### 96TH GENERAL ASSEMBLY

## State of Illinois

## 2009 and 2010

#### HB3914

Introduced 2/26/2009, by Rep. Mary E. Flowers

#### SYNOPSIS AS INTRODUCED:

See Index

Amends the School Code to provide that school districts must provide instruction in relation to the laws regarding the operation of all-terrain vehicles and off-highway motorcycles in grades kindergarten through 12 and may include the instruction in social studies, American government, driver education, or other appropriate courses of study. Amends the Illinois Vehicle Code to prohibit any use of all-terrain vehicles or off-highway vehicles on roads. Provides that the Secretary of State may suspend a person's driver's license for 6 months for a violation of provisions relating to the illegal use of all-terrain vehicles and off-highway motorcycles on streets and riding an all-terrain vehicle or off-highway motorcycle as a passenger. Provides that it is illegal to operate an all-terrain vehicle or off-highway motorcycle if the operator is under the age of 16, does not have a valid driver's license, or is not wearing a properly fitted helmet secured to the person's head. Provides that a person must demonstrate knowledge of all-terrain vehicle and off-highway motorcycle laws on the written examination for a driver's license, and provides that information relating to all-terrain vehicle and off-highway motorcycle laws must be contained in publications of the "Rules of the Road" by the Secretary of State and "Laws for Youth" by the Legislative Research Unit.

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FISCAL NOTE ACT MAY APPLY STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT

1 AN ACT concerning all-terrain vehicles, which may be 2 referred to as Lacee's Law.

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

5 Section 5. The School Code is amended by changing Section
6 27-24.2 and by adding Section 27-23.8 as follows:

7 (105 ILCS 5/27-23.8 new) Sec. 27-23.8. Education on all-terrain vehicle and 8 9 off-highway motorcycle laws. School districts shall provide 10 instruction in relation to the laws regarding the operation of all-terrain vehicles, as defined by Section 1-101.8 of the 11 Illinois Vehicle Code, and off-highway motorcycles, as defined 12 by Section 1-153.1 of the Illinois Vehicle Code, in grades 13 14 kindergarten through 12 and shall include such instruction in social studies, American government, driver education, or 15 other appropriate courses of study. The instruction shall 16 17 emphasize that the illegal operation of all-terrain vehicles and off-highway motorcycles presents a serious safety hazard to 18 19 persons who operate all-terrain vehicles and off-highway motorcycles in violation of the laws of this State. The State 20 21 Board of Education may assist in the development of 22 instructional materials and teacher training in relation to all-terrain vehicle and off-highway motorcycle laws. 23

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#### (105 ILCS 5/27-24.2) (from Ch. 122, par. 27-24.2)

Sec. 27-24.2. Driver education course. Any school district 2 3 which maintains grades 9 through 12 shall offer a driver 4 education course in any such school which it operates. Both the 5 classroom instruction part and the practice driving part of such driver education course shall be open to a resident or 6 7 non-resident pupil attending a non-public school in the district wherein the course is offered and to each resident of 8 9 the district who acquires or holds a currently valid driver's 10 license during the term of the course and who is at least 15 11 but has not reached 21 years of age, without regard to whether 12 any such person is enrolled in any other course offered in any 13 school that the district operates. Each student attending any 14 public or non-public high school in the district must receive a 15 passing grade in at least 8 courses during the previous 2 16 semesters prior to enrolling in a driver education course, or the student shall not be permitted to enroll in the course; 17 18 provided that the local superintendent of schools (with respect 19 to a student attending a public high school in the district) or chief school administrator (with respect to a student attending 20 21 a non-public high school in the district) may waive the 22 if the superintendent chief requirement or school 23 administrator, as the case may be, deems it to be in the best 24 interest of the student. Any school district required to offer 25 a driver education course or courses as provided in this

Section also is authorized to offer either the classroom 1 instruction part or the practice driving part or both such 2 3 parts of a driver education course to any resident of the district who is over age 55; provided that any such school 4 5 district which elects to offer either or both parts of such course to such residents shall be entitled to make either or 6 7 both parts of such course available to such residents at any 8 attendance center or centers within the district designated by 9 the school board; and provided further that no part of any such 10 driver education course shall be offered to any resident of the 11 district over age 55 unless space therein remains available 12 after all persons to whom such part of the driver education course is required to be open as provided in this Section and 13 14 who have requested such course have registered therefor, and 15 unless such resident of the district over age 55 is a person 16 who has not previously been licensed as a driver under the laws 17 of this or any other state or country. However, a student may be allowed to commence the classroom instruction part of such 18 19 driver education course prior to reaching age 15 if such 20 student then will be eligible to complete the entire course within 12 months after being allowed to commence such classroom 21 22 instruction.

Such a driver education course shall include classroom instruction on distracted driving as a major traffic safety issue. Such a driver education course may include classroom instruction on the safety rules and operation of motorcycles or

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motor driven cycles. <u>Such a driver education course must</u>
 <u>include classroom instruction on the safety rules and operation</u>
 of all-terrain vehicles and off-highway motorcycles.

4 Such a course may be commenced immediately after the 5 completion of a prior course. Teachers of such courses shall 6 meet the certification requirements of this Act and regulations 7 of the State Board as to qualifications.

8 (Source: P.A. 95-339, eff. 8-21-07.)

9 Section 10. The Illinois Vehicle Code is amended by
10 changing Sections 6-109, 6-206, 11-501, 11-1426, and 11-1427
11 and by adding Section 11-1427.5 as follows:

12 (625 ILCS 5/6-109) (from Ch. 95 1/2, par. 6-109)

13 Sec. 6-109. Examination of Applicants.

14 (a) The Secretary of State shall examine every applicant 15 for a driver's license or permit who has not been previously licensed as a driver under the laws of this State or any other 16 17 state or country, or any applicant for renewal of such driver's 18 license or permit when such license or permit has been expired 19 for more than one year. The Secretary of State shall, subject 20 to the provisions of paragraph (c), examine every licensed 21 driver at least every 8 years, and may examine or re-examine any other applicant or licensed driver, provided that during 22 23 the years 1984 through 1991 those drivers issued a license for 24 3 years may be re-examined not less than every 7 years or more 1 than every 10 years.

