

Sen. Linda Holmes

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Filed: 11/27/2012

09700HB3816sam001

LRB097 13548 JDS 72498 a

1 AMENDMENT TO HOUSE BILL 3816

2 AMENDMENT NO. _____. Amend House Bill 3816 by replacing

3 everything after the enacting clause with the following:

4 "Section 5. The Illinois Criminal Justice Information Act

5 is amended by changing Sections 2 and 4 and by adding Sections

6 10.1 and 10.2 as follows:

7 (20 ILCS 3930/2) (from Ch. 38, par. 210-2)

Sec. 2. Purpose of Act. The purpose of this Act is to coordinate the use of information in the criminal justice system; to promulgate effective criminal justice information policy; to encourage the improvement of criminal justice agency procedures and practices with respect to information; to provide new information technologies; to permit the evaluation of information practices and programs; to stimulate research and development of new methods and uses of criminal justice information for the improvement of the criminal justice system

- 1 and the reduction of crime; and to protect the integrity of
- criminal history record information, while protecting the 2
- citizen's right to privacy; and to coordinate statewide 3
- 4 violence prevention efforts and develop a statewide plan that
- 5 includes public health and public safety approaches to violence
- prevention in families, communities, and schools. 6
- (Source: P.A. 82-1039.) 7
- 8 (20 ILCS 3930/4) (from Ch. 38, par. 210-4)
- 9 Sec. 4. Illinois Criminal Justice Information Authority;
- 10 creation, membership, and meetings. There is created an
- Illinois Criminal Justice Information Authority consisting of 11
- 12 $25 \frac{23}{23}$ members. The membership of the Authority shall consist of
- the Illinois Attorney General, or his or her designee, the 13
- 14 Director of the Illinois Department of Corrections, the
- 15 Director of the Illinois Department of State Police, the
- 16 Director of Public Health, the Director of Children and Family
- Services, the Sheriff of Cook County, the State's Attorney of 17
- Cook County, the clerk of the circuit court of Cook County, the 18
- 19 President of the Cook County Board of Commissioners, the
- 20 Superintendent of the Chicago Police Department, the Director
- 21 of the Office of the State's Attorneys Appellate Prosecutor,
- 22 the Executive Director of the Illinois Law Enforcement Training
- Standards Board, the State Appellate Defender, the Public 23
- 24 Defender of Cook County, and the following additional members,
- 25 each of whom shall be appointed by the Governor: a circuit

- 1 court clerk, a sheriff, a State's Attorney of a county other
- 2 than Cook, a Public Defender of a county other than Cook, a
- 3 chief of police, and 6 members of the general public.
- 4 The Governor from time to time shall designate a Chairman
- 5 of the Authority from the membership. All members of the
- Authority appointed by the Governor shall serve at the pleasure 6
- of the Governor for a term not to exceed 4 years. The initial 7
- appointed members of the Authority shall serve from January, 8
- 9 1983 until the third Monday in January, 1987 or until their
- 10 successors are appointed.
- 11 The Authority shall meet at least quarterly, and all
- meetings of the Authority shall be called by the Chairman. 12
- 13 (Source: P.A. 96-1343, eff. 1-1-11.)
- 14 (20 ILCS 3930/10.1 new)
- Sec. 10.1. Transfer of Illinois Violence Prevention 15
- 16 Authority.
- (a) The Illinois Criminal Justice Information Authority, 17
- 18 through its board, existing committees, and any committee or
- 19 committees created on or after the effective date of this
- 20 amendatory Act of the 97th General Assembly by law or pursuant
- 21 to administrative rules of the Authority shall assume the
- powers, duties, rights, and responsibilities transferred from 22
- 23 the Illinois Violence Prevention Authority to the Illinois
- 24 Criminal Justice Information Authority on the effective date of
- 25 this amendatory Act of the 97th General Assembly, including the

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powers, duties, rights, and responsibilities:

- (1) to coordinate Statewide violence prevention efforts and development of a Statewide plan that incorporates public health and public safety approaches to violence prevention in families, communities, and schools;
- (2) to seek and receive funds that may be available from private and public sources for violence prevention efforts;
- (3) to distribute, pursuant to Authority rules and subject to available appropriations and other funds received for the purposes of this Act or the Illinois Violence Prevention Act of 1995, grants to community and Statewide organizations, other units of local and State government, and public school districts that address violence prevention in a comprehensive and collaborative manner, including, but not limited to, (A) community-based youth violence prevention programs, such as mentoring programs, after-school programs, and job training or development programs, (B) programs for the implementation and evaluation of comprehensive school-based violence prevention programs from prekindergarten through 12th grade, (C) early childhood intervention programs designed to prevent violence and identify and serve young children and families at risk, (D) family violence and sexual assault prevention initiatives, (E) programs that integrate violence prevention initiatives with alcohol and

