretary of State Jesse White.
May 31 19  H Resolution Adopted

HR 00442  Rep. Lamont J. Robinson, Jr.
Commends Equality Illinois and their mission to build a better Illinois by advancing equal treatment and full acceptance of
the LGBT community.
May 31 19  H Resolution Adopted

HR 00443  Rep. Lamont J. Robinson, Jr.
Commends the LGBTQ Victory Fund on its significant contributions to advancing equality for LGBTQ Americans.
May 31 19  H Resolution Adopted

HR 00444  Rep. Dan Caulkins
Congratulates Gary Birschbach on 50 years in business.
May 31 19  H Resolution Adopted

HR 00445  Rep. Keith R. Wheeler
Mourns the death of former Aurora Mayor Thomas J. Weisner.
May 31 19  H Resolution Adopted

HR 00446  Rep. Keith R. Wheeler
Congratulates Dan Reedy on his lifelong commitment to the farming community of Kendall County.
May 31 19  H Resolution Adopted

HR 00447  Rep. Keith R. Wheeler
Mourns the death of Stanton Joseph Bond.
May 31 19  H Resolution Adopted

HR 00448  Rep. Mary Edly-Allen
 Declares November 2019 as "Lung Cancer Awareness Month" in the State of Illinois.
May 31 19  H Referred to Rules Committee

HR 00449  Rep. La Shawn K. Ford
Mourns the loss of life and the loss of the black economy of Tulsa, Oklahoma that took place on May 31 and June 1, 1921.
Jun 01 19  H Resolution Adopted

HR 00450  Rep. Keith R. Wheeler
Commends the men and women of the American Legion for their vigilant support of those who served in the Armed
Forces.
Jun 01 19  H Resolution Adopted

HR 00451  Rep. Marcus C. Evans, Jr.-Nicholas K. Smith, Thaddeus Jones, Jawaharial Williams, Lamont J. Robinson, Jr.,
Emanuel Chris Welch and Debbie Meyers-Martin
Mourns the death of Eddie L. Jones II.
Oct 28 19  H Resolution Adopted

HR 00452  Rep. Brad Halbrook
Mourns the death of Robert "Rob" Amling.
Oct 28 19  H Resolution Adopted

HR 00453  Rep. Thaddeus Jones
Congratulates Faith Movers Church on the occasion of its eighth anniversary.
Oct 28 19  H Resolution Adopted

HR 00454  Rep. Anna Moeller
Congratulates Karen Beyer on the occasion of her retirement as the CEO of the Ecker Center for Mental Health.
Oct 28 19  H Resolution Adopted
HR 00455  Rep. Anna Moeller
Congratulates Gretchen S. Vapnar on the occasion of her retirement from the Community Crisis Center after 44 years of service.
Oct 28 19  H  Resolution Adopted

HR 00456  Rep. William Davis
Congratulates Dr. Rhonda Towner on her retirement after 40 years in the education field.
Oct 28 19  H  Resolution Adopted

HR 00457  Rep. Dan Brady
Congratulates the Illinois Wesleyan University's men's golf team on winning the 2019 NCAA Division III National Championship.
Oct 28 19  H  Resolution Adopted

Mourns the death of Mayola Smith.
Oct 28 19  H  Resolution Adopted

HR 00459  Rep. William Davis
Mourns the death of Colleen Ann Davis.
Oct 28 19  H  Resolution Adopted

HR 00460  Rep. Jay Hoffman-Katie Stuart
Congratulates the City of Fairview Heights on the occasion of its 50th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00461  Rep. Dan Caulkins
Congratulates James A. Cripe on the occasion of his retirement as Director of Piatt County 9-1-1.
Oct 28 19  H  Resolution Adopted

HR 00462  Rep. Nicholas K. Smith
Mourns the death of Veda Laurette Cole-Brown of Chicago.
Oct 28 19  H  Resolution Adopted

HR 00463  Rep. Nicholas K. Smith
Mourns the death of Kenneth Leo Harris of Chicago.
Oct 28 19  H  Resolution Adopted

HR 00464  Rep. Nicholas K. Smith
Mourns the death of Chester Slaughter of Chicago.
Oct 28 19  H  Resolution Adopted

HR 00465  Rep. Nicholas K. Smith
Mourns the death of Keith Tate of Chicago.
Oct 28 19  H  Resolution Adopted

HR 00466  Rep. Sonya M. Harper
Congratulates the Robert Lindblom Math and Science Academy on the occasion of its Centennial Anniversary.
Oct 28 19  H  Resolution Adopted

HR 00467  Rep. Anthony DeLuca
Declares July 17, 2019 as Governors State University Day and commends the University on 50 years of leadership, innovation, education, and excellence in the Chicagoland region, the nation, and the world.
Oct 28 19  H  Referred to Rules Committee

HR 00468  Rep. John M. Cabello
Congratulates Alan Stoeckel on the occasion of his retirement as Chief of the Palatine Police Department.
Oct 28 19  H  Resolution Adopted

HR 00469  Rep. Norine K. Hammond
Congratulations Donald E. "Don" Fike on his 50th year in the profession of long term care and community services.
Oct 28 19  H  Resolution Adopted
HR 00470  Rep. Michael D. Unes-Norine K. Hammond
Mourns the death of Fulton County Sheriff's Deputy Troy P. Chisum.
Oct 28 19  H  Resolution Adopted

HR 00471  Rep. Camille Y. Lilly
Mourns the death of Gene Pingatore of Westchester.
Oct 28 19  H  Resolution Adopted

HR 00472  Rep. Michael T. Marron
Mourns the death of Julius W. Hegeler II of Danville.
Oct 28 19  H  Resolution Adopted

HR 00473  Rep. Michael T. Marron
Congratulates the First Presbyterian Church of Danville on the occasion of its 190th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00474  Rep. John C. D'Amico
Congratulates the Chicago Coin Club on its 100th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00475  Rep. Michael T. Marron
Mourns the death of Nathan "Bobo" Smalls Jr.
Oct 28 19  H  Resolution Adopted

HR 00476  Rep. Terra Costa Howard
Congratulates the Glen Ellyn Park District on its 100th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00477  Rep. Daniel Didech, Bob Morgan, Jonathan Carroll, Sam Yingling, Rita Mayfield, Tom Weber, Joyce Mason and Mary Edly-Allen
Commends Lake County's ongoing efforts to prevent and quickly address veteran homelessness.
Oct 28 19  H  Resolution Adopted

HR 00478  Rep. Thaddeus Jones
Congratulates Melvin Mathias on the occasion of his 90th birthday.
Oct 28 19  H  Resolution Adopted

HR 00479  Rep. Deb Conroy
Congratulate the Glenside Fire Protection District on its 50th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00480  Rep. Jay Hoffman
Expresses support for the U.S. Merchant Marine and the Jones Act, the Maritime Security Program, the Passenger Vessel Services Act, and the U.S. cargo preference laws.
Oct 28 19  H  Referred to Rules Committee

HR 00481  Rep. Jay Hoffman
Congratulates the Skyview Drive-In in Belleville on the occasion of its 70th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00482  Rep. Deanne M. Mazzochi
Commends Mary Ann Millush on her service to the College of DuPage.
Oct 28 19  H  Resolution Adopted

HR 00483  Rep. Mary E. Flowers-LaToya Greenwood and Marcus C. Evans, Jr.
Oct 28 19  H  Referred to Rules Committee

HR 00484  Rep. Emanuel Chris Welch
Mourns the death of Anna Muriel Trotter.
Oct 28 19  H  Resolution Adopted
HR 00485  Rep. Katie Stuart-Jay Hoffman
Congratulations Kruta's Bakery on the occasion of its 100th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00486  Rep. Stephanie A. Kilowit
Congratulations the Aurora Area Branch of AAUW on the occasion of their 100th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00487  Rep. Ryan Spain
Recognizes the life and service of Lt. Col. Iceal "Gene" Hambleton.
Oct 28 19  H  Resolution Adopted

HR 00488  Rep. Michael T. Marron
Congratulations Dan Alan Hageman on his retirement after 50 years of coaching.
Oct 28 19  H  Resolution Adopted

HR 00489  Rep. John Connor
Congratulations Talicia Levy on receiving the Gold Award from the Girl Scouts.
Oct 28 19  H  Resolution Adopted

HR 00490  Rep. Dan Brady
Recognizes the 25th anniversary of the Evergreen Cemetery Walk, created to bring attention to the importance of preserving and respecting cemeteries.
Oct 28 19  H  Resolution Adopted

HR 00491  Rep. Arthur Turner
Congratulations Pastor Elder Andre' R. Fluker on 15 years of pastoral leadership and 30 years of ministry.
Oct 28 19  H  Resolution Adopted

HR 00492  Rep. Sue Scherer
Congratulations Reverend Silas Johnson on 35 years as pastor of Calvary Missionary Baptist Church.
Oct 28 19  H  Resolution Adopted

HR 00493  Rep. Sara Feigenholtz
Congratulations Lee Smith on his Hall of Fame career and his eight seasons as a Chicago Cub. Declares September 1, 2019 as "Lee Smith Day".
Oct 28 19  H  Referred to Rules Committee

HR 00494  Rep. La Shawn K. Ford
Urges the Census Bureau, in the next census and thereafter, to provide states with redistricting data that counts incarcerated persons at their residential address, rather than the address of the correctional institution where they are temporarily located.
Oct 28 19  H  Referred to Rules Committee

HR 00495  Rep. Mike Murphy
Congratulations Tim Kratochvil on being elected to the Southern Illinois University Carbondale Athletic Hall of Fame.
Oct 28 19  H  Resolution Adopted

HR 00496  Rep. C.D. Davidsmeyer
Oct 28 19  H  Resolution Adopted

HR 00497  Rep. Nathan D. Reitz
Commemorates the 125th anniversary of the birth of Elzie Crisler Segar and the 100th anniversary of Thimble Theatre.
Oct 28 19  H  Resolution Adopted

HR 00498  Rep. Debbie Meyers-Martin
Congratulations Elementary School District 159 on its 150th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00499  Rep. Gregory Harris
Mourns the death of Michael Walter "Train" Butler.
Oct 28 19  H  Resolution Adopted
HR 00500  Rep. La Shawn K. Ford
Commemorates the 94th anniversary of the Brotherhood of Sleeping Car Porters (BSCP) and commends the accomplishments of the A. Philip Randolph Pullman Porter Museum.
Oct 28 19  H  Resolution Adopted

HR 00501  Rep. La Shawn K. Ford
Urges the support of the proposed changes to 42 CFR Part 2 to improve communication and exchange of information between all providers of care for people with substance abuse disorder.
Oct 28 19  H  Referred to Rules Committee

HR 00502  Rep. Ryan Spain
Congratulates Bill and Kay German on the occasion of their 70th wedding anniversary.
Oct 28 19  H  Resolution Adopted

HR 00503  Rep. Michael T. Marron
Congratulates Dan Alan Hageman on 50 years of coaching.
Oct 28 19  H  Resolution Adopted

HR 00504  Rep. C.D. Davidsmeyer
Mourns the death of Barbara J. Gross of Jacksonville.
Oct 28 19  H  Resolution Adopted

HR 00505  Rep. Michael J. Madigan and Fred Crespo
Congratulates Sister Jean Dolores on her 100th birthday.
Nov 13 19  H  Resolution Adopted

HR 00506  Rep. Lindsay Parkhurst
Mourns the death of Jerome "Jerry" Joyce of Reddick.
Oct 28 19  H  Resolution Adopted

HR 00507  Rep. Darren Bailey
Congratulates the Illinois Chamber of Commerce on their 100 years of support for economic development in Illinois.
Oct 28 19  H  Resolution Adopted

HR 00508  Rep. Dan Brady
Declares October 24, 2019 as "World Polio Day" in the State of Illinois.
Oct 28 19  H  Referred to Rules Committee

HR 00509  Rep. Ryan Spain
Congratulates Dr. Benjamin Shepherd for receiving the "2019 Rural Physician of Excellence Award" from the Illinois Rural Health Association and commends him for his compassion and dedication to his patients and for filling such a tremendous void by bringing mental health services to rural settings.
Oct 28 19  H  Resolution Adopted

HR 00510  Rep. Michael J. Madigan-Jim Durkin-Tim Butler-Mike Murphy-Sue Scherer
Commends HSHS St. John's Hospital for its efforts to save lives through education and training and thanks the volunteer instructors for providing CPR and AED training for General Assembly employees.
Oct 28 19  H  Resolution Adopted

HR 00511  Rep. Dan Brady
Congratulates the Bloomington-Normal Water Reclamation District on the 100th anniversary of its founding.
Oct 28 19  H  Resolution Adopted

HR 00512  Rep. William Davis
Mourns the death of Joan Diane Alsberry.
Oct 28 19  H  Resolution Adopted

HR 00513  Rep. Mary E. Flowers
Recognizes the importance of the role of Jun Fujita's photography and the impact it had on highlighting the realities of racism of the time. Urges that the history of Jun Fujita and his work be included in the African American history curriculum that is currently mandated and taught in all schools in the State.
Oct 28 19  H  Referred to Rules Committee
HR 00514  Rep. Dave Severin
Mourns the death of Brandon Pinson.
Oct 28 19  H  Resolution Adopted

HR 00515  Rep. Lamont J. Robinson, Jr.
Mourns the death of Bridgett Ladonna Ersey.
Oct 28 19  H  Resolution Adopted

HR 00516  Rep. Joyce Mason
Mourns the death of Lloyd Emory DeTienne Jr.
Oct 28 19  H  Resolution Adopted

HR 00517  Rep. Monica Bristow
Congratulates Chief Bernie Sebold on his retirement from the Alton Fire Department after 24 years of dedicated service.
Oct 28 19  H  Resolution Adopted

HR 00518  Rep. Tim Butler
Mourns the death of Charles Craig Mannschreck of St. Joseph, Missouri.
Oct 28 19  H  Resolution Adopted

HR 00519  Rep. Thomas M. Bennett
Congratulates Kent McCanless on being selected as the 2019 Illinois Emergency Services Management Association Emergency Manager of the Year and commends him for his distinguished service as the director of the Woodford County Emergency Management Agency and to the residents of the State of Illinois.
Oct 28 19  H  Resolution Adopted

HR 00520  Rep. Lamont J. Robinson, Jr.
Mourns the death of Fred Richard Hunter Jr. of Chicago.
Oct 28 19  H  Resolution Adopted

HR 00521  Rep. Carol Ammons
Congratulates Patricia Avery on the occasion of her retirement as the Executive Director of the Champaign-Urbana Area Project.
Oct 28 19  H  Resolution Adopted

Mourns the death of Cherie Geraldine Patterson.
Oct 28 19  H  Resolution Adopted

HR 00523  Rep. Michael J. Madigan-LaToya Greenwood-André Thapedi
Mourns the death of Daniel L. Coutee.
Nov 13 19  H  Resolution Adopted

HR 00524  Rep. Keith R. Wheeler
Mourns the death of Kenneth L. Pickerill of Oswego.
Oct 28 19  H  Resolution Adopted

HR 00525  Rep. Thaddeus Jones
Congratulates Jaqueline Rush on her immeasurable contribution toward improving the lives of the children in her community.
Oct 28 19  H  Resolution Adopted

HR 00526  Rep. La Shawn K. Ford
Declares October 12, 2019 as Doris "Dorie" Miller Day.
Oct 28 19  H  Referred to Rules Committee

Urges the United States Congress to promptly ratify the United States-Mexico-Canada Agreement.
Oct 28 19  H  Referred to Rules Committee
HR 00528  Rep. William Davis
Congratulates Tim Sajewski for receiving the 2019 Most Dedicated Blood Drive Coordinator Award and commends him for his compassion and dedication to saving lives through blood donations.
Oct 28 19  H  Resolution Adopted

HR 00529  Rep. Katie Stuart
Congratulates Edwardsville High School and Coach Dave Lipe on being named the United States Tennis Association (USTA) St. Louis Organizational Member of the Year.
Oct 28 19  H  Resolution Adopted

HR 00530  Rep. Arthur Turner
Declares October 12, 2019 as "Sarcoidosis Awareness Day" in the State of Illinois.
Oct 28 19  H  Referred to Rules Committee

HR 00531  Rep. Jim Durkin
Congratulates Pillars Community Health on the 40th anniversary of the founding of the Constance Morris House and commends them for the positive contributions that they have made to their community.
Oct 28 19  H  Resolution Adopted

HR 00532  Rep. Nathan D. Reitz
Mourns the death of ISP Trooper Nicholas Hopkins.
Oct 28 19  H  Resolution Adopted

HR 00533  Rep. Jay Hoffman
Congratulates Kathryn Altadonna Kueper on the occasion of her 100th birthday.
Oct 28 19  H  Resolution Adopted

HR 00534  Rep. Lamont J. Robinson, Jr.
Mourns the death of Baudilio "Buddy" Lopez.
Oct 28 19  H  Resolution Adopted

HR 00535  Rep. Ryan Spain
Congratulates the Peoria Area Association of Realtors on its 100th anniversary.
Oct 28 19  H  Resolution Adopted

Congratulates Rep. Michael McAuliffe on the completion of his 23 years in the Illinois General Assembly.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00537  Rep. Charles Meier
Congratulates Top AG Cooperative on its 100th anniversary.
Oct 28 19  H  Resolution Adopted

HR 00538  Rep. Mike Murphy
Oct 28 19  H  Resolution Adopted

HR 00539  Rep. Emanuel Chris Welch
Urges President Trump to normalize relations between the United States and Cuba.
Oct 28 19  H  Referred to Rules Committee

HR 00540  Rep. Marcus C. Evans, Jr.
Congratulates Martin F. Victor of Steger on his 100th birthday.
Oct 28 19  H  Resolution Adopted

HR 00541  Rep. Marcus C. Evans, Jr.
Mourns the death of Cary McClain of Country Club Hills.
Oct 28 19  H  Resolution Adopted

HR 00542  Rep. C.D. Davidsmeyer
Recognizes November as being National Epilepsy Awareness Month.
Oct 28 19  H  Referred to Rules Committee
HR 00543  Rep. Mike Murphy-Tim Butler
Mourns the death of Wesley L. Barr Jr. of Springfield.
Oct 28 19  H  Resolution Adopted

HR 00544  Rep. Robyn Gabel
Calls upon all government agencies in the State of Illinois, counties, and municipalities, in particular those concerned with juvenile justice, to review their policies and practices in comparison to the recommendations of the Convention on the Rights of the Child and the Global Study on Children Deprived of Liberty.
Oct 28 19  H  Referred to Rules Committee

Commends the efforts of Melissa Boratyn through her film, Ginger, to help other young people battling breast cancer and to inspire all audience members with a message of hope.
Oct 28 19  H  Resolution Adopted

HR 00546  Rep. Jehan Gordon-Booth
Mourns the death of Kathryn Williams Timmes of Peoria.
Oct 28 19  H  Resolution Adopted

Mourns the death of Charles Anthony "Chuck" Lomanto of Chicago.
Oct 28 19  H  Resolution Adopted

HR 00548  Rep. Dan Brady
Declares October 24, 2019 as "American Legion Auxiliary Centennial Day".
Oct 28 19  H  Referred to Rules Committee

HR 00549  Rep. Terri Bryant
Commends Lyle Gordon Endicott for his service to our nation in the United States Navy and for his contributions to the economy and people of Woodlawn.
Oct 28 19  H  Resolution Adopted

HR 00550  Rep. Daniel Didech
Congratulates Lillian Jean "Lilly" Brenner on her Bat Mitzvah.
Oct 28 19  H  Resolution Adopted

HR 00551  Rep. Emanuel Chris Welch
Congratulates the River Forest Little League baseball team, ages 12 and under, on a successful 2019 season.
Nov 12 19  H  Resolution Adopted

HR 00552  Rep. Lindsey LaPointe
Mourns the death of AnnaMarie McCall.
Oct 28 19  H  Resolution Adopted

HR 00553  Rep. Camille Y. Lilly
Mourns the death of Dorothy Jean Robinson.
Oct 28 19  H  Resolution Adopted

HR 00554  Rep. Dave Severin
Congratulates Dr. Jeffrey D. Parks on receiving the 2019 Rural Physician of Excellence Award and commends him for his compassion and dedication to his patients.
Oct 28 19  H  Resolution Adopted

HR 00555  Rep. Mary Edly-Allen
Congratulates the Stokovich Family on 70 years of providing specialized care for older adults.
Oct 28 19  H  Resolution Adopted

HR 00556  Rep. Jay Hoffman
Congratulates Stephen F. Oakley on being selected as the Grand Master of The Most Worshipful Grand Lodge of Ancient Free and Accepted Masons of the State of Illinois.
Oct 29 19  H  Resolution Adopted
HR 00557  Rep. Charles Meier

Congratulates the Clinton County Baseball League for its 75 years of providing indispensable entertainment to the communities within Clinton County and the Clinton County Baseball League Hall of Fame Members.
Oct 29 19  H Resolution Adopted

HR 00558  Rep. Stephanie A. Kifowit

Urges the passage of the legislation before the 116th U.S. Congress that would eliminate co-pays for preventive procedures and medication for those treated through the Veterans Administration.
Oct 29 19  H Referred to Rules Committee

HR 00559  Rep. Stephanie A. Kifowit

Declares November 2019 as "Pulmonary Hypertension Awareness Month".
Oct 29 19  H Referred to Rules Committee

HR 00560  Rep. Dan Brady

Congratulates Duane Ifft on his retirement as Water Department Superintendent for the City of Fairbury.
Oct 29 19  H Resolution Adopted

HR 00561  Rep. Michael Halpin

Mourns the death of Edward E. House.
Oct 29 19  H Resolution Adopted

HR 00562  Rep. Kambium Buckner

Mourns the death of Greg Hinton of Chicago.
Oct 29 19  H Resolution Adopted

HR 00563  Rep. John C. D'Amico

Congratulates the Queen of All Saints Girls Cross Country Team on winning the 2019 Illinois Elementary School Association Class 1A State Championship.
Oct 29 19  H Resolution Adopted

HR 00564  Rep. Tim Butler

Dec 16 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00565  Rep. Dan Brady

Congratulates the McLean County Disaster Council on its 50th anniversary.
Oct 29 19  H Resolution Adopted

HR 00566  Rep. Michael J. Madigan-Gregory Harris

Congratulates Patrick Magoon on his retirement as President and CEO of the Ann & Robert H. Lurie Children's Hospital of Chicago.
Oct 29 19  H Resolution Adopted

HR 00567  Rep. Michael J. Madigan-Gregory Harris

Congratulates Larry J. Goodman M.D. on his retirement as CEO of Rush University Medical Center.
Oct 29 19  H Resolution Adopted

HR 00568  Rep. LaToya Greenwood

Urges the public universities in Illinois to examine the use of standardized testing in their admissions processes.
Oct 29 19  H Referred to Rules Committee

HR 00569  Rep. Charles Meier-Stephanie A. Kifowit-Daniel Swanson-Mark L. Walker-Dan Caulkins

Commends Wilbert Vincent "Vince" Rolves on his service during World War II and to the people of Southern Illinois.
Nov 12 19  H Resolution Adopted

HR 00570  Rep. Katie Stuart

Congratulates Coach Karen Conness and the Scrambled Gears Robotics Team for their continued success.
Oct 30 19  H Resolution Adopted
HR 00571  Rep. Thomas M. Bennett
Congratulates the Gibson Area Food Pantry on its recent rapid expansion and unwavering dedication to the people of Illinois.
Oct 30 19  H Resolution Adopted

HR 00572  Rep. Ryan Spain-Darren Bailey, Blaine Wilhour, Dan Ugaste, Terri Bryant, Dave Severin and Lindsay Parkhurst
Urges all stakeholders to work together in a cooperative fashion to not only resolve the current production issues effecting vincristine but also to further examine strategies to combat critical drug shortages.
Oct 30 19  H Referred to Rules Committee

HR 00573  Rep. Anthony DeLuca
Recognizes the 30th Annual Black & Gold Scholarship Gala to be held on November 16, 2019.
Oct 30 19  H Resolution Adopted

HR 00574  Rep. Daniel Didech
Congratulates Hawthorn Elementary School South on being designated a 2019 National Blue Ribbon School.
Oct 30 19  H Resolution Adopted

HR 00575  Rep. Daniel Didech
Congratulates Ivy Hall Elementary School on being designated a 2019 National Blue Ribbon School.
Oct 30 19  H Resolution Adopted

HR 00576  Rep. Daniel Didech
Congratulates Adlai E. Stevenson High School on being designated a 2019 National Blue Ribbon School.
Oct 30 19  H Resolution Adopted

Condemns President Donald J. Trump's Migrant Protection Protocols denying entry to refugees at the Southern border and calls on him to immediately rescind this abhorrent policy that is placing vulnerable people at further risk of harm, and calls on the U.S. Congress to put an end to the Migrant Protection Protocols by defunding the program in its upcoming budget vote before the end of this calendar year.
House Committee Amendment No. 1
Corrects a date.
Nov 14 19  H Resolution Adopted

HR 00578  Rep. Carol Ammons
Mourns the death of U.S. Congressman Elijah Cummings.
Oct 30 19  H Resolution Adopted

HR 00579  Rep. Katie Stuart-Carol Ammons-LaToya Greenwood-Rita Mayfield-Joyce Mason and Dan Ugaste
Declares the week of March 10 through March 16, 2020 as Illinois Multiple Sclerosis Awareness Week. Declares March 31, 2020 as Illinois Multiple Sclerosis Awareness Day. Encourages municipalities and media organizations to participate in Illinois Multiple Sclerosis Awareness Week and Day. Recognizes those living with MS, their families, and the healthcare professionals and medical researchers who provide assistance to those affected by MS.
Nov 14 19  H Resolution Adopted

HR 00580  Rep. Debbie Meyers-Martin
Mourns the death of Antoine Marvin Lewis.
Oct 30 19  H Resolution Adopted

HR 00581  Rep. Daniel Didech
Recognizes EyeCare America and its dedicated volunteers for 35 years of public service to the people of Illinois and throughout the United States.
Nov 12 19  H Resolution Adopted
HR 00582  Rep. Thomas M. Bennett-David A. Welter-Keith R. Wheeler-Jeff Keicher-Tom Demmer
Mourns the death of Lane M. Lindstrom of Pontiac.
Nov 12 19  H  Resolution Adopted

HR 00583  Rep. Anna Moeller
Recognizes all veterans and the men and women who are currently serving in our Armed Forces around the world.
Nov 12 19  H  Resolution Adopted

HR 00584  Rep. Thaddeus Jones-Jehan Gordon-Booth
Mourns the death of Hubert W. Woodruff II of Salem.
Nov 12 19  H  Resolution Adopted

HR 00585  Rep. Deanne M. Mazzochi
Congratulates Nick Pancione on achieving the rank of Eagle Scout.
Nov 12 19  H  Resolution Adopted

HR 00586  Rep. Andrew S. Chesney
Congratulates Dr. Terry L. Miller for receiving the 2019 Rural Physician of Excellence Award and commends him for his
compassion and dedication to his patients and for filling such a tremendous void in rural medicine over the past 26 years.
Nov 12 19  H  Referred to Rules Committee

HR 00587  Rep. Norine K. Hammond
Mourns the death of John Leroy Moon of Macomb.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HR 00588  Rep. Jim Durkin-Terri Bryant-Dave Severin-Grant Wehrli-Thomas Morrison, Charles Meier, Blaine Wilhour,
Patrick Windhorst, Darren Bailey, Andrew S. Chesney, Tom Demmer, Margo McDermed, Tim Butler, Mike
Murphy, Jeff Keicher, Mark Batinick, Tom Weber, Brad Halbrook, Amy Grant, Joe Sosnowski, Tony McCombie,
Norine K. Hammond, Steven Reick, Avery Bourne, Dan Caulkins, Keith R. Wheeler, Daniel Swanson, Lindsay
Parkhurst, Dan Ugaste, Dan Brady, Michael T. Marron, Randy E. Frese, Allen Skillicorn, Michael D. Unes, C.D.
Davidsmeyer, David A. Welter, Thomas M. Bennett, Ryan Spain, Deanne M. Mazzochi and Chris Miller
9993 ILCS 101/18.5
Amends the House Rules. Adds Rule 18.5.
Nov 12 19  H  Referred to Rules Committee

HR 00589  Rep. Michael J. Madigan
Congratulates Luciano Silvestri on his success and longevity in the restaurant business.
Nov 12 19  H  Resolution Adopted

HR 00590  Rep. Jim Durkin-Bradley Stephens-Dan Brady-Tom Demmer-Avery Bourne and All Other Members of the House
Congratulates Rep. Michael McAuliffe on the completion of his 23 years in the Illinois General Assembly.
Nov 12 19  H  Resolution Adopted

HR 00591  Rep. Michael J. Madigan-Jay Hoffman and Gregory Harris
Congratulates Michael T. Carrigan on his retirement as the president of the AFL-CIO.
Nov 12 19  H  Resolution Adopted

HR 00592  Rep. Jennifer Gong-Gershowitz
Congratulates Glenview Fire Chief Ralph Ensign on his retirement after 43 years of service.
Nov 12 19  H  Resolution Adopted

HR 00593  Rep. Jennifer Gong-Gershowitz
Mourns the death of Sharon Judith Beck.
Nov 12 19  H  Resolution Adopted

HR 00594  Rep. Andrew S. Chesney
Congratulates Dr. Terry L. Miller for receiving the 2019 Rural Physician of Excellence Award and commends him for his
compassion and dedication to his patients and for filling such a tremendous void in rural medicine over the past 26 years.
Nov 12 19  H  Resolution Adopted
HR 00595  Rep. Emanuel Chris Welch

Supports the establishment of Chicago's public law school, the UIC John Marshall Law School.

Nov 12 19  H  Referred to Rules Committee

HR 00596  Rep. Jeff Keicher

Congratulates the members, volunteers, and patrons of The Preservation of the Egyptian Theatre on the Egyptian Theatre's 90th anniversary.

Nov 12 19  H  Resolution Adopted

HR 00597  Rep. Camille Y. Lilly

Mourns the death of Joanetta Marilyn Copeland.

Nov 12 19  H  Resolution Adopted

HR 00598  Rep. Curtis J. Tarver, II

Declares November 14, 2019 as "Genetic Counselor Awareness Day".

Nov 12 19  H  Referred to Rules Committee

HR 00599  Rep. Jeff Keicher

Congratulates the DeKalb Fire Department on the 150th anniversary of its founding.

Nov 13 19  H  Resolution Adopted

HR 00600  Rep. Tim Butler-Tom Weber-Allen Skillicorn-Grant Wehrli-Maurice A. West, II, Monica Bristow, Nathan D. Reitz, Dan Caulkins, Thomas M. Bennett, Patrick Windhorst, Blaine Willhour, Dave Severin, Norine K. Hammond, Tony McCombie, Michael D. Unes, Chris Miller, Charles Meier, Avery Bourne, Steven Reick, Tom Demmer, Mike Murphy, Margo McDermid, Jeff Keicher, Darren Bailey, Brad Halbrook, Thomas Morrison, Keith R. Wheeler, Terri Bryant and Sue Scherer

Urges Governor Pritzker and the Illinois Pension Consolidation Feasibility Task Force to refuse any attempt to consolidate downstate and suburban pension funds with the City of Chicago or Cook County pension funds or any attempt for the State of Illinois to absorb any liability for any City of Chicago or Cook County pension funds.

Nov 13 19  H  Referred to Rules Committee

HR 00601  Rep. Michael D. Unes

Mourns the death of Dennis W. Conover of Pekin.

Nov 13 19  H  Resolution Adopted

HR 00602  Rep. Lance Yednock

Mourns the death of Christina A. Miller of Ottawa.

Nov 13 19  H  Resolution Adopted


Calls upon the Director of the Illinois Department of Public Health to expeditiously participate in legislative public hearings, as well as hearings within the communities so affected, in order to provide expert and public testimony concerning the amelioration of this disturbing and reversible public health threat. Urges additional appropriations in State funding, along with any available federal dollars, to provide necessary preventative diagnostic and treatment services to mitigate the harmful effects of HIV among at-risk African American and Latinx populations.

Nov 13 19  H  Resolution Adopted

HR 00604  Rep. Michael D. Unes

Commends Scott Martin for all that he has accomplished over his career and thanks him for his dedication and hard work.

Nov 13 19  H  Resolution Adopted

HR 00605  Rep. Michael D. Unes

Commends Dr. Gary L. Knepp for all that he has accomplished over his career and thanks him for his dedication and hard work.

Nov 13 19  H  Resolution Adopted

HR 00606  Rep. Mary Edly-Allen

Congratulates Jacob Morales of Boy Scouts of America Troop 93 on achieving the rank of Eagle Scout.