The Secretary of State shall require the testing of the eyesight of any driver's license or permit applicant who has not been previously licensed as a driver under the laws of this State and shall promulgate rules and regulations to provide for the orderly administration of all the provisions of this Section.

8 (b) Except as provided for those applicants in paragraph 9 (c), such examination shall include a test of the applicant's 10 eyesight, his ability to read and understand official traffic 11 control devices, his knowledge of safe driving practices and 12 the traffic and all-terrain vehicle or off-highway motorcycle 13 laws of this State, and may include an actual demonstration of the applicant's ability to exercise ordinary and reasonable 14 15 control of the operation of a motor vehicle, and such further 16 physical and mental examination as the Secretary of State finds 17 necessary to determine the applicant's fitness to operate a motor vehicle safely on the highways, except the examination of 18 an applicant 75 years of age or older shall include an actual 19 demonstration of the applicant's ability to exercise ordinary 20 and reasonable control of the operation of a motor vehicle. All 21 22 portions of written and verbal examinations under this Section, 23 excepting where the English language appears on facsimiles of road signs, may be given in the Spanish language and, at the 24 25 discretion of the Secretary of State, in any other language as 26 well as in English upon request of the examinee. Deaf persons

1 who are otherwise qualified are not prohibited from being 2 issued a license, other than a commercial driver's license, 3 under this Code.

(c) Re-examination for those applicants who at the time of 4 5 renewing their driver's license possess a driving record devoid any convictions of traffic violations or evidence of 6 of 7 committing an offense for which mandatory revocation would be 8 required upon conviction pursuant to Section 6-205 at the time 9 of renewal shall be in a manner prescribed by the Secretary in 10 order to determine an applicant's ability to safely operate a 11 motor vehicle, except that every applicant for the renewal of a 12 driver's license who is 75 years of age or older must prove, by 13 an actual demonstration, the applicant's ability to exercise 14 reasonable care in the safe operation of a motor vehicle.

(d) In the event the applicant is not ineligible under the provisions of Section 6-103 to receive a driver's license, the Secretary of State shall make provision for giving an examination, either in the county where the applicant resides or at a place adjacent thereto reasonably convenient to the applicant, within not more than 30 days from the date said application is received.

22 (Source: P.A. 91-350, eff. 7-29-99.)

23 (625 ILCS 5/6-206) (from Ch. 95 1/2, par. 6-206)

24 Sec. 6-206. Discretionary authority to suspend or revoke 25 license or permit; Right to a hearing. 1 (a) The Secretary of State is authorized to suspend or 2 revoke the driving privileges of any person without preliminary 3 hearing upon a showing of the person's records or other 4 sufficient evidence that the person:

5 1. Has committed an offense for which mandatory 6 revocation of a driver's license or permit is required upon 7 conviction;

8 2. Has been convicted of not less than 3 offenses 9 against traffic regulations governing the movement of 10 vehicles committed within any 12 month period. No 11 revocation or suspension shall be entered more than 6 12 months after the date of last conviction;

13 3. Has been repeatedly involved as a driver in motor 14 vehicle collisions or has been repeatedly convicted of 15 offenses against laws and ordinances regulating the 16 movement of traffic, to a degree that indicates lack of 17 ability to exercise ordinary and reasonable care in the safe operation of a motor vehicle or disrespect for the 18 traffic laws and the safety of other persons upon the 19 20 highway;

4. Has by the unlawful operation of a motor vehicle caused or contributed to an accident resulting in death or injury requiring immediate professional treatment in a medical facility or doctor's office to any person, except that any suspension or revocation imposed by the Secretary of State under the provisions of this subsection shall

start no later than 6 months after being convicted of violating a law or ordinance regulating the movement of traffic, which violation is related to the accident, or shall start not more than one year after the date of the accident, whichever date occurs later;

5. Has permitted an unlawful or fraudulent use of a
driver's license, identification card, or permit;

8 6. Has been lawfully convicted of an offense or 9 offenses in another state, including the authorization 10 contained in Section 6-203.1, which if committed within 11 this State would be grounds for suspension or revocation;

12 7. Has refused or failed to submit to an examination
13 provided for by Section 6-207 or has failed to pass the
14 examination;

15 8. Is ineligible for a driver's license or permit under
16 the provisions of Section 6-103;

9. Has made a false statement or knowingly concealed a 17 material fact used false information 18 or has or 19 identification in any application for a license, 20 identification card, or permit;

10. Has possessed, displayed, or attempted to
fraudulently use any license, identification card, or
permit not issued to the person;

11. Has operated a motor vehicle upon a highway of this
State when the person's driving privilege or privilege to
obtain a driver's license or permit was revoked or

suspended unless the operation was authorized by a monitoring device driving permit, judicial driving permit issued prior to January 1, 2009, probationary license to drive, or a restricted driving permit issued under this Code;

6 12. Has submitted to any portion of the application 7 process for another person or has obtained the services of 8 another person to submit to any portion of the application 9 process for the purpose of obtaining a license, 10 identification card, or permit for some other person;

11 13. Has operated a motor vehicle upon a highway of this
12 State when the person's driver's license or permit was
13 invalid under the provisions of Sections 6-107.1 and 6-110;

14 14. Has committed a violation of Section 6-301,
15 6-301.1, or 6-301.2 of this Act, or Section 14, 14A, or 14B
16 of the Illinois Identification Card Act;

17 15. Has been convicted of violating Section 21-2 of the 18 Criminal Code of 1961 relating to criminal trespass to 19 vehicles in which case, the suspension shall be for one 20 year;

21 16. Has been convicted of violating Section 11-204 of
22 this Code relating to fleeing from a peace officer;

17. Has refused to submit to a test, or tests, as required under Section 11-501.1 of this Code and the person has not sought a hearing as provided for in Section 11-501.1;

18. Has, since issuance of a driver's license or
 permit, been adjudged to be afflicted with or suffering
 from any mental disability or disease;

4 19. Has committed a violation of paragraph (a) or (b)
5 of Section 6-101 relating to driving without a driver's
6 license;

7 20. Has been convicted of violating Section 6-104
8 relating to classification of driver's license;

9 21. Has been convicted of violating Section 11-402 of 10 this Code relating to leaving the scene of an accident 11 resulting in damage to a vehicle in excess of \$1,000, in 12 which case the suspension shall be for one year;

