# 102ND GENERAL ASSEMBLY <br> State of Illinois 2021 and 2022 

HB3527

Introduced 2/22/2021, by Rep. Michael J. Zalewski - Jonathan Carroll

## SYNOPSIS AS INTRODUCED:

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.

AN ACT concerning government.

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

Section 5. The Time Standardization Act is amended by changing Section 1 as follows:
(5 ILCS 440/1) (from Ch. 1, par. 3201)
Sec. 1. Notwithstanding how time is advanced pursuant to the federal Uniform Time Act of 1966, 15 U.S.C. 260a, at At two o'clock ante meridian of the second Sunday in March of $\underline{2022}$ each year, the standard time in this State shall be advanced one hour; and thereafter, daylight saving time shall be the year-round standard time of the entire State, at an o'clock ante mexidian of the first Sunday in November of each year the standard time in this state shall, by the retarding of one hour, be made to coincide with the mean astronomical time ef the ninety degres of longitude west from-Greenwich, the standard official time of which is described as United States standard eentral time, so that between the seeond Sunday of Mareh at two 'clock ante mexidian in each year and the first Sunday in November at two o'clock ante mexidian in each year the standard time in this State shall be one hour in advance of the United States standard eentral time: Provided, hover, that nothing in this Aet shall be so eonstrued as to be in
eontravention of any federal law or authorized order of the Intexstate Commere Commission with respect to the time zones ef the Unites. And in all laws, statutes, orders, judgments, rules and regulations relating to the time of performance of any act of any officer or department of this State, or of any county, township, city or town, municipal corporation, agency or instrumentality of the State, or school district or school authority or relating to the time in which any rights shall accrue or determine, or within which any act shall or shall not be performed by any person subject to the jurisdiction of the State, and in all the public schools and in all institutions of the State, or of any county, township, city or town, municipal corporation, agency or instrumentality of the State or school district or school authority, and in all contracts or choses in action made or to be performed in the State, it shall be understood and intended that the time shall be the time prescribed in this Section.

If the date on which time is to be advaneed one hour, the date on which time is to be retarded one hour, or both, as set forth under Section 260a of the federal Uniform Time Act of 1966 (15 U.S.C. 260a), as now or hereafter amended, renumber, or sueced, differs from either or both of those dates as set forth under this Section, then the dates set forth under the federal law shall eontrol and shall apply in Illinois, notwithstanding the dates set forth in this section. (Source: P.A. 95-725, eff. 6-30-08.)