Nov 13 19  H  Resolution Adopted
HR 00607  Rep. Daniel Swanson
   Congratulates Bethany Baptist Church on its 50th anniversary.
   Nov 13 19  H Resolution Adopted

HR 00608  Rep. Fred Crespo
   Congratulates Christopher Joel L. Cabalfin of Boy Scouts of America Troop 290 on achieving the rank of Eagle Scout.
   Nov 13 19  H Resolution Adopted

HR 00609  Rep. Terri Bryant
   Congratulates the New Zion Missionary Baptist Church of Carbondale on the occasion of its 100th anniversary celebration.
   Nov 14 19  H Resolution Adopted

HR 00610  Rep. John C. D’Amico and Martin J. Moylan
   Congratulates the Willows Academy volleyball team on winning the 2019 Class 1A Regional Championship.
   Nov 14 19  H Resolution Adopted

HR 00611  Rep. Jennifer Gong-Gershowitz
   Congratulates Marilyn D. Glazer of Skokie on her retirement as Niles Township Supervisor.
   Nov 14 19  H Resolution Adopted

HR 00612  Rep. Tim Butler
   Commends Roland L. Marr on his long and distinguished career with the Illinois Department of Revenue and for his contributions to the State of Illinois.
   Dec 16 19  H Rule 19(b) / Re-referred to Rules Committee

HR 00613  Rep. Keith R. Wheeler
   Congratulates Judge Tim McCann on his many years of service as Kendall County Judge.
   Nov 14 19  H Resolution Adopted

HR 00614  Rep. Keith R. Wheeler
   Congratulates Sergeant Brad Marsh for being recognized as Police Officer of the Year by the Exchange Club of Naperville for the bravery and courage he has exemplified as an officer in the Naperville Police Department.
   Nov 14 19  H Resolution Adopted

HR 00615  Rep. Carol Ammons
   Mourns the death of former U.S. Representative John Conyers.
   Nov 14 19  H Resolution Adopted

HR 00616  Rep. Thomas M. Bennett
   Congratulates Jodi Lancaster on earning second place in the Harbor Freight Tools for School program.
   Nov 14 19  H Filed with the Clerk by Rep. Thomas M. Bennett

HR 00617  Rep. Jim Durkin
   Mourns the death of George B. Krug of Burr Ridge.
   Nov 14 19  H Filed with the Clerk by Rep. Jim Durkin

   Congratulates Enoch "Nick" Scull Jr. for being awarded the French Legion of Honor and recognizes his service to the United States.
   Nov 14 19  H Filed with the Clerk by Rep. David A. Welter

HR 00619  Rep. Jim Durkin
   Congratulates Eric Phillips on receiving the 2019 Most Innovative Blood Drive Coordinator Award, commends him for his hard work and dedication in organizing the State’s largest blood drive, and thanks him for all the lives that were saved through his efforts.
   Nov 14 19  H Filed with the Clerk by Rep. Jim Durkin

HR 00620  Rep. Thomas M. Bennett
   Congratulates Paul Ritter on his outstanding career as a teacher and his nomination for the Indianapolis Prize.
   Nov 15 19  H Filed with the Clerk by Rep. Thomas M. Bennett
HR 00621  Rep. Dan Brady
Declares February 16 to 22, 2020 as Grain Bin Safety Week.
Nov 19 19  H  Filed with the Clerk by Rep. Dan Brady

HR 00622  Rep. Ryan Spain
Congratulates the Stark County Farm Bureau on its 100th anniversary.
Nov 22 19  H  Filed with the Clerk by Rep. Ryan Spain

HR 00623  Rep. Karina Villa
Commemorates the 100th anniversary of women's suffrage.
Nov 25 19  H  Filed with the Clerk by Rep. Karina Villa

HR 00624  Rep. Karina Villa
Congratulates Coach Jose Villa and the West Chicago Community High School boys soccer team, the Wildcats, on winning the 2019 Illinois High School Association Class 3A Championship.
Nov 25 19  H  Filed with the Clerk by Rep. Karina Villa

HR 00625  Rep. La Shawn K. Ford
Mourns the death of Kenneth "Kenny" Allen.
Nov 26 19  H  Filed with the Clerk by Rep. La Shawn K. Ford

HR 00626  Rep. Amy Grant
Congratulates the Benet Academy girls soccer team on winning the 2019 Illinois High School Association Class 2A state championship.
Dec 04 19  H  Filed with the Clerk by Rep. Amy Grant

HR 00627  Rep. Amy Grant
Congratulates the Benet Academy girls cross country team on winning the 2019 Illinois High School Association Class 2A State Championship.
Dec 04 19  H  Filed with the Clerk by Rep. Amy Grant

HR 00628  Rep. Jay Hoffman
Congratulates St. Clair County on being named a 2020 Great American Defense Community.
Dec 05 19  H  Filed with the Clerk by Rep. Jay Hoffman

HR 00629  Rep. Amy Grant
Congratulates the Benet Academy boys soccer team on winning the 2019 Illinois High School Association Class 2A state championship.
Dec 05 19  H  Filed with the Clerk by Rep. Amy Grant

HR 00630  Rep. Lindsay Parkhurst
Congratulates Drew Rogers on winning the 2019 Illinois High School Association Class 1A Cross Country State Championship in the three mile competition.
Dec 09 19  H  Filed with the Clerk by Rep. Lindsay Parkhurst

HR 00631  Rep. Katie Stuart
Encourages people to give back to their local communities on Giving Tuesday in 2020.
Dec 10 19  H  Filed with the Clerk by Rep. Katie Stuart

HR 00632  Rep. Terra Costa Howard, Natalie A. Manley, Frances Ann Hurley, Michelle Mussman, Katie Stuart, Mary Edly-Allen, Daniel Didech, Jonathan Carroll, Sam Yingling, Karina Villa, Kamhium Buckner, Lindsey LaPointe, Delia C. Ramirez, Michael Halpin, Rita Mayfield, Diane Pappas, John Connor and Deb Conroy
Urges the U.S. Congress to reauthorize the Violence Against Women Act.
Dec 12 19  H  Filed with the Clerk by Rep. Terra Costa Howard

HR 00633  Rep. Anna Moeller
Mourns the death of Judge Manuel Barbosa of Elgin.
Dec 16 19  H  Filed with the Clerk by Rep. Anna Moeller

HR 00634  Rep. Jehan Gordon-Booth
Mourns the death of Brenda Gayle Thomas of Muncie, Indiana.
Dec 16 19  H  Filed with the Clerk by Rep. Jehan Gordon-Booth
HR 00635  Rep. LaToya Greenwood
Declares November 2020 as "Family Caregivers Month".
Dec 17 19  H Filed with the Clerk by Rep. LaToya Greenwood

HR 00636  Rep. LaToya Greenwood
Declares April 2020 as "Parkinson's Disease Awareness Month".
Dec 17 19  H Filed with the Clerk by Rep. LaToya Greenwood

HR 00637  Rep. Tim Butler
Mourns the death of Carole Diana Tannehill of Mesa, Arizona.
Dec 18 19  H Filed with the Clerk by Rep. Tim Butler

HR 00638  Rep. Kambium Buckner
Recognizes Richard Theodore Greener, the first African American graduate of Harvard College.
Dec 18 19  H Filed with the Clerk by Rep. Kambium Buckner

HR 00639  Rep. Mary E. Flowers
Mourns the death of Rev. Sylvester Smith Jr.
Dec 19 19  H Filed with the Clerk by Rep. Mary E. Flowers

HR 00640  Rep. Karina Villa
Urges county authorities throughout the State to utilize the Silver Search program more frequently.
Dec 30 19  H Filed with the Clerk by Rep. Karina Villa
SR 00001 Sen. Antonio Muñoz
Resolves that, for the 101st General Assembly, Tim Anderson is elected Secretary of the Senate, Scott Kaiser is elected Assistant Secretary of the Senate, Claricel "Joe" Dominguez is elected Sergeant-at-Arms, Dirk Eilers is elected Assistant Sergeant-at-Arms.
Jan 09 19 S Resolution Adopted; 058-000-000

SR 00002 Sen. Kimberly A. Lightford
Adopts the Senate Rules for the 101st General Assembly.
Jan 09 19 S Resolution Adopted; 057-000-000

SR 00003 Sen. Terry Link
Resolves that the Secretary inform the House of Representatives that the Senate has organized by the election of a President and other permanent officers and is ready to proceed with business of session.
Jan 09 19 S Resolution Adopted; 056-000-000

SR 00004 Sen. Mattie Hunter
Resolves that the Secretary shall prepare each day an exact transcript of the Journal and furnish it to the Legislative Printing Unit, which shall print copies of the Journal.
Jan 09 19 S Resolution Adopted; 057-000-000

SR 00005 Sen. William E. Brady and All Senators
Mourns the death of James D. Zimmerman M.D. of Bloomington.
Jan 10 19 S Resolution Adopted

SR 00006 Sen. Pat McGuire and All Senators
Mourns the death of Robert John Rolih Ph.D.
Jan 10 19 S Resolution Adopted

SR 00007 Sen. Chapin Rose and All Senators
Mourns the death of Bobby Gene Doan of Arthur.
Jan 10 19 S Resolution Adopted

SR 00008 Sen. Patricia Van Pelt and Robert Peters-Mattie Hunter
Extends the date that the Illinois Criminal Justice Information Authority has to complete its review of the shared gang database to June 30, 2019.
Feb 07 19 S Resolution Adopted; 057-000-000

SR 00009 Sen. Terry Link and All Senators
Mourns the death of Judy Abruscato of Wheeling.
Jan 31 19 S Resolution Adopted

SR 00010 Sen. Terry Link and All Senators
Mourns the death of Elizabeth A. Beyer of Lindenhurst.
Jan 31 19 S Resolution Adopted

SR 00011 Sen. Terry Link and All Senators
Mourns the death of Peter Couvall.
Jan 31 19 S Resolution Adopted

SR 00012 Sen. Terry Link and All Senators
Mourns the death of Ethel "Dolly" Golwitzer Flesher
Jan 31 19 S Resolution Adopted

SR 00013 Sen. Terry Link and All Senators
Mourns the death of Glenn M. Herberger of Waukegan.
Jan 31 19 S Resolution Adopted

SR 00014 Sen. Terry Link and All Senators
Mourns the death of Juanita Sandahl of Gurnee.
Jan 31 19 S Resolution Adopted
SR 00015  Sen. Terry Link and All Senators
  Mourns the death of Marion Elizabeth Simon Leonaitis.
  Jan 31 19  S Resolution Adopted
SR 00016  Sen. Terry Link and All Senators
  Mourns the death of William Leonard Niemi.
  Jan 31 19  S Resolution Adopted
SR 00017  Sen. Terry Link and All Senators
  Mourns the death of William Staranowicz.
  Jan 31 19  S Resolution Adopted
SR 00018  Sen. Terry Link and All Senators
  Mourns the death of Dorothy Marie Such.
  Jan 31 19  S Resolution Adopted
SR 00019  Sen. Elgie R. Sims, Jr. and All Senators
  Mourns the death of Alvin Ralph Lee.
  Jan 31 19  S Resolution Adopted
SR 00020  Sen. Scott M. Bennett and All Senators
  Mourns the death of Merrill W. Huffman M.D. of Urbana.
  Jan 31 19  S Resolution Adopted
SR 00021  Sen. Scott M. Bennett and All Senators
  Mourns the death of James Hardy of Danville.
  Jan 31 19  S Resolution Adopted
SR 00022  Sen. David Koehler and All Senators
  Mourns the death of John F. "Jack" Arbuckle Jr. of Peoria.
  Jan 31 19  S Resolution Adopted
SR 00023  Sen. David Koehler and All Senators
  Mourns the death of Larry Lee Noreuil of Hopedale.
  Jan 31 19  S Resolution Adopted
SR 00024  Sen. Jennifer Bertino-Tarrant and All Senators
  Mourns the death of Daryl L. Crater of South Wilmington.
  Jan 31 19  S Resolution Adopted
SR 00025  Sen. Scott M. Bennett and All Senators
  Mourns the death of Dr. Joseph Karinattu of Danville.
  Jan 31 19  S Resolution Adopted
SR 00026  Sen. William E. Brady and All Senators
  Mourns the death of Joseph M. Ambrose of Mahomet.
  Jan 31 19  S Resolution Adopted
SR 00027  Sen. Thomas Cullerton and All Senators
  Mourns the death of Marty Gleason.
  Jan 31 19  S Resolution Adopted
SR 00028  Sen. Jason A. Barickman and All Senators
  Mourns the death of Gladys Darlene Ryan of Gibson City.
  Jan 31 19  S Resolution Adopted
SR 00029  Sen. Jason A. Barickman-Chapin Rose and All Senators
  Mourns the death of Joseph M. Ambrose of Mahomet.
  Jan 31 19  S Resolution Adopted
SR 00030  Sen. Kimberly A. Lightford and All Senators
     Mourns the death of Grethel Evadney Eversley.
     Jan 31 19  S  Resolution Adopted

SR 00031  Sen. Emil Jones, III-Michael E. Hastings and Mattie Hunter
     Declares January 16, 2019 as Division 96 Brotherhood of Locomotive Engineers and Trainmen Day in the State of Illinois.
     Feb 07 19  S  Resolution Adopted

SR 00032  Sen. Julie A. Morrison and All Senators
     Mourns the death of Judy Abruscato of Wheeling.
     Jan 31 19  S  Resolution Adopted

SR 00033  Sen. Julie A. Morrison and All Senators
     Mourns the death of George R. Flouret.
     Jan 31 19  S  Resolution Adopted

SR 00034  Sen. Julie A. Morrison and All Senators
     Mourns the death of Dr. Ephraim Axelrod.
     Jan 31 19  S  Resolution Adopted

SR 00035  Sen. William E. Brady and All Senators
     Mourns the death of Robert M. Leekley of Bloomington.
     Jan 31 19  S  Resolution Adopted

SR 00036  Sen. Elgie R. Sims, Jr. and All Senators
     Mourns the death of Dr. Sonya Audrea Fields.
     Jan 31 19  S  Resolution Adopted

SR 00037  Sen. Terry Link and All Senators
     Mourns the death of Bernard Francis DeVries of Antioch.
     Jan 31 19  S  Resolution Adopted

SR 00038  Sen. Terry Link and All Senators
     Mourns the death of Thomas P. Grampovcnik of Beach Park.
     Jan 31 19  S  Resolution Adopted

SR 00039  Sen. Terry Link and All Senators
     Mourns the death of George W. Makela of Pewaukee.
     Jan 31 19  S  Resolution Adopted

SR 00040  Sen. Terry Link and All Senators
     Mourns the death of Joseph Edward "Joe" Reinhardt of Park City.
     Jan 31 19  S  Resolution Adopted

SR 00041  Sen. William E. Brady and All Senators
     Mourns the death of Kenneth Paul Rittenhouse Sr. of Bloomington.
     Jan 31 19  S  Resolution Adopted

SR 00042  Sen. Andy Manar and All Senators
     Mourns the death of Irma L. Jones.
     Jan 31 19  S  Resolution Adopted

SR 00043  Sen. Andy Manar and All Senators
     Mourns the death of Chad Eric Pramuk of Decatur.
     Jan 31 19  S  Resolution Adopted

SR 00044  Sen. William E. Brady and All Senators
     Mourns the death of James "Jamie" MaGirl of Cape Coral, Florida, formerly of Bloomington.
     Jan 31 19  S  Resolution Adopted
SR 00045 Sen. Andy Manar and All Senators
Mourns the death of Bobbie Gene "Hey Guy" Mann of Decatur.
Jan 31 19 S Resolution Adopted

SR 00046 Sen. Steve Stadelman-Dave Syverson and All Senators
Mourns the death of Webb's Norman of Rockford.
Jan 31 19 S Resolution Adopted

SR 00047 Sen. Mattie Hunter and All Senators
Mourns the death of Lamar Bates.
Jan 31 19 S Resolution Adopted

SR 00048 Sen. Jason A. Barickman and All Senators
Mourns the death of Bobby Dean Henson.
Jan 31 19 S Resolution Adopted

SR 00049 Sen. Andy Manar and All Senators
Mourns the death of Annelies DePaepe of Taylorville.
Jan 31 19 S Resolution Adopted

SR 00050 Sen. Jennifer Bertino-Tarrant and All Senators
Mourns the death of Dolores Marie Bertino.
Jan 31 19 S Resolution Adopted

SR 00051 Sen. Scott M. Bennett and All Senators
Mourns the death of The Very Reverend Canon John Joseph Flattery of Danville.
Jan 31 19 S Resolution Adopted

Supports the Nutrient Loss Reduction Strategy and the work of stakeholders on the continued implementation of the Strategy.
Apr 12 19 S Resolution Adopted

SR 00053 Sen. Thomas Cullerton and All Senators
Mourns the death of Eloy Salazar of Mundelein.
Jan 31 19 S Resolution Adopted

SR 00054 Sen. Christopher Belt-Jacqueline Y. Collins and Mattie Hunter
Declares February 4, 2019 as "Rosa Parks Day" in the State of Illinois.
Feb 07 19 S Resolution Adopted

SR 00055 Sen. Scott M. Bennett, Laura M. Murphy-Mattie Hunter and John G. Mulroe
Declares October 13, 2019 as "Metastatic Breast Cancer Awareness Day" in the State of Illinois and urges citizens of Illinois to become informed and aware of metastatic breast cancer, and to support funding for programs to reduce barriers to breast cancer screening, detection, and treatment for underserved women.
Feb 21 19 S Resolution Adopted

SR 00056 Sen. Michael E. Hastings-Mattie Hunter, Kimberly A. Lightford and Laura M. Murphy
Urges healthcare providers to verify a patient or resident's military status and to provide training to staff on the best practices for providing healthcare to veterans.
Feb 21 19 S Resolution Adopted

SR 00057 Sen. Emil Jones, III and All Senators
Mourns the death of Randy Crumpton of Chicago.
Jan 31 19 S Resolution Adopted

SR 00058 Sen. John J. Cullerton and All Senators
Mourns the death of Thomas Reynolds.
Jan 31 19 S Resolution Adopted
SR 00059  Sen. Ram Villivalam-Laura Ellman, Scott M. Bennett, Laura Fine, Michael E. Hastings, Jennifer Bertino-Tarrant, Laura M. Murphy, Christopher Belt-Julie A. Morrison and Elgie R. Sims, Jr.
Declarates the month of March 2019 as Social Work Month in the State of Illinois.
Mar 28 19  S  Resolution Adopted

SR 00060  Sen. Jim Oberweis and All Senators
Mourns the death of Charles Joseph Novotny.
Jan 31 19  S  Resolution Adopted

SR 00061  Sen. Jim Oberweis and All Senators
Mourns the death of Dr. James Joseph Schuler.
Jan 31 19  S  Resolution Adopted

SR 00062  Sen. Thomas Cullerton-Ram Villivalam, Scott M. Bennett, Laura Fine, Michael E. Hastings-Suzy Glowiak Hilton-Toi W. Hutchinson, Laura M. Murphy-Robert Peters, Laura Ellman, Steve Stadelman, Jacqueline Y. Collins, Elgie R. Sims, Jr., Bill Cunningham, Jennifer Bertino-Tarrant, Antonio Muñoz, Martin A. Sandoval and Steven M. Landek
Declares April 2019 as Sexual Assault Awareness Month.
Feb 21 19  S  Resolution Adopted

Urges the General Assembly to continue to investigate and identify areas in which the State can improve with respect to the prevention of maternal mortality, especially among vulnerable populations.
Senate Floor Amendment No. 1
Deletes everything and replaces with similar language that urges the General Assembly to continue to investigate and identify areas in which the State can improve with respect to the prevention of maternal mortality, especially among vulnerable populations.
Senate Floor Amendment No. 2
Deletes everything and replaces with similar language that urges the General Assembly to continue to investigate and identify areas in which the State can improve with respect to the prevention of maternal mortality, especially among vulnerable populations.
Apr 30 19  S  Resolution Adopted

SR 00064  Sen. John J. Cullerton
Amends the Senate Rules. Makes changes concerning Rules 3-8, 5-4, and 10-2.
Jan 31 19  S  Resolution Adopted; 053-000-000

SR 00065  Sen. Andy Manar and All Senators
Mourns the death of Ronald D. Bucshon of Kincaid.
Jan 31 19  S  Resolution Adopted

SR 00066  Sen. Pat McGuire and All Senators
Mourns the death of Donald N. Tures of Manhattan.
Jan 31 19  S  Resolution Adopted

SR 00067  Sen. Jason A. Barickman and All Senators
Mourns the death of Lois (Barrett) Hart of Georgetown.
Jan 31 19  S  Resolution Adopted

SR 00068  Sen. Thomas Cullerton-Andy Manar, Paul Schimpf, Steve McClure-Jason Plummer and Laura M. Murphy
Disapproves Executive Order 2018-13 in its entirety.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00069  Sen. Andy Manar and All Senators
Mourns the death of Norman D. Sies of Gillespie.
Jan 31 19  S  Resolution Adopted

SR 00070  Sen. Jennifer Bertino-Tarrant, Michael E. Hastings and Mattie Hunter
Declares February 15, 2019 as Susan B. Anthony Day in the State of Illinois.
Feb 07 19  S  Resolution Adopted
SR 00071  Sen. Neil Anderson and All Senators
Mourns the death of James Narcissus De Wulf of Moline.
Feb 07 19  S  Resolution Adopted

SR 00072  Sen. William E. Brady and All Senators
Mourns the death of Barbara Jean Franklin Hiltabrand Allsup of Bloomington.
Feb 07 19  S  Resolution Adopted

SR 00073  Sen. Bill Cunningham and All Senators
Mourns the death of Lesley White of Chicago.
Feb 07 19  S  Resolution Adopted

SR 00074  Sen. Michael E. Hastings
Urges Governor JB Pritzker and the Director of the Department of Central Management Services to conduct an environmental study at the cost of the State and properly identify any and all environmental issues related to the Tinley Park Mental Health Center property.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00075  Sen. Michael E. Hastings
Urges Governor JB Pritzker and the Director of the Department of Central Management Services to conduct three independent appraisals required by state law in order to further the sale of the Tinley Park Mental Health Center.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00076  Sen. Laura Ellman and All Senators
Mourns the death of Steven G. “Steve” “Mazz” Mazzarella of Naperville.
Feb 07 19  S  Resolution Adopted

SR 00077  Sen. Mattie Hunter and All Senators
Mourns the death of Bobby "Bolo" Lay of Chicago.
Feb 07 19  S  Resolution Adopted

SR 00078  Sen. Laura Ellman and Mattie Hunter
Declares February 3-9, 2019 as Burn Awareness Week in the State of Illinois.
Feb 07 19  S  Resolution Adopted

SR 00079  Sen. Ann Gillespie-Patricia Van Pelt
Declares June 10, 2019 as 19th Amendment Ratification Day in the State of Illinois.
Mar 28 19  S  Resolution Adopted

SR 00080  Sen. Dave Syverson and All Senators
Feb 07 19  S  Resolution Adopted

SR 00081  Sen. Dave Syverson and All Senators
Mourns the death of Loren Joseph Feldner.
Feb 07 19  S  Resolution Adopted

SR 00082  Sen. Steve Stadelman and All Senators
Mourns the death of Martha Pulido Logemann.
Feb 07 19  S  Resolution Adopted

SR 00083  Sen. Toi W. Hutchinson, Laura M. Murphy-Iris Y. Martinez-Melinda Bush, Jennifer Bertino-Tarrant, Omar Aquino, Ram Villivalam-Elgie R. Sims, Jr., Christopher Belt, Scott M. Bennett-Julie A. Morrison, Kimberly A. Lightford, Jacqueline Y. Collins, Bill Cunningham, Suzy Glowiak Hilton, Antonio Muñoz, Martin A. Sandoval and Steven M. Landek
Declares April 2, 2019 as Pay Equity Day.
Apr 03 19  S  Resolution Adopted

SR 00084  Sen. Rachelle Crowe-Christopher Belt-Scott M. Bennett and Laura M. Murphy
Urges the State of Illinois to implement both a “Buy America” policy and a “Buy Illinois” policy, which would help grow the steel industry, create jobs, build the middle class, and protect American companies and workers.
Mar 28 19  S  Resolution Adopted

Urges support for funding the physical infrastructure of early childhood education programs.

Apr 12 19  S  Resolution Adopted

SR 00086  Sen. Julie A. Morrison and All Senators

Mourns the death of Barbara Elaine Russell Brown of Highland Park.

Feb 07 19  S  Resolution Adopted

SR 00087  Sen. Julie A. Morrison and All Senators

Mourns the death of Margaret Stuart Hart of Lake Forest.

Feb 07 19  S  Resolution Adopted

SR 00088  Sen. Rachelle Crowe, Laura M. Murphy, Laura Ellman, Julie A. Morrison-Jacqueline Y. Collins-Elgie R. Sims, Jr., Steven M. Landek, Suzy Glowiak Hilton, Antonio Muñoz and Martin A. Sandoval

Urges the Illinois Department of Public Health to adopt new guidelines for painkillers.

Apr 12 19  S  Resolution Adopted

SR 00089  Sen. Jil Tracy

Encourages the Illinois State Board of Education, special education cooperatives, and each school district in this State to consider the potential benefits of inclusive education for children with and without disabilities in Illinois.

Feb 07 19  S  Referred to Assignments

SR 00090  Sen. Scott M. Bennett and All Senators

Mourns the death of Nicholas A. Elizondo of Belleville.

Feb 07 19  S  Resolution Adopted

SR 00091  Sen. William E. Brady and All Senators

Mourns the death of Harry Miller Stern of Bloomington.

Feb 07 19  S  Resolution Adopted

SR 00092  Sen. William E. Brady and All Senators

Mourns the death of Dr. Thomas E. "Tom" Theobald OD of Jacksonville, Florida, formerly of Bloomington.

Feb 07 19  S  Resolution Adopted

SR 00093  Sen. William E. Brady and All Senators

Mourns the death of John Cunningham of Normal.

Feb 07 19  S  Resolution Adopted

SR 00094  Sen. Scott M. Bennett and All Senators

Mourns the death of James P. "Jim" Warfield of Urbana.

Feb 07 19  S  Resolution Adopted

SR 00095  Sen. Jason A. Barickman-William E. Brady and All Senators

Mourns the death of Charles Carroll Crabtree of Normal.

Feb 07 19  S  Resolution Adopted

SR 00096  Sen. Jason A. Barickman and All Senators

Mourns the death of Robert D. "Bob" Horner of Streator.

Feb 07 19  S  Resolution Adopted

SR 00097  Sen. Scott M. Bennett and All Senators

Mourns the death of Jose Del Carmen Velazquez.

Feb 07 19  S  Resolution Adopted
SR 00098  Sen. Jacqueline Y. Collins

Urges the Illinois Department of Corrections to put in place processes and measures to implement the recommendations of the November 2018 Summary Report of the Second Court Appointed Expert filed in the District Court for the Northern District Court of Illinois and to provide this General Assembly with a written report of its initiatives and impact by the end of the 2019 Legislative session.

May 31 19  S Resolution Adopted; 058-000-000

SR 00099  Sen. Julie A. Morrison, Laura Ellman, Elgie R. Sims, Jr., Laura M. Murphy and Christopher Belt

Declares May 15, 2019 as Trauma-Informed Awareness Day in Illinois. Encourages all officers, agencies and employees of the State of Illinois whose responsibilities impact children and adults to become informed regarding the impacts of adverse childhood experiences, toxic stress and structural violence on children, adults and communities and to become aware of care practices, tools and interventions that promote healing and resiliency in children, adults and communities so that people, systems and community, family and interpersonal relationships can maximize their well-being.

Mar 21 19  S Resolution Adopted

SR 00100  Sen. Napoleon Harris, III and All Senators

Mourns the death of Karen Williams-Grier.

Feb 21 19  S Resolution Adopted

SR 00101  Sen. Omar Aquino-Kimberly A. Lightford

Declares September 2019 as Prostate Cancer Awareness Month in the State of Illinois.

Apr 12 19  S Resolution Adopted

SR 00102  Sen. David Koehler and All Senators

Mourns the death of John Martin Kriegsman of Pekin.

Feb 21 19  S Resolution Adopted

SR 00103  Sen. Don Harmon and All Senators

Mourns the death of Edward Hegarty.

Feb 21 19  S Resolution Adopted

SR 00104  Sen. Don Harmon and All Senators

Mourns the death of Robert Birney.

Feb 21 19  S Resolution Adopted

SR 00105  Sen. Don Harmon and All Senators

Mourns the death of Mildred Bentley.

Feb 21 19  S Resolution Adopted

SR 00106  Sen. Don Harmon and All Senators

Mourns the death of Marilyn Elizabeth McAulay.

Feb 21 19  S Resolution Adopted

SR 00107  Sen. Don Harmon and All Senators

Mourns the death of Erik K. Jensen.

Feb 21 19  S Resolution Adopted

SR 00108  Sen. Don Harmon and All Senators

Mourns the death of Judith A. Lamping Jolie.

Feb 21 19  S Resolution Adopted

SR 00109  Sen. Don Harmon and All Senators

Mourns the death of Bette K. Jordan.

Feb 21 19  S Resolution Adopted

SR 00110  Sen. Julie A. Morrison and All Senators

Mourns the death of Thomas Henry Ritter of Lake Forest.

Feb 21 19  S Resolution Adopted

SR 00111  Sen. Julie A. Morrison and All Senators

Mourns the death of Lisa A. Koukos.

Feb 21 19  S Resolution Adopted
SR 00112  Sen. Pat McGuire and All Senators
Mourns the death of Daniel James Maher of Joliet.
Feb 21 19  S  Resolution Adopted

SR 00113  Sen. Pat McGuire and All Senators
Mourns the death of Edith "Edie" D'Atri of Joliet.
Feb 21 19  S  Resolution Adopted

SR 00114  Sen. William E. Brady and All Senators
Mourns the death of Dr. Robert F. "Bob" Kennett OD of Bloomington.
Feb 21 19  S  Resolution Adopted

SR 00115  Sen. William E. Brady and All Senators
Mourns the death of George Joseph Patterson Jr. of Bloomington.
Feb 21 19  S  Resolution Adopted

SR 00116  Sen. Brian W. Stewart
Urges the United States Congress to amend federal law to recognize as veterans those women who served honorably
during World War II as members of the Cadet Nurse Corps.
Apr 12 19  S  Resolution Adopted

SR 00117  Sen. Scott M. Bennett and All Senators
Mourns the death of Willeta Mae Hassell Donaldson of Urbana.
Feb 21 19  S  Resolution Adopted

SR 00118  Sen. Melinda Bush and All Senators
Mourns the death of Joy Chemmachel.
Feb 21 19  S  Resolution Adopted

SR 00119  Sen. Neil Anderson and All Senators
Mourns the death of James Hixson of Silvis.
Feb 21 19  S  Resolution Adopted

SR 00120  Sen. Andy Manar and All Senators
Mourns the death of Madeline M. Springer of Hillsboro.
Feb 21 19  S  Resolution Adopted

SR 00121  Sen. Jim Oberweis and All Senators
Mourns the death of Heinrich Viereckl of Batavia.
Feb 21 19  S  Resolution Adopted

SR 00122  Sen. John G. Mulroe and All Senators
Mourns the death of Anna Marie Jordan.
Feb 21 19  S  Resolution Adopted

SR 00123  Sen. John G. Mulroe and All Senators
Mourns the death of William Earl Quigley.
Feb 21 19  S  Resolution Adopted

SR 00124  Sen. Neil Anderson and All Senators
Mourns the death of Roberto "Bob" Alaniz of East Moline.
Feb 21 19  S  Resolution Adopted

SR 00125  Sen. Neil Anderson and All Senators
Mourns the death of Rupert R. "Pete" Campos of Moline.
Feb 21 19  S  Resolution Adopted

SR 00126  Sen. Neil Anderson and All Senators
Mourns the death of Ronald "Ron" Edward Dixon of Moline.
Feb 21 19  S  Resolution Adopted
SR 00127  Sen. Thomas Cullerton
    States the belief that the Illinois Income Tax Act should not be amended to permit taxing retirement income.
    Feb 20 19  S  Referred to Assignments
SR 00128  Sen. Rachelle Crowe, Cristina Castro, Antonio Muñoz, Laura M. Murphy and Steven M. Landek-Jacqueline Y. Collins
    States that Illinois Breast and Cervical Cancer Program eligibility and funding should be broadened to further reduce barriers to breast screening, detection and treatment for underserved women to improve conditions for women to achieve optimal health, regardless of their race, ethnicity, or economic status.
    Apr 12 19  S  Resolution Adopted
SR 00129  Sen. Jennifer Bertino-Tarrant
    Designates February 2019 as Career and Technical Education Month to celebrate career and technical education across the State of Illinois.
    Apr 30 19  S  Resolution Adopted
SR 00130  Sen. Terry Link and All Senators
    Mourns the death of Rev. Dr. W. Gehl Devore of Zion.
    Feb 21 19  S  Resolution Adopted
SR 00131  Sen. Brian W. Stewart
    Declares March 7, 2019 as "Vending Day" in the State of Illinois.
    Apr 12 19  S  Resolution Adopted
SR 00132  Sen. Laura M. Murphy and Cristina Castro-Martin A. Sandoval
    Rejects President Trump's national emergency that is fueled by racist and xenophobic rhetoric. Urges Congress to reject the diversion of funding from military projects, including facility maintenance, family housing at military bases across the country, and schools for children of members of the military. Urges Congress and the Courts to uphold our system of checks and balances and the existence of separation of powers between the judicial, legislative, and executive branches. Urges Congress to pass a joint resolution to revoke the national emergency.
    Feb 21 19  S  Referred to Assignments
SR 00133  Sen. David Koehler and All Senators
    Feb 21 19  S  Resolution Adopted
SR 00134  Sen. David Koehler and All Senators
    Mourns the death of Joseph E. "Joe" Fox of Peoria.
    Feb 21 19  S  Resolution Adopted
SR 00135  Sen. David Koehler and All Senators
    Mourns the death of David H. Nixon of Peoria.
    Feb 21 19  S  Resolution Adopted
SR 00136  Sen. Jim Oberweis and All Senators
    Mourns the death of Stanton Joseph "Stan" Bond of Montgomery.
    Feb 21 19  S  Resolution Adopted
SR 00137  Sen. Neil Anderson and All Senators
    Mourns the death of Kenneth E. Kessinger of East Moline.
    Feb 21 19  S  Resolution Adopted
SR 00138  Sen. Neil Anderson and All Senators
    Mourns the death of Curtis L. "Curt" Whitten of Moline.
    Feb 21 19  S  Resolution Adopted
SR 00139  Sen. Neil Anderson and All Senators
    Mourns the death of Kenneth D. "Ken" "Tex" Sitler of Moline.
    Feb 21 19  S  Resolution Adopted
SR 00140  Sen. Neil Anderson and All Senators  
Mourns the death of Robert A. "Bob" Peppmeyer of Rock Island.  
Feb 21 19 S Resolution Adopted  

SR 00141  Sen. Neil Anderson and All Senators  
Mourns the death of Albert C. "Al" Adlfinger of East Moline.  
Feb 21 19 S Resolution Adopted  

SR 00142  Sen. Neil Anderson and All Senators  
Mourns the death of George Gnatovich of Rock Island.  
Feb 21 19 S Resolution Adopted  

SR 00143  Sen. Chapin Rose and All Senators  
Mourns the death of Denny Hutchings of Sullivan.  
Mar 07 19 S Resolution Adopted  