13 22. Has used a motor vehicle in violating paragraph 14 (3), (4), (7), or (9) of subsection (a) of Section 24-1 of 15 the Criminal Code of 1961 relating to unlawful use of 16 weapons, in which case the suspension shall be for one 17 year;

18 23. Has, as a driver, been convicted of committing a 19 violation of paragraph (a) of Section 11-502 of this Code 20 for a second or subsequent time within one year of a 21 similar violation;

22 24. Has been convicted by a court-martial or punished 23 by non-judicial punishment by military authorities of the 24 United States at a military installation in Illinois of or 25 for a traffic related offense that is the same as or 26 similar to an offense specified under Section 6-205 or 1 6-206 of this Code;

2 25. Has permitted any form of identification to be used 3 by another in the application process in order to obtain or 4 attempt to obtain a license, identification card, or 5 permit;

6 26. Has altered or attempted to alter a license or has 7 possessed an altered license, identification card, or 8 permit;

9 27. Has violated Section 6-16 of the Liquor Control Act
10 of 1934;

11 28. Has been convicted of the illegal possession, while 12 operating or in actual physical control, as a driver, of a 13 motor vehicle, of any controlled substance prohibited 14 under the Illinois Controlled Substances Act, any cannabis 15 prohibited under the Cannabis Control Act, or any 16 methamphetamine prohibited under the Methamphetamine 17 Control and Community Protection Act, in which case the person's driving privileges shall be suspended for one 18 19 year, and any driver who is convicted of a second or 20 subsequent offense, within 5 years of а previous 21 conviction, for the illegal possession, while operating or 22 in actual physical control, as a driver, of a motor 23 vehicle, of any controlled substance prohibited under the 24 Illinois Controlled Substances Act, any cannabis 25 prohibited under the Cannabis Control Act, or any 26 methamphetamine prohibited under the Methamphetamine

1 Control and Community Protection Act shall be suspended for 2 5 years. Any defendant found guilty of this offense while 3 operating a motor vehicle, shall have an entry made in the 4 court record by the presiding judge that this offense did 5 occur while the defendant was operating a motor vehicle and 6 order the clerk of the court to report the violation to the 7 Secretary of State;

8 29. Has been convicted of the following offenses that 9 were committed while the person was operating or in actual 10 physical control, as a driver, of a motor vehicle: criminal 11 sexual assault, predatory criminal sexual assault of a 12 child, aggravated criminal sexual assault, criminal sexual abuse, appravated criminal sexual abuse, juvenile pimping, 13 14 soliciting for a juvenile prostitute and the manufacture, 15 sale or delivery of controlled substances or instruments 16 used for illegal drug use or abuse in which case the driver's driving privileges shall be suspended for one 17 18 year;

19 30. Has been convicted a second or subsequent time for 20 any combination of the offenses named in paragraph 29 of 21 this subsection, in which case the person's driving 22 privileges shall be suspended for 5 years;

31. Has refused to submit to a test as required by Section 11-501.6 or has submitted to a test resulting in an alcohol concentration of 0.08 or more or any amount of a drug, substance, or compound resulting from the unlawful

use or consumption of cannabis as listed in the Cannabis 1 2 Control Act, a controlled substance as listed in the 3 Illinois Controlled Substances Act, intoxicating an compound as listed in the Use of Intoxicating Compounds 4 5 Act, or methamphetamine as listed in the Methamphetamine 6 Control and Community Protection Act, in which case the 7 penalty shall be as prescribed in Section 6-208.1;

8 32. Has been convicted of Section 24-1.2 of the 9 Criminal Code of 1961 relating to the aggravated discharge 10 of a firearm if the offender was located in a motor vehicle 11 at the time the firearm was discharged, in which case the 12 suspension shall be for 3 years;

13 33. Has as a driver, who was less than 21 years of age 14 on the date of the offense, been convicted a first time of 15 a violation of paragraph (a) of Section 11-502 of this Code 16 or a similar provision of a local ordinance;

17 34. Has committed a violation of Section 11-1301.5 of18 this Code;

19 35. Has committed a violation of Section 11-1301.6 of20 this Code;

21 36. Is under the age of 21 years at the time of arrest 22 and has been convicted of not less than 2 offenses against 23 traffic regulations governing the movement of vehicles 24 committed within any 24 month period. No revocation or 25 suspension shall be entered more than 6 months after the 26 date of last conviction;

1 37. Has committed a violation of subsection (c) of 2 Section 11-907 of this Code that resulted in damage to the 3 property of another or the death or injury of another;

38. Has been convicted of a violation of Section 6-20
of the Liquor Control Act of 1934 or a similar provision of
a local ordinance;

39. Has committed a second or subsequent violation of
8 Section 11-1201 of this Code;

9 40. Has committed a violation of subsection (a-1) of
10 Section 11-908 of this Code;

11 41. Has committed a second or subsequent violation of 12 Section 11-605.1 of this Code within 2 years of the date of 13 the previous violation, in which case the suspension shall 14 be for 90 days;

42. Has committed a violation of subsection (a-1) of
Section 11-1301.3 of this Code;

17 43. Has received a disposition of court supervision for 18 a violation of subsection (a), (d), or (e) of Section 6-20 19 of the Liquor Control Act of 1934 or a similar provision of 20 a local ordinance, in which case the suspension shall be 21 for a period of 3 months;

44. Is under the age of 21 years at the time of arrest and has been convicted of an offense against traffic regulations governing the movement of vehicles after having previously had his or her driving privileges suspended or revoked pursuant to subparagraph 36 of this

1 Section; or

45. Has, in connection with or during the course of a formal hearing conducted under Section 2-118 of this Code: (i) committed perjury; (ii) submitted fraudulent or falsified documents; (iii) submitted documents that have been materially altered; or (iv) submitted, as his or her own, documents that were in fact prepared or composed for another person; or -

9 <u>46. Has committed a violation of Section 11-1426,</u>
 10 paragraph (4) of subsection (i) of Section 11-1427 of this
 11 <u>Code, or similar provisions of a local ordinance, in which</u>
 12 <u>case the suspension shall be for a period of 6 months.</u>

For purposes of paragraphs 5, 9, 10, 12, 14, 19, 25, 26, and 27 of this subsection, license means any driver's license, any traffic ticket issued when the person's driver's license is deposited in lieu of bail, a suspension notice issued by the Secretary of State, a duplicate or corrected driver's license, a probationary driver's license or a temporary driver's license.