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substance abuse prevention efforts, (F) programs that 1 2 integrate violence prevention services with health care provision, and (G) programs to support innovative 3 4 community policing or law enforcement approaches to 5 violence prevention; and (4) to provide technical assistance and training to 6 help build the capacity of communities, organizations, and 7 systems to develop, implement, and evaluate violence 8 9 prevention programs. 10 (b) As soon as practicable after the effective date of this amendatory Act of the 97th General Assembly, the personnel of 11 the Illinois Violence Prevention Authority shall be 12 13 transferred to the Illinois Criminal Justice Information 14 Authority. The status and rights of those employees under the 15 Personnel Code shall not be affected by the transfer. The 16 rights of the employees and the State of Illinois and its agencies under the Personnel Code and applicable collective 17 bargaining agreements or under any pension, retirement, or 18 19 annuity plan shall not be affected by this amendatory Act. 20 (c) As soon as practicable after the effective date of this 21 amendatory Act of the 97th General Assembly, all books, records, papers, documents, property (real and personal), 22 contracts, causes of action, and pending business pertaining to 23 24 the powers, duties, rights, and responsibilities transferred

by this amendatory Act of the 97th General Assembly from the

Illinois Violence Prevention Authority to the Illinois

- 1 Criminal Justice Information Authority, including, but not
- limited to, material in electronic or magnetic format and 2
- necessary computer hardware and software, shall be transferred 3
- 4 to the Illinois Criminal Justice Information Authority.
- 5 (d) As soon as practicable after the effective date of this
- 6 amendatory Act of the 97th General Assembly, all unexpended
- 7 appropriations and balances and other funds available for use
- by the Illinois Violence Prevention Authority shall be 8
- 9 transferred for use by the Illinois Criminal Justice
- 10 Information Authority. Unexpended balances so transferred
- 11 shall be expended only for the purpose for which the
- 12 appropriations were originally made.
- 13 (e) The powers, duties, rights, and responsibilities
- 14 transferred from the Illinois Violence Prevention Authority by
- 15 this amendatory Act of the 97th General Assembly shall be
- 16 vested in and shall be exercised by the Illinois Criminal
- 17 Justice Information Authority.
- 18 (f) Whenever reports or notices are now required to be made
- 19 or given or papers or documents furnished or served by any
- person to or upon the Illinois Violence Prevention Authority in 20
- 21 connection with any of the powers, duties, rights, and
- 22 responsibilities transferred by this amendatory Act of the 97th
- 23 General Assembly, the same shall be made, given, furnished, or
- 24 served in the same manner to or upon the Illinois Criminal
- 25 Justice Information Authority.
- 26 (g) This amendatory Act of the 97th General Assembly does

not affect any act done, ratified, or canceled or any right

occurring or established or any action or proceeding had or

commenced in an administrative, civil, or criminal cause by the

Illinois Violence Prevention Authority before this amendatory

Act of the 97th General Assembly takes effect; such actions or

proceedings may be prosecuted and continued by the Illinois

Criminal Justice Information Authority.

(h) Any rules of the Illinois Violence Prevention Authority that relate to its powers, duties, rights, and responsibilities and are in full force on the effective date of this amendatory Act of the 97th General Assembly shall become the rules of the Illinois Criminal Justice Information Authority. This amendatory Act of the 97th General Assembly does not affect the legality of any such rules in the Illinois Administrative Code. Illinois Criminal Justice Information Authority rules shall control in instances where the rules overlap or are otherwise inconsistent.