SR 00144  Sen. Thomas Cullerton  
Opposes any sale or lease of the State Toll Highway Authority or its properties or any redirection of any portion of the Authority's revenues.  
Feb 27 19 S Referred to Assignments  

SR 00145  Sen. Ram Villivalam  
Supports local governments and municipalities that adopt Responsible Bidder Ordinances.  
Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments  

SR 00146  Sen. Pat McGuire and All Senators  
Mourns the death of The Honorable Charles Patrick "Charlie" Connor of Joliet.  
Mar 07 19 S Resolution Adopted  

SR 00147  Sen. Linda Holmes and All Senators  
Mourns the death of Russell B. Beyer of Yorkville.  
Mar 07 19 S Resolution Adopted  

SR 00148  Sen. Linda Holmes and All Senators  
Mourns the death of Vincente Juarez of Oswego.  
Mar 07 19 S Resolution Adopted  

SR 00149  Sen. Linda Holmes and All Senators  
Mourns the death of Trevor Melvin Wehner of Sheridan.  
Mar 07 19 S Resolution Adopted  

SR 00150  Sen. Linda Holmes and All Senators  
Mourns the death of Josh Timothy Pinkard of Aurora.  
Mar 07 19 S Resolution Adopted  

SR 00151  Sen. Omar Aquino  
Supports school-based health centers and declares February 2019 as "School-Based Healthcare Awareness Month" in the State of Illinois.  
Mar 28 19 S Resolution Adopted  

SR 00152  Sen. David Koehler and All Senators  
Mourns the death of Bartholomew "Bart" Grawey of Peoria.  
Mar 07 19 S Resolution Adopted  

SR 00153  Sen. Craig Wilcox and All Senators  
Mourns the death of Monica Young.  
Mar 07 19 S Resolution Adopted  

SR 00154  Sen. Craig Wilcox and All Senators  
Mourns the death of Howard H. Lexow.  
Mar 07 19 S Resolution Adopted  

SR 00155  Sen. John G. Mulroe and All Senators
    Mourns the death of Edward A. Heffernan.
    Mar 07 19  S  Resolution Adopted

SR 00156  Sen. John G. Mulroe and All Senators
    Mourns the death of Gary M. Riley of Homewood.
    Mar 07 19  S  Resolution Adopted

SR 00157  Sen. Kimberly A. Lightford and All Senators
    Mourns the passing of Geraldine Harps.
    Mar 07 19  S  Resolution Adopted

SR 00158  Sen. Kimberly A. Lightford
    Declares the calendar week that contains the third Saturday of September 2019 as Illinois Waterway Cleanup Week in the State of Illinois.
    Apr 12 19  S  Resolution Adopted

SR 00159  Sen. Cristina Castro and All Senators
    Mourns the death of Clayton "Clay" Parks of Aurora.
    Mar 07 19  S  Resolution Adopted

SR 00160  Sen. Neil Anderson and All Senators
    Mourns the death of Everett A. Manning of Rock Island.
    Mar 07 19  S  Resolution Adopted

SR 00161  Sen. Andy Manar and All Senators
    Mourns the death of Rev. Shaughneysy Small Jr. of Springfield.
    Mar 07 19  S  Resolution Adopted

SR 00162  Sen. Terry Link and All Senators
    Mourns the death of Louis Bunk of Gurnee.
    Mar 07 19  S  Resolution Adopted

SR 00163  Sen. Terry Link and All Senators
    Mourns the death of Rev. Dr. Mary Climons Lacey of Waukegan.
    Mar 07 19  S  Resolution Adopted

SR 00164  Sen. Terry Link and All Senators
    Mourns the death of Irene E. Lubeck, formerly of Waukegan and North Chicago.
    Mar 07 19  S  Resolution Adopted

SR 00165  Sen. Terry Link and All Senators
    Mourns the death of Jessie Vinke Ten Pas of Waukegan.
    Mar 07 19  S  Resolution Adopted

SR 00166  Sen. Terry Link and All Senators
    Mourns the death of Donald B. Vanderventer of Waukegan.
    Mar 07 19  S  Resolution Adopted

SR 00167  Sen. David Koehler and All Senators
    Mourns the death of Randy Simmons of Peoria.
    Mar 07 19  S  Resolution Adopted

SR 00168  Sen. Jim Oberweis and All Senators
    Mourns the death of Trevor Melvin Wehner of Sheridan.
    Mar 07 19  S  Resolution Adopted

SR 00169  Sen. Jim Oberweis and All Senators
    Mourns the death of Russell B. Beyer of Yorkville.
    Mar 07 19  S  Resolution Adopted
SR 00170  Sen. Jim Oberweis and All Senators
Mourns the death of Vincente Juarez of Oswego.
Mar 07 19  S  Resolution Adopted

SR 00171  Sen. William E. Brady and All Senators
Mourns the death of Richard Hoebel “Dick” Lincoln of Bloomington.
Mar 07 19  S  Resolution Adopted

SR 00172  Sen. William E. Brady and All Senators
Mourns the death of Myra Jane Rodgers Shepard of Fort Lauderdale, Florida, formerly of Bloomington.
Mar 07 19  S  Resolution Adopted

SR 00173  Sen. William E. Brady and All Senators
Mourns the death of Rod Roof of Normal.
Mar 07 19  S  Resolution Adopted

SR 00174  Sen. William E. Brady and All Senators
Mourns the death of Harold Hoeferle of Normal.
Mar 07 19  S  Resolution Adopted

SR 00175  Sen. David Koehler and All Senators
Mourns the death of Maura Cecilia Ordaz of Chillicothe.
Mar 07 19  S  Resolution Adopted

SR 00176  Sen. Rachelle Crowe and All Senators
Mourns the death of Robert Joseph Shipley of Granite City.
Mar 07 19  S  Resolution Adopted

SR 00177  Sen. Rachelle Crowe and All Senators
Mourns the death of Dorothy Suppon of Caseyville.
Mar 07 19  S  Resolution Adopted

SR 00178  Sen. Rachelle Crowe and All Senators
Mourns the death of Paul Kelley.
Mar 07 19  S  Resolution Adopted

SR 00179  Sen. Rachelle Crowe and All Senators
Mourns the death of Ronald P. “Ronnie” Yates of Wood River.
Mar 07 19  S  Resolution Adopted

SR 00180  Sen. Rachelle Crowe and All Senators
Mourns the death of Maria Louisa (Vazquez) Homan of O’Fallon.
Mar 07 19  S  Resolution Adopted

SR 00181  Sen. Rachelle Crowe and All Senators
Mourns the death of Marilyn J. Law.
Mar 07 19  S  Resolution Adopted

SR 00182  Sen. Rachelle Crowe and All Senators
Mourns the death of Edgar E. Palmer, formerly of Dorsey.
Mar 07 19  S  Resolution Adopted

SR 00183  Sen. Andy Manar and All Senators
Mourns the death of Estella Pruett of Staunton.
Mar 07 19  S  Resolution Adopted

SR 00184  Sen. Paul Schimpf
Amends the Senate Rules. Makes changes concerning Rules 3-8 and 5-2.
Mar 05 19  S  Referred to Assignments
SR 00185  Sen. Chapin Rose and All Senators  
Mourns the death of Timothy Ray Parker of Fort Jacques, Haiti.  
Mar 07 19  S  Resolution Adopted

SR 00186  Sen. Chapin Rose and All Senators  
Mourns the death of Stanley G. "Stan" Knearem of Cowden.  
Mar 07 19  S  Resolution Adopted

SR 00187  Sen. Chapin Rose and All Senators  
Mourns the death of John Mumma of Philo.  
Mar 07 19  S  Resolution Adopted

SR 00188  Sen. John J. Cullerton and All Senators  
Mourns the death of Harrison I. Steans.  
Mar 07 19  S  Resolution Adopted

SR 00189  Sen. Neil Anderson and All Senators  
Mourns the death of William F. McCormick Jr. of Moline.  
Mar 07 19  S  Resolution Adopted

SR 00190  Sen. Thomas Cullerton  
Opposes any effort to divert water from Lake Michigan, or the other Great Lakes, to outside of the Great Lakes Basin.  
Senate Floor Amendment No. 1  
Deletes everything. Replaces it with similar language supporting the Great Lakes Basin Compact.  
May 31 19  S  Resolution Adopted

SR 00191  Sen. David Koehler and All Senators  
Mourns the death of Emilie C. St. John of Peoria.  
Mar 07 19  S  Resolution Adopted

SR 00192  Sen. David Koehler and All Senators  
Mourns the death of James Nelson McCormick of Peoria.  
Mar 07 19  S  Resolution Adopted

Declares the African Methodist Episcopal (AME) Day at the Capitol on March 27, 2019.  
Mar 27 19  S  Resolution Adopted

SR 00194  Sen. Jason A. Barickman and All Senators  
Mourns the death of Frederick J. Roberts Ph.D.  
Mar 07 19  S  Resolution Adopted

SR 00195  Sen. Julie A. Morrison and All Senators  
Mourns the death of Harrison Irwin Steans.  
Mar 07 19  S  Resolution Adopted

SR 00196  Sen. Julie A. Morrison and All Senators  
Mourns the death of Kenneth R. "Ken" Brady of Wheeling.  
Mar 07 19  S  Resolution Adopted

SR 00197  Sen. Scott M. Bennett and All Senators  
Mourns the death of Bernadine Evans Stake of Urbana.  
Mar 07 19  S  Resolution Adopted

SR 00198  Sen. Scott M. Bennett and All Senators  
Mourns the death of Helen Cornwell of Georgetown.  
Mar 07 19  S  Resolution Adopted

SR 00199  Sen. David Koehler-Chuck Weaver, Pat McGuire, Jennifer Bertino-Tarrant, Suzy Glowiak Hilton, Elgie R. Sims, Jr., Bill Cunningham, Antonio Muñoz, Martin A. Sandoval and Steven M. Landek  
Apr 03 19  S  Resolution Adopted
SR 00200 Sen. Mattie Hunter
Declares September 28, 2019 Unit Church Ushers League, Chicago Zone Day in the State of Illinois.

Apr 12 19 S Resolution Adopted

SR 00201 Sen. Ann Gillespie, Julie A. Morrison-Laura M. Murphy, Toi W. Hutchinson-Elgie R. Sims, Jr., Steven M. Landek, Jennifer Bertino-Tarrant, Antonio Muñoz and Martin A. Sandoval
Encourages Illinois residents to visit cancerscreenweek.org for cancer screening resources and talk to their healthcare providers about their risk factors for all cancer types. Declares the first week of December 2019 as "Cancer Screen Week". Urges the Illinois General Assembly to take actions to evaluate current levels of funding for cancer screening in state medical assistance, public health, or standalone programs to ensure adequate funding is available for cancer screening and/or treatment services. Urges the Illinois General Assembly to identify and advance policies to increase rates of cancer screening and improve cancer screening awareness.

Apr 12 19 S Resolution Adopted

SR 00202 Sen. Neil Anderson and All Senators
Mourns the death of Curtis Roberts of Rock Island.

Mar 07 19 S Resolution Adopted

SR 00203 Sen. Neil Anderson and All Senators
Mourns the death of John Anthony Keck of Rock Island.

Mar 07 19 S Resolution Adopted

SR 00204 Sen. Martin A. Sandoval and All Senators
Mourns the death of Pastor Victor Hugo Rodriguez of Chicago.

Mar 07 19 S Resolution Adopted

SR 00205 Sen. Ann Gillespie and All Senators
Mourns the death of Colonel Jill E. Morgenthaler of Mt. Prospect.

Mar 14 19 S Resolution Adopted

SR 00206 Sen. Pat McGuire and All Senators
Mourns the death of Genevieve Range Brown.

Mar 14 19 S Resolution Adopted

SR 00207 Sen. Patricia Van Pelt and All Senators
Mourns the death of Nicholas Charles Anthony Spaniak of Elk Grove Village.

Mar 14 19 S Resolution Adopted

SR 00208 Sen. Cristina Castro and Mattie Hunter
Declares the fourth week of April 2019 as "Illinois Distracted Driving Awareness Week".

May 31 19 S Resolution Adopted

SR 00209 Sen. Ann Gillespie and Laura M. Murphy
Declares the month of April 2019 as Sikh Awareness & Appreciation Month in Illinois.

Apr 10 19 S Resolution Adopted

SR 00210 Sen. Rachelle Crowe, All Senators and Steve McClure
Mourns the death of Captain Jake Ringering of Godfrey.

Mar 14 19 S Resolution Adopted

SR 00211 Sen. Andy Manar and All Senators
Mourns the death of Paul Quirk of Shipman.

Mar 14 19 S Resolution Adopted

SR 00212 Sen. Dan McConchie and All Senators
Mourns the death of Henry J. Paulus.

Mar 14 19 S Resolution Adopted

SR 00213 Sen. Dan McConchie-Craig Wilcox-Donald P. DeWitte and All Senators
Mourns the death of Jacob Howard Keltner of Crystal Lake.

Mar 14 19 S Resolution Adopted
SR 00214  Sen. Andy Manar, Julie A. Morrison, John G. Mulroe, Rachelle Crowe, Pat McGuire, David Koehler-Don Harmon and Ram Villivalam
   Urges that any new capital spending plan include a significant new initiative to fund the acquisition, restoration, and
   management of natural areas and open spaces.
   May 31 19  S  Resolution Adopted

SR 00215  Sen. Mattie Hunter and All Senators
   Mourns the death of Jackie Marie Morris of Kansas City, Kansas.
   Mar 14 19  S  Resolution Adopted

SR 00216  Sen. Melinda Bush, Laura M. Murphy and Steven M. Landek
   Declares March 2019 as Problem Gambling Awareness Month in the State of Illinois.
   Mar 28 19  S  Resolution Adopted

SR 00217  Sen. Paul Schimpf-Dale Fowler, Rachelle Crowe and Christopher Belt
   Declares April 9, 2019 as Southern Illinois University Day.
   May 08 19  S  Resolution Adopted

SR 00218  Sen. William E. Brady-Linda Holmes, Scott M. Bennett and Jim Oberweis
   Declares the week of March 10 through March 16, 2019 as Illinois Multiple Sclerosis Awareness Week. Encourages
   municipalities and media organizations to participate in Illinois Multiple Sclerosis Awareness Week. Recognizes those living with MS,
   their families, and the healthcare professionals and medical researchers who provide assistance to those affected by MS.
   Mar 14 19  S  Resolution Adopted

SR 00219  Sen. Scott M. Bennett, All Senators and Jason A. Barickman
   Mourns the death of Morris Littlefield "Morry" Hecker Jr. of Champaign.
   Mar 14 19  S  Resolution Adopted

SR 00220  Sen. Neil Anderson and All Senators
   Mourns the death of Jesse J. Witt of Colona.
   Mar 14 19  S  Resolution Adopted

SR 00221  Sen. Neil Anderson and All Senators
   Mourns the death of James A. "Jim" Blakely of Moline.
   Mar 14 19  S  Resolution Adopted

SR 00222  Sen. Neil Anderson and All Senators
   Mourns the death of Milton "Moose" Johnson of Moline.
   Mar 14 19  S  Resolution Adopted

SR 00223  Sen. Laura Fine
   Expresses support for the critical research of the Chemistry of Life Processes Institute at Northwestern University and the
   important contributions to human health of leading biotechnology and pharmaceutical companies based in Illinois and across the
   nation.
   May 31 19  S  Resolution Adopted

SR 00224  Sen. John J. Cullerton
   Supports Northwestern Pritzker School of Law, John Marshall Law School, Northern Illinois University College of Law,
   University of Chicago Law School, Southern Illinois University School of Law, Chicago-Kent College of Law, DePaul University
   College of Law, Loyola University Chicago School of Law, and University of Illinois College of Law and their presidents' efforts to
   recognize and better address mental health issues among lawyers, starting with law students.
   Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00225  Sen. Andy Manar
   Declares June 22, 2019 and 2020 as "Illinois Community Living Day".
   May 31 19  S  Resolution Adopted

SR 00226  Sen. William E. Brady-Jason A. Barickman and All Senators
   Mourns the death of Louis E. "Louie" Lyons of Pontiac.
   Mar 21 19  S  Resolution Adopted
SR 00227  Sen. Jason A. Barickman and All Senators
Mourns the death of Melinda J. "Mindi" Terrell.
Mar 21 19 S Resolution Adopted

SR 00228  Sen. William E. Brady and All Senators
Mourns the death of Vernon Paul Prenzler of Bloomington.
Mar 21 19 S Resolution Adopted

SR 00229  Sen. David Koehler and All Senators
Mourns the death of Deputy U.S. Marshal Chase Sabethal White.
Mar 21 19 S Resolution Adopted

SR 00230  Sen. Neil Anderson and All Senators
Mourns the death of James M. "Jim" Pauwels of Rock Island.
Mar 21 19 S Resolution Adopted

SR 00231  Sen. Mattie Hunter and All Senators
Mourns the death of Helen Miller.
Mar 21 19 S Resolution Adopted

SR 00232  Sen. Mattie Hunter and All Senators
Mourns the death of Nicholas Concepcion Jarmon.
Mar 21 19 S Resolution Adopted

SR 00233  Sen. Laura Fine
Declares July 10, 2019 as "Team Nora Day" in the State of Illinois.
May 31 19 S Resolution Adopted

SR 00234  Sen. William E. Brady and All Senators
Mourns the death of William B. "Bill" Mullins Sr. of Bloomington.
Mar 21 19 S Resolution Adopted

SR 00235  Sen. Pat McGuire and All Senators
Mourns the death of Richard J. Morelli.
Mar 21 19 S Resolution Adopted

SR 00236  Sen. Thomas Cullerton, Jennifer Bertino-Tarrant and Ann Gillespie
Declares the dates of October 9 of 2019 and 2020 as PANS and PANDAS Awareness Day in the State of Illinois.
May 31 19 S Resolution Adopted

SR 00237  Sen. Thomas Cullerton and All Senators
Mourns the death of Joseph G. Salerno.
Mar 21 19 S Resolution Adopted

SR 00238  Sen. David Koehler and All Senators
Mourns the death of Grant St. Julian Jr. of Peoria.
Mar 21 19 S Resolution Adopted

SR 00239  Sen. Paul Schimpf, Julie A. Morrison, Mattie Hunter and Napoleon Harris, III
Mar 21 19 S Resolution Adopted

SR 00240  Sen. Don Harmon and All Senators
Mourns the death of Mary Diane Seibel Cronin.
Mar 21 19 S Resolution Adopted

SR 00241  Sen. Don Harmon and All Senators
Mourns the death of Dr. Sidney J. Blair of West Chester, Pennsylvania, formerly of Oak Park.
Mar 21 19 S Resolution Adopted
SR 00242  Sen. Don Harmon and All Senators
Mourns the death of Allison L. Burdick Jr.
Mar 21 19  S Resolution Adopted

SR 00243  Sen. Don Harmon and All Senators
Mourns the death of Eddie C. Campbell.
Mar 21 19  S Resolution Adopted

SR 00244  Sen. Don Harmon and All Senators
Mourns the death of Annabel Abraham.
Mar 21 19  S Resolution Adopted

SR 00245  Sen. Don Harmon and All Senators
Mourns the death of Patricia Spagat.
Mar 21 19  S Resolution Adopted

SR 00246  Sen. Don Harmon and All Senators
Mourns the death of Geraldine Harps.
Mar 21 19  S Resolution Adopted

SR 00247  Sen. Laura Fine
Declares March 19, 2019 to be Celebrating Women in Public Office Day.
Mar 20 19  S Referred to Assignments

SR 00248  Sen. Julie A. Morrison and Mattie Hunter
Declares May 15, 2019 as the fourth Annual Illinois Foster Youth and Alumni Legislative Shadow Day.
May 31 19  S Resolution Adopted

SR 00249  Sen. Iris Y. Martinez, Sue Rezin and Julie A. Morrison
Honors all women residing in skilled nursing facilities in Illinois for their lifelong service to their families and communities.
Mar 21 19  S Referred to Assignments

SR 00250  Sen. John F. Curran-Cristina Castro, Mattie Hunter and Laura M. Murphy
Supports the U.S. Women's national soccer team in their effort to achieve equal pay.
May 31 19  S Resolution Adopted

SR 00251  Sen. Ram Villivalam, Thomas Cullerton and Mattie Hunter-Laura Ellman-Jacqueline Y. Collins
Declares Mahatma Gandhi's birthday, October 2, 2019, as the State Day of Peace to Non-Violence in the State of Illinois.
Nov 13 19  S Resolution Adopted

SR 00252  Sen. Scott M. Bennett and All Senators
Mourns the death of Charles H. "Charlie" Nogle of Champaign.
Mar 28 19  S Resolution Adopted

SR 00253  Sen. Andy Manar and All Senators
Mourns the death of Lena W. Rust of Bunker Hill.
Mar 28 19  S Resolution Adopted

SR 00254  Sen. Don Harmon and All Senators
Mourns the death of Jo Ann Kiefer.
Mar 28 19  S Resolution Adopted

SR 00255  Sen. Don Harmon and All Senators
Mourns the death of Mary Elizabeth Deady.
Mar 28 19  S Resolution Adopted

SR 00256  Sen. Scott M. Bennett and All Senators
Mourns the death of Eugene V. Thompson of Indianapolis, formerly of Danville.
Mar 28 19  S Resolution Adopted
SR 00257
Sen. John G. Mulroe and All Senators
Mourns the death of Winifred Staunton, longtime resident of Edison Park.
Mar 28 19 S Resolution Adopted

SR 00258
Sen. Jennifer Bertino-Tarrant and All Senators
Mourns the death of Colleen Marie Allen of Streamwood.
Mar 28 19 S Resolution Adopted

SR 00259
Sen. David Koehler-Mattie Hunter
Creates the Diversity Task Force on Disadvantaged Business Enterprises (DBEs), Minority Business Enterprises (MBEs) and Women Business Enterprises (WBEs) to identify major issues, remove impediments, and create a fair opportunity for DBEs, MBEs, and WBEs to do business with the State of Illinois, specifically the Illinois Department of Transportation (IDOT), the Illinois Capital Development Board (CDB), and the Illinois Tollway Authority.
Senate Committee Amendment No. 1
Changes the membership structure of the Task Force.
Mar 28 19 S Resolution Adopted; 044-000-000

SR 00260
Sen. David Koehler and All Senators
Mourns the death of Kimberly Joy Barnes of Canton.
Mar 28 19 S Resolution Adopted

SR 00261
Sen. David Koehler and All Senators
Mourns the death of Charles Gene "Chuck" Thome of Mapleton.
Mar 28 19 S Resolution Adopted

SR 00262
Sen. David Koehler and All Senators
Mourns the death of William F. Merna of Canton.
Mar 28 19 S Resolution Adopted

SR 00263
Sen. David Koehler and All Senators
Mourns the death of Katherine A. Berry of Peoria.
Mar 28 19 S Resolution Adopted

SR 00264
Sen. Laura Fine, Robert Peters-Ram Villivalam and Mattie Hunter-Jacqueline Y. Collins
Expresses support for the Affordable Care Act and the Medicaid program.
May 31 19 S Resolution Adopted; 040-019-000

SR 00265
Sen. Laura Fine and Julie A. Morrison
Declares April 16, 2019 as Illinois Education and Sharing Day.
Apr 12 19 S Resolution Adopted

SR 00266
Sen. Terry Link and All Senators
Mourns the death of Joan Alderman of Divernon.
Mar 28 19 S Resolution Adopted

SR 00267
Sen. Don Harmon and All Senators
Mourns the death of Vater Mae Fite.
Mar 28 19 S Resolution Adopted

SR 00268
Sen. Andy Manar and All Senators
Mourns the death of Doris Mae Drea of Springfield.
Mar 28 19 S Resolution Adopted

SR 00269
Sen. Iris Y. Martinez-Sue Rezin-Linda Holnes, Jennifer Bertino-Tarrant, Ann Gillespie, Thomas Cullerton, Mattie Hunter, Bill Cunningham, Christopher Belt, Laura M. Murphy, Elgie R. Sims, Jr., Laura Ellman, Julie A. Morrison, Don Harmon, Suzy Glowiak Hilton-Omar Aquino-Cristina Castro, Steve McClure, Scott M. Bennett, John G. Mulroe, Jacqueline Y. Collins, Rachelle Crowe, David Koehler and Napoleon Harris, III
Declares March 27, 2019 as Elderly Women of Wisdom Day in Illinois to honor all women residing in skilled nursing facilities for their lifelong service to their families and communities.
Mar 27 19 S Resolution Adopted
SR 00270  Sen. Laura Ellman and All Senators
Mourns the death of Joe V. Michael of Aurora.
Mar 28 19  S  Resolution Adopted

Declares March 28, 2019 as Celebrating Women in Public Office Day.
Mar 28 19  S  Resolution Adopted

SR 00272  Sen. Pat McGuire and All Senators
Mourns the death of Betty C. (O'Reilly) McShane.
Mar 28 19  S  Resolution Adopted

SR 00273  Sen. Andy Manar and All Senators
Mourns the death of Joseph Michael "Joe" Bergen of Brownsville.
Mar 28 19  S  Resolution Adopted

SR 00274  Sen. Jason A. Barickman and All Senators
Mourns the death of Walter Duane Ludwig of Rantoul.
Mar 28 19  S  Resolution Adopted

SR 00275  Sen. Pat McGuire and All Senators
Mourns the death of David F. "Davey" Barten of Joliet.
Mar 28 19  S  Resolution Adopted

SR 00276  Sen. Pat McGuire and All Senators
Mourns the death of Carrie Mae Coleman of Joliet.
Mar 28 19  S  Resolution Adopted

SR 00277  Sen. Steve McClure-Dale A. Righter
Declares July 20, 2019 as Apollo 11 Day in the State of Illinois.
May 02 19  S  Resolution Adopted

SR 00278  Sen. Neil Anderson and All Senators
Mourns the death of Archie Melvin Strandlund of Moline.
Mar 28 19  S  Resolution Adopted

SR 00279  Sen. Neil Anderson and All Senators
Mourns the death of George C. Kincaid of Moline.
Mar 28 19  S  Resolution Adopted

SR 00280  Sen. Neil Anderson and All Senators
Mourns the death of Richard "Rick" Ryckeghem of Moline.
Mar 28 19  S  Resolution Adopted

SR 00281  Sen. Elgie R. Sims, Jr. and All Senators
Mourns the death of Lovie Lee Wilson.
Mar 28 19  S  Resolution Adopted

SR 00282  Sen. Antonio Muñoz
Declares January 1, 2019 as United States of America and China Diplomacy Day in the State of Illinois.
May 01 19  S  Resolution Adopted

SR 00283  Sen. Ram Villivalam and All Senators
Mourns the death of Joy Chemmachel.
Apr 04 19  S  Resolution Adopted
SR 00284  Sen. Laura M. Murphy
        Urges the Illinois Department of Healthcare and Family Services and the Illinois Department of Human Services to apply for an 1115 Demonstration Waiver to increase the services available for individuals with developmental disabilities and to serve Illinois citizens who are waiting services on the PUNS waitlist at a more appropriate pace.
        Apr 03 19  S  Referred to Assignments
SR 00285  Sen. Neil Anderson and All Senators
        Mourns the death of John Arlandis Talley.
        Apr 04 19  S  Resolution Adopted
SR 00286  Sen. Neil Anderson and All Senators
        Mourns the death of Maurice "Moe" Arnold.
        Apr 04 19  S  Resolution Adopted
SR 00287  Sen. Neil Anderson and All Senators
        Mourns the death of Daniel W. "Dan" Shaffer of Moline.
        Apr 04 19  S  Resolution Adopted
SR 00288  Sen. Laura Fine
        Declares September 7, 2019 as Great Lakes-St. Lawrence Appreciation Day in Illinois.
        May 31 19  S  Resolution Adopted
SR 00289  Sen. William E. Brady and All Senators
        Mourns the death of March Wells Jr. of Louisville, Kentucky.
        Apr 04 19  S  Resolution Adopted
SR 00290  Sen. Steve McClure and All Senators
        Mourns the death of Frederick Lee "Fred" Bradshaw of Griggsville.
        Apr 04 19  S  Resolution Adopted
SR 00291  Sen. Mattie Hunter
        Commemorates the 40th anniversary of the Taiwan Relations Act enacted by the United States Congress and reiterates support for a closer economic and trade partnership between the United States and Taiwan.
        Apr 03 19  S  Referred to Assignments
SR 00292  Sen. Iris Y. Martinez and All Senators
        Mourns the death of Dame Libby Komaiko.
        Apr 04 19  S  Resolution Adopted
SR 00293  Sen. Jennifer Bertino-Tarrant and All Senators
        Mourns the death of James F. Crater of Crest Hill.
        Apr 04 19  S  Resolution Adopted
SR 00294  Sen. Jennifer Bertino-Tarrant and All Senators
        Mourns the death of Joseph Louis "Bud" Gasparich of Joliet.
        Apr 04 19  S  Resolution Adopted
SR 00295  Sen. Andy Manar and All Senators
        Mourns the death of Ingrid Surette (Cravens) Smith of Decatur.
        Apr 04 19  S  Resolution Adopted
SR 00296  Sen. Mattie Hunter and All Senators
        Mourns the death of Gary Stewart.
        Apr 04 19  S  Resolution Adopted
SR 00297  Sen. Mattie Hunter and All Senators
        Mourns the death of Michael Brett Carmouche.
        Apr 04 19  S  Resolution Adopted
SR 00298  Sen. John J. Cullerton-Jacqueline Y. Collins and Rachelle Crowe

Supports the efforts of the student bar associations of Northwestern Pritzker School of Law, John Marshall Law School, Northern Illinois University College of Law, University of Chicago Law School, Southern Illinois University School of Law, Chicago-Kent College of Law, DePaul University College of Law, Loyola University Chicago School of Law, and University of Illinois College of Law to recognize and better address mental health issues among lawyers, starting with law students.

Apr 12 19  S  Resolution Adopted

SR 00299  Sen. Chuck Weaver and Jason Plummer

Encourages all school districts in Illinois to adopt a Know Me, Know My Name plan to identify disconnected youth in their schools and start on a path to build relationships with those children that leads away from violence and toward compassion and belonging.

May 31 19  S  Resolution Adopted

SR 00300  Sen. Chapin Rose and All Senators

Mourns the death of Michael J. Wildman of Monticello.

Apr 04 19  S  Resolution Adopted

SR 00301  Sen. Omar Aquino-Jacqueline Y. Collins, Laura Fine-Patricia Van Pelt, Mattie Hunter-Ram Villivalam-Iris Y. Martinez, Don Harmon, Jim Oberweis, Bill Cunningham, Robert Peters, Cristina Castro and David Koehler

Urges an investment of $1 billion by the State for affordable housing to be included in the next capital budget.

Apr 04 19  S  Referred to Assignments

SR 00302  Sen. Scott M. Bennett and All Senators

Mourns the death of Frank Gallo of Urbana.

Apr 04 19  S  Resolution Adopted

SR 00303  Sen. Neil Anderson

Mourns the death of Robert "Bob" Johnson of Rock Island.

Apr 04 19  S  Resolution Adopted

SR 00304  Sen. Neil Anderson and All Senators

Mourns the death of Roger True Logan of Moline.

Apr 04 19  S  Resolution Adopted

SR 00305  Sen. Neil Anderson and All Senators

Mourns the death of Martin Theodore Krakovec of Rock Island.

Apr 04 19  S  Resolution Adopted

SR 00306  Sen. Chuck Weaver

Declares the week of September 1-7, 2019 as "Resiliency Week" to raise public awareness about the continuing need to plan for future disasters by instituting a predisaster mitigation strategy.

May 31 19  S  Resolution Adopted

SR 00307  Sen. Dan McConchie, Jason Plummer and Mattie Hunter

Declares May 2019 as Foster Care Month in Illinois.

May 31 19  S  Resolution Adopted

SR 00308  Sen. Laura M. Murphy and All Senators

Mourns the death of Charles B. "Chuck" "Chief" Henrici of Elk Grove.

Apr 12 19  S  Resolution Adopted

SR 00309  Sen. William E. Brady and All Senators

Mourns the death of Janice Goben of Petersburg.

Apr 12 19  S  Resolution Adopted

SR 00310  Sen. John G. Mulroe and All Senators

Mourns the death of Louise R. (Klosinski) Peters of Edison Park.

Apr 12 19  S  Resolution Adopted

SR 00311  Sen. Scott M. Bennett and All Senators

Mourns the death of James R. "Jim" Spencer of Champaign.