(b) If any conviction forming the basis of a suspension or revocation authorized under this Section is appealed, the Secretary of State may rescind or withhold the entry of the order of suspension or revocation, as the case may be, provided that a certified copy of a stay order of a court is filed with the Secretary of State. If the conviction is affirmed on appeal, the date of the conviction shall relate back to the 1 time the original judgment of conviction was entered and the 6
2 month limitation prescribed shall not apply.

3 (c) 1. Upon suspending or revoking the driver's license or 4 permit of any person as authorized in this Section, the 5 Secretary of State shall immediately notify the person in 6 writing of the revocation or suspension. The notice to be 7 deposited in the United States mail, postage prepaid, to the 8 last known address of the person.

9 2. If the Secretary of State suspends the driver's 10 license of a person under subsection 2 of paragraph (a) of 11 this Section, a person's privilege to operate a vehicle as 12 an occupation shall not be suspended, provided an affidavit is properly completed, the appropriate fee received, and a 13 14 permit issued prior to the effective date of the 15 suspension, unless 5 offenses were committed, at least 2 of 16 which occurred while operating a commercial vehicle in 17 connection with the driver's regular occupation. All other driving privileges shall be suspended by the Secretary of 18 19 State. Any driver prior to operating a vehicle for 20 occupational purposes only must submit the affidavit on 21 forms to be provided by the Secretary of State setting 22 forth the facts of the person's occupation. The affidavit 23 shall also state the number of offenses committed while 24 operating a vehicle in connection with the driver's regular 25 occupation. The affidavit shall be accompanied by the 26 driver's license. Upon receipt of a properly completed

affidavit, the Secretary of State shall issue the driver a 1 2 permit to operate a vehicle in connection with the driver's 3 regular occupation only. Unless the permit is issued by the Secretary of State prior to the date of suspension, the 4 5 privilege to drive any motor vehicle shall be suspended as set forth in the notice that was mailed under this Section. 6 7 If an affidavit is received subsequent to the effective 8 date of this suspension, a permit may be issued for the 9 remainder of the suspension period.

10 The provisions of this subparagraph shall not apply to 11 any driver required to possess a CDL for the purpose of 12 operating a commercial motor vehicle.

Any person who falsely states any fact in the affidavit required herein shall be guilty of perjury under Section 6-302 and upon conviction thereof shall have all driving privileges revoked without further rights.

17 3. At the conclusion of a hearing under Section 2-118 of this Code, the Secretary of State shall either rescind 18 or continue an order of revocation or shall substitute an 19 20 order of suspension; or, good cause appearing therefor, 21 rescind, continue, change, or extend the order of 22 suspension. If the Secretary of State does not rescind the 23 order, the Secretary may upon application, to relieve undue hardship (as defined by the rules of the Secretary of 24 25 State), issue a restricted driving permit granting the 26 privilege of driving a motor vehicle between the

1 petitioner's residence and petitioner's place of 2 employment or within the scope of the petitioner's 3 employment related duties, or to allow the petitioner to transport himself or herself, or a family member of the 4 5 petitioner's household to a medical facility, to receive 6 necessary medical care, to allow the petitioner to 7 transport himself or herself to and from alcohol or drug 8 remedial or rehabilitative activity recommended by a 9 licensed service provider, or to allow the petitioner to 10 transport himself or herself or a family member of the 11 petitioner's household to classes, as a student, at an 12 accredited educational institution, or to allow the 13 petitioner to transport children livina in the petitioner's household to and from daycare. The petitioner 14 that 15 must demonstrate no alternative means of 16 transportation is reasonably available and that the 17 petitioner will not endanger the public safety or welfare. Those multiple offenders identified in subdivision (b)4 of 18 19 Section 6-208 of this Code, however, shall not be eligible 20 for the issuance of a restricted driving permit.

(A) If a person's license or permit is revoked or
suspended due to 2 or more convictions of violating
Section 11-501 of this Code or a similar provision of a
local ordinance or a similar out-of-state offense, or
Section 9-3 of the Criminal Code of 1961, where the use
of alcohol or other drugs is recited as an element of

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the offense, or a similar out-of-state offense, or a combination of these offenses, arising out of separate occurrences, that person, if issued a restricted driving permit, may not operate a vehicle unless it has been equipped with an ignition interlock device as defined in Section 1-129.1.

7 (B) If a person's license or permit is revoked or
8 suspended 2 or more times within a 10 year period due
9 to any combination of:

10 (i) a single conviction of violating Section 11 11-501 of this Code or a similar provision of a 12 local ordinance or a similar out-of-state offense 13 or Section 9-3 of the Criminal Code of 1961, where 14 the use of alcohol or other drugs is recited as an 15 element of the offense, or a similar out-of-state 16 offense; or

(ii) a statutory summary suspension under Section 11-501.1; or

(iii) a suspension under Section 6-203.1;
arising out of separate occurrences; that person, if
issued a restricted driving permit, may not operate a
vehicle unless it has been equipped with an ignition
interlock device as defined in Section 1-129.1.

(C) The person issued a permit conditioned upon the
 use of an ignition interlock device must pay to the
 Secretary of State DUI Administration Fund an amount

not to exceed \$30 per month. The Secretary shall
 establish by rule the amount and the procedures, terms,
 and conditions relating to these fees.

4 (D) If the restricted driving permit is issued for 5 employment purposes, then the prohibition against 6 operating a motor vehicle that is not equipped with an 7 ignition interlock device does not apply to the 8 operation of an occupational vehicle owned or leased by 9 that person's employer when used solely for employment 10 purposes.