Any proposed rules filed with the Secretary of State by the Illinois Violence Prevention Authority that are pending in the rulemaking process on the effective date of this amendatory Act of the 97th General Assembly and pertain to the powers, duties, rights, and responsibilities transferred, shall be deemed to have been filed by the Illinois Criminal Justice Information Authority. As soon as practicable after the effective date of this amendatory Act of the 97th General Assembly, the Illinois Criminal Justice Information Authority shall revise and

1 clarify the rules transferred to it under this amendatory Act to reflect the reorganization of powers, duties, rights, and 2 responsibilities affected by this amendatory Act, using the 3 4 procedures for recodification of rules available under the 5 Illinois Administrative Procedure Act, except that existing 6 title, part, and section numbering for the affected rules may be retained. The Illinois Criminal Justice Information 7 Authority may propose and adopt under the Illinois 8 9 Administrative Procedure Act such other rules of the Illinois 10 Violence Prevention Authority that will now be administered by 11 the Illinois Criminal Justice Information Authority. (i) To the extent that, prior to the effective date of this 12 13 amendatory Act of the 97th General Assembly, the Executive 14 Director of the Illinois Violence Prevention Authority had been 15 empowered to prescribe rules with regard to the powers, duties, rights, and responsibilities of the Illinois Violence 16 Prevention Authority, such duties shall be exercised solely by 17 the Executive Director of the Illinois Criminal Justice 18

21 (20 ILCS 3930/10.2 new)

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Sec. 10.2. ICJIA Violence Prevention Fund.

amendatory Act of the 97th General Assembly.

(a) The ICJIA Violence Prevention Fund is hereby established as a special fund in the State Treasury into which funds received from private, state, or federal sources

Information Authority, beginning on the effective date of this

- 1 specifically for violence prevention may be deposited, and from
- which funds shall be appropriated to the Authority for the 2
- purpose of exercising the powers specified in items (1) through 3
- 4 (4) of subsection (a) of Section 10.1 of this Act.
- 5 (b) As soon as practicable after the effective date of this
- 6 amendatory Act of the 97th General Assembly, but no later than
- June 30, 2013, the Comptroller shall order transferred and the 7
- Treasurer shall transfer all moneys in the Violence Prevention 8
- 9 Fund into the ICJIA Violence Prevention Fund.
- 10 (c) Unexpended balances transferred by this amendatory Act
- 11 of the 97th General may be expended by the Authority but only
- for the purpose for which the appropriation was originally 12
- 13 made.
- 14 (20 ILCS 4027/5 rep.)
- 15 (20 ILCS 4027/10 rep.)
- (20 ILCS 4027/15 rep.) 16
- Section 10. The Illinois Violence Prevention Act of 1995 is 17
- 18 amended by repealing Sections 5, 10, and 15.
- 19 (20 ILCS 4027/Act rep.)
- 20 Section 15. The Illinois Violence Prevention Act of 1995 is
- 21 repealed.
- 22 Section 20. The State Finance Act is amended by adding
- 23 Section 5.811 as follows:

- (30 ILCS 105/5.811 new) 1
- 2 Sec. 5.811. The ICJIA Violence Prevention Fund.
- 3 (30 ILCS 105/5.424 rep.)
- Section 25. The State Finance Act is amended by repealing 4
- Section 5.424. 5
- 6 Section 30. The School Code is amended by changing Sections
- 7 10-22.34 and 34-18 as follows:
- (105 ILCS 5/10-22.34) (from Ch. 122, par. 10-22.34) 8
- 9 Sec. 10-22.34. Non-certificated personnel.
- (a) School Boards may employ non-teaching personnel or 10
- 11 utilize volunteer personnel for: (1) non-teaching duties not
- 12 requiring instructional judgment or evaluation of pupils; and
- (2) supervising study halls, long distance teaching reception 13
- areas used incident to instructional programs transmitted by 14
- 15 electronic media such as computers, video, and audio, and
- 16 detention and discipline areas, and school-sponsored
- extracurricular activities. 17
- may further utilize volunteer 18 (b) School boards
- 19 non-certificated employ non-certificated personnel or
- 20 personnel to assist in the instruction of pupils under the
- 21 immediate supervision of a teacher, holding a valid
- 22 certificate, directly engaged in teaching subject matter or

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conducting activities. The teacher shall be continuously aware of the non-certificated persons' activities and shall be able to control or modify them. The State Board of Education, in consultation with the State Teacher Certification Board, shall determine qualifications of such personnel and shall prescribe rules for determining the duties and activities to be assigned to such personnel. In the determination of qualifications of such personnel, the State Board of Education shall accept coursework earned in a recognized institution or from an institution of higher learning accredited by the North Central Association or other comparable regional accrediting association and shall accept qualifications based on relevant life experiences as determined by the State Board of Education by rule.