Apr 12 19  S  Resolution Adopted
SR 00312  Sen. Napoleon Harris, III and All Senators
   Mourns the death of Roger L. Tarala of Blue Island.
   Apr 12 19  S  Resolution Adopted
SR 00313  Sen. David Koehler and All Senators
   Mourns the death of Jack Anthony Nieukirk Jr. of Chillicothe.
   Apr 12 19  S  Resolution Adopted
SR 00314  Sen. David Koehler and All Senators
   Mourns the death of Mary LaWeir Lochbaum of Peoria.
   Apr 12 19  S  Resolution Adopted
SR 00315  Sen. Terry Link and All Senators
   Mourns the death of Mary Lee (Warnecke) Barnett.
   Apr 12 19  S  Resolution Adopted
SR 00316  Sen. Terry Link and All Senators
   Mourns the death of Charles Lawrence "Chuck" Celaric of Waukegan.
   Apr 12 19  S  Resolution Adopted
SR 00317  Sen. Terry Link and All Senators
   Mourns the death of Donald "Don" Cudworth of Waukegan.
   Apr 12 19  S  Resolution Adopted
SR 00318  Sen. Terry Link and All Senators
   Mourns the death of Elmer B. "Whitey" Hacker.
   Apr 12 19  S  Resolution Adopted
SR 00319  Sen. Terry Link and All Senators
   Mourns the death of Cynthia M. "Cindi" (Sundberg) Haley.
   Apr 12 19  S  Resolution Adopted
SR 00320  Sen. Terry Link and All Senators
   Mourns the death of Ignatius S. Hodnik of Waukegan.
   Apr 12 19  S  Resolution Adopted
SR 00321  Sen. Terry Link and All Senators
   Mourns the death of Sheila M. Jakaitis of Wadsworth.
   Apr 12 19  S  Resolution Adopted
SR 00322  Sen. Terry Link and All Senators
   Mourns the death of Sally Jeanne Koskiol.
   Apr 12 19  S  Resolution Adopted
SR 00323  Sen. Terry Link and All Senators
   Mourns the death of Pamela S. "Pam" Lahey of Gages Lake.
   Apr 12 19  S  Resolution Adopted
SR 00324  Sen. Terry Link and All Senators
   Mourns the death of Robert Monroe "Bob" Leach of Beach Park.
   Apr 12 19  S  Resolution Adopted
SR 00325  Sen. Terry Link and All Senators
   Mourns the death of Olga C. Leginski of North Chicago.
   Apr 12 19  S  Resolution Adopted
SR 00326  Sen. Terry Link and All Senators
   Mourns the death of Nancy L. Long of Gurnee.
   Apr 12 19  S  Resolution Adopted
SR 00327  Sen. Terry Link and All Senators
         Mourns the death of Mary Ann Schneider of Waukegan.
         Apr 12 19  S  Resolution Adopted

SR 00328  Sen. Terry Link and All Senators
         Mourns the death of Eleanor Karin Seegren.
         Apr 12 19  S  Resolution Adopted

SR 00329  Sen. Terry Link and All Senators
         Mourns the death of Dennis Michael Skidmore of Vernon Hills.
         Apr 12 19  S  Resolution Adopted

SR 00330  Sen. Terry Link and All Senators
         Mourns the death of Ann E. Stapleton.
         Apr 12 19  S  Resolution Adopted

SR 00331  Sen. Terry Link and All Senators
         Mourns the death of Eleanor Zdanowicz of Waukegan.
         Apr 12 19  S  Resolution Adopted

SR 00332  Sen. Kimberly A. Lightford and All Senators
         Mourns the death of Mildred J. Wiley.
         Apr 12 19  S  Resolution Adopted

SR 00333  Sen. Sue Rezin
         Upon the adoption of SB1310, urges the Department of Natural Resources and the General Assembly to study the impact
         and the effectiveness of the Starved Rock State Park parking fee over a period of three years to determine if a parking fee should be
         enacted in all State Parks in Illinois.
         Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00334  Sen. William E. Brady and All Senators
         Mourns the death of Donald Lee Totten of Cornelius.
         Apr 12 19  S  Resolution Adopted

SR 00335  Sen. Jason A. Barickman and All Senators
         Mourns the death of Roger Douglas Grace of Urbana.
         Apr 12 19  S  Resolution Adopted

SR 00336  Sen. Don Harmon and All Senators
         Mourns the death of Judith C. Wittenberg of Oak Park.
         Apr 12 19  S  Resolution Adopted

SR 00337  Sen. Don Harmon and All Senators
         Mourns the death of Mary J. Hunt.
         Apr 12 19  S  Resolution Adopted

SR 00338  Sen. David Koehler and All Senators
         Mourns the death of Carol Ann (Kosanke) Hedeman of Peoria.
         Apr 12 19  S  Resolution Adopted

SR 00339  Sen. Julie A. Morrison and All Senators-Terry Link
         Mourns the death of Richard Drazner of Buffalo Grove.
         Apr 12 19  S  Resolution Adopted

SR 00340  Sen. Julie A. Morrison and All Senators
         Mourns the death of Edward James Collins Jr.
         Apr 12 19  S  Resolution Adopted

SR 00341  Sen. Pat McGuire and All Senators
         Mourns the death of Patrick J. O'Connell of Channahon.
         Apr 12 19  S  Resolution Adopted
SR 00342  Sen. Scott M. Bennett and All Senators
Mourns the death of Lois "Kaye" Boyer.
Apr 12 19  S  Resolution Adopted

SR 00343  Sen. Neil Anderson and All Senators
Mourns the death of Joseph B. Reedy of East Moline.
Apr 12 19  S  Resolution Adopted

SR 00344  Sen. Neil Anderson and All Senators
Mourns the death of William A. "Bill" Uphold of East Moline.
Apr 12 19  S  Resolution Adopted

SR 00345  Sen. Neil Anderson and All Senators
Mourns the death of Terry M. Anderson of Rock Island.
Apr 12 19  S  Resolution Adopted

SR 00346  Sen. Neil Anderson and All Senators
Mourns the death of Samuel Cunningham Wray of Coal Valley.
Apr 12 19  S  Resolution Adopted

SR 00347  Sen. Neil Anderson and All Senators
Mourns the death of Gary Robert VanOteghem of Moline.
Apr 12 19  S  Resolution Adopted

SR 00348  Sen. Laura M. Murphy and All Senators
Mourns the death of Thomas J. Vana of Des Plaines.
Apr 12 19  S  Resolution Adopted

SR 00349  Sen. Don Harmon and All Senators
Mourns the death of Meredith Murray Jr.
Apr 12 19  S  Resolution Adopted

SR 00350  Sen. Mattie Hunter and All Senators
Mourns the death of Herbert Curlee Harris D.D.S.
May 02 19  S  Resolution Adopted

SR 00351  Sen. Mattie Hunter and Christopher Belt
Declares the date of May 8, 2019 as Alpha Kappa Alpha Day in the State of Illinois in honor of Alpha Kappa Alpha Sorority, Incorporated, and its work.
May 02 19  S  Resolution Adopted

SR 00352  Sen. Scott M. Bennett and All Senators
Mourns the death of John Edward Severns of Champaign.
May 02 19  S  Resolution Adopted

SR 00353  Sen. Scott M. Bennett and All Senators
Mourns the death of R. Thomas "Tom" Heinhorst of Mahomet.
May 02 19  S  Resolution Adopted

SR 00354  Sen. Cristina Castro and All Senators
Mourns the death of Steve Stroud of Elgin.
May 02 19  S  Resolution Adopted

SR 00355  Sen. Don Harmon and All Senators
Mourns the death of Florence M. Brannon.
May 02 19  S  Resolution Adopted

SR 00356  Sen. Michael E. Hastings and All Senators
Mourns the death of Abigail Ellen Ohl of Tinley Park.
May 02 19  S  Resolution Adopted
SR 00357  Sen. Pat McGuire and All Senators
  Mourns the death of Richard Dean "Dick" Baker.
  May 02 19  S  Resolution Adopted

SR 00358  Sen. Jason A. Barickman and All Senators
  Mourns the death of Shirley Kaufman Koos of Bloomington.
  May 02 19  S  Resolution Adopted

SR 00359  Sen. Thomas Cullerton and All Senators
  Mourns the death of Martha S. McKellar of Glendale Heights.
  May 02 19  S  Resolution Adopted

SR 00360  Sen. Scott M. Bennett and All Senators
  Mourns the death of James W. Gardner of Rantoul.
  May 02 19  S  Resolution Adopted

SR 00361  Sen. David Koehler and All Senators
  Mourns the death of Joseph K. West of Peoria.
  May 02 19  S  Resolution Adopted

SR 00362  Sen. Thomas Cullerton and All Senators
  Mourns the death of William Dennis "Bill" Hancock Sr.
  May 02 19  S  Resolution Adopted

SR 00363  Sen. Iris Y. Martinez
  Declares April 25, 2019 as “DNA Day” in the State of Illinois.
  May 02 19  S  Resolution Adopted

SR 00364  Sen. Laura M. Murphy and All Senators
  Mourns the death of Anne H. Evans of Des Plaines.
  May 02 19  S  Resolution Adopted

SR 00365  Sen. Kimberly A. Lightford and All Senators
  Mourns the death of Rev. William Jenkins Sr.
  May 02 19  S  Resolution Adopted

SR 00366  Sen. William E. Brady and All Senators
  Mourns the death of Helen A. Boylan of Bloomington.
  May 02 19  S  Resolution Adopted

SR 00367  Sen. William E. Brady and All Senators
  Mourns the death of Charles George McCarthy of Normal.
  May 02 19  S  Resolution Adopted

SR 00368  Sen. Steve McClure and All Senators
  Mourns the death of Carole A. Oldani of Springfield.
  May 02 19  S  Resolution Adopted

SR 00369  Sen. Jason A. Barickman and All Senators
  Mourns the death of Woodrow "Woody" Shadid.
  May 02 19  S  Resolution Adopted

SR 00370  Sen. Omar Aquino
  Urges significant funding for affordable housing be included in any new capital spending plan.
  May 02 19  S  Referred to Assignments

SR 00371  Sen. Dave Syverson and All Senators
  Mourns the death of Cindy S. Jensen-Toews.
  May 02 19  S  Resolution Adopted
SR 00372  Sen. Brian W. Stewart, Emil Jones, III, Elgie R. Sims, Jr., Steven M. Landek, Bill Cunningham and Toi W. Hutchinson

Declares May 2019 as "Brain Tumor Awareness Month" in the State of Illinois and urges increased funding and research.

May 24 19  S  Resolution Adopted

SR 00373  Sen. Neil Anderson and All Senators

Mourns the death of Ronald K. Ernat of Rock Island.

May 09 19  S  Resolution Adopted

SR 00374  Sen. Neil Anderson and All Senators

Mourns the death of Frank J. Galvin of Moline.

May 09 19  S  Resolution Adopted

SR 00375  Sen. Neil Anderson and All Senators

Mourns the death of William R. Powell of Colona.

May 09 19  S  Resolution Adopted

SR 00376  Sen. Neil Anderson and All Senators

Mourns the death of James M. "Jim" Iffland of Silvis.

May 09 19  S  Resolution Adopted

SR 00377  Sen. Neil Anderson and All Senators

Mourns the death of James R. Gallaugher of East Moline.

May 09 19  S  Resolution Adopted

SR 00378  Sen. Neil Anderson and All Senators

Mourns the death of Stanley Raymond "Stan" Heed of Colona.

May 09 19  S  Resolution Adopted

SR 00379  Sen. Neil Anderson and All Senators

Mourns the death of Augustine Joseph Circello of Rock Island.

May 09 19  S  Resolution Adopted

SR 00380  Sen. Neil Anderson and All Senators

Mourns the death of Stanley L. "Stan" Hague.

May 09 19  S  Resolution Adopted

SR 00381  Sen. Neil Anderson and All Senators

Mourns the death of Robert O. Taube of Rock Island.

May 09 19  S  Resolution Adopted

SR 00382  Sen. Terry Link and All Senators

Mourns the death of Jack A. Henderson of Gurnee.

May 09 19  S  Resolution Adopted

SR 00383  Sen. Terry Link and All Senators

Mourns the death of Susan Marie Rogal.

May 09 19  S  Resolution Adopted

SR 00384  Sen. Elgie R. Sims, Jr. and Mattie Hunter

Designates May 8, 2019 as Alpha Phi Alpha day in the State of Illinois.

May 31 19  S  Resolution Adopted

SR 00385  Sen. Elgie R. Sims, Jr. and All Senators

Mourns the death of Doloris Cotton-Gaines.

May 09 19  S  Resolution Adopted

SR 00386  Sen. Kimberly A. Lightford-Jacqueline Y. Collins and Mattie Hunter

Expresses support for the State of Illinois becoming a racially, ethnically, and inclusive entity that will employ a racial, ethnic, and inclusion (REI) lens in all policies, programs, employment practices, staff and leadership professional development, and operations.

May 31 19  S  Resolution Adopted
SR 00387  Sen. Don Harmon and All Senators
Mourns the death of Paul Slivinski.
May 09 19  S  Resolution Adopted

SR 00388  Sen. Don Harmon and All Senators
Mourns the death of Helen Kaspar Slivinski of Oak Park.
May 09 19  S  Resolution Adopted

SR 00389  Sen. Don Harmon and All Senators
Mourns the death of Henry Lueders Henderson.
May 09 19  S  Resolution Adopted

SR 00390  Sen. Don Harmon and All Senators
Mourns the death of Margaret "Peg" Bailey Puccini.
May 09 19  S  Resolution Adopted

SR 00391  Sen. Don Harmon and All Senators
Mourns the passing of Claire Bataille.
May 09 19  S  Resolution Adopted

SR 00392  Sen. Thomas Cullerton and All Senators
Mourns the death of John H. Maher, formerly of Villa Park.
May 09 19  S  Resolution Adopted

SR 00393  Sen. David Koehler and All Senators
Mourns the death of Cecil Gilson Jr. of Havana.
May 09 19  S  Resolution Adopted

SR 00394  Sen. William E. Brady and All Senators
Mourns the death of Francis B. Crang of Clinton.
May 09 19  S  Resolution Adopted

SR 00395  Sen. William E. Brady and All Senators
Mourns the death of Wallace D. Furrow of El Paso.
May 09 19  S  Resolution Adopted

SR 00396  Sen. Jason A. Barickman and All Senators
Mourns the death of Keith Randall Erickson of Urbana.
May 09 19  S  Resolution Adopted

SR 00397  Sen. Neil Anderson and All Senators
Mourns the death of Emil L. Mesich of Rock Island.
May 09 19  S  Resolution Adopted

SR 00398  Sen. Mattie Hunter and All Senators
Mourns the death of Betsy G. Berry of Michigan City, Indiana.
May 09 19  S  Resolution Adopted

SR 00399  Sen. Mattie Hunter and All Senators
Mourns the death of Arnetha Gholston of Chicago.
May 09 19  S  Resolution Adopted

SR 00400  Sen. Dale Fowler and All Senators
Mourns the death of Kody Vanfossan.
May 09 19  S  Resolution Adopted

SR 00401  Sen. Laura Fine and Pat McGuire
Declares May 15, 2019 as "Stop the Bleed Day" and encourages all citizens to participate in the initiative and learn more about the importance of bleeding control measures.
May 31 19  S  Resolution Adopted
SR 00402  Sen. Bill Cunningham and All Senators
Mourns the death of former Illinois Senate President Thomas Hynes.
May 09 19  S  Resolution Adopted

SR 00403  Sen. Julie A. Morrison
Directs the Auditor General to conduct a performance audit of the Department of Children and Family Services' compliance with its obligations to protect and affirm children and youth who are lesbian, gay, bisexual, transgender, questioning, or queer.
May 31 19  S  Resolution Adopted; 039-011-000

SR 00404  Sen. Scott M. Bennett and All Senators
Mourns the death of Allan Mueller of Urbana.
May 09 19  S  Resolution Adopted

SR 00405  Sen. Rachelle Crowe and All Senators
Mourns the death of Jerry S. Overton of South Roxana.
May 17 19  S  Resolution Adopted

SR 00406  Sen. Julie A. Morrison, Laura Fine, Laura M. Murphy and Mattie Hunter
Declares June 4, 2019 as "Cancer Survivor Beauty and Support Day".
May 31 19  S  Resolution Adopted

SR 00407  Sen. Paul Schimpf and All Senators
Mourns the death of Seymour L. Bryson of Carbondale.
May 17 19  S  Resolution Adopted

SR 00408  Sen. Thomas Cullerton and All Senators
Mourns the death of William Dennis "Bill" Hancock Sr.
May 17 19  S  Resolution Adopted

SR 00409  Sen. Terry Link and All Senators
Mourns the death of Glen Braden.
May 17 19  S  Resolution Adopted

SR 00410  Sen. Terry Link and All Senators
Mourns the death of Stella Cecylia Dreyer of Waukegan.
May 17 19  S  Resolution Adopted

SR 00411  Sen. Terry Link and All Senators
Mourns the death of Philip Frank Leable of Beach Park.
May 17 19  S  Resolution Adopted

SR 00412  Sen. Terry Link and All Senators
Mourns the death of John C. Pearson Jr.
May 17 19  S  Resolution Adopted

SR 00413  Sen. Terry Link and All Senators
Mourns the death of Benjamin F. Truby of Waukegan.
May 17 19  S  Resolution Adopted

SR 00414  Sen. David Koehler and All Senators
Mourns the death of Danny Ray Jenkins of Spring Bay.
May 17 19  S  Resolution Adopted

SR 00415  Sen. William E. Brady and All Senators
Mourns the death of Virginia Lee "Ginny" Barker Dunn of Carmel, California.
May 17 19  S  Resolution Adopted

SR 00416  Sen. William E. Brady, Jason A. Barickman and All Senators
Mourns the death of Ralph Tracy Turner of Normal.
May 17 19  S  Resolution Adopted
SR 00417  Sen. Neil Anderson and All Senators
Mourns the death of Michael Ehrmann of Rock Island.
May 17 19  S  Resolution Adopted

SR 00418  Sen. Andy Manar and All Senators
Mourns the death of Dennis M. Bruckert of Plainview.
May 17 19  S  Resolution Adopted

Urges the State of Illinois to play an important role in addressing climate change.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SR 00420  Sen. Ram Villivalam
Declares May 2019 as Asian and Pacific Islander American Heritage Month and commends Asian and Pacific Islander Americans for their notable accomplishments and contributions to Illinois.
May 15 19  S  Resolution Adopted

SR 00421  Sen. Mattie Hunter and All Senators
Mourns the death of Juanita Smith Dewith Barton of Springfield.
May 17 19  S  Resolution Adopted

SR 00422  Sen. Mattie Hunter
Urges support of the Family First Prevention Services Act.
May 31 19  S  Resolution Adopted

SR 00423  Sen. Neil Anderson and All Senators
Mourns the death of Charles Sherman Coleman of East Moline.
May 17 19  S  Resolution Adopted

SR 00424  Sen. Neil Anderson and All Senators
Mourns the death of Eugene D. "Gene" DeVilder of East Moline.
May 17 19  S  Resolution Adopted

SR 00425  Sen. Neil Anderson and All Senators
Mourns the death of Richard L. Paulsen of Moline.
May 17 19  S  Resolution Adopted

Declares June 7, 2019 as "Medal of Honor Day" and honors those who received the Medal of Honor.
May 31 19  S  Resolution Adopted

SR 00427  Sen. Chapin Rose and All Senators
Mourns the death of John D. Miller of Monticello.
May 24 19  S  Resolution Adopted

SR 00428  Sen. Ann Gillespie-Laura M. Murphy-Julie A. Morrison and All Senators
Mourns the death of Jennifer Zorn-Sargent of Wheeling.
May 24 19  S  Resolution Adopted

SR 00429  Sen. Rachelle Crowe and Julie A. Morrison-Christopher Belt
Urges the creation of the Cahokia Mounds Mississippian Cultural National Historical Park.
May 31 19  S  Resolution Adopted

SR 00430  Sen. David Koehler and All Senators
Mourns the death of Helen Mildred (Pearson) Schwarzentraub of Princeton.
May 24 19  S  Resolution Adopted

SR 00431  Sen. William E. Brady and All Senators
Mourns the death of Warren W. Schwulst of Bloomington.
May 24 19  S  Resolution Adopted
Declares June 7, 2019 as "Gun Violence Awareness Day".

May 31 19  S  Resolution Adopted

SR 00433  Sen. Pat McGuire and All Senators
Mourns the death of Shirley Grove-Valevicius of Bolingbrook.

May 24 19  S  Resolution Adopted

SR 00434  Sen. Christopher Belt and All Senators
Mourns the death of Jaylon McKenzie of Belleville.

May 24 19  S  Resolution Adopted

SR 00435  Sen. Steve Stadelman and All Senators
Mourns the death of Charles D. "Chuck" Sweeny of Rockford.

May 24 19  S  Resolution Adopted

SR 00436  Sen. David Koehler and All Senators
Mourns the death of Robert E. "Bob" Houghton of Morton.

May 24 19  S  Resolution Adopted

SR 00437  Sen. David Koehler and All Senators
Mourns the death of Gregory P. "Greg" Smith of Brimfield.

May 24 19  S  Resolution Adopted

SR 00438  Sen. Chuck Weaver-Jason A. Barickman-William E. Brady-Paul Schimpf-Neil Anderson and All Senators
Mourns the death of Gregory P. Smith of Brimfield.

May 24 19  S  Resolution Adopted

SR 00439  Sen. David Koehler and All Senators
Mourns the death of Cartheda L. Welch of Peoria.

May 24 19  S  Resolution Adopted

SR 00440  Sen. William E. Brady and All Senators
Mourns the death of Oren C. "Lou" Lowder of Springfield.

May 24 19  S  Resolution Adopted

SR 00441  Sen. Terry Link and All Senators
Mourns the death of Eugene M. Backys of Waukegan.

Jun 01 19  S  Resolution Adopted

SR 00442  Sen. Terry Link and All Senators
Mourns the death of Jeffrey Allyn Cummings of Kenosha, Wisconsin.

Jun 01 19  S  Resolution Adopted

SR 00443  Sen. Terry Link and All Senators
Mourns the death of Annette F. "Nettie" Galla of Libertyville.

Jun 01 19  S  Resolution Adopted

SR 00444  Sen. Terry Link and All Senators
Mourns the death of Robert Lewis "Bob" Niblack.

Jun 01 19  S  Resolution Adopted

SR 00445  Sen. Terry Link and All Senators
Mourns the death of Daniel Nicklas of Beach Park.

Jun 01 19  S  Resolution Adopted

SR 00446  Sen. Terry Link and All Senators
Mourns the death of Ana (Agavnie) Paparigian of Waukegan.

Jun 01 19  S  Resolution Adopted
SR 00447  Sen. Terry Link and All Senators
Mourns the death of Jason L. Trippett of Waukegan.
Jun 01 19  S  Resolution Adopted

SR 00448  Sen. Terry Link and All Senators
Mourns the death of Jeff Whipple.
Jun 01 19  S  Resolution Adopted

SR 00449  Sen. Cristina Castro and All Senators
Mourns the death of Richard Elbert Ford.
Jun 01 19  S  Resolution Adopted

SR 00450  Sen. Dale A. Righter and All Senators
Mourns the death of Mary E. Dillier of Casey.
Jun 01 19  S  Resolution Adopted

SR 00451  Sen. Jason Plummer
Urges all four caucuses and the Governor to consider the Kaskaskia Watershed Comprehensive Plan when creating the upcoming fiscal year budget.
Nov 14 19  S  Resolution Adopted

SR 00452  Sen. Terry Link and All Senators
Mourns the death of Byron Howard Biehn.
Jun 01 19  S  Resolution Adopted

SR 00453  Sen. Terry Link and All Senators
Mourns the death of Rosemarie Farr.
Jun 01 19  S  Resolution Adopted

SR 00454  Sen. Cristina Castro and All Senators
Mourns the death of Victor John Moeller of Elgin.
Jun 01 19  S  Resolution Adopted

SR 00455  Sen. Cristina Castro and All Senators
Mourns the death of Gerald "Jerry" Bear.
Jun 01 19  S  Resolution Adopted

SR 00456  Sen. Don Harmon and All Senators
Mourns the passing of Roberta "Bobbie" Raymond.
Jun 01 19  S  Resolution Adopted

SR 00457  Sen. Martin A. Sandoval and All Senators
Mourns the death of Clayton Gaudry of Crown Point, Indiana, formerly of Bourbonnais.
Jun 01 19  S  Resolution Adopted

SR 00458  Sen. Ram Villivalam and All Senators
Mourns the death of Dr. Shobha Deven Parikh of Chicago.
Jun 01 19  S  Resolution Adopted

SR 00459  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Elbert Freeman Sr.
Jun 01 19  S  Resolution Adopted

SR 00460  Sen. Pat McGuire and All Senators
Mourns the death of Dorothy M. Davis.
Jun 01 19  S  Resolution Adopted

SR 00461  Sen. Don Harmon and All Senators
Mourns the passing of Vernon J. "Vern" Lukowicz.
Jun 01 19  S  Resolution Adopted
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor and Senators</th>
<th>Description</th>
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</thead>
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| SR 00462    | Sen. Don Harmon and All Senators | Mourns the passing of Karen Ard.  
Jun 01 19 S Resolution Adopted |
| SR 00463    | Sen. Don Harmon and All Senators | Mourns the death of Edmond M. Ryan Jr.  
Jun 01 19 S Resolution Adopted |
| SR 00464    | Sen. Don Harmon and All Senators | Mourns the death of Gloria Anne Kittell Hannas.  
Jun 01 19 S Resolution Adopted |
| SR 00465    | Sen. Ram Villivalam | Declares May 31, 2019 as South Asian American Health Awareness Day and recognizes that the South Asian American community is at high risk for cardiovascular disease, diabetes, and stroke.  
May 31 19 S Resolution Adopted |
| SR 00466    | Sen. Terry Link and Steve Stadelman | Urges the General Assembly to take action to modernize its early childhood education funding and teacher qualification standards to address the early childhood workforce crisis. Urges the Governor of Illinois to increase early childhood education provider representation on the Illinois Learning Council, the DCFS Daycare Advisory Council, the DHS Childcare Advisory Council, and the Professional Development Advisory Council to assure provider voices are heard as early childhood education policy is developed and implemented.  
Nov 13 19 S Resolution Adopted |
Jun 01 19 S Resolution Adopted |
Jun 01 19 S Resolution Adopted |
Jun 01 19 S Resolution Adopted |
Jun 01 19 S Resolution Adopted |
| SR 00471    | Sen. Scott M. Bennett and All Senators | Mourns the death of Daniel Bever Crane of Danville.  
Jun 01 19 S Resolution Adopted |
Jun 01 19 S Resolution Adopted |
| SR 00473    | Sen. Emil Jones, III-Iris Y. Martinez, John G. Mulroe, Omar Aquino, Christopher Belt, Cristina Castro, Laura M. Murphy, Robert Peters, Terry Link and Ram Villivalam | Urges the United States House of Representatives to support a resolution authorizing and directing the House Committee on the Judiciary to investigate whether sufficient grounds exist for the impeachment of Donald J. Trump, President of the United States.  
May 30 19 S Referred to Assignments |
| SR 00474    | Sen. Don Harmon and All Senators | Mourns the death of Robin O. Metz.  
Jun 01 19 S Resolution Adopted |
SR 00475
Sen. Don Harmon and All Senators
Mourns the death of Joanna Bernadine Vanni.
Jun 01 19 S Resolution Adopted

SR 00476
Sen. Don Harmon and All Senators
Mourns the passing of Salvatore Leopardi.
Jun 01 19 S Resolution Adopted

SR 00477
Sen. Andy Manar and All Senators
Mourns the death of Terry George Todt of Raymond.
Jun 01 19 S Resolution Adopted

SR 00478
Sen. Andy Manar and All Senators
Mourns the death of Gladys L. Hopping of Bloomington.
Jun 01 19 S Resolution Adopted

SR 00479
Sen. Jason A. Barickman and All Senators
Mourns the death of Richard Thomas Dunn of Carmel, California.
Jun 01 19 S Resolution Adopted

SR 00480
Sen. Laura M. Murphy and All Senators
Mourns the death of Xenophon "Fonda" Doudalis of Des Plaines.
Jun 01 19 S Resolution Adopted

SR 00481
Sen. Andy Manar and All Senators
Mourns the death of Terry George Todt of Raymond.
Jun 01 19 S Resolution Adopted

SR 00482
Sen. Chapin Rose and All Senators
Mourns the death of Robert Amling of Tower Hill.
Jun 01 19 S Resolution Adopted

SR 00483
Sen. Mattie Hunter and All Senators
Mourns the death of Sylvia Dawn Jones Walton-Alston.
Jun 01 19 S Resolution Adopted

SR 00484
Sen. Laura Fine
Urges the Illinois Department of Labor to investigate the prevalence of wage theft and the underground economy in the State of Illinois and submit to the General Assembly a report providing data on the issue along with recommendations for eliminating such unlawful labor practices throughout the State.
May 31 19 S Referred to Assignments

SR 00485
Sen. Thomas Cullerton and All Senators
Mourns the death of Mary Jane (Sullivan) Valle.
Jun 13 19 S Referred to Resolutions Consent Calendar

SR 00486
Sen. Pat McGuire and All Senators
Mourns the death of John H. Horrigan.
Jun 13 19 S Referred to Resolutions Consent Calendar

SR 00487
Sen. Pat McGuire and All Senators
Mourns the death of Dorothy J. Onderisin.
Jun 13 19 S Referred to Resolutions Consent Calendar

SR 00488
Sen. Terry Link and All Senators
Mourns the death of Damon Kelso Bradford.
Jun 13 19 S Referred to Resolutions Consent Calendar

SR 00489
Sen. Terry Link and All Senators
Mourns the death of Arthur John Creaney.
Jun 13 19 S Referred to Resolutions Consent Calendar
SR 00490  Sen. Terry Link and All Senators
Mourns the death of Patrick Carl Matchette of Winthrop Harbor.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00491  Sen. Terry Link and All Senators
Mourns the death of Leon Edward Seay of Gurnee.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00492  Sen. Terry Link and All Senators
Mourns the death of Barbara Ann Smith of Gurnee.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00493  Sen. Elgie R. Sims, Jr. and All Senators
Mourns the death of Eddie L. Jones II.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00494  Sen. Scott M. Bennett and All Senators
Mourns the death of Kenneth Morris Davidson of Urbana.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00495  Sen. Pat McGuire and All Senators
Mourns the death of James Hutton of Braidwood.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00496  Sen. Andy Manar and All Senators
Mourns the death of Sherwood Beldam Howald of Bunker Hill.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00497  Sen. Andy Manar and All Senators
Mourns the death of Gladys M. Meisenheimer of Bunker Hill.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00498  Sen. Neil Anderson and All Senators
Mourns the death of Franklin G. Scalf of Silvis.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00499  Sen. Neil Anderson and All Senators
Mourns the death of Donald Hainline Sr. of Milan.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00500  Sen. Neil Anderson and All Senators
Mourns the death of Mark Sides Sr. of Colona.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00501  Sen. Neil Anderson and All Senators
Mourns the death of Donald Charles Cram of Moline.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00502  Sen. Neil Anderson and All Senators
Mourns the death of Joseph J. Gargano of Silvis.
Jun 13 19  S  Referred to Resolutions Consent Calendar

SR 00503  Sen. Pat McGuire and All Senators
Mourns the death of Joseph Edward Bilotta Sr. of Romeoville.
Oct 30 19  S  Resolution Adopted

SR 00504  Sen. Pat McGuire and All Senators
Mourns the death of William Bliss Brown of Joliet.
Oct 30 19  S  Resolution Adopted
SR 00505  Sen. Pat McGuire and All Senators

Mourns the death of Joan T. Nielsen of Joliet.
Oct 30 19  S  Resolution Adopted

SR 00506  Sen. Neil Anderson and All Senators

Mourns the death of Ross W. Wherry of Moline, who passed away on June 7, 2019.
Oct 30 19  S  Resolution Adopted

SR 00507  Sen. Neil Anderson and All Senators

Mourns the death of James M. Gephart of Moline.
Oct 30 19  S  Resolution Adopted

SR 00508  Sen. Neil Anderson and All Senators

Mourns the death of Arthur F. "Freddy" Cheek of Moline.
Oct 30 19  S  Resolution Adopted

SR 00509  Sen. Neil Anderson and All Senators

Mourns the death of Kenneth Barham of Moline.
Oct 30 19  S  Resolution Adopted

SR 00510  Sen. Neil Anderson and All Senators

Mourns the death of Thomas O. Moore of Moline.
Oct 30 19  S  Resolution Adopted

SR 00511  Sen. Neil Anderson and All Senators

Mourns the death of Franklin W. Hermann Jr. of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00512  Sen. Terry Link and All Senators

Mourns the death of Dr. William M. Uhler.
Oct 30 19  S  Resolution Adopted

SR 00513  Sen. David Koehler and All Senators

Mourns the death of Dr. Gregory J. Adamson of Peoria.
Oct 30 19  S  Resolution Adopted

SR 00514  Sen. David Koehler and All Senators

Mourns the death of Robert Steven Sonnemaker of West Peoria.
Oct 30 19  S  Resolution Adopted

SR 00515  Sen. David Koehler and All Senators

Mourns the death of Corrine M. Foley of Bloomington.
Oct 30 19  S  Resolution Adopted

SR 00516  Sen. William E. Brady and All Senators

Mourns the death of Donald D. "Don" Evans of Ellsworth.
Oct 30 19  S  Resolution Adopted

SR 00517  Sen. William E. Brady and All Senators

Mourns the death of Naomi Grace Tarvin of Bloomington.
Oct 30 19  S  Resolution Adopted

SR 00518  Sen. Jason A. Barickman and All Senators

Mourns the death of Barbara Mae Black of Danville.
Oct 30 19  S  Resolution Adopted
SR 00520  Sen. Jason A. Barickman and All Senators
   Mourns the death of Anna Wall Scott of Urbana.
   Oct 30 19  S  Resolution Adopted
SR 00521  Sen. Scott M. Bennett and All Senators
   Mourns the death of Gordon Lee Barry of Urbana.
   Oct 30 19  S  Resolution Adopted
SR 00522  Sen. Neil Anderson and All Senators
   Mourns the death of James Theodore “T” Roden of Colona.
   Oct 30 19  S  Resolution Adopted
SR 00523  Sen. Neil Anderson and All Senators
   Mourns the death of Gary Wayne Ricketts Sr. of Port Byron.
   Oct 30 19  S  Resolution Adopted
SR 00524  Sen. Neil Anderson and All Senators
   Mourns the death of Jack D. Gentry of Silvis.
   Oct 30 19  S  Resolution Adopted
SR 00525  Sen. Neil Anderson and All Senators
   Mourns the death of Frank Fuoto Jr. of Moline.
   Oct 30 19  S  Resolution Adopted
SR 00526  Sen. Neil Anderson and All Senators
   Mourns the death of Alfred Richard Stryzs of Cleveland.
   Oct 30 19  S  Resolution Adopted
SR 00527  Sen. Neil Anderson and All Senators
   Mourns the death of Alvin F. Anderson, formerly of East Moline.
   Oct 30 19  S  Resolution Adopted
SR 00528  Sen. Neil Anderson and All Senators
   Mourns the death of Scott A. Heydt of Colona.
   Oct 30 19  S  Resolution Adopted
SR 00529  Sen. Neil Anderson and All Senators
   Mourns the death of Joseph S. Zmuda of East Moline.
   Oct 30 19  S  Resolution Adopted
SR 00530  Sen. Neil Anderson and All Senators
   Mourns the death of Quinton E. Ford of Moline.
   Oct 30 19  S  Resolution Adopted
SR 00531  Sen. Neil Anderson and All Senators
   Mourns the death of Captain Chancellor Alfonso “Pete” Tzomes of Milan.
   Oct 30 19  S  Resolution Adopted
SR 00532  Sen. Andy Manar and All Senators
   Mourns the death of Carol Ann Zirkelbach of Benld.
   Oct 30 19  S  Resolution Adopted
SR 00533  Sen. Andy Manar and All Senators
   Mourns the death of Mary Pearl Hitchings of Litchfield.
   Oct 30 19  S  Resolution Adopted
SR 00534  Sen. William E. Brady and All Senators
   Mourns the death of Jack L. Foley of Bloomington.
   Oct 30 19  S  Resolution Adopted
SR 00535  Sen. Jason A. Barickman and All Senators
Mourns the death of Evan Drew Coobs of Champaign.
Oct 30 19  S  Resolution Adopted