11 (E) In each case the Secretary may issue a 12 restricted driving permit for deemed а period 13 appropriate, except that all permits shall expire 14 within one year from the date of issuance. The 15 Secretary may not, however, issue a restricted driving 16 permit to any person whose current revocation is the 17 result of a second or subsequent conviction for a violation of Section 11-501 of this Code or a similar 18 19 provision of a local ordinance or any similar 20 out-of-state offense, or Section 9-3 of the Criminal 21 Code of 1961, where the use of alcohol or other drugs 22 is recited as an element of the offense, or any similar 23 out-of-state offense, or any combination of those 24 offenses, until the expiration of at least one year 25 from the date of the revocation. A restricted driving 26 permit issued under this Section shall be subject to

1 cancellation, revocation, and suspension bv the 2 Secretary of State in like manner and for like cause as a driver's license issued under this Code may be 3 cancelled, revoked, or suspended; except that 4 a 5 conviction upon one or more offenses against laws or ordinances regulating the movement of traffic shall be 6 7 deemed sufficient cause for the revocation, 8 suspension, or cancellation of a restricted driving 9 permit. The Secretary of State may, as a condition to 10 the issuance of a restricted driving permit, require 11 the applicant to participate in a designated driver 12 remedial or rehabilitative program. The Secretary of 13 State is authorized to cancel a restricted driving permit if the permit holder does not successfully 14 15 complete the program.

16 (c-3) In the case of a suspension under paragraph 43 of 17 subsection (a), reports received by the Secretary of State under this Section shall, except during the actual time the 18 19 suspension is in effect, be privileged information and for use 20 only by the courts, police officers, prosecuting authorities, the driver licensing administrator of any other state, or the 21 22 Secretary of State. However, beginning January 1, 2008, if the 23 person is a CDL holder, the suspension shall also be made available to the driver licensing administrator of any other 24 25 state, the U.S. Department of Transportation, and the affected 26 driver or motor carrier or prospective motor carrier upon

1 request.

2 (c-4) In the case of a suspension under paragraph 43 of 3 subsection (a), the Secretary of State shall notify the person 4 by mail that his or her driving privileges and driver's license 5 will be suspended one month after the date of the mailing of 6 the notice.

7 (c-5) The Secretary of State may, as a condition of the 8 reissuance of a driver's license or permit to an applicant 9 whose driver's license or permit has been suspended before he 10 or she reached the age of 18 years pursuant to any of the provisions 11 of this Section, require the applicant to 12 participate in a driver remedial education course and be 13 retested under Section 6-109 of this Code.

14 (d) This Section is subject to the provisions of the 15 Drivers License Compact.

16 (e) The Secretary of State shall not issue a restricted 17 driving permit to a person under the age of 16 years whose 18 driving privileges have been suspended or revoked under any 19 provisions of this Code.

(f) In accordance with 49 C.F.R. 384, the Secretary of
State may not issue a restricted driving permit for the
operation of a commercial motor vehicle to a person holding a
CDL whose driving privileges have been suspended, revoked,
cancelled, or disqualified under any provisions of this Code.
(Source: P.A. 94-307, eff. 9-30-05; 94-556, eff. 9-11-05;
94-930, eff. 6-26-06; 95-166, eff. 1-1-08; 95-310, eff. 1-1-08;

- 23 - LRB096 09043 AJT 22357 b HB3914 95-382, eff. 8-23-07; 95-400, eff. 1-1-09; 95-627, eff. 6-1-08; 1 2 95-848, eff. 1-1-09; 95-876, eff. 8-21-08; 95-894, eff. 1-1-09; revised 9-5-08.) 3 4 (625 ILCS 5/11-501) (from Ch. 95 1/2, par. 11-501) 5 Sec. 11-501. Driving while under the influence of alcohol, 6 other drug or drugs, intoxicating compound or compounds or any combination thereof. 7 8 (a) A person shall not drive or be in actual physical 9 control of any motor vehicle, as defined by Section 1-146 of 10 this Code, within this State while: 11 (1) the alcohol concentration in the person's blood or 12 breath is 0.08 or more based on the definition of blood and breath units in Section 11-501.2; 13 14 (2) under the influence of alcohol; 15 (3) under the influence of any intoxicating compound or 16 combination of intoxicating compounds to a degree that renders the person incapable of driving safely; 17 18 (4) under the influence of any other druq or 19 combination of drugs to a degree that renders the person incapable of safely driving; 20 21 (5) under the combined influence of alcohol, other drug 22 or drugs, or intoxicating compound or compounds to a degree 23 that renders the person incapable of safely driving; or 24 (6) there is any amount of a drug, substance, or 25 compound in the person's breath, blood, or urine resulting from the unlawful use or consumption of cannabis listed in the Cannabis Control Act, a controlled substance listed in the Illinois Controlled Substances Act, an intoxicating compound listed in the Use of Intoxicating Compounds Act, or methamphetamine as listed in the Methamphetamine Control and Community Protection Act.

7 (b) The fact that any person charged with violating this 8 Section is or has been legally entitled to use alcohol, other 9 drug or drugs, or intoxicating compound or compounds, or any 10 combination thereof, shall not constitute a defense against any 11 charge of violating this Section.

(c) Penalties.

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(1) Except as otherwise provided in this Section, any
person convicted of violating subsection (a) of this
Section is guilty of a Class A misdemeanor.

16 (2) A person who violates subsection (a) or a similar
17 provision a second time shall be sentenced to a mandatory
18 minimum term of either 5 days of imprisonment or 240 hours
19 of community service in addition to any other criminal or
20 administrative sanction.

(3) A person who violates subsection (a) is subject to
6 months of imprisonment, an additional mandatory minimum
fine of \$1,000, and 25 days of community service in a
program benefiting children if the person was transporting
a person under the age of 16 at the time of the violation.

(4) A person who violates subsection (a) a first time,

if the alcohol concentration in his or her blood, breath, or urine was 0.16 or more based on the definition of blood, breath, or urine units in Section 11-501.2, shall be subject, in addition to any other penalty that may be imposed, to a mandatory minimum of 100 hours of community service and a mandatory minimum fine of \$500.

(5) A person who violates subsection (a) a second time, 7 at the time of the second violation the alcohol 8 if 9 concentration in his or her blood, breath, or urine was 10 0.16 or more based on the definition of blood, breath, or 11 urine units in Section 11-501.2, shall be subject, in 12 addition to any other penalty that may be imposed, to a mandatory minimum of 2 days of imprisonment and a mandatory 13 minimum fine of \$1,250. 14

15 (d) Aggravated driving under the influence of alcohol, 16 other drug or drugs, or intoxicating compound or compounds, or 17 any combination thereof.