- (b-5) (Blank) A school board may utilize volunteer personnel from a regional School Crisis Assistance Team (S.C.A.T.), created as part of the Safe to Learn Program established pursuant to Section 25 of the Illinois Violence Prevention Act of 1995, to provide assistance to schools in times of violence or other traumatic incidents within a school community by providing crisis intervention services to lessen the effects of emotional trauma on individuals and the community. The School Crisis Assistance Team Steering Committee shall determine the qualifications for volunteers.
- (c) School boards may also employ students holding a bachelor's degree from a recognized institution of higher

1 learning as teaching interns when such students are enrolled in 2

a college or university internship program, which has prior

approval by the State Board of Education, in consultation with

the State Teacher Certification Board, leading to a masters

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Regional offices of education have the authority to initiate and collaborate with institutions of higher learning to establish internship programs referenced in this subsection (c). The State Board of Education has 90 days from receiving a written proposal to establish the internship program to seek the State Teacher Certification Board's consultation on the internship program. If the State Board of Education does not consult the State Teacher Certification Board within 90 days, the regional office of education may seek the State Teacher Certification Board's consultation without the State Board of Education's approval.

Nothing in this Section shall require constant supervision of a student teacher enrolled in a student teaching course at a college or university, provided such activity has the prior approval of the representative of the higher education institution and teaching plans have previously been discussed with and approved by the supervising teacher and further provided that such teaching is within guidelines established by the State Board of Education in consultation with the State Teacher Certification Board.

(Source: P.A. 92-200, eff. 1-1-02; 92-724, eff. 7-25-02; 26

1 93-332, eff. 1-1-04.)

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2 (105 ILCS 5/34-18) (from Ch. 122, par. 34-18)

Sec. 34-18. Powers of the board. The board shall exercise general supervision and jurisdiction over the public education and the public school system of the city, and, except as otherwise provided by this Article, shall have power:

1. To make suitable provision for the establishment and maintenance throughout the year or for such portion thereof as it may direct, not less than 9 months, of schools of all grades and kinds, including normal schools, high schools, night schools, schools for defectives and delinquents, parental and truant schools, schools for the blind, the deaf and the physically disabled, schools or classes in manual training, constructural and vocational teaching, domestic arts and physical culture, vocation and extension schools and lecture courses, and all other educational courses and facilities, including establishing, equipping, maintaining and operating playgrounds and recreational programs, when such programs are conducted in, adjacent to, or connected with any public school under the general supervision and jurisdiction of the board; provided that the calendar for the school term and any changes must be submitted to and approved by the State Board of Education before the calendar or changes may take effect, and provided that in allocating funds from year to year for the

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operation of all attendance centers within the district, the board shall ensure that supplemental general State aid funds are allocated and applied in accordance with Section 18-8 or 18-8.05. To admit to such schools without charge foreign exchange students who are participants in an organized exchange student program which is authorized by the board. The board shall permit all students to enroll in apprenticeship programs in trade schools operated by the board, whether those programs are union-sponsored or not. No student shall be refused admission into or be excluded from any course of instruction offered in the common schools by reason of that student's sex. No student shall access to physical education denied equal interscholastic athletic programs supported from school district funds or denied participation in comparable physical education and athletic programs solely by reason of the student's sex. Equal access to programs supported from school district funds and comparable programs will be defined in rules promulgated by the State Board of Education in consultation with the Illinois High School Association. Notwithstanding any other provision of this Article, neither the board of education nor any local school council or other school official shall recommend that children with disabilities be placed into regular education classrooms unless those children disabilities are provided with supplementary services to

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- assist them so that they benefit from the regular classroom 1 instruction and are included on the teacher's regular 2 3 education class register;
 - 2. To furnish lunches to pupils, to make a reasonable charge therefor, and to use school funds for the payment of such expenses as the board may determine are necessary in conducting the school lunch program;
 - 3. To co-operate with the circuit court;
 - 4. To make arrangements with the public or quasi-public libraries and museums for the use of their facilities by teachers and pupils of the public schools;
 - 5. To employ dentists and prescribe their duties for the purpose of treating the pupils in the schools, but accepting such treatment shall be optional with parents or quardians;
 - 6. To grant the use of assembly halls and classrooms when not otherwise needed, including light, heat, and attendants, for free public lectures, concerts, and other educational and social interests, free of charge, under such provisions and control as the principal of the affected attendance center may prescribe;
 - 7. To apportion the pupils to the several schools; provided that no pupil shall be excluded from or segregated in any such school on account of his color, race, sex, or nationality. The board shall take into consideration the the elimination prevention of segregation and of