SR 00536  Sen. David Koehler and All Senators
Mourns the death of Deputy Troy P. Chisum of Canton.
Oct 30 19  S  Resolution Adopted

SR 00537  Sen. Terry Link and All Senators
Mourns the death of Fr. John P. Finnegan.
Oct 30 19  S  Resolution Adopted

SR 00538  Sen. Terry Link and All Senators
Mourns the death of Alvin Fitzgerald Cunningham.
Oct 30 19  S  Resolution Adopted

SR 00539  Sen. Terry Link and All Senators
Mourns the death of Matthew Gosch Kuhn of Waukegan.
Oct 30 19  S  Resolution Adopted

SR 00540  Sen. Terry Link and All Senators
Mourns the death of Frank Grom Jr.
Oct 30 19  S  Resolution Adopted

SR 00541  Sen. Terry Link and All Senators
Mourns the death of Donna Marie (Broecker) Pucin of Lake Forest.
Oct 30 19  S  Resolution Adopted

SR 00542  Sen. Terry Link and All Senators
Mourns the death of Arnold W. Schlegel of Waukegan.
Oct 30 19  S  Resolution Adopted

SR 00543  Sen. Dan McConchie and All Senators
Mourns the death of Robert Parker Coffin.
Oct 30 19  S  Resolution Adopted

SR 00544  Sen. Scott M. Bennett and All Senators
Mourns the death of William Penn Nelson of Champaign.
Oct 30 19  S  Resolution Adopted

SR 00545  Sen. Scott M. Bennett and All Senators
Mourns the death of Kermit L. Harden Jr. of Urbana.
Oct 30 19  S  Resolution Adopted

SR 00546  Sen. William E. Brady and All Senators
Mourns the death of Kenneth W. “Ken” Oleson of Bloomington.
Oct 30 19  S  Resolution Adopted

SR 00547  Sen. David Koehler and All Senators
Mourns the death of Nathaniel David Peck of Peoria.
Oct 30 19  S  Resolution Adopted

SR 00548  Sen. Neil Anderson and All Senators
Mourns the death of Harland C. McLaughlin of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00549  Sen. Neil Anderson and All Senators
Mourns the death of Stanley L. “Stan” Stone of Moline.
Oct 30 19  S  Resolution Adopted
SR 00550  Sen. Neil Anderson and All Senators
Mourns the death of David Fisk of Prophetstown.
Oct 30 19  S Resolution Adopted

SR 00551  Sen. Neil Anderson and All Senators
Mourns the death of John R. Hunt of Silvis.
Oct 30 19  S Resolution Adopted

SR 00552  Sen. Ann Gillespie and All Senators
Mourns the death of Margaret R. Blackshere.
Oct 30 19  S Resolution Adopted

SR 00553  Sen. Scott M. Bennett and All Senators
Mourns the death of J.W. Pirtle.
Oct 30 19  S Resolution Adopted

SR 00554  Sen. Neil Anderson and All Senators
Mourns the death of Harry M. Sandoval of Silvis.
Oct 30 19  S Resolution Adopted

SR 00555  Sen. Neil Anderson and All Senators
Mourns the death of Roger A. Beard of Colona.
Oct 30 19  S Resolution Adopted

SR 00556  Sen. Neil Anderson and All Senators
Mourns the death of Nelson Gene Peterson of Moline.
Oct 30 19  S Resolution Adopted

SR 00557  Sen. David Koehler and All Senators
Mourns the death of Marc Dennis Butler of Canton.
Oct 30 19  S Resolution Adopted

SR 00558  Sen. Terry Link and All Senators
Mourns the death of Lisa Marie Cashmore of Zion.
Oct 30 19  S Resolution Adopted

SR 00559  Sen. Terry Link and All Senators
Mourns the death of Susan A. Naylor of Beach Park.
Oct 30 19  S Resolution Adopted

SR 00560  Sen. Terry Link and All Senators
Mourns the death of Elizabeth Ann "Bettie" Shinks of Waukegan.
Oct 30 19  S Resolution Adopted

SR 00561  Sen. Terry Link and All Senators
Mourns the death of Evelyne (Evie) Stickler.
Oct 30 19  S Resolution Adopted

SR 00562  Sen. Scott M. Bennett and All Senators
Mourns the death of Winton Udell Solberg.
Oct 30 19  S Resolution Adopted

SR 00563  Sen. Scott M. Bennett and All Senators
Mourns the death of Nathan "Bobo" Smalls Jr.
Oct 30 19  S Resolution Adopted

SR 00564  Sen. Terry Link and All Senators
Mourns the death of Carol Mendoza of Park City.
Oct 30 19  S Resolution Adopted
SR 00565
Sen. Terry Link and All Senators
Mourns the death of Sandra Welker of Naples, Florida.
Oct 30 19  S  Resolution Adopted

SR 00566
Sen. Pat McGuire and All Senators
Mourns the death of Joyce O'Neil of Lockport/Homer Glen.
Oct 30 19  S  Resolution Adopted

SR 00567
Sen. Pat McGuire and All Senators
Mourns the death of Rodger J. Gulden.
Oct 30 19  S  Resolution Adopted

SR 00568
Sen. Terry Link and All Senators
Mourns the death of Lenore R. Iwan of Lindenhurst.
Oct 30 19  S  Resolution Adopted

SR 00569
Sen. Terry Link and All Senators
Mourns the death of Antonia "Toni" Hiroko Wiese of Waukegan.
Oct 30 19  S  Resolution Adopted

SR 00570
Sen. Neil Anderson and All Senators
Mourns the death of Fred J. Rasso Sr.
Oct 30 19  S  Resolution Adopted

SR 00571
Sen. Neil Anderson and All Senators
Mourns the death of Bobby Joe Taylor of Rock Island.
Oct 30 19  S  Resolution Adopted

SR 00572
Sen. Neil Anderson and All Senators
Mourns the death of David Renkes of Rock Island.
Oct 30 19  S  Resolution Adopted

SR 00573
Sen. Neil Anderson and All Senators
Mourns the death of William C. Floyd of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00574
Sen. Neil Anderson and All Senators
Mourns the death of Arthur W. "Art" Dillon of Colona.
Oct 30 19  S  Resolution Adopted

SR 00575
Sen. Jason A. Barickman and All Senators
Mourns the death of Marvin Perzee of Ashkum.
Oct 30 19  S  Resolution Adopted

SR 00576
Sen. William E. Brady and All Senators
Mourns the death of Jesse Willard Parker of Normal.
Oct 30 19  S  Resolution Adopted

SR 00577
Sen. William E. Brady and All Senators
Mourns the death of Greg William Ervin of Toledo.
Oct 30 19  S  Resolution Adopted

SR 00578
Sen. William E. Brady and All Senators
Mourns the death of Nancy J. "Nonie" Froelich of Bloomington.
Oct 30 19  S  Resolution Adopted

SR 00579
Sen. William E. Brady and All Senators
Mourns the death of J. Wesley "Wes" Ooms of Bloomington.
Oct 30 19  S  Resolution Adopted
SR 00580   Sen. Scott M. Bennett and All Senators
          Mourns the death of Julius W. Hegeler II of Danville.
          Oct 30 19  S  Resolution Adopted

SR 00581   Sen. Andy Manar and All Senators
          Mourns the death of Edward Allen Rust of Bunker Hill.
          Oct 30 19  S  Resolution Adopted

SR 00582   Sen. Andy Manar and All Senators
          Mourns the death of Irma Irene Trimble of Shelbyville.
          Oct 30 19  S  Resolution Adopted

SR 00583   Sen. William E. Brady and All Senators
          Mourns the death of James Schipper of Hillsdale.
          Oct 30 19  S  Resolution Adopted

SR 00584   Sen. Jason A. Barickman and All Senators
          Mourns the death of Nancy J. "Nonie" Froelich of Bloomington.
          Oct 30 19  S  Resolution Adopted

SR 00585   Sen. Pat McGuire and All Senators
          Mourns the death of Patricia E. Schanks of Bolingbrook.
          Oct 30 19  S  Resolution Adopted

SR 00586   Sen. Terry Link and All Senators
          Mourns the death of James “Jim” Benton.
          Oct 30 19  S  Resolution Adopted

SR 00587   Sen. Terry Link and All Senators
          Mourns the death of William F. Drennan of Gurnee.
          Oct 30 19  S  Resolution Adopted

SR 00588   Sen. Terry Link and All Senators
          Mourns the death of Rose (Daydif) Eaton of Waukegan.
          Oct 30 19  S  Resolution Adopted

SR 00589   Sen. Terry Link and All Senators
          Mourns the death of Marlene Delores (Bower) Graham of Waukegan.
          Oct 30 19  S  Resolution Adopted

SR 00590   Sen. Terry Link and All Senators
          Mourns the death of Lisa Iskalis McCarthy of Northfield.
          Oct 30 19  S  Resolution Adopted

SR 00591   Sen. Terry Link and All Senators
          Mourns the death of Penny Miller of Sarasota, Florida, formerly of Evanston.
          Oct 30 19  S  Resolution Adopted

SR 00592   Sen. Terry Link and All Senators
          Mourns the death of Daniel M. Pacenti of North Chicago.
          Oct 30 19  S  Resolution Adopted

SR 00593   Sen. Terry Link and All Senators
          Mourns the death of Mary Ann Stanczak of Waukegan.
          Oct 30 19  S  Resolution Adopted

SR 00594   Sen. David Koehler and All Senators
          Mourns the death of Harold Breon Dawson Jr. of Peoria.
          Oct 30 19  S  Resolution Adopted
SR 00595 Sen. Terry Link and All Senators
Mourns the death of Jason R. "Jake" Pruski of Sandwich.
Oct 30 19 S Resolution Adopted

SR 00596 Sen. Neil Anderson and All Senators
Mourns the death of Susan Lee Ohlerich of Rock Island.
Oct 30 19 S Resolution Adopted

SR 00597 Sen. Neil Anderson and All Senators
Mourns the death of Ronald W. Parker of Moline.
Oct 30 19 S Resolution Adopted

SR 00598 Sen. Neil Anderson and All Senators
Mourns the death of Frank F. Van Houtte Sr. of Moline.
Oct 30 19 S Resolution Adopted

SR 00599 Sen. Terry Link and All Senators
Mourns the death of Milan Kajfez of Waukegan.
Oct 30 19 S Resolution Adopted

SR 00600 Sen. Neil Anderson and All Senators
Mourns the death of Betty Lou Felder of East Moline.
Oct 30 19 S Resolution Adopted

SR 00601 Sen. Neil Anderson and All Senators
Mourns the death of Allan James Gray of Silvis.
Oct 30 19 S Resolution Adopted

SR 00602 Sen. Neil Anderson and All Senators
Mourns the death of Carl S. Fulli of Rock Island.
Oct 30 19 S Resolution Adopted

SR 00603 Sen. Neil Anderson and All Senators
Mourns the death of Terry F. Mahan of East Moline.
Oct 30 19 S Resolution Adopted

SR 00604 Sen. Neil Anderson and All Senators
Mourns the death of Jerrold Arnold Adamson of Moline.
Oct 30 19 S Resolution Adopted

SR 00605 Sen. Neil Anderson and All Senators
Mourns the death of John H. Horton of East Moline.
Oct 30 19 S Resolution Adopted

SR 00606 Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Andrea Stoudemire of Chicago.
Oct 30 19 S Resolution Adopted

SR 00607 Sen. Neil Anderson and All Senators
Mourns the death of Stanley Emmett Furlong of Rock Island.
Oct 30 19 S Resolution Adopted

SR 00608 Sen. Neil Anderson and All Senators
Mourns the death of Joseph R. "Joe" Veronda of Moline.
Oct 30 19 S Resolution Adopted

SR 00609 Sen. Neil Anderson and All Senators
Mourns the death of Kenneth J. "Ken" Womack of Silvis.
Oct 30 19 S Resolution Adopted
SR 00610  Sen. Neil Anderson and All Senators
    Mourns the death of Richard E. "Dick" Donlin of Rock Island.
    Oct 30 19  S  Resolution Adopted
SR 00611  Sen. Neil Anderson and All Senators
    Mourns the death of Ramon Ray Bradley of East Moline.
    Oct 30 19  S  Resolution Adopted
SR 00612  Sen. Neil Anderson and All Senators
    Mourns the death of Frank J. Stefanich of Naples, Florida, formerly of Moline.
    Oct 30 19  S  Resolution Adopted
SR 00613  Sen. Scott M. Bennett and All Senators
    Mourns the death of Ralph Louis Langenheim Jr. of Urbana.
    Oct 30 19  S  Resolution Adopted
SR 00614  Sen. Neil Anderson and All Senators
    Mourns the death of Leon Mudd of Moline.
    Oct 30 19  S  Resolution Adopted
SR 00615  Sen. Neil Anderson and All Senators
    Mourns the death of James K. "Jim" McAtee Jr. of Coal Valley.
    Oct 30 19  S  Resolution Adopted
SR 00616  Sen. Neil Anderson and All Senators
    Mourns the death of Robert L. "Pete" Petersen of Moline.
    Oct 30 19  S  Resolution Adopted
SR 00617  Sen. Neil Anderson and All Senators
    Mourns the death of Harry W. Button of Rock Island.
    Oct 30 19  S  Resolution Adopted
SR 00618  Sen. William E. Brady and All Senators
    Mourns the death of William Slingsby of Bloomington.
    Oct 30 19  S  Resolution Adopted
SR 00619  Sen. Donald P. DeWitte and All Senators
    Mourns the death of William J. Powers Jr. of Elgin.
    Oct 30 19  S  Resolution Adopted
SR 00620  Sen. Donald P. DeWitte and All Senators
    Mourns the death of Raymond F. Rogina.
    Oct 30 19  S  Resolution Adopted
SR 00621  Sen. Scott M. Bennett and All Senators
    Mourns the death of Leroy O. Hensley of Gifford.
    Oct 30 19  S  Resolution Adopted
SR 00622  Sen. David Koehler and All Senators
    Mourns the death of Gale Blake Fengel of Canton.
    Oct 30 19  S  Resolution Adopted
SR 00623  Sen. William E. Brady and All Senators
    Mourns the death of Roland "Douglas" Hovenden.
    Oct 30 19  S  Resolution Adopted
SR 00624  Sen. William E. Brady and All Senators
    Mourns the death of Carolyn Louise McNeely of St. Peters, Missouri.
    Oct 30 19  S  Resolution Adopted
SR 00625  Sen. William E. Brady and All Senators
          Mourns the death of Harriet McLaughlin Rose of Mahomet.
          Oct 30 19  S  Resolution Adopted

SR 00626  Sen. Neil Anderson and All Senators
          Mourns the death of Dennis A. Cook of Moline.
          Oct 30 19  S  Resolution Adopted

SR 00627  Sen. Neil Anderson and All Senators
          Mourns the death of William Joseph Lucas of Rock Island.
          Oct 30 19  S  Resolution Adopted

SR 00628  Sen. Neil Anderson and All Senators
          Mourns the death of Albert W. Castrey of Rock Island.
          Oct 30 19  S  Resolution Adopted

SR 00629  Sen. Neil Anderson and All Senators
          Mourns the death of Richard A. Schulmeister of Milan.
          Oct 30 19  S  Resolution Adopted

SR 00630  Sen. Neil Anderson and All Senators
          Mourns the death of Richard G. Le Comte of Rock Island.
          Oct 30 19  S  Resolution Adopted

SR 00631  Sen. Neil Anderson and All Senators
          Mourns the death of William Jens Moellering of Rock Island.
          Oct 30 19  S  Resolution Adopted

SR 00632  Sen. Neil Anderson and All Senators
          Mourns the death of Dennis G. Mathews of Rock Island.
          Oct 30 19  S  Resolution Adopted

SR 00633  Sen. Terry Link and All Senators
          Mourns the death of Linda M. (Beyer) Belski of Gurnee.
          Oct 30 19  S  Resolution Adopted

SR 00634  Sen. Terry Link and All Senators
          Mourns the death of John Patrick Rudd of Gages Lake.
          Oct 30 19  S  Resolution Adopted

SR 00635  Sen. Terry Link and All Senators
          Mourns the death of Charles M. Willms of Waukegan.
          Oct 30 19  S  Resolution Adopted

SR 00636  Sen. Jennifer Bertino-Tarrant and All Senators
          Mourns the death of Carmella Feminis of South Chicago Heights.
          Oct 30 19  S  Resolution Adopted

SR 00637  Sen. Terry Link and All Senators
          Mourns the death of Michael E. Tekampe.
          Oct 30 19  S  Resolution Adopted

SR 00638  Sen. John J. Cullerton-Andy Manar and All Senators
          Mourns the death of Barbara J. Gross of Jacksonville.
          Oct 30 19  S  Resolution Adopted

SR 00639  Sen. Neil Anderson and All Senators
          Mourns the death of Robert Gail Kleinsmith of East Moline.
          Oct 30 19  S  Resolution Adopted
SR 00640  Sen. Neil Anderson and All Senators
Mourns the death of Richard H. De Wispelaere of Moline.
Oct 30 19  S  Resolution Adopted

SR 00641  Sen. Neil Anderson and All Senators
Mourns the death Lester La Verne Wherry of Rock Island.
Oct 30 19  S  Resolution Adopted

SR 00642  Sen. Neil Anderson and All Senators
Mourns the death of Duane H. Cunningham of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00643  Sen. David Koehler and All Senators
Mourns the death of David M. Peters of Peoria.
Oct 30 19  S  Resolution Adopted

SR 00644  Sen. Julie A. Morrison and All Senators
Mourns the death of Rita Florence Link Franke.
Oct 30 19  S  Resolution Adopted

SR 00645  Sen. Julie A. Morrison and All Senators
Mourns the death of Margaret Rose (Ahern) Lorr.
Oct 30 19  S  Resolution Adopted

SR 00646  Sen. Julie A. Morrison and All Senators
Mourns the death of William J. Travers of Washington, D.C.
Oct 30 19  S  Resolution Adopted

SR 00647  Sen. Pat McGuire and All Senators
Mourns the death of John Anthony Cielenski Jr. of Lockport.
Oct 30 19  S  Resolution Adopted

SR 00648  Sen. Andy Manar and All Senators
Mourns the death of Jeffrey G. "Jeff" Bland of Springfield.
Oct 30 19  S  Resolution Adopted

SR 00649  Sen. Scott M. Bennett and All Senators
Mourns the death of Harriet McLaughlin Rose of Mahomet.
Oct 30 19  S  Resolution Adopted

SR 00650  Sen. Scott M. Bennett and All Senators
Mourns the death of George Delhay of Westville.
Oct 30 19  S  Resolution Adopted

SR 00651  Sen. William E. Brady and All Senators
Mourns the death of Scott M. Bundy of Bloomington.
Oct 30 19  S  Resolution Adopted

SR 00652  Sen. William E. Brady and All Senators
Mourns the death of Raymond Clarence "Ray" Knuckles of Bloomington.
Oct 30 19  S  Resolution Adopted

SR 00653  Sen. William E. Brady and All Senators
Mourns the death of James W. "Jim" Dee of Bloomington.
Oct 30 19  S  Resolution Adopted

SR 00654  Sen. Julie A. Morrison and All Senators
Mourns the death of Janet L. (Leff) Bernstein of Highland Park.
Oct 30 19  S  Resolution Adopted
SR 00655  Sen. Julie A. Morrison and All Senators
Mourns the death of Ruth Buhai.
Oct 30 19  S  Resolution Adopted

SR 00656  Sen. Julie A. Morrison and All Senators
Mourns the death of Rabbi Dr. Peter Knobel.
Oct 30 19  S  Resolution Adopted

SR 00657  Sen. Julie A. Morrison and All Senators
Mourns the death of Dorothy D. Palombo of Lake Forest.
Oct 30 19  S  Resolution Adopted

SR 00658  Sen. Robert F. Martwick and All Senators
Mourns the death of Stefan Niedorezo.
Oct 30 19  S  Resolution Adopted

SR 00659  Sen. Scott M. Bennett and All Senators
Mourns the death of Loretta Dessen of Urbana.
Oct 30 19  S  Resolution Adopted

SR 00660  Sen. Terry Link and All Senators
Mourns the death of Sammie L. Garrett Parker of North Chicago.
Oct 30 19  S  Resolution Adopted

SR 00661  Sen. Neil Anderson and All Senators
Mourns the death of Merton D. Messmore of Rock Island.
Oct 30 19  S  Resolution Adopted

SR 00662  Sen. Neil Anderson and All Senators
Mourns the death of Richard Thomas "Dick" Gainey of Coal Valley.
Oct 30 19  S  Resolution Adopted

SR 00663  Sen. Neil Anderson and All Senators
Mourns the death of Ralph Eugene Kroll of Moline.
Oct 30 19  S  Resolution Adopted

SR 00664  Sen. Neil Anderson and All Senators
Mourns the death of Robert L. "Bob" DeSmet of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00665  Sen. Neil Anderson and All Senators
Mourns the death of John D. VanNatta of Moline.
Oct 30 19  S  Resolution Adopted

SR 00666  Sen. Neil Anderson and All Senators
Mourns the death of Vern L. Serres of Colona.
Oct 30 19  S  Resolution Adopted

SR 00667  Sen. Neil Anderson and All Senators
Mourns the death of Dr. James W. Thatcher of Moline.
Oct 30 19  S  Resolution Adopted

SR 00668  Sen. Chapin Rose and All Senators
Mourns the death of Richard Carol "R.C." Smith.
Oct 30 19  S  Resolution Adopted

SR 00669  Sen. Neil Anderson and All Senators
Mourns the death of Robert L. "Bob" Verhaeghe of East Moline.
Oct 30 19  S  Resolution Adopted
SR 00670  Sen. Neil Anderson and All Senators  
Mourns the death of Herbert D. Black of Rock Island.
  Oct 30 19  S  Resolution Adopted
SR 00671  Sen. Andy Manar and All Senators  
Mourns the death of Richard Carol "R.C." Smith.
  Oct 30 19  S  Resolution Adopted
SR 00672  Sen. Andy Manar and All Senators  
Mourns the death of Gilbert Lewis Hebenstreit of Gillespie.
  Oct 30 19  S  Resolution Adopted
SR 00673  Sen. Cristina Castro and All Senators  
Mourns the death of Ronald A. Raglin.
  Oct 30 19  S  Resolution Adopted
SR 00674  Sen. Terry Link and All Senators  
Mourns the death of Judge Thomas More "Tom" Schippers of Mundelein.
  Oct 30 19  S  Resolution Adopted
SR 00675  Sen. Scott M. Bennett and All Senators  
Mourns the death of Archie H. McCallister of Rantoul
  Oct 30 19  S  Resolution Adopted
SR 00676  Sen. Terry Link and All Senators  
Mourns the death of Barbara J. Ankley of Waukegan.
  Oct 30 19  S  Resolution Adopted
SR 00677  Sen. Terry Link and All Senators  
Mourns the death of Chester John Szech of Libertyville.
  Oct 30 19  S  Resolution Adopted
SR 00678  Sen. Napoleon Harris, III and All Senators  
Mourns the death of Phillip William Lowery Sr.
  Oct 30 19  S  Resolution Adopted
SR 00679  Sen. William E. Brady and All Senators  
Mourns the death of Forrest G. Kaufman Jr. of Normal.
  Oct 30 19  S  Resolution Adopted
SR 00680  Sen. Suzy Glowiak Hilton and All Senators  
Mourns the death of Brett P. Lauten of Naperville.
  Oct 30 19  S  Resolution Adopted
SR 00681  Sen. Mattie Hunter and All Senators  
Mourns the death of Bridgett Ladonna Ersery.
  Oct 30 19  S  Resolution Adopted
SR 00682  Sen. Scott M. Bennett and All Senators  
Mourns the death of Louise Turpin of Champaign.
  Oct 30 19  S  Resolution Adopted
SR 00683  Sen. Thomas Cullerton and All Senators  
Mourns the death of Glen S. Carlson of Addison.
  Oct 30 19  S  Resolution Adopted
SR 00684  Sen. Jacqueline Y. Collins and All Senators  
Mourns the death of Maude Victoria Christie Moore.
  Oct 30 19  S  Resolution Adopted
SR 00685  Sen. Jacqueline Y. Collins and All Senators
Mourns the death of Doris Jean Osborne-Mizelle.
Oct 30 19  S  Resolution Adopted

SR 00686  Sen. Chapin Rose and All Senators
Mourns the death of Jack Albin Allen of Tuscola.
Oct 30 19  S  Resolution Adopted

SR 00687  Sen. Chapin Rose
Declares October 24, 2019 as World Polio Day in the State of Illinois.
Nov 13 19  S  Resolution Adopted

SR 00688  Sen. Julie A. Morrison and All Senators
Mourns the death of Susan Loving Gravenhorst.
Oct 30 19  S  Resolution Adopted

SR 00689  Sen. Suzy Glowiak Hilton and All Senators
Mourns the death of Patricia Jo Spencer.
Oct 30 19  S  Resolution Adopted

SR 00690  Sen. Robert F. Martwick
Supports all efforts to locate and return MIAs from Illinois. Urges the United States Military organizations to abide by the Department of Defense's rules and policies when DPAA JFI-JFR teams excavate potential graves sites, so as not to compromise or jeopardize the sites. Urges the Department of Defense DPAA to remove those currently listed as Dead-XX and give these American service personnel the same privilege and opportunity to be reclassified onto the Master Excavation Listing (MEL) country by country.
Oct 28 19  S  Referred to Assignments

SR 00691  Sen. Pat McGuire and All Senators
Mourns the death of Walter John "Wally" "Poppy" Hulbert.
Oct 30 19  S  Resolution Adopted

SR 00692  Sen. Neil Anderson and All Senators
Mourns the death of Mike D. Stevens of Milan.
Oct 30 19  S  Resolution Adopted

SR 00693  Sen. Neil Anderson and All Senators
Mourns the death of Thomas L. "Tom" Dasso of Rock Island.
Oct 30 19  S  Resolution Adopted

SR 00694  Sen. Neil Anderson and All Senators
Mourns the death of Allan John Hanson of Hampton.
Oct 30 19  S  Resolution Adopted

SR 00695  Sen. Neil Anderson and All Senators
Mourns the death of Richard Clarence "Dick" Hendricks of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00696  Sen. Neil Anderson and All Senators
Mourns the death of Marion Z. Thompson Jr. of Moline.
Oct 30 19  S  Resolution Adopted

SR 00697  Sen. Neil Anderson and All Senators
Mourns the death of David B. Fuller of Moline.
Oct 30 19  S  Resolution Adopted

SR 00698  Sen. Neil Anderson and All Senators
Mourns the death of Verne Richard Jamieson, formerly of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00699  Sen. Steve McClure and All Senators
Mourns the death of Sue A. "Suzy" Carter of Springfield.
Oct 30 19  S  Resolution Adopted
SR 00700  Sen. Steve McClure and All Senators
Mourns the death of Mary Ivlyn Carter Bowden Hill of Dowling Park, Florida.
Oct 30 19  S  Resolution Adopted

SR 00701  Sen. Steve McClure and All Senators
Oct 30 19  S  Resolution Adopted

SR 00702  Sen. Don Harmon and All Senators
Mourns the death of Albert Leon Mampre.
Oct 30 19  S  Resolution Adopted

SR 00703  Sen. Don Harmon and All Senators
Mourns the death of Diane Grace Zimmer Fascione of Oak Park.
Oct 30 19  S  Resolution Adopted

SR 00704  Sen. Don Harmon and All Senators
Mourns the death of Daniel William Escalona of Oak Park.
Oct 30 19  S  Resolution Adopted

SR 00705  Sen. Andy Manar and All Senators
Mourns the death of Oliver "Ollie" Schwallenstecker of Bunker Hill.
Oct 30 19  S  Resolution Adopted

SR 00706  Sen. Andy Manar and All Senators
Mourns the death of Geraldine Johnson.
Oct 30 19  S  Resolution Adopted

SR 00707  Sen. Mattie Hunter and All Senators
Mourns the death of April Danielle Brazier Green.
Oct 30 19  S  Resolution Adopted

SR 00708  Sen. Neil Anderson and All Senators
Mourns the death of Edward "Ed" Woods of Carbon Cliff.
Oct 30 19  S  Resolution Adopted

SR 00709  Sen. Neil Anderson and All Senators
Mourns the death of Scott E. Lawrence of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00710  Sen. Neil Anderson and All Senators
Mourns the death of Duane L. Swenson of Rock Island.
Oct 30 19  S  Resolution Adopted

SR 00711  Sen. Neil Anderson and All Senators
Mourns the death of Robert E. Collis of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00712  Sen. Neil Anderson and All Senators
Mourns the death of Emery S. "Whitey" Schomer of East Moline.
Oct 30 19  S  Resolution Adopted

SR 00713  Sen. Neil Anderson and All Senators
Mourns the death of Martin C. Weyer of Moline.
Oct 30 19  S  Resolution Adopted

SR 00714  Sen. William E. Brady and All Senators
Mourns the death of Zachary R. "Zach" Hoeft of Bloomington.
Oct 30 19  S  Resolution Adopted
SR 00715  Sen. William E. Brady and All Senators
Mourns the death of Wesley L. "Wes" Barr Jr. of Girard.
Oct 30 19  S  Resolution Adopted

SR 00716  Sen. William E. Brady and All Senators
Mourns the death of Kathryn Watson Meyer of Greenville.
Oct 30 19  S  Resolution Adopted

SR 00717  Sen. Julie A. Morrison and All Senators
Mourns the death of Loretta Gina Manfredini of Highland Park.
Oct 30 19  S  Resolution Adopted

SR 00718  Sen. Julie A. Morrison and All Senators
Mourns the death of Stanley M. Freehling of Chicago.
Oct 30 19  S  Resolution Adopted

SR 00719  Sen. Julie A. Morrison and All Senators
Mourns the death of Nancy L. Hughes of Lake Forest.
Oct 30 19  S  Resolution Adopted

SR 00720  Sen. John J. Cullerton and All Senators
Mourns the death of Marca Bristo.
Oct 30 19  S  Resolution Adopted

SR 00721  Sen. Rachelle Crowe and All Senators
Mourns the death of Nicholas G. Byron of Edwardsville.
Oct 30 19  S  Resolution Adopted

SR 00722  Sen. Rachelle Crowe and All Senators
Mourns the death of Cynthia Ann Gavilsky.
Oct 30 19  S  Resolution Adopted

SR 00723  Sen. Rachelle Crowe and All Senators
Mourns the death of Patrick Phillip "Pat" Sheppard.
Oct 30 19  S  Resolution Adopted

SR 00724  Sen. Rachelle Crowe and All Senators
Mourns the death of Jerry Eugene Webb of Granite City.
Oct 30 19  S  Resolution Adopted

SR 00725  Sen. Rachelle Crowe and All Senators
Mourns the death of James A. Bermaix of Granite City.
Oct 30 19  S  Resolution Adopted

SR 00726  Sen. Rachelle Crowe and All Senators
Mourns the death of George W. Black Jr. of Carbondale.
Oct 30 19  S  Resolution Adopted

SR 00727  Sen. Rachelle Crowe and All Senators
Mourns the death of Felix "Lance" Callis of St. Louis, Missouri, formerly of Granite City.
Oct 30 19  S  Resolution Adopted

SR 00728  Sen. Toi W. Hutchinson
Declares 2019 as "The Year of Chicago Theatre" in the State of Illinois.
Oct 30 19  S  Resolution Adopted

SR 00729  Sen. Andy Manar and All Senators
Mourns the death of Dennis Keith Matthews of Nokomis.
Oct 30 19  S  Resolution Adopted
SR 00730  Sen. Andy Manar and All Senators
Mourns the death of Beverly Dawn Tilley of Gillespie.
Oct 30 19  S  Resolution Adopted

SR 00731  Sen. Mattie Hunter and All Senators
Mourns the death of Annette Butler.
Oct 30 19  S  Resolution Adopted

SR 00732  Sen. Don Harmon and All Senators
Mourns the death of Luigi Cardone.
Oct 30 19  S  Resolution Adopted

SR 00733  Sen. Don Harmon and All Senators
Mourns the death of Michael Gardner Crowell.
Oct 30 19  S  Resolution Adopted

SR 00734  Sen. Don Harmon and All Senators
Mourns the death of William John "Bill" Harris.
Oct 30 19  S  Resolution Adopted

SR 00735  Sen. Don Harmon and All Senators
Mourns the death of Marilyn F. Hayes of Oak Park.
Oct 30 19  S  Resolution Adopted

SR 00736  Sen. Don Harmon and All Senators
Mourns the death of Reverend William "Bud" Ipema.
Oct 30 19  S  Resolution Adopted

SR 00737  Sen. Don Harmon and All Senators
Mourns the death of Guilliume "Bill" Moor.
Oct 30 19  S  Resolution Adopted

SR 00738  Sen. Don Harmon and All Senators
Mourns the death of Ernie A. Smith.
Oct 30 19  S  Resolution Adopted

SR 00739  Sen. William E. Brady and All Senators
Mourns the death of Gerald Dean Augsburger of Normal.
Oct 30 19  S  Resolution Adopted

SR 00740  Sen. William E. Brady and All Senators
Mourns the death of Merlin Kennedy.
Oct 30 19  S  Resolution Adopted

SR 00741  Sen. Mattie Hunter and All Senators
Mourns the death of Dorothy Ann Nagel.
Oct 30 19  S  Resolution Adopted