18 (1) Every person convicted of committing a violation of 19 this Section shall be guilty of aggravated driving under 20 the influence of alcohol, other drug or drugs, or 21 intoxicating compound or compounds, or any combination 22 thereof if:

(A) the person committed a violation of subsection
(a) or a similar provision for the third or subsequent
time;

(B) the person committed a violation of subsection

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(a) while driving a school bus with persons 18 years of age or younger on board;

(C) the person in committing a violation of subsection (a) was involved in a motor vehicle accident that resulted in great bodily harm or permanent disability or disfigurement to another, when the violation was a proximate cause of the injuries;

8 (D) the person committed a violation of subsection 9 (a) for a second time and has been previously convicted 10 of violating Section 9-3 of the Criminal Code of 1961 11 or a similar provision of a law of another state 12 relating to reckless homicide in which the person was 13 determined to have been under the influence of alcohol, 14 other drug or drugs, or intoxicating compound or 15 compounds as an element of the offense or the person 16 has previously been convicted under subparagraph (C) 17 or subparagraph (F) of this paragraph (1);

18 (E) the person, in committing a violation of 19 subsection (a) while driving at any speed in a school 20 speed zone at a time when a speed limit of 20 miles per hour was in effect under subsection (a) of Section 21 22 11-605 of this Code, was involved in a motor vehicle 23 accident that resulted in bodily harm, other than great 24 bodily harm or permanent disability or disfigurement, 25 to another person, when the violation of subsection (a) 26 was a proximate cause of the bodily harm;

1 (F) the person, in committing a violation of 2 subsection (a), was involved in a motor vehicle, 3 snowmobile, all-terrain vehicle, or watercraft 4 accident that resulted in the death of another person, 5 when the violation of subsection (a) was a proximate 6 cause of the death;

7 (G) the person committed a violation of subsection (a) during a period in which the defendant's driving 8 9 privileges are revoked or suspended, where the revocation or suspension was for a violation of 10 11 subsection (a) or а similar provision, Section 12 11-501.1, paragraph (b) of Section 11-401, or for 13 reckless homicide as defined in Section 9-3 of the Criminal Code of 1961: 14

15 (H) the person committed the violation while he or 16 she did not possess a driver's license or permit or a 17 restricted driving permit or a judicial driving permit 18 or a monitoring device driving permit;

(I) the person committed the violation while he or she knew or should have known that the vehicle he or she was driving was not covered by a liability insurance policy;

(J) the person in committing a violation of
subsection (a) was involved in a motor vehicle accident
that resulted in bodily harm, but not great bodily
harm, to the child under the age of 16 being

1 2 transported by the person, if the violation was the proximate cause of the injury; or

3 (K) the person in committing a second violation of 4 subsection (a) or a similar provision was transporting 5 a person under the age of 16.

6 (2)(A) Except as provided otherwise, a person 7 convicted of aggravated driving under the influence of 8 alcohol, other drug or drugs, or intoxicating compound or 9 compounds, or any combination thereof is guilty of a Class 10 4 felony.

11 (B) A third violation of this Section or a similar 12 provision is a Class 2 felony. If at the time of the third violation the alcohol concentration in his or her blood, 13 breath, or urine was 0.16 or more based on the definition 14 15 of blood, breath, or urine units in Section 11-501.2, a 16 mandatory minimum of 90 days of imprisonment and a 17 mandatory minimum fine of \$2,500 shall be imposed in addition to any other criminal or administrative sanction. 18 19 If at the time of the third violation, the defendant was 20 transporting a person under the age of 16, a mandatory fine of \$25,000 and 25 days of community service in a program 21 22 benefiting children shall be imposed in addition to any 23 other criminal or administrative sanction.

(C) A fourth violation of this Section or a similar
 provision is a Class 2 felony, for which a sentence of
 probation or conditional discharge may not be imposed. If

at the time of the violation, the alcohol concentration in 1 2 the defendant's blood, breath, or urine was 0.16 or more 3 based on the definition of blood, breath, or urine units in Section 11-501.2, a mandatory minimum fine of \$5,000 shall 4 5 imposed in addition to any other criminal be or administrative sanction. If at the time of the fourth 6 7 violation, the defendant was transporting a person under 8 the age of 16 a mandatory fine of \$25,000 and 25 days of 9 community service in a program benefiting children shall be imposed in addition to any other criminal or administrative 10 11 sanction.

(D) A fifth violation of this Section or a similar 12 provision is a Class 1 felony, for which a sentence of 13 14 probation or conditional discharge may not be imposed. If 15 at the time of the violation, the alcohol concentration in 16 the defendant's blood, breath, or urine was 0.16 or more 17 based on the definition of blood, breath, or urine units in Section 11-501.2, a mandatory minimum fine of \$5,000 shall 18 19 imposed in addition to any other criminal be or 20 administrative sanction. If at the time of the fifth 21 violation, the defendant was transporting a person under 22 the age of 16, a mandatory fine of \$25,000, and 25 days of 23 community service in a program benefiting children shall be 24 imposed in addition to any other criminal or administrative 25 sanction.

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(E) A sixth or subsequent violation of this Section or

similar provision is a Class X felony. If at the time of 1 2 alcohol the violation, the concentration in the 3 defendant's blood, breath, or urine was 0.16 or more based on the definition of blood, breath, or urine units in 4 5 Section 11-501.2, a mandatory minimum fine of \$5,000 shall any other criminal 6 be imposed in addition to or 7 administrative sanction. If at the time of the violation, 8 the defendant was transporting a person under the age of 9 16, a mandatory fine of \$25,000 and 25 days of community 10 service in a program benefiting children shall be imposed 11 in addition to any other criminal or administrative 12 sanction.

(F) For a violation of subparagraph (C) of paragraph
(1) of this subsection (d), the defendant, if sentenced to
a term of imprisonment, shall be sentenced to not less than
one year nor more than 12 years.

17 (G) A violation of subparagraph (F) of paragraph (1) of this subsection (d) is a Class 2 felony, for which the 18 19 defendant, unless the court determines that extraordinary 20 circumstances exist and require probation, shall be 21 sentenced to: (i) a term of imprisonment of not less than 3 22 years and not more than 14 years if the violation resulted 23 in the death of one person; or (ii) a term of imprisonment 24 of not less than 6 years and not more than 28 years if the 25 violation resulted in the deaths of 2 or more persons.