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separation of children in public schools because of color, race, sex, or nationality. Except that children may be committed to or attend parental and social adjustment schools established and maintained either for boys or girls only. All records pertaining to the creation, alteration or revision of attendance areas shall be open to the public. Nothing herein shall limit the board's authority to establish multi-area attendance centers or other student assignment systems for desegregation purposes otherwise, and to apportion the pupils to the several schools. Furthermore, beginning in school year 1994-95, pursuant to a board plan adopted by October 1, 1993, the board shall offer, commencing on a phased-in basis, the opportunity for families within the school district to apply for enrollment of their children in any attendance center within the school district which does not have selective admission requirements approved by the board. appropriate geographical area in which such open enrollment may be exercised shall be determined by the board of education. Such children may be admitted to any such attendance center on a space available basis after all children residing within such attendance center's area have been accommodated. If the number of applicants from outside the attendance area exceed the space available, then successful applicants shall be selected by lottery. The board of education's open enrollment plan must include

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provisions that allow low income students to have access to transportation needed to exercise school choice. Open enrollment shall be in compliance with the provisions of the Consent Decree and Desegregation Plan cited in Section 34-1.01;

- 8. To approve programs and policies for providing transportation services to students. Nothing herein shall be construed to permit or empower the State Board of Education to order, mandate, or require busing or other transportation of pupils for the purpose of achieving racial balance in any school;
- 9. Subject to the limitations in this Article, to establish and approve system-wide curriculum objectives standards, including graduation standards, which reflect the multi-cultural diversity in the city and are consistent with State law, provided that for all purposes of this Article courses or proficiency in American Sign Language shall be deemed to constitute courses proficiency in a foreign language; and to employ principals and teachers, appointed as provided in this Article, and fix their compensation. The board shall prepare such reports related to minimal competency testing as may be requested by the State Board of Education, and in addition shall monitor and approve special education and bilingual education programs and policies within the district to appropriate services are provided assure that in

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accordance with applicable State and federal laws to children requiring services and education in those areas;

To employ non-teaching personnel or utilize volunteer personnel for: (i) non-teaching duties not requiring instructional judgment or evaluation of pupils, including library duties; and (ii) supervising study halls, long distance teaching reception areas used incident to instructional programs transmitted electronic media such as computers, video, and audio, detention and discipline areas, and school-sponsored extracurricular activities. The board may further utilize non-certificated volunteer personnel or emplov non-certificated personnel to assist in the instruction of pupils under the immediate supervision of a teacher holding a valid certificate, directly engaged in teaching subject matter or conducting activities; provided that the teacher shall be continuously aware of the non-certificated persons' activities and shall be able to control or modify them. The general superintendent shall determine qualifications of such personnel and shall prescribe rules for determining the duties and activities to be assigned to such personnel;

10.5. (Blank) To utilize volunteer personnel from a regional School Crisis Assistance Team (S.C.A.T.), created part of the Safe to Learn Program established Section 25 of the Illinois Violence Prevention Act of

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1995, to provide assistance to schools in times of violence or other traumatic incidents within a school community by providing crisis intervention services to lessen the effects of emotional trauma on individuals and the community; the School Crisis Assistance Team Steering Committee shall determine the qualifications for volunteers;

- 11. To provide television studio facilities in not to exceed one school building and to provide programs for educational purposes, provided, however, that the board shall not construct, acquire, operate, or maintain a television transmitter; to grant the use of its studio facilities to a licensed television station located in the school district; and to maintain and operate not to exceed one school radio transmitting station and provide programs for educational purposes;
- 12. To offer, if deemed appropriate, outdoor education courses, including field trips within the State of Illinois, or adjacent states, and to use school educational funds for the expense of the said outdoor educational programs, whether within the school district or not;
- 13. 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 and to give regular school credit for satisfactory completion

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by the student of such courses as may be approved for credit by the State Board of Education;