SR 00742  Sen. Andy Manar and All Senators
Mourns the death of Rev. Peggie D. Senor of Springfield.
Oct 30 19  S  Resolution Adopted

SR 00743  Sen. Scott M. Bennett and All Senators
Mourns the death of Dr. Grover L. Seitzinger of Chrisman.
Oct 30 19  S  Resolution Adopted

SR 00744  Sen. Scott M. Bennett and All Senators
Mourns the death of Walter L. Arnstein of Urbana.
Oct 30 19  S  Resolution Adopted
SR 00745  Sen. Scott M. Bennett and All Senators
Mourns the death of Donald R. Moran of Savoy.
Oct 30 19  S  Resolution Adopted

SR 00746  Sen. Neil Anderson and All Senators
Mourns the death of LaVerne Ferdinand Linnenkamp of Silvis.
Oct 30 19  S  Resolution Adopted

SR 00747  Sen. Christopher Belt and All Senators
Mourns the death of Dr. Herschel Lee Garrett Jr.
Oct 30 19  S  Resolution Adopted

SR 00748  Sen. John J. Cullerton and All Senators-Don Harmon
Mourns the death of Geraldine M. “Jerre” McPartlin.
Oct 30 19  S  Resolution Adopted

SR 00749  Sen. Laura Fine
Declares November 3-10, 2019 as Drowsy Driving Prevention Week in the State of Illinois.
Nov 12 19  S  Resolution Adopted

SR 00750  Sen. David Koehler and All Senators
Mourns the death of Bonnie B. Hinrichsen of Peoria.
Oct 30 19  S  Resolution Adopted

SR 00751  Sen. Michael E. Hastings and All Senators
Mourns the death of Jennifer Artis.
Oct 30 19  S  Resolution Adopted

SR 00752  Sen. Michael E. Hastings and All Senators
Mourns the death of Joan Diane Alsberry.
Oct 30 19  S  Resolution Adopted

SR 00753  Sen. William E. Brady and All Senators
Mourns the death of George B. Krug of Burr Ridge.
Oct 30 19  S  Resolution Adopted

Thanks State Senator Toi Hutchinson for her service to the people of Illinois.
Oct 30 19  S  Resolution Adopted

SR 00755  Sen. Jil Tracy and All Senators
Mourns the death of L. Milton McClure of Springfield.
Oct 30 19  S  Resolution Adopted

SR 00756  Sen. Dan McConchie and All Senators
Mourns the death of Susan Loving Gravenhorst.
Oct 30 19  S  Resolution Adopted

SR 00757  Sen. Ram Villivalam and All Senators
Mourns the death of Raymond “Ray” Oshana.
Oct 30 19  S  Resolution Adopted

SR 00758  Sen. Andy Manar and All Senators
Mourns the death of Frank W. Gombos of Bunker Hill.
Nov 14 19  S  Resolution Adopted

SR 00759  Sen. Scott M. Bennett and All Senators
Mourns the death of Mary Lynn Borchardt of Ludlow.
Nov 14 19  S  Resolution Adopted
SR 00760  Sen. Emil Jones, III and All Senators
Mourns the death of Robert Earl Washington.
Nov 14 19  S  Resolution Adopted
SR 00761  Sen. William E. Brady and All Senators
Nov 14 19  S  Resolution Adopted
SR 00762  Sen. William E. Brady and All Senators
Mourns the death of Wendell Turley of Mechanicsburg.
Nov 14 19  S  Resolution Adopted
SR 00763  Sen. Neil Anderson and All Senators
Mourns the death of Eugene Buss of East Moline.
Nov 14 19  S  Resolution Adopted
SR 00764  Sen. Neil Anderson and All Senators
Mourns the death of Phillip D. Murphy of East Moline.
Nov 14 19  S  Resolution Adopted
SR 00765  Sen. Neil Anderson and All Senators
Mourns the death of Donald W. Bjerke, formerly of East Moline.
Nov 14 19  S  Resolution Adopted
SR 00766  Sen. Neil Anderson and All Senators
Mourns the death of Ned L. Gosa Sr. of Moline.
Nov 14 19  S  Resolution Adopted
SR 00767  Sen. Neil Anderson and All Senators
Mourns the death of Roy William Leopard of Illinois City.
Nov 14 19  S  Resolution Adopted
SR 00768  Sen. Neil Anderson and All Senators
Mourns the death of Kenneth R. Peterson of Rock Island.
Nov 14 19  S  Resolution Adopted
SR 00769  Sen. Julie A. Morrison and All Senators
Mourns the death of Elsie P. Radtke.
Nov 14 19  S  Resolution Adopted
SR 00770  Sen. Neil Anderson and All Senators
Mourns the death of Grover Gerald Stevens of Rock Island.
Nov 14 19  S  Resolution Adopted
SR 00771  Sen. Neil Anderson and All Senators
Mourns the death of Bradley W. Kincaid of Hillsdale.
Nov 14 19  S  Resolution Adopted
SR 00772  Sen. Neil Anderson and All Senators
Mourns the death of John A. Henriksen of East Moline.
Nov 14 19  S  Resolution Adopted
SR 00773  Sen. Neil Anderson and All Senators
Mourns the death of Vernon V. Bryant of Colona.
Nov 14 19  S  Resolution Adopted
SR 00774  Sen. Neil Anderson and All Senators
Mourns the death of David L. Basala of Rock Island.
Nov 14 19  S  Resolution Adopted
SR 00775  Sen. Neil Anderson and All Senators
Mourns the death of Calvin Oren Rolloff of Moline.
Nov 14 19  S  Resolution Adopted

SR 00776  Sen. Neil Anderson and All Senators
Mourns the death of Lester W. Umland of Moline.
Nov 14 19  S  Resolution Adopted

SR 00777  Sen. Neil Anderson and All Senators
Mourns the death of Allen M. Wright of Reynolds.
Nov 14 19  S  Resolution Adopted

SR 00778  Sen. Neil Anderson and All Senators
Mourns the death of Roy Fonseca of East Moline.
Nov 14 19  S  Resolution Adopted

SR 00779  Sen. Neil Anderson and All Senators
Mourns the death of Emery Rehn of Moline.
Nov 14 19  S  Resolution Adopted

SR 00780  Sen. Iris Y. Martinez
Declares November 14, 2019 as "Genetic Counselor Awareness Day".
Nov 13 19  S  Resolution Adopted

SR 00781  Sen. Don Harmon and All Senators
Mourns the death of Reverend Richard Billings.
Nov 14 19  S  Resolution Adopted

SR 00782  Sen. Don Harmon and All Senators
Mourns the death of John Doyle.
Nov 14 19  S  Resolution Adopted

SR 00783  Sen. Don Harmon and All Senators
Mourns the death of Roberta Ann Fruth.
Nov 14 19  S  Resolution Adopted

SR 00784  Sen. Don Harmon and All Senators
Mourns the death of Robert Fuller.
Nov 14 19  S  Resolution Adopted

SR 00785  Sen. Don Harmon and All Senators
Mourns the death of Robert Gaebler.
Nov 14 19  S  Resolution Adopted

SR 00786  Sen. Don Harmon and All Senators
Mourns the death of John Kellogg Gage III.
Nov 14 19  S  Resolution Adopted

SR 00787  Sen. Don Harmon and All Senators
Mourns the death of Robert Gorman.
Nov 14 19  S  Resolution Adopted

SR 00788  Sen. Don Harmon and All Senators
Mourns the death of Barbara Houha.
Nov 14 19  S  Resolution Adopted

SR 00789  Sen. Don Harmon and All Senators
Mourns the death of Marcy Kubat.
Nov 14 19  S  Resolution Adopted
SR 00790  Sen. Don Harmon and All Senators
Mourns the death of Mark Leipold.
Nov 14 19  S  Resolution Adopted

SR 00791  Sen. Don Harmon and All Senators
Mourns the death of Ruth F. Luthringer.
Nov 14 19  S  Resolution Adopted

SR 00792  Sen. Don Harmon and All Senators
Mourns the death of Richard L. Matthies.
Nov 14 19  S  Resolution Adopted

SR 00793  Sen. Don Harmon and All Senators
Mourns the death of Mary E. Schueler.
Nov 14 19  S  Resolution Adopted

SR 00794  Sen. Don Harmon and All Senators
Mourns the death of Dr. Yam Shun Tong.
Nov 14 19  S  Resolution Adopted

SR 00795  Sen. William E. Brady and All Senators
Mourns the death of Martin J. Wieland, D.D.S. of Bloomington.
Nov 14 19  S  Resolution Adopted

SR 00796  Sen. William E. Brady-Jason A. Barickman and All Senators
Mourns the death of Jack Otto Snyder of Bloomington.
Nov 14 19  S  Resolution Adopted

SR 00797  Sen. Mattie Hunter-Robert Peters
Declares December 9, 2019 "Auditorium Theatre Day".
Nov 13 19  S  Resolution Adopted

SR 00798  Sen. Jil Tracy and All Senators
Mourns the death of George Jacob Lewis of Quincy.
Nov 14 19  S  Resolution Adopted

SR 00799  Sen. David Koehler and All Senators
Mourns the death of Dorothy L. Taylor of Peoria.
Nov 14 19  S  Resolution Adopted

SR 00800  Sen. David Koehler and All Senators
Mourns the death of Chrystal Elaine Dagit of Pekin.
Nov 14 19  S  Resolution Adopted

SR 00801  Sen. David Koehler and All Senators
Mourns the death of Charles E. "Chuck" Brown of Peoria.
Nov 14 19  S  Resolution Adopted

SR 00802  Sen. David Koehler and All Senators
Mourns the death of Kathryn Williams Timmes of Peoria.
Nov 14 19  S  Resolution Adopted

SR 00803  Sen. Chapin Rose and All Senators
Mourns the death of Leland Bishop "Lee" Miller Jr. of Mahomet.
Nov 14 19  S  Resolution Adopted

SR 00804  Sen. Chapin Rose and All Senators
Mourns the death of B. Don Rankin of Arcola.
Nov 14 19  S  Resolution Adopted
SR 00805  Sen. Dave Syverson and All Senators
  Mourns the death of Steven F. Graceffa of Roscoe.
  Nov 14 19  S  Resolution Adopted

SR 00806  Sen. William E. Brady and All Senators
  Mourns the death of Dennis W. Conover of Pekin.
  Nov 14 19  S  Resolution Adopted

SR 00807  Sen. Dan McConchie and All Senators
  Mourns the death of Bernard E. “Bernie” Drew of Libertyville.
  Nov 14 19  S  Resolution Adopted

SR 00808  Sen. David Koehler and All Senators
  Mourns the death of Dr. Richard G. Macdonald of Peoria.
  Nov 14 19  S  Resolution Adopted

SR 00809  Sen. Chapin Rose and All Senators
  Mourns the death of Arthur L. Leenerman of Mahomet.
  Nov 14 19  S  Resolution Adopted

SR 00810  Sen. Terry Link and All Senators
  Mourns the death of George B. Krug of Burr Ridge.
  Nov 14 19  S  Resolution Adopted

SR 00811  Sen. Terry Link and All Senators
  Mourns the death of Bernard E. “Bernie” Drew of Libertyville.
  Nov 14 19  S  Resolution Adopted

SR 00812  Sen. Terry Link and All Senators
  Mourns the death of Sandra Marie Oakes of Waukegan.
  Nov 14 19  S  Resolution Adopted

SR 00813  Sen. Terry Link and All Senators
  Mourns the death of Chester Lis.
  Nov 14 19  S  Resolution Adopted

SR 00814  Sen. Terry Link and All Senators
  Mourns the death of Carol P. Eklof of Waukegan.
  Nov 14 19  S  Resolution Adopted

SR 00815  Sen. Terry Link and All Senators
  Mourns the death of Theresa M. Gorman of Waukegan.
  Nov 14 19  S  Resolution Adopted

SR 00816  Sen. Terry Link and All Senators
  Mourns the death of Nikola Kovacevic of Grayslake.
  Nov 14 19  S  Resolution Adopted

SR 00817  Sen. Terry Link and All Senators
  Mourns the death of Joseph Henry Niemietz of North Chicago.
  Nov 14 19  S  Resolution Adopted

SR 00818  Sen. Terry Link and All Senators
  Mourns the death of Alan E. Anderson of Waukegan.
  Nov 14 19  S  Resolution Adopted

SR 00819  Sen. Julie A. Morrison and All Senators
  Mourns the death of Patsy Collison.
  Nov 14 19  S  Resolution Adopted
SR 00820  Sen. Don Harmon and All Senators-John J. Cullerton
   Mourns the death of Anthony “Tony” Pinelli.
   Nov 14 19  S  Resolution Adopted
SR 00821  Sen. Don Harmon and All Senators
   Mourns the death of Jeannette M. Zeck.
   Nov 14 19  S  Resolution Adopted
SR 00822  Sen. Don Harmon and All Senators
   Mourns the death of Mary Alice Dixon.
   Nov 14 19  S  Resolution Adopted
SR 00823  Sen. Don Harmon and All Senators
   Mourns the death of Lee Waldron.
   Nov 14 19  S  Resolution Adopted
SR 00824  Sen. Don Harmon and All Senators
   Mourns the death of Robert "Bob" Vondrasek.
   Nov 14 19  S  Resolution Adopted
SR 00825  Sen. Don Harmon and All Senators
   Mourns the death of John A. Janicik.
   Nov 14 19  S  Resolution Adopted
SR 00826  Sen. Neil Anderson and All Senators
   Mourns the death of Paul Quintin Rodgers of Moline.
   Nov 14 19  S  Resolution Adopted
SR 00827  Sen. Neil Anderson and All Senators
   Mourns the death of Silvestre "Joe" Torres Jr. of Moline.
   Nov 14 19  S  Resolution Adopted
SR 00828  Sen. Jennifer Bertino-Tarrant and All Senators
   Mourns the death of Dorothy Mae "Dottie" Brown of Joliet.
   Nov 14 19  S  Resolution Adopted
SR 00829  Sen. William E. Brady and All Senators
   Mourns the death of Harry W. Fuller of Normal.
   Nov 14 19  S  Resolution Adopted
SR 00830  Sen. Don Harmon and All Senators
   Mourns the death of William F. Bike.
   Nov 14 19  S  Resolution Adopted
SR 00831  Sen. Pat McGuire and All Senators
   Mourns the death of Emmer Jean Tucker of Lockport.
   Nov 14 19  S  Resolution Adopted
SR 00832  Sen. Pat McGuire and All Senators
   Mourns the death of Leona "Peg" Bergman, formerly of Joliet.
   Nov 14 19  S  Resolution Adopted
SR 00833  Sen. Pat McGuire and All Senators
   Mourns the death of Ozzie Mitchell of Joliet.
   Nov 14 19  S  Resolution Adopted
SR 00834  Sen. Andy Manar and All Senators
   Mourns the death of Kimberly A. Hopper of Raymond.
   Nov 21 19  S  Referred to Resolutions Consent Calendar

Extends the operation of the Cybersecurity Task Force originally created by House Joint Resolution 59 of the 100th General Assembly.

House Floor Amendment No. 2

Extends the operation of the Cybersecurity Task Force originally created by House Joint Resolution 59 of the 100th General Assembly. Reconstitutes the focus and membership of the Task Force.

Apr 12 19  H  Resolution Adopted as Amended 108-000-000

HJR 00002  Rep. Mary E. Flowers-LaToya Greenwood-Rita Mayfield-Anne Stava-Murray

Creates the Return Illinois To Prosperity Commission. Provides that the Commission shall review and evaluate the creation of an Illinois State Bank, and specifies the criteria to be used by the Commission. Provides for the membership of the Commission, and that members shall serve without compensation. Provides that the Commission shall report its findings to the General Assembly and the Governor on or before December 31, 2019.

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

HJR 00003  Rep. La Shawn K. Ford

Creates the Fair and Equitable Assessment of Property Task Force to study issues of assessment equity and fairness, and make recommendations that will ensure accountable and efficient delivery of uniform and transparent property valuations for property tax purposes.

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

HJR 00004  Rep. Marcus C. Evans, Jr.-Arthur Turner-Theresa Mah-Tom Demmer-Mary E. Flowers, Jehan Gordon-Booth, Maurice A. West, II, Monica Bristow, William Davis, Gregory Harris, Camille Y. Lilly, Melissa Conyear-Ervin and Jeff Keicher

Supports the accreditation of an additional NCI-designated cancer center in Illinois.

May 23 19  H  Resolution Adopted

HJR 00005  Rep. Jay Hoffman and William Davis

Creates the Levee and Floodplain Review Task Force to conduct a comprehensive review of State and federal laws and regulations establishing the oversight and management of river levels and regulation of levee construction and develop recommendations to create and implement a plan for the long-term management of the State's floodplains that balances the needs of agriculture, industry, public safety, the environment, and the overall economy of Illinois regarding levees and floodplains.

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

HJR 00006  Rep. Steven Reick-Daniel Swanson-Jeff Keicher-Amy Grant-Dan Ugaste, Dave Severin, Margo McDermed, Patrick Windhorst, Andrew S. Chesney, Dan Caulkins, Tom Weber and Michael T. Marron

Urges the creation via legislation of the Illinois Commission on Fiscal Responsibility and Reform, whose purpose shall be to examine the extent to which current practices of the executive agencies either conform to or fall short of established laws, regulations and best practices, and to determine the fiscal impact which the State realizes as a result of falling short of compliance with such practices.

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


(Sen. Thomas Cullerton-Patricia Van Pelt-Mattie Hunter)

Directs the Auditor General to conduct a performance audit of the Illinois State Police Division of Forensic Services.

House Committee Amendment No. 2

Deletes everything. Replaces it with language directing the Illinois State Police to review and evaluate its varied duties and responsibilities to determine the most effective and efficient use of Rapid DNA technology and to recommend improvements to Illinois’ DNA submission laws with the goal of taking full advantage of Rapid DNA technology throughout Illinois.

May 28 19  H  Adopted Both Houses

HJR 00008  Rep. Mark Batinick

Authorizes the Illinois State Toll Highway Authority to commence a procurement process for a project to provide additional highway capacity along Interstate 55 from Interstate 355 to Interstate 90/Interstate 94 in DuPage, Cook, and Will Counties, and toll the additional capacity.

Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HJR 00009  Rep. Elizabeth Hernandez

Creates the Illinois Media Literacy Task Force to assess the media habits of Illinois youth and create possible policies to be implemented in the State of Illinois.

House Committee Amendment No. 1

Makes a correction concerning the title of one of the members of the Task Force. Makes additional corrections.

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

HJR 00010  Rep. Thomas M. Bennett

Designates Illinois Route 47 as it travels through Gibson City as the "Col. William "Bill" Campbell Memorial Highway".

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

HJR 00011  Rep. Jay Hoffman and William Davis

Creates the Levee and Floodplain Review Task Force to conduct a comprehensive review of State and federal laws and regulations establishing the oversight and management of river levels and regulation of levee construction and develop recommendations to create and implement a plan for the long-term management of the State's floodplains that balances the needs of agriculture, industry, public safety, the environment, and the overall economy of Illinois regarding levees and floodplains.

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

HJR 00012  Rep. Grant Wehrl-Mark Batinick and Terri Bryant

Removes Frank J. Mautino as Auditor General.

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

HJR 00013  Rep. Thomas M. Bennett

Creates the School and Law Enforcement Coordination Task Force to study the use of security cameras in schools in Illinois in coordination with local law enforcement.

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

HJR 00014  Rep. John Connor

(Sen. Pat McGuire)

Designates the section of Illinois Route 53 that passes by Illinois State Police Headquarters District 5 in Lockport as the "Trooper Richard G. Warner Memorial Highway".

Mar 13 19  S  Referred to Assignments

HJR 00015  Rep. Mike Murphy-Stephanie A. Kifowit-Randy E. Frese, Tony McCombie, Dave Severin and Keith P. Sommer

(Sen. Michael E. Hastings, Suzy Glowiak Hilton, Thomas Cullerton-Antonio Muñoz, Julie A. Morrison and Mattie Hunter)

Declares November 1, 2019 as "Vietnam Veterans Recognition Day" in the State of Illinois.

Oct 30 19  H  Adopted Both Houses

HJR 00016  Rep. Mike Murphy

(Sen. Andy Manar and Mattie Hunter)

Creates the State Sponsored Health Clinic Task Force to study the possibility of implementing a State of Illinois sponsored health clinic for state employees, dependents, and retirees, with the purpose of providing quality care and annual savings to State's overall group insurance costs.

May 31 19  H  Adopted Both Houses

HJR 00017  Rep. Bob Morgan

(Sen. Julie A. Morrison, Rachelle Crowe and All Senators)

Designates the section of I-294 between mile marker 49.25 and 50 as the "ISP Trooper Christopher Lambert Memorial Highway".

May 30 19  H  Adopted Both Houses

HJR 00018  Rep. André Thapedi-Keith P. Sommer-Nicholas K. Smith

(Sen. Mattie Hunter)

Extends the Trade Policy Task Force within the Illinois Department of Commerce and Economic Opportunity - Office of Trade and Investment to (1) analyze important issues relative to the growth of international trade from and to Illinois; (2) make recommendations to Congress, the United States Trade Representative, and the White House National Trade Council regarding trade policies that best serve Illinois; and (3) promote the exportation of goods and services from Illinois and the Importation of goods and services into Illinois.

May 31 19  H  Adopted Both Houses
HJR 00019

Rep. Gregory Harris

(Sen. Kimberly A. Lightford)

BE IT RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that the two Houses shall convene in Joint Session on Wednesday, February 20, 2019 at the hour of 12:00 o’clock noon for the purpose of hearing Governor JB Pritzker present to the General Assembly his Budget Message for the Fiscal Year 2020, as required by Chapter 15, Section 20/50-5 of the Illinois Compiled Statutes.

Jan 31 19 H Adopted Both Houses

HJR 00020

Rep. Darren Bailey and Chris Miller

Makes application to Congress under the provisions of Article V of the Constitution of the United States for the calling of a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraints on the federal government and limit the power and jurisdiction of the federal government.

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

HJR 00021

Rep. Avery Bourne-Daniel Swanson

(Sen. Andy Manar)

Designates Route 16 in Shipman, Illinois as the "Sgt. Glenard Jay Gregory Memorial Road."

May 30 19 H Adopted Both Houses

HJR 00022

Rep. Gregory Harris

(Sen. Terry Link)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the House of Representatives adjourns on Tuesday, January 29, 2019, it stands adjourned until Monday, February 04, 2019, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, February 5, 2019, or until the call of the Speaker; and when the Senate adjourns on Thursday, January 31, 2019, it stands adjourned until Tuesday, February 05, 2019, or until the call of the President.

Jan 31 19 H Adopted Both Houses

HJR 00023

Rep. Marcus C. Evans, Jr.-Dan Caulkins-Celina Villanueva, Michelle Mussman, Monica Bristow, Tim Butler, Margo McDermed, Yehiel M. Kalish, Sara Feigenholtz, Dan Ugaste, Joyce Mason, Nicholas K. Smith and Maurice A. West, II

(Sen. Julie A. Morrison)

Urges the Illinois Senate and the Illinois House of Representatives to create a joint legislative cancer caucus, to be known as the Illinois Legislative Cancer Caucus, to provide a forum for discussing and evaluating public policies affecting cancer research, treatment, education, and prevention efforts.

May 23 19 S Referred to Assignments

HJR 00024


(Sen. Robert Peters, Scott M. Bennett and Antonio Muñoz-Cristina Castro-Martin A. Sandoval-Ram Villivalam)

Supports, as a civil right, automatic citizenship to all qualifying children adopted by a U.S. citizen parent, regardless of the date on which the adoption was finalized. Condemns the deportation of individuals who were adopted into American homes and should have every expectation that their citizenship matches that of their adoptive parents. Welcomes legislation that will provide citizenship for all adult adoptees whose adoptive parents did not complete the naturalization process while they were children.

Mar 19 19 H Adopted Both Houses

HJR 00025

Rep. Charles Meier

(Sen. Jason Plummer)

Designates Illinois Route 143 as it travels from its intersection with Route 4 east through the City of Marine as the "Larry D. Mills Memorial Highway."

Mar 13 19 S Referred to Assignments
HJR 00026  Rep. Gregory Harris
(Sen. Mattie Hunter)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY
OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, February
07, 2019, the House of Representatives stands adjourned until Wednesday, February 13, 2019, and when it adjourns on that day, it
stands adjourned until Thursday, February 14, 2019, and when it adjourns on that day, it stands adjourned until Friday, February 15,
2019, and when it adjourns on that day, it stands adjourned until Tuesday, February 19, 2019, or until the call of the Speaker; and the
Senate stands adjourned until Tuesday, February 19, 2019, or until the call of the President.
Feb 07 19  H Adopted Both Houses

HJR 00027  Rep. Elizabeth Hernandez-Emanuel Chris Welch-Jennifer Gong-Gershowitz-Aaron M. Ortiz, Gregory Harris,
Jaime M. Andrade, Jr., Anna Moeller, Will Guzzardi, Fred Crespo, Barbara Hernandez, Bob Morgan, Celina
Villanueva, Kathleen Willis, Sara Feigenholtz, Delia C. Ramirez, Theresa Mah, Natalie A. Manley, Karina Villa,
Michael J. Zalewski, Diane Pappas, Terra Costa Howard and Daniel Didech

Calls on the 116th United States Congress to pass the Dream Act.

Apr 12 19  H Resolution Adopted 067-029-000

HJR 00028  Rep. David A. Welter

Designates the portion of Illinois Route 47 over Interstate 80 from Romines Drive to Illinois Route 6 East as the "Marshal
Enoch T. Hopkins Memorial Road".
May 15 19  H Resolution Adopted 114-000-000

HJR 00029  Rep. David A. Welter

Designates the portion of Illinois Route 47 over the Illinois River bridge from Pine Bluff Road to Washington Street as the
"Patrolman Clarence Roseland Memorial Road".
May 23 19  H Resolution Adopted 115-000-000

HJR 00030  Rep. Deanne M. Mazzochi

Creates the Promoting Insurance Coverage and Alternatives Task Force to review methods in which the State of Illinois
and its various departments can promote healthcare coverage of Illinois residents by private insurance.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HJR 00031  Rep. Deanne M. Mazzochi

Creates the Task Force on the Admissibility of Scientific Evidence and Expert Testimony to study the standards of
admission of expert testimony on scientific evidence in the courtroom.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HJR 00032  Rep. Kelly M. Cassidy

Urges Congress to amend federal law to provide immunity from federal prosecution and regulatory protections for
financial institutions legally providing services to cannabis-related businesses, licensees, and consumers pursuant to applicable state
law.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HJR 00033  Rep. Charles Meier
(Sen. Jason Plummer)

Designates Old US 50 in Clinton as the "Clinton County Veterans Memorial Road".
Apr 03 19  S Referred to Assignments

HJR 00034  Rep. Darren Bailey, Mike Murphy, Brad Halbrook, Chris Miller, Tim Butler and Avery Bourne

Makes application to Congress under the provisions of Article V of the Constitution of the United States for the calling of
a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraints on
the federal government and limit the power and jurisdiction of the federal government.
Feb 19 19  H Referred to Rules Committee

HJR 00035  Rep. Jay Hoffman

Supports local governments and municipalities that adopt Responsible Bidder Ordinances.
May 30 19  H Resolution Adopted
HJR 00036  Rep. Charles Meier
(Sen. Jason Plummer)
   Designates the bridge on Route 160 between Highland and Grantfork in Madison County crossing over I-70 as the "Richard Clayton Bridge".
   May 31 19  H  Adopted Both Houses

HJR 00037  Rep. Patrick Windhorst-Dave Severin-Michael T. Marron
(Sen. Dale Fowler-Jason Plummer)
   Creates the Rural Development Task Force to study the conditions, needs, issues, and problems in the agriculture industry and evaluate any action or legislation that may be necessary to promote economic development in the rural areas of the State.
   May 31 19  H  Adopted Both Houses

HJR 00038  Rep. Jerry Costello, II-Avery Bourne-Monica Bristow-Stephanie A. Kifowit
   Designates IL-159 from Detour Road to IL-16 in Bunker Hill as the "Lance Cpl. Charles Heinemeier Memorial Highway".
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00039  Rep. Thomas Morrison
   Creates the Fair and Equitable Assessment of Property Task Force.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00040  Rep. Gregory Harris
(Sen. Kimberly A. Lightford)
   RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY
   OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, February 21, 2019, the House of Representatives stands adjourned until Tuesday, February 26, 2019, and when it adjourns on that day, it stands adjourned until Wednesday, February 27, 2019, and when it adjourns on that day, it stands adjourned until Thursday, February 28, 2019, and when it adjourns on that day, it stands adjourned until Tuesday, March 5, 2019, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, March 05, 2019, or until the call of the President.
   Feb 21 19  H  Adopted Both Houses

HJR 00041  Rep. Norine K. Hammond
   Declares May 29, 2019 as 529 College Savings Day in the State of Illinois and urges all Illinoisans to explore the benefits that 529 college savings plans offer families.
   Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00042  Rep. Thomas M. Bennet-Keith R. Wheeler
(Sen. Jason A. Barickman)
   Designates Illinois Route 47 as it travels through Gibson City as the "Col. William "Bill" Campbell Memorial Highway".
   Apr 03 19  S  Referred to Assignments

HJR 00043  Rep. Sue Scherer-Katie Stuart-LaToya Greenwood-Rita Mayfield-Brad Halbrook, Tim Butler, Avery Bourne, Darren Bailey, Thomas Morrison, Sam Yingling, Mike Murphy, Chris Miller, Blaine Wilhour, Dan Caulkins, Stephanie A. Kifowit, Allen Skillcorn, C.D. Davidsmeyer, La Shawn K. Ford, Ryan Spain, Tony McCombie, Margo McDermed, Natalie A. Manley, Kelly M. Burke, Tom Demmer, Dave Severin, Amy Grant, Norine K. Hammond, Grant Wehrli, Dan Brady, Camille Y. Lilly, Fred Crespo, Emanuel Chris Welch, Keith R. Wheeler, Joe Sosnowski, Terri Bryant, Daniel Swanson, David A. Welter and Michael T. Marron
   Makes application to Congress under the provisions of Article V of the Constitution of the United States for the calling of a convention of the states limited to proposing amendments to the Constitution of the United States that impose fiscal restraints on the federal government and limit the power and jurisdiction of the federal government.
   Feb 28 19  H  Referred to Rules Committee

HJR 00044  Rep. Gregory Harris
(Sen. Terry Link)
   RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY
   OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, March 7, 2019, the House of Representatives stands adjourned until Tuesday, March 12, 2019, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, March 12, 2019, or until the call of the President.
   Mar 07 19  H  Adopted Both Houses
HJR 00045  Rep. Gregory Harris
(Sen. Kimberly A. Lightford)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY
OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, March
14, 2019, the House of Representatives stands adjourned until Tuesday, March 19, 2019, or until the call of the Speaker; and the
Senate stands adjourned until Tuesday, March 19, 2019, or until the call of the President.

Mar 14 19  H  Adopted Both Houses

HJR 00046  Rep. Camille Y. Lilly-Kathleen Willis-La Shawn K. Ford-Michael J. Zalewski-Aaron M. Ortiz, Deanne M.
Mazzochi, Luis Arroyo, Kambium Buckner, Kelly M. Burke, Carol Ammons, Anthony DeLuca, Marcus C. Evans,
Jr., Arthur Turner, Michael D. Unes, Ann M. Williams, Anne Stava-Murray, Chris Miller, Sonya M. Harper,
Jennifer Gong-Gershowitz, Gregory Harris, Bob Morgan, Deb Conroy, Jonathan Carroll, Rita Mayfield, Justin
Slaughter, Lawrence Walsh, Jr., Maurice A. West, II, Sam Yingling, Diane Pappas, Jehan Gordon-Booth, LaToya
Greenwood, Barbara Hernandez, Michael Halpin, William Davis, Emanuel Chris Welch, Norine K. Hammond,
Terra Costa Howard and Elizabeth Hernandez
(Sen. Don Harmon)

Designates First Avenue in Melrose Park as it travels from its intersection with North Avenue to its intersection with River
Road as the "Kiddieland Amusement Park Road".

May 31 19  H  Adopted Both Houses

Butler, Michael D. Unes, Thomas M. Bennett, Robyn Gabel, Dave Severin, Dan Caulkins, Daniel Didech, Mary
Edly-Allen, Bob Morgan, Terri Bryant, Patrick Windhorst, Robert Martwick, Joyce Mason, Sue Scherer, William
Davis, Nicholas K. Smith, Dan Ugaste and Amy Grant

Creates the Illinois Coal Ash Task Force to bring legislators, coal company representatives, environmental experts, and the
public to together to study the effects of coal ash on the Vermilion River and the rest of the State.

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

HJR 00048  Rep. Gregory Harris
(Sen. Iris Y. Martinez)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY
OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, March
21, 2019, the House of Representatives stands adjourned until Tuesday, March 26, 2019, or until the call of the Speaker; and the
Senate stands adjourned until Tuesday, March 26, 2019, or until the call of the President.

Mar 21 19  H  Adopted Both Houses

HJR 00049  Rep. Michael P. McAuliffe-Brad Halbrook
(Sen. John J. Cullerton)


House Committee Amendment No. 1

Makes a correction to a date.

May 15 19  S  Referred to Assignments

HJR 00050  Rep. Lawrence Walsh, Jr.-John Connor

Authorizes the Illinois State Highway Authority to expand the Illinois toll highway system to include Interstate I-80
between I-294 at milepost 112 and Illinois Route 47 in Morris at milepost 154. The project will be completed in a manner that
supports diversity involvement in the project work and economic development in the region.

Mar 26 19  H  Referred to Rules Committee

HJR 00051  Rep. Elizabeth Hernandez

Creates the ICE Monitoring Task Force whose purpose is to review ICE practices and procedures within the State, review
the use and condition of detention centers in the State, and review all ICE contracts in Illinois, including those with Private Detention
Centers, the Illinois State Police, and the Department of Motor Vehicles.

Mar 26 19  H  Referred to Rules Committee

HJR 00052  Rep. Bob Morgan

Declares March 29, 2019 as "Glencoe Sesquicentennial Day" in the State of Illinois.