(H) For a violation of subparagraph (J) of paragraph

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1 (1) of this subsection (d), a mandatory fine of \$2,500, and 2 25 days of community service in a program benefiting 3 children shall be imposed in addition to any other criminal 4 or administrative sanction.

5 (I) A violation of subparagraph (K) of paragraph (1) of this subsection (d), is a Class 2 felony and a mandatory 6 7 fine of \$2,500, and 25 days of community service in a 8 program benefiting children shall be imposed in addition to 9 any other criminal or administrative sanction. If the child 10 being transported suffered bodily harm, but not great 11 bodily harm, in a motor vehicle accident, and the violation 12 was the proximate cause of that injury, a mandatory fine of \$5,000 and 25 days of community service in a program 13 14 benefiting children shall be imposed in addition to any other criminal or administrative sanction. 15

(3) Any person sentenced under this subsection (d) who
receives a term of probation or conditional discharge must
serve a minimum term of either 480 hours of community
service or 10 days of imprisonment as a condition of the
probation or conditional discharge in addition to any other
criminal or administrative sanction.

(e) Any reference to a prior violation of subsection (a) or
a similar provision includes any violation of a provision of a
local ordinance or a provision of a law of another state or an
offense committed on a military installation that is similar to
a violation of subsection (a) of this Section.

(f) The imposition of a mandatory term of imprisonment or
 assignment of community service for a violation of this Section
 shall not be suspended or reduced by the court.

4 (g) Any penalty imposed for driving with a license that has
5 been revoked for a previous violation of subsection (a) of this
6 Section shall be in addition to the penalty imposed for any
7 subsequent violation of subsection (a).

8 (h) For any prosecution under this Section, a certified 9 copy of the driving abstract of the defendant shall be admitted 10 as proof of any prior conviction.

11 (Source: P.A. 94-110, eff. 1-1-06; 94-113, eff. 1-1-06; 94-114, 12 eff. 1-1-06; 94-116, eff. 1-1-06; 94-329, eff. 1-1-06; 94-609, 13 eff. 1-1-06; 94-963, eff. 6-28-06; 95-149, eff. 8-14-07; 14 95-355, eff. 1-1-08; 95-400, eff. 1-1-09; 95-578, eff. 6-1-08; 15 95-778, eff. 8-4-08; 95-876, eff. 8-21-08.)

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(625 ILCS 5/11-1426) (from Ch. 95 1/2, par. 11-1426)

Sec. 11-1426. Operation of all-terrain vehicles andoff-highway motorcycles on streets, roads and highways.

19 (a) Except as provided under this Section, it shall be 20 unlawful for any person to drive or operate any all-terrain 21 vehicle or off-highway motorcycle upon any street, highway or 22 roadway in this State.

23 (a-1) (Blank). It shall not be unlawful for any person to
 24 drive or operate any all-terrain vehicle upon any county
 25 roadway or township roadway for the purpose of conducting

farming operations to and from the home, farm, farm buildings, and any adjacent or nearby farm land. An all-terrain vehicle that is operated on a county or township roadway at any time between one-half hour before sunset and one-half hour after sunrise must be equipped with head lamps and tail lamps, and the head lamps and tail lamps must be lighted.

7 (b) Except as provided under subsection (c) of this
8 Section, all-terrain vehicles and off-highway motorcycles may
9 make a direct crossing provided:

10 (1) The crossing is made at an angle of approximately 11 90 degrees to the direction of the street, road or highway 12 and at a place where no obstruction prevents a quick and 13 safe crossing; and

14 (2) The all-terrain vehicle or off-highway motorcycle
15 is brought to a complete stop before attempting a crossing;
16 and

17 (3) The operator of the all-terrain vehicle or 18 off-highway motorcycle yields the right of way to all 19 pedestrian and vehicular traffic which constitutes a 20 hazard; and

(4) That when crossing a divided highway, the crossing
is made only at an intersection of the highway with another
public street, road, or highway; and

(5) That when accessing township roadways in counties
 which contain a tract of the Shawnee National Forest, the
 accessing complies with rules promulgated by the

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Department of Natural Resources to govern the accessing.

2 (c) No person operating an all-terrain vehicle or 3 off-highway motorcycle shall make a direct crossing upon or 4 across any tollroad, interstate highway, or controlled access 5 highway in this State.

6 (d) The corporate authorities of a county, road district, 7 township, city, village, or incorporated town may adopt ordinances or resolutions allowing all-terrain vehicles and 8 off-highway motorcycles to be operated on roadways under their 9 10 jurisdiction, designated by signs as may be prescribed by the 11 Department, when it is necessary to cross a bridge or culvert 12 or when it is impracticable to gain immediate access to an area 13 adjacent to a highway where an all-terrain vehicle or off-highway motorcycle is to be operated. The crossing shall be 14 made in the same direction as traffic. 15

16 (e) (Blank). The corporate authorities of a county, road 17 district, township, city, village, or incorporated town may adopt ordinances or resolutions designating one 18 or more 19 specific public highways or streets under their jurisdiction as 20 egress and ingress routes for the use of all-terrain vehicles and off-highway motorcycles. Operation of all-terrain vehicles 21 22 and off-highway motorcycles on the routes shall be in the same 23 direction as traffic. Corporate authorities acting under the authority of this subsection (e) shall erect and maintain 24 25 signs, as may be prescribed by the Department, giving proper 26 notice of the designation.

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1	(f) The Secretary of State may suspend a person's driver's
2	license for violation of this Section.
3	(Source: P.A. 95-575, eff. 8-31-07.)

4 (625 ILCS 5/11-1427)

5 Sec. 11-1427. Illegal operation of an all-terrain vehicle 6 or off-highway motorcycle. It is unlawful for any person to 7 drive or operate any all-terrain vehicle or off-highway 8 motorcycle in the following ways:

9 (a) Careless Operation. No person shall operate any 10 all-terrain vehicle or off-highway motorcycle in a careless or 11 heedless manner so as to be grossly indifferent to the person 12 or property of other persons, or at a rate of speed greater 13 than will permit him in the exercise of reasonable care to 14 bring the all-terrain vehicle or off-highway motorcycle to a 15 stop within the assured clear distance ahead.