14. To insure against any loss or liability of the board, the former School Board Nominating Commission, Local School Councils, the Chicago Schools Academic Accountability Council, or the former Subdistrict Councils or of any member, officer, agent or employee thereof, resulting from alleged violations of civil rights arising from incidents occurring on or after September 5, 1967 or from the wrongful or negligent act or omission of any such person whether occurring within or without the school premises, provided the officer, agent or employee was, at the time of the alleged violation of civil rights or wrongful act or omission, acting within the scope of his employment or under direction of the board, the former School Board Nominating Commission, the Chicago Schools Academic Accountability Council, Local School Councils, or the former Subdistrict Councils; and to provide for or participate in insurance plans for its officers and employees, including but not limited to retirement annuities, medical, surgical and hospitalization benefits in such types and amounts as may be determined by the board; provided, however, that the board shall contract for such insurance only with an insurance company authorized to do business in this State. Such insurance may include provision for employees who rely on treatment by prayer or

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spiritual means alone for healing, in accordance with the tenets and practice of a recognized religious denomination;

- 15. To contract with the corporate authorities of any municipality or the county board of any county, as the case may be, to provide for the regulation of traffic in parking areas of property used for school purposes, in such manner as is provided by Section 11-209 of The Illinois Vehicle Code, approved September 29, 1969, as amended;
- 16. (a) To provide, on an equal basis, access to a high school campus and student directory information to the official recruiting representatives of the armed forces of Illinois and the United States for the purposes of informing students of the educational and opportunities available in the military if the board has provided such access to persons or groups whose purpose is to acquaint students with educational or occupational opportunities available to them. The board is not required to give greater notice regarding the right of access to recruiting representatives than is given to other persons and groups. In this paragraph 16, "directory information" means a high school student's name, address, and telephone number.
- (b) If a student or his or her parent or guardian submits a signed, written request to the high school before the end of the student's sophomore year (or if the student

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is a transfer student, by another time set by the high school) that indicates that the student or his or her parent or quardian does not want the student's directory information to be provided to official recruiting representatives under subsection (a) of this Section, the high school may not provide access to the student's directory information to these recruiting representatives. The high school shall notify its students and their parents or guardians of the provisions of this subsection (b).

- (c) A high school may require official recruiting representatives of the armed forces of Illinois and the United States to pay a fee for copying and mailing a student's directory information in an amount that is not more than the actual costs incurred by the high school.
- (d) Information received by an official recruiting representative under this Section may be used only to provide information to students concerning educational and career opportunities available in the military and may not be released to a person who is not involved in recruiting students for the armed forces of Illinois or the United States:
- 17. (a) To sell or market any computer program developed by an employee of the school district, provided that such employee developed the computer program as a direct result of his or her duties with the school district or through the utilization of the school district resources

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or facilities. The employee who developed the computer program shall be entitled to share in the proceeds of such sale or marketing of the computer program. The distribution of such proceeds between the employee and the school district shall be as agreed upon by the employee and the school district, except that neither the employee nor the school district may receive more than 90% of such proceeds. The negotiation for an employee who is represented by an exclusive bargaining representative may be conducted by such bargaining representative at the employee's request.

- (b) For the purpose of this paragraph 17:
- (1) "Computer" means an internally programmed, general purpose digital device capable of automatically accepting data, processing data and supplying the results of the operation.
- (2) "Computer program" means a series of coded instructions or statements in a form acceptable to a computer, which causes the computer to process data in order to achieve a certain result.
- (3) "Proceeds" means profits derived from marketing or sale of a product after deducting the expenses of developing and marketing such product;
- 18. To delegate to the general superintendent of schools, by resolution, the authority to approve contracts and expenditures in amounts of \$10,000 or less;
 - 19. Upon the written request of an employee, to

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withhold from the compensation of that employee any dues, payments or contributions payable by such employee to any labor organization as defined in the Illinois Educational Labor Relations Act. Under such arrangement, an amount shall be withheld from each regular payroll period which is equal to the pro rata share of the annual dues plus any payments or contributions, and the board shall transmit such withholdings to the specified labor organization within 10 working days from the time of the withholding;

19a. Upon receipt of notice from the comptroller of a municipality with a population of 500,000 or more, a county with a population of 3,000,000 or more, the Cook County Forest Preserve District, the Chicago Park District, the Metropolitan Water Reclamation District, the Chicago Transit Authority, or a housing authority of a municipality with a population of 500,000 or more that a debt is due and owing the municipality, the county, the Cook County Forest District, the Chicago Park District, Preserve Metropolitan Water Reclamation District, the Chicago Transit Authority, or the housing authority by an employee of the Chicago Board of Education, to withhold, from the compensation of that employee, the amount of the debt that is due and owing and pay the amount withheld to the municipality, the county, the Cook County Forest Preserve District, the Chicago Park District, the Metropolitan Water Reclamation District, the Chicago Transit Authority,