May 23 19  H  Resolution Adopted
HJR 00053  Rep. Bob Morgan
Declares March 1, 2019 as "Highland Park Sesquicentennial Day" in the State of Illinois.
May 23 19  H Resolution Adopted

HJR 00054  Rep. Frances Ann Hurley
Creates the First Responders Suicide Task Force to pursue recommendations to help reduce the risk and rates of suicide amongst first responders.
May 15 19  H Resolution Adopted 117-000-000

Condemns the extreme rhetoric of Illinois Family Action, calls for a formal investigation into the group's hate speech and threats, and asks that the Secretary of State's office suspend the lobbying credentials of any individual working on behalf of Illinois Family Action or its parent organization, the Illinois Family Institute, until an investigation is complete. Calls for a review of security procedures in the Capitol Complex, including, but not limited to, the Secretary of State and the Illinois State Police. Expresses solidarity against hateful, racist, anti-Semitic, and homophobic rhetoric of all kinds and calls for decent, respectful debate.
Jul 02 19  H Rule 19(b) / Re-referred to Rules Committee

HJR 00056  Rep. Joyce Mason
Urges the U.S. Environmental Protection Agency to consider the serious concerns of the residents of Lake County over the recent ethylene oxide emissions due to the environmental and public health threats it poses to the people of Illinois. Urges the U.S. Environmental Protection Agency to conduct ambient air monitoring and testing in and around the two known facilities emitting or discharging ethylene oxide in Lake County. Urges the Illinois Environmental Protection Agency to take whatever actions possible to assist in the ambient air monitoring and protection of the public in regards to the environmental and health risks posed by ethylene oxide emissions in Lake County.
May 23 19  H Resolution Adopted

HJR 00057  Rep. Gregory Harris
(Sen. Iris Y. Martinez)
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY
OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, April 04, 2019, the House of Representatives stands adjourned until Tuesday, April 09, 2019, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, April 09, 2019, or until the call of the President.
Apr 04 19  H Adopted Both Houses

(Sen. Brian W. Stewart, Rachelle Crowe and All Senators)
Designates U.S. Route 20 westbound, just west of Illinois Route 75 in Stephenson County, as the "Trooper Brooke Jones-Story Memorial Highway".
House Floor Amendment No. 1
Changes what is being named in Trooper Brook Jones-Story's honor from a highway to an overpass.
May 30 19  H Adopted Both Houses

(Sen. Melinda Bush-Dan McConchie and All Senators)
Designates the section of road on Interstate 94 from mile marker 16.50 to mile marker 17 as the "Trooper Gerald W. Ellis Memorial Highway".
May 30 19  H Adopted Both Houses

HJR 00060  Rep. Michelle Mussman-Karina Villa
Declares April 22, 2019 through April 26, 2019 as "Illinois Science Education Week" to celebrate and acknowledge science education across the State of Illinois.
May 15 19  H Resolution Adopted
HJR 00061  Rep. Lance Yednock
(Sen. Sue Rezin)
Designates the portion of Illinois Route 6 starting at the eastern village limits of Hollowayville to Ladd Junction, Illinois Route 6 and Illinois route 89, going through Seatonville as the "Galetti Brothers Memorial Highway."
May 31 19  H  Adopted Both Houses

HJR 00062  Rep. Lance Yednock
(Sen. Sue Rezin)
Designates the Utica River Bridge as the "Ralph E. Snell Memorial Bridge."
May 31 19  S  Referred to Assignments

HJR 00063  Rep. Gregory Harris
(Sen. Jacqueline Y. Collins)
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Friday, April 12, 2019, the House of Representatives stands adjourned until Tuesday, April 30, 2019, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, April 30, 2019, or until the call of the President.
Apr 12 19  H  Adopted Both Houses

Commends Dr. Steven B. Nasatir on his more than four decades of leadership and service within the Chicago Jewish community.
Apr 30 19  H  Resolution Adopted

HJR 00065  Rep. Nathan D. Reitz
Designates the section of road on Illinois Route 2 from North Green Mountain Road to Shiloh Station Road as the "Staff Sergeant Edwin Daza Chacon Memorial Road."
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00066  Rep. Steven Reick-John M. Cabello, Tom Weber, Dan Ugaste, Allen Skillicorn and All Other Members of the House
(Sen. Craig Wilcox-Donald P. DeWitte-Dan McConchie)
Designates the interchange at Interstate 90 and Illinois Route 23 as the "Deputy Jacob Keltner Memorial Interchange."
May 31 19  H  Adopted Both Houses

HJR 00067  Rep. Gregory Harris
(Sen. Iris Y. Martinez)
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, May 02, 2019, the House of Representatives stands adjourned until Tuesday, May 07, 2019, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, May 07, 2019, or until the call of the President.
May 02 19  H  Adopted Both Houses

HJR 00068  Rep. Emanuel Chris Welch
Creates the Task Force on the Funding of Commission-authorized Charter Schools to examine funding and related issues.
House Committee Amendment No. 1
Makes corrections.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00069  Rep. Norine K. Hammond
(Sen. Jil Tracy)
Declares May 29, 2019 as "529 College Savings Day" in the State of Illinois and urges all Illinoisans to explore the benefits that 529 college savings plans offer families.
May 28 19  S  Referred to Assignments

HJR 00070  Rep. Daniel Swanson
Designates 76th Street in Keithsburg from Jackson Street to IL-17 as the "PO2 Robert Holloway and PO3 Ronald Crose Memorial Highway."
May 27 19  H  Resolution Adopted 117-000-000
HJR 00071  Rep. Brad Halbrook
Designates the section of Interstate 57 from I-74 South to exit 232 as the "Congressman Tim Johnson Highway."
May 27 19  H  Resolution Adopted 116-000-001

HJR 00072  Rep. Gregory Harris
(Sen. Don Harmon)
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, May 09, 2019, the House of Representatives stands adjourned until Tuesday, May 14, 2019, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, May 14, 2019, or until the call of the President.
May 09 19  H  Adopted Both Houses

HJR 00073  Rep. Norine K. Hammond
(Sen. Jil Tracy)
Designates the portion of Old Highway 136 from E. 950th St. to E. 750th St. between Macomb and Colchester as the "Lt. Col. John Stein Memorial Highway."
May 20 19  S  Referred to Assignments

HJR 00074  Rep. Theresa Mah-Grant Wehrli, Fred Crespo and Elizabeth Hernandez
(Sen. Ram Villalaman)
Declares May of 2019 as "Asian American and Pacific Islander Heritage Month" and welcomes everyone to "Asian American Action Day" on May 15, 2019 at the Capitol.
May 31 19  H  Adopted Both Houses

(Sen. Dave Syverson)
Designates the section of Illinois Route 251 from Bridge Street in Roscoe to Rockton Road in Roscoe as the "Specialist Brandon Jacob Rowe Memorial Highway."
Oct 28 19  S  Referred to Assignments

HJR 00076  Rep. Dan Ugaste
(Sen. Donald P. DeWitte)
Designates the section of Illinois Route 20 between Plank Road and Switzer Road as the "Trooper April C. Styburski Memorial Highway."
May 30 19  H  Adopted Both Houses

HJR 00077  Rep. Thomas M. Bennett and All Other Members of the House
(Sen. Jason A. Barickman)
Designates the section of Illinois Route 9 between South Washington Street and High Street in Paxton as the "Trooper Marvin C. Archer Memorial Road."
May 28 19  S  Referred to Assignments

HJR 00078  Rep. Jim Durkin
(Sen. John F. Curran-Suzy Glowiak Hilton)
Designates the Plainfield Road Bridge over Interstate 294 as the "Kelli Joy O'Laughlin Memorial Bridge."
May 30 19  H  Adopted Both Houses

HJR 00079  Rep. Lawrence Walsh, Jr.
Directs the Illinois State Toll Highway Authority to commence a procurement process for projects to provide additional highway capacity along Interstate 55 between Interstate 355 and Interstate 90/Interstate 94 in DuPage, Cook, and Will Counties and toll the additional capacity. Additionally directs the Illinois State Toll Highway Authority to begin a procurement process for projects to provide additional highway capacity along Interstate 80 between Interstate 55 and the Illinois-Indiana border in Cook and Will Counties and toll the additional capacity.
May 24 19  H  Tabled

HJR 00080  Rep. Lawrence Walsh, Jr.-Margo McDermed
Authorizes the Illinois State Toll Highway Authority to commence a procurement process for projects to provide additional capacity along Interstate 80 between Interstate 55 and the Illinois-Indiana border in Cook and Will Counties and toll the additional capacity.
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
HJR 00081  Rep. Mark Batinick-Natalie A. Manley
Designates the section of Illinois Route 59 from Caton Farm Road to Illinois Route 126 as the "PFC Andrew Meari Memorial Highway".
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00082  Rep. Allen Skillicorn-Brad Halbrook
Rejects all backpay and all compensation for furlough days taken from 2009 through 2016.
Oct 28 19  H  Referred to Rules Committee

HJR 00083  Rep. Brad Halbrook-Margo McDermed-Allen Skillicorn-Blaine Wilhour-Dan Caulkins, Amy Grant, Mark Batinick, Terri Bryant and Anne Stava-Murray
Removes Auditor General Frank J. Mautino from office.
Oct 28 19  H  Referred to Rules Committee

HJR 00084  Rep. Stephanie A. Kifowit-Daniel Swanson and Will Guzzardi
Urges the Illinois Congressional Delegation to co-sponsor H.R. 96 and support it in any manner possible to ensure that our veterans receive the proper and sufficient dental care that they deserve.
Oct 28 19  H  Referred to Rules Committee

HJR 00085  Rep. La Shawn K. Ford
Declares September 2019 as Ovarian Cancer Awareness Month in Illinois.
Oct 28 19  H  Referred to Rules Committee

HJR 00086  Rep. La Shawn K. Ford
Creates the Special Commission on Gynecologic Cancer to study the issue of gynecologic cancers in Illinois and determine the best practices for treatment.
Oct 28 19  H  Referred to Rules Committee

HJR 00087  Rep. Tony McCombie-Maurice A. West, II-Grant Wehrli-Mark Batinick-Stephanie A. Kifowit, Terri Bryant, Joe Sosnowski, Margo McDermed, Andrew S. Chesney, Lindsay Parkhurst, Michael T. Marron, Jonathan Carroll, Patrick Windhorst, Dan Caulkins, David A. Welter, Dave Severin, Brad Halbrook, Ryan Spain, Mike Murphy, Charles Meier, Daniel Swanson, Jeff Keicher, Thomas M. Bennett, Jim Durkin, Bradley Stephens, Monica Bristow, Tom Demmer, Chris Miller, Sue Scherer, Dan Brady, Darren Bailey, Tim Butler, C.D. Davidsmeyer, Randy E. Frese, Amy Grant, Deanne M. Mazzochi, Thomas Morrison, Steven Reick, Allen Skillicorn, Keith P. Sommer, Tom Weber, Keith R. Wheeler, Blaine Wilhour and Dan Ugaste
Creates the State Ethics Task Force to address corruption within Illinois government.
Dec 16 19  H  Rule 19(b) / Re-referred to Rules Committee

HJR 00088  Rep. Monica Bristow
Designates the portion of Illinois Route 111 along Godfrey Road from Ramona Place to Crestwood Drive as the "Eldon 'Twirp' Williams Memorial Highway".
Oct 30 19  H  Referred to Rules Committee

HJR 00089  Rep. Gregory Harris
(Sen. Kimberly A. Lightford)
RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Wednesday, October 30, 2019, the House of Representatives stands adjourned until Tuesday, November 12, 2019, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, November 12, 2019, or until the call of the President.
Oct 30 19  H  Adopted Both Houses
HJR 00090

Urges recognition of Illinois’ vibrant history of African American political struggles for democracy and freedom that have widened the scope and deepened the State's and United States' commitment to democracy and racial justice. Urges adequate appropriations for investigations, research, publication, and a website to represent Illinois’ contribution to widening and deepening the State's and the United States' commitment to racial justice in memorializing Illinois Recognition of the 1619 Project: Year of Return. Urges adequate appropriations for the development of a comprehensive legislative agenda of policies and pending racial justice legislation for engagement with the State's African American stakeholders to memorialize the 1619-2019 Year of Return.

House Committee Amendment No. 1

Deletes everything. Inserts similar language. Observes the 1619 African Year of No Return. Urges recognition of Illinois' vibrant history of African American political struggles for democracy and freedom that have widened the scope and deepened the State's and the United States' commitment to democracy and racial justice. Urges adequate appropriations for investigations, research, publication, and a website to represent Illinois' contribution to widening and deepening the State's and the United States' commitment to racial justice in memorializing the 1619-2019 Year of Return. Urges adequate appropriations for the development of a comprehensive legislative agenda of policies and racial justice legislation to engage the State's African American communities in an urgent discussion of their vital issues and challenges to memorialize the 1619-2019 Year of Return.

Nov 13 19 Resolution Adopted as Amended

HJR 00091
Rep. Monica Bristow

Designates West Delmar Avenue in Godfrey as it travels between Staten Drive and Valhalla Cemetery as "Jake's Way Memorial Highway".

Oct 30 19 Referred to Rules Committee

HJR 00092
Rep. Stephanie A. Kifowit

Urges the passage of the legislation before the 116th U.S. Congress that would eliminate co-pays for preventive procedures and medication for those treated through the Veterans Administration.

Nov 12 19 Referred to Rules Committee

HJR 00093


Creates the Joint Commission on Ethics and Lobbying Reform to review and make recommendations for changes to the State Officials and Employees Ethics Act, the Illinois Governmental Ethics Act, the Lobbyist Registration Act, the Public Officers Prohibited Activities Act, and Article 50 of the Illinois Procurement Code.

House Floor Amendment No. 1

Replaces everything after the heading. Reinserts the provisions of the Resolution as introduced, with technical changes regarding appointments by the Governor, the Attorney General, and the Secretary of State.

Nov 14 19 Adopted Both Houses

HJR 00094
Rep. Gregory Harris

(Sen. Kimberly A. Lightford)

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE SENATE CONCURRING HEREIN, that when the two Houses adjourn on Thursday, November 14, 2019, the House of Representatives stands adjourned until Wednesday, January 08, 2020, in perfunctory session; and when it adjourns on that day, it stands adjourned until Monday, January 13, 2020, in perfunctory session; and when it adjourns on that day, it stands adjourned until Thursday, January 16, 2020, in perfunctory session; and when it adjourns on that day, it stands adjourned until Wednesday, January 22, 2020, in perfunctory session; and when it adjourns on that day, it stands adjourned until Monday, January 27, 2020, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, January 28, 2020, or until the call of the Speaker; and the Senate stands adjourned until Tuesday, January 28, 2020, or until the call of the President.

Nov 14 19 Adopted Both Houses
Urges Illinois schools to provide education for all students in grades six to 12 on how to identify, understand, and respond to signs of addictions and mental illnesses, as well as provide instruction for how to help someone who is developing a mental health problem or experiencing a mental health crisis. Commends the National Council for Behavioral Health and the Illinois Association for Behavioral Health for their work in developing and directing teen Mental Health First Aid training programs for schools. Commends Amos Alonzo Stagg High School, the Paris Union School District, and Clinton High School for participating in the first nationwide pilot programs of teen Mental Health First Aid training for schools. Commends Operation Snowball, the Human Resources Center of Edgar and Clark Counties, and the Heritage Behavioral Health Center for participating in the first nationwide teen Mental Health First Aid instructor trainings.
HJRCA 00001  Rep. Anthony DeLuca
9991 ILCS 5/4002.5 new   ILCON Art. IV, Sec. 2.5 new
Proposes to amend the Legislature Article of the Illinois Constitution. Prohibits a person from serving as a Representative for more than 3 terms of office that begin on or after the date that the Constitutional Amendment is declared adopted. Prohibits a person from serving as a Senator for more than 3 terms of office that begin on or after the date that the Constitutional Amendment is declared adopted. Applies to the election of General Assembly members in the first general election to occur after the Amendment is declared adopted and thereafter. Specifies that it does not affect the terms of members elected before the amendment is declared adopted. Effective upon being declared adopted.
Jan 09 19   H Referred to Rules Committee

HJRCA 00002  Rep. David McSweeney and Andrew S. Chesney
9991 ILCS 5/Art. IV heading
9991 ILCS 5/4008.5 new   ILCON Art. IV, Sec. 8.5 new
Proposes to amend the Legislature Article of the Illinois Constitution. Provides that a bill passed on or after the date of a general election but on or before the second Wednesday of January following the general election that would result in the increase of revenue to the State by an increase of a tax on or measured by income or the selling price of any item of tangible personal property or any service may become law only with the concurrence of three-fifths of the members elected to each house of the General Assembly.
Jan 10 19   H Referred to Rules Committee

HJRCA 00003  Rep. David McSweeney
9991 ILCS 5/Art. IV heading
9991 ILCS 5/4002   ILCON Art. IV, Sec. 2
Proposes to amend the Legislature Article of the Illinois Constitution. Provides that no person may serve more than eight years in the General Assembly. Provides that no person may be elected or appointed as Senator or Representative if, upon completion of the term of office, that person will have been a member of the General Assembly for more than eight years. Provides that time served in the General Assembly before the session beginning in January 2021 shall not count toward the eight-year service limitation.
Jan 10 19   H Referred to Rules Committee

HJRCA 00004  Rep. David McSweeney
9991 ILCS 5/Art. V heading
9991 ILCS 5/5001   ILCON Art. V, Sec. 1
9991 ILCS 5/5002   ILCON Art. V, Sec. 2
9991 ILCS 5/5003   ILCON Art. V, Sec. 3
9991 ILCS 5/5004 rep.   ILCON Art. V, Sec. 4 rep.
9991 ILCS 5/5006   ILCON Art. V, Sec. 6
9991 ILCS 5/5007   ILCON Art. V, Sec. 7
Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the office of Lieutenant Governor, beginning with the term of office otherwise commencing in 2023. Effective upon being declared adopted.
Jan 10 19   H Referred to Rules Committee
HJRCA 00005  Rep. David McSweeney

Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the Office of Lieutenant Governor, beginning with the term of office otherwise commencing in 2023, and modifies the order of succession to the Office of the Governor. Effective upon being declared adopted.

Jan 10 19  H  Referred to Rules Committee

HJRCA 00006  Rep. Thomas M. Bennett

Proposes to amend the Legislature and Executive Articles of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator or State Representative, or a combination of those offices, for terms totalling more than 16 years; service before the second Wednesday in January of 2021 shall not be considered in the calculation of a person's service. Provides that a person may not be elected to any single Executive Branch office for terms totalling more than 8 years; service before the second Monday in January of 2023 shall not be considered in the calculation of a person's service.

Jan 18 19  H  Referred to Rules Committee

HJRCA 00007  Rep. Grant Wehrli-Allen Skillicorn

Proposes to amend the Finance Article of the Illinois Constitution. Provides that the General Assembly shall pass a balanced budget that makes appropriations based on funds estimated to be available by Commission on Government Forecasting and Accountability. Effective upon being declared adopted.

Jan 18 19  H  Referred to Rules Committee

HJRCA 00008  Rep. Grant Wehrli

Proposes to amend the Legislature Article of the Illinois Constitution. Prohibits a person from holding the office of State Senator or State Representative, or a combination of those offices, for more than 10 years. Effective upon being declared adopted.

Jan 18 19  H  Referred to Rules Committee

HJRCA 00009  Rep. Grant Wehrli

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that the State Board of Elections shall produce a redistricting plan using a computer program. In the year following each Federal decennial census year, requires the State Board of Elections to designate its computer program by April 15 and to file the redistricting plan by June 1, which is presumed valid and has the force and effect of law. The computer program designated by the State Board of Elections must disregard specified data and must consider certain prioritized factors; the computer program shall otherwise produce districts in a random manner. Effective beginning with redistricting in 2021 and applies to members elected in 2022 and thereafter.

Jan 18 19  H  Referred to Rules Committee
HJRCA 00010

Proposes to amend the Legislature Article of the Illinois Constitution. Creates the Independent Redistricting Commission to adopt and file with the Secretary of State a redistricting plan for Legislative and Representative Districts. Provides for the selection of Commissioners and establishes the authority of a Special Commissioner to design a redistricting plan in the event that the Commission fails to properly adopt and file a redistricting plan. Effective beginning with redistricting in 2021 and applies to members elected in 2022 and thereafter.

Jan 18 19 Referred to Rules Committee

HJRCA 00011

Proposes to amend the Legislature and Finance Articles of the Illinois Constitution. Amends the Finance Article to provide that if a balanced budget has not been passed by June 30 of each year, the offices of Speaker of the House of Representatives and President of the Senate become vacant, and shall continue to become vacant every 90 days after the vacancies are filled until the General Assembly passes a balanced budget. Provides that within 30 days of the enactment of the law or laws comprising the State budget for a fiscal year, the Office of the Auditor General must certify whether the enacted budget will be balanced with expenses not exceeding funds estimated by the General Assembly to be available during that year. Provides that if the Office of the Auditor General certifies that the budget is not balanced, then the offices of Speaker of the House of Representatives and President of the Senate shall become vacant upon filing notice of such certification with the Secretary of State. Amends the Legislative Article to provide that within 5 days after the vacancy of the offices of Speaker of the House of Representatives and President of the Senate, the Secretary of State shall convene the House of Representatives to elect from its membership a Speaker of the House of Representatives as presiding officer, and the Governor shall convene the Senate to elect from its membership a President of the Senate as presiding officer. Provides that only members who have not previously served as the Speaker of the House of Representatives or as President of the Senate shall be eligible for election. Makes conforming changes. Effective upon being declared adopted.

Jan 22 19 Referred to Rules Committee

HJRCA 00012

Proposes to amend the Legislature Article of the Illinois Constitution. Limits a person's total service in the office of Speaker of the House of Representatives and President of the Senate to a total of 8 years in any one office and 12 years combined in 2 or more offices. Effective upon being declared adopted and applies to service on or after the second Wednesday in January, 2021.

Jan 28 19 Referred to Rules Committee
HJRCA 00013  Rep. Dan Caulkins-Allen Skillicorn

9991 ILCS S/Art. IV heading
9991 ILCS S/4002.5 new ILCON Art. IV, Sec. 2.5 new

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator or State Representative, or a combination of those offices, for terms totalling more than ten years. Provides that no person may be elected or appointed as a State Senator or State Representative if, upon completion of that term of office, he or she will have been a member of the General Assembly for more than ten years. Provides that service before the second Wednesday in January of 2021 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.

Jan 29 19 H Referred to Rules Committee

HJRCA 00014  Rep. Allen Skillicorn

9991 ILCS S/Art. IX heading
9991 ILCS S/9003 ILCON Art. IX, Sec. 3

Proposes to amend the Revenue Article of the Illinois Constitution. Provides that there shall be no tax imposed by the State upon retirement income. Defines "retirement income". Effective upon being declared adopted.

Jan 29 19 H Referred to Rules Committee

HJRCA 00015 Rep. Ryan Spain-Jim Durkin-Linda Chapa LaVia-Tim Butler-Frances Ann Hurley, Lindsay Parkhurst, Dan Brady, Avery Bourne, Andrew S. Chesney, Mike Murphy, Amy Grant, Margo McDermid, Dan Caulkins, Norine K. Hammond, Grant Wehrli, Keith R. Wheeler, Jeff Keicher, Michael D. Unes, Patrick Windhorst, Darren Bailey, Terri Bryant, Keith P. Sommer, Dan Ugaste, Daniel Swanson and Deanne M. Mazzochi

9991 ILCS S/Art. IV heading
9991 ILCS S/4002 ILCON Art. IV, Sec. 2
9991 ILCS S/4003 ILCON Art. IV, Sec. 3

Proposes to amend the Legislature Article of the Illinois Constitution. Removes the requirement for each Legislative District to be divided into two Representative Districts. Modifies provisions concerning legislative redistricting. Provides specified requirements for each Legislative District, Representative District, and Congressional District for redistricting purposes. Replaces the current method of legislative redistricting with the following: a sixteen-member commission, appointed by the Chief Justice of the Supreme Court and the most senior Supreme Court Justice of a different political party in accordance with specified criteria, shall adopt and file with the Secretary of State redistricting plans for Legislative, Representative, and Congressional Districts following a series of public hearings by August 1 of the year following a federal decennial census; permits the public to submit maps during the map drawing process for consideration by the Commission; and, if a redistricting plan is not adopted by August 1 of the year following a federal decennial census, then a seventeenth member shall be appointed to the Commission and redistricting plans shall be filed by September 1. Adds provisions concerning the membership of the Commission and budgetary matters related to the Commission. Effective upon being declared adopted and applicable to redistricting beginning in 2021 and to the election of General Assembly members beginning in 2022.

Jan 29 19 H Referred to Rules Committee

HJRCA 00016 Rep. Chris Miller

9991 ILCS S/Art. IV heading
9991 ILCS S/4002.5 new ILCON Art. IV, Sec. 2.5 new

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator or State Representative, or a combination of those offices, for terms totalling more than ten years. Provides that no person may be elected or appointed as a State Senator or State Representative if, upon completion of that term of office, he or she will have been a member of the General Assembly for more than ten years. Provides that service before the second Wednesday in January of 2021 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.

Feb 01 19 H Referred to Rules Committee
HJRCA 00017  Rep. Patrick Windhorst

9991 ILCS 5/Art. IV heading
9991 ILCS 5/4002.5 new  ILCON Art. IV, Sec. 2.5 new

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that a person may not be elected to the office of State Senator or State Representative, or a combination of those offices, for terms totalling more than ten years. Provides that no person may be elected or appointed as a State Senator or State Representative if, upon completion of that term of office, he or she will have been a member of the General Assembly for more than ten years. Provides that service before the second Wednesday in January of 2021 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.
Feb 05 19  H  Referred to Rules Committee

HJRCA 00018  Rep. Patrick Windhorst

9991 ILCS 5/Art. V heading
9991 ILCS 5/5002  ILCON Art. V, Sec. 2

Proposes to amend the Executive Article of the Illinois Constitution. Provides that a person may not be elected to any single Executive Branch office for more than two terms in each office; service before the second Monday in January of 2023 shall not be considered in the calculation of a person's service. Effective upon being declared adopted.
Feb 05 19  H  Referred to Rules Committee

HJRCA 00019  Rep. Allen Skillicorn-Blaine Wilhour

9991 ILCS 5/Art. XIII heading
9991 ILCS 5/13005  ILCON Art. XIII, Sec. 5

Proposes to amend the General Provisions Article of the Illinois Constitution. Repeals a provision that specifies that membership in any pension or retirement system of the State, any unit of local government or school district, or any agency or instrumentality thereof shall be an enforceable contractual relationship, the benefits of which shall not be diminished or impaired. Effective upon being declared adopted.
Feb 13 19  H  Referred to Rules Committee

HJRCA 00020  Rep. Joe Sosnowski-Thomas Morrison

9991 ILCS 5/Art. XIII heading
9991 ILCS 5/13005  ILCON Art. XIII, Sec. 5

Proposes to amend the General Provisions Article of the Illinois Constitution. Repeals a provision that specifies that membership in any pension or retirement system of the State, any unit of local government or school district, or any agency or instrumentality thereof shall be an enforceable contractual relationship, the benefits of which shall not be diminished or impaired. Effective upon being declared adopted.
Feb 13 19  H  Referred to Rules Committee

HJRCA 00021  Rep. Deanne M. Mazzochi-Allen Skillicorn

9991 ILCS 5/Art. XIII heading
9991 ILCS 5/13005  ILCON Art. XIII, Sec. 5

Proposes to amend the General Provisions Article of the Illinois Constitution. In a provision that specifies that membership in any pension or retirement system of the State, any unit of local government or school district, or any agency or instrumentality thereof shall be an enforceable contractual relationship, the benefits of which shall not be diminished or impaired, limits the benefits that are not subject to diminishment or impairment to accrued and payable benefits. Provides that nothing in the provision shall be construed to limit the power of the General Assembly to make changes to future benefit accruals or benefits not yet payable, including for existing members of any public pension or public retirement system. Effective upon being declared adopted.
Feb 13 19  H  Referred to Rules Committee
HJRCA 00022  Rep. Tom Demmer

9991 ILCS 5/5001 ILCON Art. V, Sec. 1
9991 ILCS 5/5003 ILCON Art. V, Sec. 3
9991 ILCS 5/5007 ILCON Art. V, Sec. 7
9991 ILCS 5/5017 rep. ILCON Art. V, Sec. 17 rep.
9991 ILCS 5/5018 ILCON Art. V, Sec. 18

Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the Offices of the Comptroller and Treasurer. Provides instead for a single Comptroller of the Treasury. Provides that the Comptroller of the Treasury shall (i) maintain the State's central fiscal accounts and order payments into and out of the funds held by him or her, (ii) be responsible for the safekeeping and investment of monies and securities deposited with him or her, and for their disbursement upon his or her order, and (iii) have the duties and powers that may be prescribed by law. Provides that no Comptroller or Treasurer shall be elected in 2022 and thereafter. Effective otherwise upon conclusion of the terms of the Comptroller and the Treasurer elected in 2018.

Feb 13 19  H  Referred to Rules Committee

HJRCA 00023  Rep. Dan Ugaste

9991 ILCS 5/5001 ILCON Art. V, Sec. 1
9991 ILCS 5/5003 ILCON Art. V, Sec. 3
9991 ILCS 5/5007 ILCON Art. V, Sec. 7
9991 ILCS 5/5017 rep. ILCON Art. V, Sec. 17 rep.
9991 ILCS 5/5018 ILCON Art. V, Sec. 18

Proposes to amend the Executive Article of the Illinois Constitution. Eliminates the Office of the Comptroller. Transfers the duties of the Comptroller to the Treasurer. Provides that the Treasurer shall (i) maintain the State's central fiscal accounts and order payments into and out of the funds held by him or her, (ii) be responsible for the safekeeping and investment of monies and securities deposited with him or her, and for their disbursement upon his or her order, and (iii) have the duties and powers that may be prescribed by law. Provides that no Comptroller shall be elected in 2022 and thereafter. Effective otherwise upon conclusion of the term of the Comptroller elected in 2018.

Feb 14 19  H  Referred to Rules Committee

HJRCA 00024  Rep. Patrick Windhorst

9991 ILCS 5/11003 new ILCON Art. XI, Sec. 3 new
9991 ILCS 5/Art. XI heading

Proposes to amend the Environment Article of the Illinois Constitution. Provides that each person has the right to hunt, fish, and harvest wildlife, including using traditional methods, subject only to laws enacted by the General Assembly and rules adopted under authority granted by the General Assembly to: (1) promote wildlife conservation and management; and (2) preserve the future of hunting and fishing. Provides that public hunting and fishing shall be a preferred means to manage and control wildlife. Provides that nothing shall be construed to modify any provision of law that relates to trespass, property rights, or eminent domain. Effective upon being declared adopted.

Feb 15 19  H  Referred to Rules Committee

HJRCA 00025  Rep. Randy E. Frese

9991 ILCS 5/4002.5 new ILCON Art. IV, Sec. 2.5 new

Proposes to amend the Legislature Article of the Illinois Constitution. Prohibits a person from serving as: (1) a State Representative for more than 4 terms of office; or (2) a State Senator for more than 6 terms of office. Provides that terms of office served before the second Wednesday in January of 2021, or otherwise served before the adoption of the Amendment, shall not be considered in the calculation of a person's service. Applies to the election of General Assembly members in the first general election to occur after the Amendment is declared adopted and thereafter. Specifies that it does not affect the terms of members elected before the Amendment is declared adopted. Effective upon being declared adopted.

Feb 15 19  H  Referred to Rules Committee
HJRCA 00026  Rep. Brad Halbrook

9991 ILCS 5/Art. IV heading
9991 ILCS 5/4003  ILCON Art. IV, Sec. 3

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that for the purposes of creating Legislative and Representative Districts, counties, municipalities, and townships containing less than a specified population shall not be divided. Effective upon being declared adopted.
Feb 15 19  H  Referred to Rules Committee


9991 ILCS 5/Art. VIII heading
9991 ILCS 5/8002  ILCON Art. VIII, Sec. 2

Proposes to amend the Finance Article of the Illinois Constitution. Provides that expenditures shall not exceed proposed revenue (rather than funds) estimated to be available for a fiscal year. Provides that except for deficiency or emergency appropriations, all appropriations are expendable only during the fiscal year for which they were appropriated. Provides that no public money shall be expended except as provided by appropriations made by law. Provides that expenditures for any fiscal year shall not exceed the State's revenues and reserves, including proceeds of any debt obligation, for that year. Provides that no debt obligation, except as shall be repaid within the fiscal year of issuance, shall be authorized for the current operation of any State service or program, nor shall the proceeds of any debt obligation be expended for a purpose other than that for which it was authorized. Provides that any law requiring the expenditure of State funds shall be null and void unless, during the session in which the act receives final passage, an appropriation is made for the estimated first-year's funding. Defines "revenue". Effective upon being declared adopted.
Feb 15 19  H  Referred to Rules Committee

HJRCA 00028  Rep. Daniel Didech

9991 ILCS 5/Art. III heading
9991 ILCS 5/3001  ILCON Art. III, Sec. 1

Proposes to amend the Suffrage and Elections Article of the Illinois Constitution. Provides that every United States citizen who has attained the age of 17 (rather than the age of 18 or any other voting age required by the United States for voting in State elections) and who has been a permanent resident of this State for at least 30 days next preceding any election shall have the right to vote at such election. Effective upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.
Feb 15 19  H  Referred to Rules Committee

HJRCA 00029  Rep. Allen Skillicorn

9991 ILCS 5/Art. IX heading
9991 ILCS 5/9003  ILCON Art. IX, Sec. 3

Proposes to amend the Revenue Article of the Illinois Constitution. Amends a Section concerning limitations on income taxation. Effective upon being declared adopted.
Feb 21 19  H  Referred to Rules Committee

HJRCA 00030  Rep. Allen Skillicorn

9991 ILCS 5/Art. IX heading
9991 ILCS 5/9004  ILCON Art. IX, Sec. 4

Proposes to amend the Revenue Article of the Illinois Constitution. Provides that the aggregate real property tax rate imposed on a particular property by a county or other taxing district shall not exceed one percent of the fair market value of that property, unless the voters of the taxing district approve an increase above the one percent rate by three-fifths of the registered voters in the taxing district. Makes conforming changes. Effective upon being declared adopted.
Feb 28 19  H  Referred to Rules Committee
HJRCA 00031  Rep. Allen Skillicorn

9991 ILCS 5/Art. VIII heading

9991 ILCS 5/5 new  ILCON Art. VIII, Sec. 5 new

Proposes to amend the Finance Article of the Illinois Constitution. Provides that public funds shall not be expended for the purpose of a subsidy or bailout of a pension fund or retirement system for members of the General Assembly or constitutional officers. Effective upon being declared adopted.