(b) Reckless Operation. No person shall operate any
all-terrain vehicle or off-highway motorcycle in such a manner
as to endanger the life, limb or property of any person.

19 (c) Within any nature preserve as defined in Section 3.1120 of the Illinois Natural Areas Preservation Act.

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(d) On the tracks or right of way of an operating railroad.

(e) In any tree nursery or planting in a manner which damages or destroys growing stock, or creates a substantial risk thereto.

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(f) On private property, without the written or verbal

consent of the owner or lessee thereof. Any person operating an 1 2 all-terrain vehicle or off-highway motorcycle upon lands of 3 another shall stop and identify himself upon the request of the landowner or his duly authorized representative, and, if 4 5 requested to do so by the landowner shall promptly remove the 6 off-highway motorcycle from all-terrain vehicle or the 7 premises.

8 (q) Notwithstanding any other law to the contrary, an 9 owner, lessee, or occupant of premises owes no duty of care to 10 keep the premises safe for entry or use by others for use by an 11 all-terrain vehicle or off-highway motorcycle, or to give 12 warning of any condition, use, structure or activity on such 13 premises. This subsection does not apply where permission to drive or operate an all-terrain vehicle or off-highway 14 15 motorcycle is given for a valuable consideration other than to 16 this State, any political subdivision or municipality of this 17 State, or any landowner who is paid with funds from the Off-Highway Vehicle Trails Fund. In the case of land leased to 18 the State or a subdivision of the State, any consideration 19 20 received is not valuable consideration within the meaning of this Section. 21

Nothing in this subsection limits in any way liability which otherwise exists for willful or malicious failure to guard or warn against a dangerous condition, use, structure, or activity.

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(h) On publicly owned lands unless such lands are

designated for use by all-terrain vehicles or off-highway motorcycles. For publicly owned lands to be designated for use by all-terrain vehicles or off-highway motorcycles a public hearing shall be conducted by the governmental entity that has jurisdiction over the proposed land prior to the designation.

6 Nothing in this subsection limits in any way liability 7 which otherwise exists for willful or malicious failure to 8 guard or warn against a dangerous condition, use, structure, or 9 activity.

10 (h-1) At a rate of speed too fast for conditions, and the 11 fact that the speed of the all-terrain vehicle or off-highway 12 motorcycle does not exceed the applicable maximum speed limit 13 allowed does not relieve the driver from the duty to decrease 14 speed as may be necessary to avoid colliding with any person, 15 vehicle, or object within legal requirements and the duty of 16 all persons to use due care.

17 (h-2) On the frozen surface of public waters of this State within 100 feet of a person, including a skater, not in or upon 18 an all-terrain vehicle or off-highway motorcycle; within 100 19 20 feet of a person engaged in fishing, except at the minimum speed required to maintain forward movement of the all-terrain 21 22 vehicle or off-highway motorcycle; on an area which has been 23 cleared of snow for skating purposes unless the area is necessary for access to the frozen waters of this State. 24

(h-3) Within 100 feet of a dwelling between midnight and 6
a.m. at a speed greater than the minimum required to maintain

1 forward movement of the all-terrain vehicle or off-highway 2 motorcycle. This subdivision (h-5) does not apply on private 3 property where verbal or written consent of the owner or lessee 4 has been granted to drive or operate an all-terrain vehicle or 5 off-highway motorcycle upon the private property or frozen 6 waters of this State.

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(i) Other Prohibitions.

8 (1) No person, except persons permitted by law, shall 9 operate or ride any all-terrain vehicle or off-highway 10 motorcycle with any firearm in his or her possession unless 11 he or she is in compliance with Section 2.33 of the 12 Wildlife Code.

13 (2) No person shall operate any all-terrain vehicle or
14 off-highway motorcycle emitting pollutants in violation of
15 standards established pursuant to the Environmental
16 Protection Act.

17 (3) No person shall deposit from an all-terrain vehicle 18 or off-highway motorcycle on the snow, ice or ground 19 surface, trash, glass, garbage, insoluble material, or 20 other offensive matter.

21 <u>(4) No person shall ride an all-terrain vehicle or</u>
22 <u>off-highway motorcycle as a passenger. The Secretary of</u>
23 <u>State may suspend the operator's driver's license for</u>
24 <u>violation of this paragraph.</u>

25 (5) No person under the age of 16 shall operate an
 26 all-terrain vehicle or off-highway motorcycle.

1	(6) No person shall operate an all-terrain vehicle or		
2	off-highway motorcycle without a valid driver's license.		
3	(7) No person shall operate an all-terrain vehicle or		
4	off-highway motorcycle without a properly fitted helmet		
5	secured to the person's head.		
6	(Source: P.A. 90-14, eff. 9-1-97; 90-287, eff. 1-1-98.)		
7	(625 ILCS 5/11-1427.5 new)		
8	Sec. 11-1427.5. Public information on all-terrain vehicle		
9	and or off-highway motorcycle laws.		
10	(a) The laws and rules related to the operation of		
11	all-terrain vehicles and off-highway motorcycles in this Code		
12	shall be included in any publication of the "Rules of the Road"		
13	that the Secretary of State may publish after the effective		
14	date of this amendatory Act of the 96th General Assembly.		
15	(b) The laws and rules related to the operation of		
16	all-terrain vehicles and off-highway motorcycles in this Code		
17	shall be included in any publication of the "Laws for Youth"		
18	that the Legislative Research Unit may publish after the		
19	effective date of this amendatory Act of the 96th General		
20	Assembly.		

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Statutes amend	INDEX led in order of appearance
105 ILCS 5/27-23.8 new	
105 ILCS 5/27-24.2	from Ch. 122, par. 27-24.2
625 ILCS 5/6-109	from Ch. 95 1/2, par. 6-109
625 ILCS 5/6-206	from Ch. 95 1/2, par. 6-206
625 ILCS 5/11-501	from Ch. 95 1/2, par. 11-501
625 ILCS 5/11-1426	from Ch. 95 1/2, par. 11-1426
625 ILCS 5/11-1427	
625 ILCS 5/11-1427.5 new	
	Statutes amend 105 ILCS 5/27-23.8 new 105 ILCS 5/27-24.2 625 ILCS 5/6-109 625 ILCS 5/6-206 625 ILCS 5/11-501 625 ILCS 5/11-1426 625 ILCS 5/11-1427