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or the housing authority; provided, however, that the amount deducted from any one salary or wage payment shall not exceed 25% of the net amount of the payment. Before the Board deducts any amount from any salary or wage of an employee under this paragraph, the municipality, county, the Cook County Forest Preserve District, the Chicago Park District, the Metropolitan Water Reclamation District, the Chicago Transit Authority, or the housing authority shall certify that (i) the employee has been afforded an opportunity for a hearing to dispute the debt that is due and owing the municipality, the county, the Cook County Forest Preserve District, the Chicago Park District, the Metropolitan Water Reclamation District, the Chicago Transit Authority, or the housing authority and (ii) the employee has received notice of a wage deduction order and has been afforded an opportunity for a hearing to object to the order. For purposes of this paragraph, "net amount" means that part of the salary or wage payment remaining after the deduction of any amounts required by law to be deducted and "debt due and owing" means (i) a specified sum of money owed to the municipality, the county, the Cook County Forest Preserve District, the Chicago Park District, the Metropolitan Water Reclamation District, the Chicago Transit Authority, or the housing authority for services, work, or goods, after the period granted for payment has expired, or (ii) a specified sum of

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money owed to the municipality, the county, the Cook County Forest Preserve District, the Chicago Park District, the Metropolitan Water Reclamation District, the Chicago Transit Authority, or the housing authority pursuant to a court order or order of an administrative hearing officer after the exhaustion of, or the failure to exhaust, judicial review;

- 20. The board is encouraged to employ a sufficient number of certified school counselors to maintain a student/counselor ratio of 250 to 1 by July 1, 1990. Each counselor shall spend at least 75% of his work time in direct contact with students and shall maintain a record of such time;
- 21. To make available to students vocational and career counseling and to establish 5 special career counseling for students and parents. On these representatives of local businesses and industries shall be invited to the school campus and shall inform students of career opportunities available to them in the various businesses and industries. Special consideration shall be given to counseling minority students as to career opportunities available to them in various fields. For the purposes of this paragraph, minority student means a person who is any of the following:
- (a) American Indian or Alaska Native (a person having origins in any of the original peoples of North and South

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America, including Central America, and who maintains 1 tribal affiliation or community attachment). 2

- (b) Asian (a person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent, including, but not limited to, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam).
- (c) Black or African American (a person having origins in any of the black racial groups of Africa). Terms such as "Haitian" or "Negro" can be used in addition to "Black or African American".
- (d) Hispanic or Latino (a person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race).
- (e) Native Hawaiian or Other Pacific Islander (a person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands).

Counseling days shall not be in lieu of regular school days;

- 22. To report to the State Board of Education the annual student dropout rate and number of students who graduate from, transfer from or otherwise leave bilingual programs;
- 23. Except as otherwise provided in the Abused and Neglected Child Reporting Act or other applicable State or federal law, to permit school officials to withhold, from

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any person, information on the whereabouts of any child removed from school premises when the child has been taken into protective custody as a victim of suspected child abuse. School officials shall direct such person to the Department of Children and Family Services, or to the local law enforcement agency if appropriate;

- 24. To develop a policy, based on the current state of existing school facilities, projected enrollment efficient utilization of available resources, for capital improvement of schools and school buildings within the district, addressing in that policy both the relative priority for major repairs, renovations and additions to school facilities, and the advisability or necessity of building new school facilities or closing existing schools to meet current or projected demographic patterns within the district:
- 25. To make available to the students in every high school attendance center the ability to take all courses necessary to comply with the Board of Higher Education's college entrance criteria effective in 1993;
- 26. To encourage mid-career changes into the teaching profession, whereby qualified professionals certified teachers, by allowing credit for professional employment in related fields when determining point of entry on teacher pay scale;
 - 27. To provide or contract out training programs for

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administrative personnel and principals with revised or expanded duties pursuant to this Act in order to assure they have the knowledge and skills to perform their duties;

28. To establish a fund for the prioritized special needs programs, and to allocate such funds and other lump sum amounts to each attendance center in a manner consistent with the provisions of part 4 of Section 34-2.3. Nothing in this paragraph shall be construed to require any additional appropriations of State funds for this purpose;