Apr 11 19  H  Referred to Rules Committee

HJRCA 00032  Rep. Allen Skillicorn

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4008  ILCON Art. IV, Sec. 8

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that an amendment to a bill may not be adopted less than seventy-two hours after the amendment is read for the first time. Effective upon being declared adopted.

Apr 30 19  H  Referred to Rules Committee

HJRCA 00033  Rep. La Shawn K. Ford

9991 ILCS 5/Art. III heading

9991 ILCS 5/3002  ILCON Art. III, Sec. 2

Proposes to amend the Suffrage and Elections Article of the Illinois Constitution. Provides that the General Assembly may by law provide for the right to vote of a person convicted of a felony, or otherwise under sentence in a correctional institution or jail, but in any event the right to vote shall be restored not later than upon completion of his or her sentence. Effective upon being declared adopted.

May 07 19  H  Referred to Rules Committee

HJRCA 00034  Rep. Thomas Morrison-Jim Durkin-Steven Reick, Tim Butler, Dan Caulkins, Andrew S. Chesney, Margo McDermid, Patrick Windhorst, Blaine Wilhour, Keith R. Wheeler, David A. Welter, Lindsay Parkhurst, Mark Batinick, Tom Weber, Keith P. Sommer, Avery Bourne, Tony McCombie, Norine K. Hammond, Daniel Swanson, Dan Ugaste, Grant Wehrli, Darren Bailey, C.D. Davidsmeyer, Brad Halbrook, David McSweeney, Terri Bryant, Tom Demmer, Amy Grant, Ryan Spain, Michael P. McAuliffe, John M. Cabello, Deanne M. Mazzochi, Charles Meier, Chris Miller, Allen Skillicorn and Bradley Stephens

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4009  ILCON Art. IV, Sec. 9

9991 ILCS 5/Art. IX heading

9991 ILCS 5/9001  ILCON Art. IX, Sec. 1

Proposes to amend the Legislature and Revenue Articles of the Illinois Constitution. Provides that the General Assembly may increase the rate of an existing tax or impose a new tax only by a law approved by the vote of two-thirds of the members elected to each house. Provides that the General Assembly may override the veto of the Governor of a bill to increase the rate of an existing tax or impose a new tax only by a record vote of two-thirds of the members elected to each house. Effective upon being declared adopted.

May 07 19  H  Referred to Rules Committee
HJRCA 00035  Rep. Allen Skillicorn-Brad Halbrook-Chris Miller

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4001  ILCON Art. IV, Sec. 1
9991 ILCS 5/4002  ILCON Art. IV, Sec. 2
9991 ILCS 5/4003  ILCON Art. IV, Sec. 3
9991 ILCS 5/Art. XIV heading
9991 ILCS 5/14001  ILCON Art. XIV, Sec. 1

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that the legislative power is vested in a General Assembly consisting of a Senate and a House of Representatives, elected by the electors from 102 counties (currently, 59 Legislative Districts) and 118 Representative Districts. Provides that one Senator shall be elected from each county in this State. Provides that the General Assembly shall divide the counties as equally as possible into three groups for electoral purposes. Establishes 118 Representative Districts independent of the number of Legislative Districts (currently, each Legislative District consists of 2 Representative Districts). Provides that no Legislative Districts shall be established following the 2020 decennial census, or any decennial census thereafter, for the purpose of selecting State Senators. Modifies the appointment of members to the Legislative Redistricting Commission to remove appointments made by the President and Minority Leader of the Senate. Makes conforming changes. Effective upon being declared adopted.

May 15 19  H  Referred to Rules Committee

HJRCA 00036  Rep. Jim Durkin-Terri Bryant-Dave Severin-Grant Wehrli-Thomas Morrison, Charles Meier, Blaine Wilhour, Patrick Windhorst, Darren Bailey, Andrew S. Chesney, Tom Demmer, Margo McDermed, Tim Butler, Mike Murphy, Jeff Keicher, Mark Batinick, Tom Weber, Amy Grant, Norine K. Hammond, Steven Reick, Keith R. Wheeler, Daniel Swanson, Lindsay Parkhurst, Dan Ugaste, Michael T. Marron, Dan Brady, Randy E. Frese, Allen Skillicorn, Michael D. Unes, C.D. Davidsmeyer, David A. Welter, Thomas M. Bennett and Ryan Spain

9991 ILCS 5/Art. IV heading

9991 ILCS 5/4002  ILCON Art. IV, Sec. 2

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that upon a vacancy in the General Assembly a special election shall occur no earlier than 45 days but no more than 90 days after the vacancy. Provides that if the vacancy occurs within 120 days before a general election or general primary election, the vacancy shall be filled by that election. Requires the candidates to fill the vacancy to be members of the same political party as the person who vacated the seat. Effective upon being declared adopted.

Nov 12 19  H  Referred to Rules Committee
SJR 00001  Sen. Cristina Castro
(Rep. Anna Moeller)
Designates the US 20 bridge over Illinois Route 31 as the Sergeant Marcos Leonardo Gudino Memorial Bridge.
Jun 01 19  S  Adopted Both Houses

(Rep. Joyce Mason-Jonathan Carroll and Deanne M. Mazzochi)
Declares the last week of October in 2019 as Dyslexia Awareness Week in the State of Illinois.
Jun 01 19  S  Adopted Both Houses

SJR 00003  Sen. Mattie Hunter
(Rep. Gregory Harris)
RESOLVED, BY THE SENATE OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the two Houses adjourn on Thursday, January 10, 2019, the Senate stands adjourned until Wednesday, January 16, 2019, in perfunctory session; and when it adjourns on that day, it stands adjourned until Wednesday, January 23, 2019, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, January 29, 2019, or until the call of the President; and the House of Representatives stands adjourned until Monday, January 14, 2019, in perfunctory session; and when it adjourns on that day, it stands adjourned until Friday, January 18, 2019, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, January 22, 2019, in perfunctory session; and when it adjourns on that day, it stands adjourned until Monday, January 28, 2019, in perfunctory session; and when it adjourns on that day, it stands adjourned until Tuesday, January 29, 2019, or until the call of the Speaker.
Jan 10 19  H  Resolution Adopted

SJR 00004  Sen. Paul Schimpf
(Rep. Nathan D. Reitz-Terri Bryant)
Extends the Southwest Illinois Connector Task Force to study the cost, feasibility, and environmental impact of the proposed four lane divided highway, the short and long term economic impact to the region, and all options for funding both public and private.
Jun 01 19  S  Adopted Both Houses

SJR 00005  Sen. Emil Jones, III
Renames the Dan Ryan Expressway as the Michelle Obama Expressway.
Jan 16 19  S  Referred to Assignments

SJR 00006  Sen. Chapin Rose
(Rep. Dan Caulkins)
Designates Illinois State Route 51 in Oconee in southwest Shelby County as the "ISP Special Agent Virgil Lee Bensyl Memorial Highway".
Senate Floor Amendment No. 2
Corrects the name of the road being named.
May 31 19  H  Referred to Rules Committee

SJR 00007  Sen. Chuck Weaver
Designates 76th Street in Keithsburg from Jackson Street to IL-17 as the "PO2 Robert Holloway and PO3 Ronald Crose Memorial Highway".
Jan 23 19  S  Referred to Assignments

SJR 00008  Sen. Julie A. Morrison
Designates the section of I-294 between mile marker 49.25 and 50 as the "ISP Trooper Christopher Lambert Memorial Highway".
Jan 23 19  S  Referred to Assignments

SJR 00009  Sen. Andy Manar
(Rep. Jay Hoffman)
Designates IL-159 from Detour Road to IL-16 in Bunker Hill as the "Lance Cpl. Charles Heinemeier Memorial Highway".
Jun 01 19  S  Adopted Both Houses
SJR 00010  Sen. Chuck Weaver
Creates the Task Force on Charter Public School Facilities to examine charter public school facilities issues.
Jul 03 19  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00011  Sen. Michael E. Hastings
Designates Interstate 80 from its intersection with Interstate 55 to its intersection with South LaGrange Road as the "Purple Heart Highway"
Jan 29 19  S  Referred to Assignments

SJR 00012  Sen. Iris Y. Martinez
Creates the Home Birth Maternity Care Crisis Study Committee to provide the General Assembly a consumer-focused, evidence-based solution to the Illinois Home Birth Maternity Care Crisis.
Jan 31 19  S  Referred to Assignments

SJR 00013  Sen. Rachelle Crowe-Jacqueline Y. Collins-Jennifer Bertino-Tarrant
(Rep. Katie Stuart-Joyce Mason-LaToya Greenwood-Frances Ann Hurley-Kelly M. Burke, Monica Bristow, Jeff Keicher, Fred Crespo and Deanne M. Mazzochi)
Creates the Elder Abuse Task Force to investigate the effectiveness of current elder protective services and laws, examine barriers to prosecution and strategies to increase public awareness of elder abuse and reporting, study training resources and best practices in other states, and identify a long-range plan to combat elder abuse.
House Floor Amendment No. 1
Changes the time period for members to be appointed to the task force from 30 to 60 days. Changes the date that the final report is due from January 1, 2020 to January 1, 2021. Makes other corrections for grammar purposes.
Jun 02 19  S  Adopted Both Houses

SJR 00014  Sen. Iris Y. Martinez-Neil Anderson-Cristina Castro-Don Harmon, Bill Cunningham-Toi W. Hutchinson, Scott M. Bennett, Suzy GLOWIAK Hilton and John F. Curran
Creates the Home Birth Maternity Care Crisis Study Committee to provide the General Assembly a consumer-focused, evidence-based solution to the Illinois Home Birth Maternity Care Crisis.
House Floor Amendment No. 1
Changes the date that the final report is due.
May 31 19  S  Adopted Both Houses

SJR 00015  Sen. Jason A. Barickman and All Senators
Designate the section of Interstate 39 in Illinois from Exit 22 to Exit 27 as the "Cpl. Robert D. Janssen Memorial Highway".
Feb 06 19  S  Referred to Assignments

SJR 00016  Sen. Mattie Hunter-Jacqueline Y. Collins-Scott M. Bennett and Laura M. Murphy
(Rep. Rita Mayfield-LaToya Greenwood-Thaddeus Jones-Joyce Mason and Lamont J. Robinson, Jr.)
Jun 01 19  S  Adopted Both Houses

SJR 00017  Sen. Terry Link-Cristina Castro-Jil Tracy-Brian W. Stewart
Appoints Carol M. Pope as Legislative Inspector General for a term from March 1, 2019 through June 30, 2023.
Feb 14 19  S  Adopted Both Houses
SJR 00018  Sen. Dave Syverson-Jil Tracy and Steve Stadelman-Sue Rezin-Elgie R. Sims, Jr.  
(Rep. Margo McDermed)  
Creates the Illinois Automated Dialing and Solicitation Task Force to review the Telephone Solicitations Act (815 ILCS 413/) and develop ideas to update the Act.  
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee  
SJR 00019  Sen. Chapin Rose  
Designates Illinois Route 49 from US Route 36 to Illinois Route 133 as the "Roger Busby Memorial Highway".  
Feb 13 19  S  Referred to Assignments  
SJR 00020  Sen. Chapin Rose  
Designates the section of Interstate 57 from I-74 South to exit 232 as the "Congressman Tim Johnson Highway."  
Feb 13 19  S  Referred to Assignments  
SJR 00021  Sen. Jil Tracy, Heather A. Steans and Laura M. Murphy  
(Rep. Karina Villa-Kelly M. Cassidy-Aaron M. Ortiz-C)  
Encourages the Illinois State Board of Education, special education cooperatives, and each school district in this State to consider the potential benefits of inclusive education for children with and without disabilities in Illinois.  
Jun 01 19  S  Adopted Both Houses  
SJR 00022  Sen. Paul Schimpf and Jennifer Bertino-Tarrant  
(Rep. Terri Bryant-Dave Severin, Norine K. Hammond, Patrick Windhorst, Jeff Keicher and Deanne M. Mazzochi)  
Directs the Board of Higher Education and the Illinois Community College Board to jointly identify any shortcomings in attaining the goals of Public Act 99-636 that the General Education Core Curriculum courses transfer between institutions with full credit towards a baccalaureate degree.  
Jun 01 19  S  Adopted Both Houses  
SJR 00023  Sen. Andy Manar  
Designates Route 16 in Shipman to the Southwestern Junction (Route 16 & Route 111) as the "Sgt. Glenard Jay Gregory Memorial Road".  
Feb 15 19  S  Referred to Assignments  
SJR 00024  Sen. Martin A. Sandoval, Omar Aquino and David Koehler-Don Harmon-Iris Y. Martinez  
Urges the Illinois Department of Transportation to take certain steps to advance implementation of the State's Complete Streets Law and 2012 bicycle plan.  
Jun 01 19  S  Adopted Both Houses  
SJR 00025  Sen. Antonio Muñoz  
Designates the James R. Thompson Center plaza, which is defined by the open space to the east and south of the building proper, bounded by the sidewalks of Randolph and Clark street, as the "Commander Paul R. Bauer Plaza".  
Feb 20 19  S  Referred to Assignments  
(Rep. Arthur Turner)  
Rescinds Illinois' ratification of the Corwin Amendment to the United States Constitution.  
Senate Committee Amendment No. 1  
Rescinds Illinois' ratification of the Corwin Amendment to the United States Constitution.  
Senate Floor Amendment No. 2  
Rescinds Illinois' ratification of the Corwin Amendment to the United States Constitution.  
Jul 02 19  H  Rule 19(b) / Re-referred to Rules Committee
SJR 00027 Sen. Melinda Bush-Julie A. Morrison

(Rep. Joyce Mason-Rita Mayfield-Mary Edly-Allen and Gregory Harris)

Urges the U.S. Environmental Protection Agency to consider the serious concerns of the residents of Lake County over the recent ethylene oxide emissions due to the environmental and public health threats it poses to the people of Illinois. Urges the U.S. Environmental Protection Agency to conduct ambient air monitoring and testing in and around the two known facilities emitting or discharging ethyleneoxide in Lake County. Urges the Illinois Environmental Protection Agency to take whatever actions possible to assist in the ambient air monitoring and protection of the public in regards to the environmental and health risks posed by ethylene oxide emissions in Lake County.

Jun 01 19 S Adopted Both Houses

SJR 00028 Sen. Ann Gillespie-Mattie Hunter

(Rep. Deb Conroy-Katie Stuart)

Authorizes the State Treasurer to issue official commemorative medallions honoring the 100th anniversary of the ratification of the 19th Amendment to the United States Constitution. The State Treasurer shall contract for the production, marketing, distribution, and sale of the medallions.

Jun 01 19 S Adopted Both Houses

SJR 00029 Sen. Michael E. Hastings

Directs the Auditor General to conduct a performance audit of the Department of State Police's administration of the Firearm Owners Identification Card Act.

Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00030 Sen. Michael E. Hastings

Creates the National Instant Criminal Background Check System Compliance Task Force, which is charged with the following duties: (1) identify gaps in reporting structures and procedures, (2) develop strategies and recommendations for addressing those gaps, (3) conduct audits of records currently held by the Department of State Police, clerks of the circuit court, mental health agencies, and other relevant agencies or governmental bodies, (4) identify and recommend technological advancements to enhance the exchange of information and provide more accountability, and (5) identify potential grants and other methods of funding to ensure better coordination with the State of Illinois and the National Instant Criminal Background Check System.

Jul 03 19 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments

SJR 00031 Sen. Sue Rezin

Designates the West Baltimore Street Bridge over the Kankakee River just west of North Water Street in Wilmington as the "Cpl. Lester H. Leopold Memorial Bridge".

Mar 06 19 S Referred to Assignments

SJR 00032 Sen. Sue Rezin

Designates the West Baltimore Street Bridge over Forked Creek in Wilmington as the "Sgt. Dan G. Feezell Memorial Bridge".

Mar 06 19 S Referred to Assignments

SJR 00033 Sen. Sue Rezin

Designates Route 113 from Carbon Hill Road to Virginia Street in Coal City as the "Dennis M. Neary Memorial Highway".

Mar 06 19 S Referred to Assignments

SJR 00034 Sen. David Koehler

Requests that the Illinois Department of Transportation erect appropriate signs that read "In Loving Memory of LCpl Jordan Bastean" on Veterans Drive in Pekin between station number 42+00 left and station number 646+00 right.

Mar 13 19 S Referred to Assignments

SJR 00035 Sen. Rachelle Crowe

(Rep. Maurice A. West, II-Jonathan Carroll, Patrick Windhorst, Mary Edly-Allen, Natalie A. Manley and Joyce Mason)

Creates the Addiction Prevention Task Force to study chronic and binge drinking in Illinois and suggest recommendations to the General Assembly on strengthening and expanding the statewide addiction prevention system.

Jun 01 19 S Adopted Both Houses
SJR 00036  Sen. Sue Rezin
(Rep. Michelle Mussman)

Encourages the General Assembly to promptly review and evaluate any waiver requests transmitted to the General Assembly and determine whether to disapprove, in whole or in part, any transmitted waiver requests.

Senate Committee Amendment No. 1
Deletes everything and replaces it with language denying the request made by Dalzell GS - Bureau that is identified in the Report on Waivers of School Code Mandates as WM100-6567.

Senate Floor Amendment No. 3
Deletes everything and replaces it with language approving the waiver request made by Dalzell Grade School District #98, identified in the report filed by the State Board of Education as request WM100-6567, for previously approved non-resident students.

Jun 01 19  S  Adopted Both Houses

SJR 00037  Sen. Iris Y. Martinez
(Rep. Gregory Harris)

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the Senate adjourns on Thursday, March 28, 2019, it stands adjourned until Wednesday, April 03, 2019 or until the call of the President; and when the House of Representatives adjourns on Friday, March 29, 2019, it stands adjourned until Tuesday, April 02, 2019.

Mar 28 19  S  Adopted Both Houses

SJR 00038  Sen. Brian W. Stewart

Designates U.S. Route 20 westbound, just west of Illinois Route 75 in Stephenson County, as the “Trooper Brooke Jones-Story Memorial Highway”.

Apr 04 19  S  Referred to Assignments

SJR 00039  Sen. Melinda Bush

Designates the section of road on Interstate 94 from mile marker 16.50 to mile marker 17 as the "Trooper Gerald W. Ellis Memorial Highway".

Apr 09 19  S  Referred to Assignments

(Rep. Mark Batinick-Jonathan Carroll-Daniel Didech, Fred Crespo, Elizabeth Hernandez, Natalie A. Manley, Deanne M. Mazzochi, Thomas M. Bennett and Joyce Mason)

Declares May 6-10, 2019 as "Teacher Appreciation Week" in the State of Illinois.

Jun 01 19  S  Adopted Both Houses

SJR 00041  Sen. Pat McGuire-Laura M. Murphy-Don Harmon-Iris Y. Martinez, Bill Cunningham, Jacqueline Y. Collins, John G. Mulroe-Kimberly A. Lightford, Martin A. Sandoval and Cristina Castro
(Rep. Carol Ammons-Katie Stuart-Emanuel Chris Welch, Kelly M. Burke, Jay Hoffman, Elizabeth Hernandez, Barbara Hernandez, Celina Villanueva and Tony McCombie)

Directs the Illinois Community College Board and the Illinois Board of Higher Education to establish a joint advisory council to study how Illinois can maximize the number of students completing credit-bearing certificate programs and two-year or four-year degree programs and enter into high-skill, high-wage occupations and to develop a plan to increase those numbers.

Senate Committee Amendment No. 1
Deletes everything. Replaces it with similar language directing the Illinois Community College Board and the Illinois Board of Higher Education to establish a joint advisory council to study how Illinois can maximize the number of students completing credit-bearing certificate programs and two-year or four-year degree programs and enter into high-skill, high-wage occupations and to develop a plan to increase those numbers. Changes the original membership of the advisory council.

House Floor Amendment No. 1
Deletes everything. Replaces it with similar language directing the Illinois Community College Board and the Illinois Board of Higher Education to establish a joint advisory council to study how Illinois can maximize the number of students completing credit-bearing certificate programs and two-year or four-year degree programs and enter into high-skill, high-wage occupations and to develop a plan to increase those numbers. Changes the membership of the advisory council.

May 31 19  S  Adopted Both Houses
SJR 00042  Sen. Martin A. Sandoval

Designates the section of Ogden Avenue in Chicago that runs from South Pulaski Road to South Kedzie Avenue as the
"Pastor Victor Rodriguez Avenue".

May 02 19  S  Referred to Assignments

SJR 00043  Sen. Julie A. Morrison

(Rep. Emanuel Chris Welch)

Encourages adolescents in Illinois to receive the HPV vaccine to protect themselves against HPV infection and
HPV-related cancers.

Senate Floor Amendment No. 1

Deletes everything. Replaces it with similar language that encourages adolescents in Illinois to receive the HPV vaccine to
protect themselves against HPV infection and HPV-related cancers.

May 31 19  H  Referred to Rules Committee

SJR 00044  Sen. John J. Cullerton

Designates the Shapiro Development Center at 100 E. Jeffery Street, Kankakee, Illinois as the Ira Collins Shapiro
Development Center.

May 23 19  S  Referred to Assignments

SJR 00045  Sen. John J. Cullerton

(Rep. Lindsay Parkhurst)

Designates the Administration Building at the Shapiro Development Center at 100 E. Jeffery Street, Kankakee, Illinois as
the Ira Collins Administration Building.

May 31 19  H  Referred to Rules Committee

SJR 00046  Sen. Kimberly A. Lightford

(Rep. Gregory Harris)

RESOLVED, BY THE SENATE OF THE ONE HUNDRED FIRST GENERAL ASSEMBLY OF THE STATE OF
ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that when the Senate adjourns on Saturday, June 01,
2019, it stands adjourned until Monday, October 28, 2019, or until the call of the President; and when the House of Representatives
adjourns on Saturday, June 01, 2019, it stands adjourned until Thursday, October 17, 2019, in perfunctory session, and when it
adjourns on that day, it stands adjourned until Monday, October 28, 2019, or until the call of the Speaker.

Jun 01 19  H  Resolution Adopted

SJR 00047  Sen. Paul Schimpf

Designates Illinois Route 3 in Waterloo from GG Road to Kaskaskia Road as the "Trooper Nick Hopkins Memorial
Highway".

Oct 28 19  S  Referred to Assignments

SJR 00048  Sen. Chuck Weaver-Sue Rezin

Designates the Main Street bridge over I-80 in Princeton as the "Staff Sergeant Lincoln Hollinsaid Memorial Bridge."

Oct 28 19  S  Referred to Assignments

SJR 00049  Sen. Mattie Hunter, Julie A. Morrison, Steve Stadelman and Andy Manar

(Rep. Deb Conroy-Sara Feigenthal-Sonya M. Harper-Fred Crespo)

Creates the Kidney Disease Prevention and Education Task Force to study chronic kidney disease, transplants, living
and deceased kidney donation, and the disparity in the rates of those afflicted between Caucasians and minorities.

Senate Committee Amendment No. 1

Changes the membership of the Task Force.

Nov 14 19  H  Arrived in House

SJR 00050  Sen. Andy Manar, Steve Stadelman and Laura M. Murphy

(Rep. Stephanie A. Kifowitz-Dan Caulkins-Daniel Swanson)

Urges the President of the United States and the Congress of the United States to take all necessary measures to ensure the
last surviving Medal of Honor recipient from World War II be offered a state funeral.

Nov 14 19  H  Arrived in House
SJR 00051  Sen. Dale Fowler

Extends operation of the Rural Development Task Force created under House Joint Resolution 37 of the 101st General Assembly.

Nov 14 19  S  Referred to Assignments
**SJRCA 00001**  


**9991 ILCS 5/Art. IX heading**

**9991 ILCS 5/9003**  
ILCON Art. IX, Sec. 3

Proposes to amend the Revenue Article of the Illinois Constitution. Removes a provision that provides that a tax on income shall be measured at a non-graduated rate. Provides that there may be one tax on the income of individuals and corporations (currently, there may be no more than one income tax imposed on individuals and one income tax imposed on corporations, and the rate of tax imposed upon corporations shall not exceed the rate imposed on individuals by more than a ratio of 8 to 5). Provides that the income tax may be a fair tax where lower rates apply to lower income levels and higher rates apply to higher income levels. Provides that no government other than the State may impose a tax on or measured by income. Effective upon being declared adopted.

Senate Committee Amendment No. 1

Replaces everything after the resolved clause. Proposes to amend the Revenue Article of the Illinois Constitution. Removes a provision that provides that a tax on income shall be measured at a non-graduated rate. Provides that the General Assembly shall provide by law for the rate or rates of any tax on or measured by income imposed by the State. Provides that the highest rate imposed on corporations may not exceed the highest rate imposed on individuals by more than a ratio of 8 to 5. Effective upon being declared adopted.

May 27 19  
S  
Adopted Both Houses

**SJRCA 00002**  
Sen. Jacqueline Y. Collins

**9991 ILCS 5/Art. I heading**

**9991 ILCS 5/1001**  
ILCON Art. I, Sec. 1

Proposes to amend the Bill of Rights Article of the Illinois Constitution. Provides that all people (rather than men) are by nature free and independent and have certain inherent and inalienable rights among which are life, liberty and the pursuit of happiness. Provides that to secure these rights and the protection of property, governments are instituted among people (rather than men), deriving their just powers from the consent of the governed. Effective upon being declared adopted.

Jan 29 19  
S  
Referred to Assignments

**SJRCA 00003**  
Sen. Jennifer Bertino-Tarrant-Suzy Glowiak Hilton, Scott M. Bennett, Rachelle Crowe, Laura Fine, Michael E. Hastings, Laura Ellman and Steve Stadelman

**9991 ILCS 5/Art. IV heading**

**9991 ILCS 5/1001**  
ILCON Art. IV, Sec. 6

Proposes to amend the Legislature Article of the Illinois Constitution. Limits a person's service in the office of Speaker of the House of Representatives, President of the Senate, Minority Leader of the House, or Minority Leader of the Senate to ten years in any one office. Effective upon being declared adopted and applies to service on or after the second Wednesday in January, 2021.

Jan 29 19  
S  
Referred to Assignments

Proposes to amend the Legislature Article of the Illinois Constitution. Removes the requirement for each Legislative District to be divided into two Representative Districts. Modifies provisions concerning legislative redistricting. Provides specified requirements for each Legislative District, Representative District, and Congressional District for redistricting purposes. Replaces the current method of legislative redistricting with the following: a sixteen-member commission, appointed by the Chief Justice of the Supreme Court and the most senior Supreme Court Justice of a different political party in accordance with specified criteria, shall adopt and file with the Secretary of State redistricting plans for Legislative, Representative, and Congressional Districts following a series of public hearings by August 1 of the year following a federal decennial census; permits the public to submit maps during the map drawing process for consideration by the Commission; and, if a redistricting plan is not adopted by August 1 of the year following a federal decennial census, then a seventeenth member shall be appointed to the Commission and redistricting plans shall be filed by September 1. Adds provisions concerning the membership of the Commission and budgetary matters related to the Commission. Effective upon being declared adopted and applicable to redistricting beginning in 2021 and to the election of General Assembly members beginning in 2022.

Jan 30 19  Referred to Assignments

SJRCA 00005  Sen. Paul Schimpf, Dale Fowler, Neil Anderson and John G. Mulroe

Proposes to amend the Finance Article of the Illinois Constitution. Provides that if the General Assembly fails to pass a State budget setting forth appropriations for the ensuing fiscal year on or before May 31 of the year in which such budget is submitted, such existing appropriations provided for the previous fiscal year shall be in effect in the new fiscal year and all subsequent fiscal years until amended or eliminated by the General Assembly. Effective upon being declared adopted.

Feb 13 19  Referred to Assignments

SJRCA 00006  Sen. Paul Schimpf

Proposes to amend the Executive Article of the Illinois Constitution. Provides that beginning with the general election in 2022 and every six years thereafter, the Governor and Lieutenant Governor shall hold office for 6 years (rather than four years). Provides that no person shall be elected to more than one term as Governor. Effective upon being declared adopted.

Feb 13 19  Referred to Assignments

SJRCA 00007  Sen. Dan McConchie

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that appropriation bills shall require passage by a three-fifths vote in each house of the General Assembly. Effective upon being declared adopted.

Feb 13 19  Referred to Assignments
SJRCA 00008  Sen. Dan McConchie-Scott M. Bennett-Suzy Glowiak Hilton

9991 ILCS S/Art. IV heading

9991 ILCS 5/4011  ILCON Art. IV, Sec. 11

9991 ILCS S/Art. VIII heading

9991 ILCS 5/8002  ILCON Art. VIII, Sec. 2

Proposes to amend the Legislature and Finance Articles of the Illinois Constitution. Provides that members of the General Assembly shall not receive a salary or allowances if the General Assembly fails to make appropriations for the State budget. Provides that the first bill to become law in a given year shall be a bill making State budget appropriations for an ensuing fiscal year. Effective upon being declared adopted.
Feb 13 19  S  Referred to Assignments

SJRCA 00009  Sen. Chuck Weaver

9991 ILCS S/Art. XIII heading

9991 ILCS 5/13005  ILCON Art. XIII, Sec. 5

Proposes to amend the General Provisions Article of the Illinois Constitution. In a provision that specifies that membership in any pension or retirement system of the State, any unit of local government or school district, or any agency or instrumentality thereof shall be an enforceable contractual relationship, the benefits of which shall not be diminished or impaired, limits the benefits that are not subject to diminishment or impairment to accrued and payable benefits. Provides that nothing in the provision shall be construed to limit the power of the General Assembly to make changes to future benefit accruals or benefits not yet payable, including for existing members of any public pension or public retirement system. Effective upon being declared adopted.
Feb 15 19  S  Referred to Assignments

SJRCA 00010  Sen. Thomas Cullerton-Suzy Glowiak Hilton and Steven M. Landek

9991 ILCS S/Art. VIII heading

9991 ILCS 5/8005 new  ILCON Art. VIII, Sec. 5 new

Proposes to amend the Finance Article of the Illinois Constitution. Provides that in no fiscal year shall the rate of growth of general funds appropriations over the preceding fiscal year exceed the rate of growth of the Illinois economy. Provides that if the General Assembly by adoption of a resolution approved by a record vote of three-fifths of the members of each house finds that an emergency exists and identifies the nature of the emergency and the amount of appropriations in excess of those provided under specified provisions required by the emergency, the General Assembly may provide for appropriations in excess of the specified amount. Provides that the excess amounts may not exceed the amount specified in the authorizing resolution. Effective upon being declared adopted.
Feb 15 19  S  Referred to Assignments

SJRCA 00011  Sen. Jason A. Barickman-Laura Ellman and Sue Rezin

9991 ILCS S/Art. IV heading

9991 ILCS 5/4006  ILCON Art. IV, Sec. 6

Proposes to amend The Legislature Article of the Illinois Constitution. Limits a person's total service in any one of the following offices: Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, or Minority Leader of the Senate to a total of 5 General Assemblies. Applies to service on or after the second Wednesday in January, 2021. Does not apply to service to fill a vacancy in the office of Speaker of the House of Representatives, President of the Senate, Minority Leader of the House of Representatives, or Minority Leader of the Senate. Provides for purposes of calculation of a person's service under this provision, a General Assembly is the 2-year period from the convening of a General Assembly on the second Wednesday of January in an odd-numbered year until the convening of the next General Assembly on the second Wednesday of January in the next odd-numbered year. Effective upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.
Feb 15 19  S  Referred to Assignments
SJRCA 00012  Sen. Dan McConchie, Paul Schimpf-Dale A. Righter-Jason A. Barickman, Jason Plummer, Brian W. Stewart, Dave Syverson, Jil Tracy-Steven McClure, Craig Wilcox, Chuck Weaver-William E. Brady, Donald P. DeWitte and John F. Curran

9991 ILCS 5/Art. IV heading
9991 ILCS 5/4009 ILCON Art. IV, Sec. 9
9991 ILCS 5/Art. IX heading
9991 ILCS 5/9001 ILCON Art. IX, Sec. 1

Proposes to amend the Legislature and Revenue Articles of the Illinois Constitution. Provides that the General Assembly may increase the rate of an existing tax or impose a new tax only by a law approved by the vote of two-thirds of the members elected to each house. Provides that the General Assembly may override the veto of the Governor of a bill to increase the rate of an existing tax or impose a new tax only by a record vote of two-thirds of the members elected to each house. Effective upon being declared adopted.

Mar 26 19  S Referred to Assignments

SJRCA 00013  Sen. Ram Villivalam

9991 ILCS 5/1022.1 new ILCON Art. I, Sec. 22.1 new
9991 ILCS 5/Art. I heading

Proposes to amend the Bill of Rights Article of the Illinois Constitution. Provides that neither the State nor any political subdivision of the State may enact or enforce any law, ordinance, rule, regulation, or the like that by design or application prohibits, restricts, tends to restrict, or regulates the use of union security agreements between an employer and labor organization or other rights to unionize. Effective upon being declared adopted.

May 15 19  S Referred to Assignments
RESOLVED, That a committee of ten be appointed, five from the House, by the Speaker of the House, and five from the Senate, by the President of the Senate, to wait upon Governor JB Pritzker and invite him to address the Joint Assembly. Representative Carol Ammons, Representative Delia Ramirez, Representative John Connor, Representative Avery Bourne, Representative Andrew Chesney, Senator Kimberly Lightford, Senator Mattie Hunter, Senator Heather Steans, Senator Craig Wilcox, Senator Jason Plummer.

Feb 20 19 Resolved Adopted