29. (Blank);

- 30. Notwithstanding any other provision of this Act or any other law to the contrary, to contract with third parties for services otherwise performed by employees, including those in a bargaining unit, and to layoff those employees upon 14 days written notice to the affected employees. Those contracts may be for a period not to exceed 5 years and may be awarded on a system-wide basis. The board may not operate more than 30 contract schools, provided that the board may operate an additional 5 contract turnaround schools pursuant to item (5.5) of subsection (d) of Section 34-8.3 of this Code;
- 31. To promulgate rules establishing procedures governing the layoff or reduction in force of employees and the recall of such employees, including, but not limited to, criteria for such layoffs, reductions in force or recall rights of such employees and the weight to be given

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to any particular criterion. Such criteria shall take into account factors including, but not be limited to, qualifications, certifications, experience, performance ratings or evaluations, and any other factors relating to an employee's job performance;

- 32. To develop a policy to prevent nepotism in the hiring of personnel or the selection of contractors;
- 33. To enter into a partnership agreement, as required by Section 34-3.5 of this Code, and, notwithstanding any other provision of law to the contrary, to promulgate policies, enter into contracts, and take any other action necessary to accomplish the objectives and implement the requirements of that agreement; and
- 34. To establish a Labor Management Council to the board comprised of representatives of the board, the chief executive officer, and those labor organizations that are the exclusive representatives of employees of the board and to promulgate policies and procedures for the operation of the Council.

The specifications of the powers herein granted are not to be construed as exclusive but the board shall also exercise all other powers that they may be requisite or proper for the maintenance and the development of a public school system, not inconsistent with the other provisions of this Article or provisions of this Code which apply to all school districts.

In addition to the powers herein granted and authorized to

- 1 be exercised by the board, it shall be the duty of the board to
- 2 review or to direct independent reviews of special education
- 3 expenditures and services. The board shall file a report of
- 4 such review with the General Assembly on or before May 1, 1990.
- 5 (Source: P.A. 96-105, eff. 7-30-09; 97-227, eff. 1-1-12;
- 6 97-396, eff. 1-1-12; 97-813, eff. 7-13-12.)
- 7 Section 35. The Illinois Vehicle Code is amended by
- 8 changing Section 3-630 as follows:
- 9 (625 ILCS 5/3-630)
- Sec. 3-630. Violence prevention license plate.
- 11 (a) The Secretary, upon receipt of an application made in
- 12 the form prescribed by the Secretary of State, may issue
- 13 special registration plates designated to be Violence
- 14 Prevention plates. The special plates issued under this Section
- 15 shall be affixed only to passenger vehicles of the first
- 16 division or motor vehicles of the second division weighing not
- more than 8,000 pounds. Plates issued under this Section shall
- 18 expire according to the multi-year procedure established by
- 19 Section 3-414.1 of this Code.
- 20 (b) The design and color of the plates shall be wholly
- 21 within the discretion of the Secretary of State. Appropriate
- documentation, as determined by the Secretary, shall accompany
- the application. Beginning January 1, 1999, the Secretary may,
- in his or her discretion, allow the plates to be issued as

- 1 vanity plates or personalized in accordance with Section
- 2 3-405.1 of this Code.
- 3 (c) An applicant shall be charged a \$40 dollar fee for
- 4 original issuance in addition to the appropriate registration
- 5 fee, if applicable. Of this fee, \$25 shall be deposited into
- 6 the ICJIA Violence Prevention Fund as created by this Act and
- 7 \$15 shall be deposited into the Secretary of State Special
- 8 License Plate Fund to be used by the Secretary of State to help
- 9 defray the administrative processing costs. For each
- 10 registration renewal period a \$27 fee, in addition to the
- 11 appropriate registration fee, shall be charged. Of this fee,
- 12 \$25 shall be deposited into the ICJIA Violence Prevention Fund
- and \$2 shall be deposited into the Secretary of State Special
- 14 License Plate Fund.
- 15 (Source: P.A. 89-353, eff. 8-17-95; 89-626, eff. 8-9-96;
- 16 90-619, eff. 1-1-99.)
- 17 Section 99. Effective date. This Act takes effect upon
- 18 becoming law, except that Sections 15 and 25 take effect on
- 19 June 30, 2013.".