Synopsis of Legislation

Legislation Passed Both Houses with Last Action
      (Sen. Don Harmon-Elgie R. Sims, Jr. and Laura M. Murphy-Jacqueline Y. Collins)

      Appropriates $2 from the General Revenue Fund to the Capital Development Board for its FY20 ordinary and contingent
      expenses. Effective July 1, 2019.

      Senate Floor Amendment No. 1

      Replaces everything after the enacting clause. Appropriates specified amounts from the Capital Development Fund, the
      School 9 Construction Fund, the Anti-Pollution Fund, the Transportation Bond Series A Fund, the Transportation Bond Series B Fund,
      the Coal Development Fund, the Transportation Bond Series D Fund, Multi-Modal Transportation Bond Fund, the Build Illinois Bond
      Fund, and other named Funds for specified capital and infrastructure projects. Effective immediately, except for certain provisions that
      are effective July 1, 2020.

Jun 12 20       H  Public Act . . . . . . . 101-0638
HB 00357

Rep. Gregory Harris-Jay Hoffman, Michael Halpin, Katie Stuart, Monica Bristow and Joyce Mason

(Sen. Don Harmon-Heather A. Steans, Emil Jones, III, Steve Stadelman, Steven M. Landek and Toi W. Hutchinson-Kimberly A. Lightford)

30 ILCS 517/5
30 ILCS 517/10
30 ILCS 517/25

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

Fiscal Note (Dept. of Central Management Services)

It is not possible to calculate the negative fiscal impact of this proposed legislation currently. For all practical purposes, it should be assumed that negative impact will occur. The potential for up to 12% cost increases for an indeterminable universe of procured products exists.

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

This bill does not create a State mandate.

House Floor Amendment No. 1

Defines “commercially available off-the-shelf item” for the purposes of the Procurement of Domestic Products Act.

Senate Floor Amendment No. 2

Deletes reference to:
30 ILCS 517/5
30 ILCS 517/10
30 ILCS 517/25

Adds reference to:
New Act

Adds reference to:
5 ILCS 100/5-45.1 new
Add to:
5 ILCS 100/5-45.2 new
Add to:
20 ILCS 605/605-705 was 20 ILCS 605/46.6a
Add to:
20 ILCS 605/605-707 was 20 ILCS 605/46.6d
Add to:
20 ILCS 605/605-1045 new
Add to:
20 ILCS 1305/10-25
Add to:
20 ILCS 1505/1505-210
Add to:
30 ILCS 105/5.930 new
Add to:
30 ILCS 105/5.931 new
Add to:
30 ILCS 105/5.932 new
Add to:
30 ILCS 105/5.933 new
HB 00357 (CONTINUED)

Adds reference to:

30 ILCS 105/5h.5

Adds reference to:

30 ILCS 105/6z-45

Adds reference to:

30 ILCS 105/6z-57

Adds reference to:

30 ILCS 105/6z-63

Adds reference to:

30 ILCS 105/6z-70

Adds reference to:

30 ILCS 105/6z-100

Adds reference to:

30 ILCS 105/6z-120 new

Adds reference to:

30 ILCS 105/6z-121 new

Adds reference to:

30 ILCS 105/6z-122 new

Adds reference to:

30 ILCS 105/8.3 from Ch. 127, par. 144.3

Adds reference to:

30 ILCS 105/8.12 from Ch. 127, par. 144.12

Adds reference to:

30 ILCS 105/8g-1 from Ch. 127, par. 149.2

Adds reference to:

30 ILCS 105/13.2 from Ch. 127, par. 161

Adds reference to:

30 ILCS 105/25 from Ch. 127, par. 666

Adds reference to:

30 ILCS 105/6z-27 from Ch. 127, par. 4002

Adds reference to:

30 ILCS 110/5 new from Ch. 85, par. 616

Adds reference to:

30 ILCS 115/12 from Ch. 85, par. 666

Adds reference to:

30 ILCS 120/16 from Ch. 96 1/2, par. 8203

Adds reference to:

30 ILCS 160/2 from Ch. 111 2/3, par. 663

Adds reference to:

30 ILCS 730/3 from Ch. 127, par. 144.25f
HB 00357 (CONTINUED)

Adds reference to:
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 120/3 from Ch. 120, par. 442
70 ILCS 210/13 from Ch. 85, par. 1233
70 ILCS 210/13.2 from Ch. 85, par. 1233.2
70 ILCS 3615/4.09 from Ch. 111 2/3, par. 704.09
20 ILCS 2705/2705-575 was 20 ILCS 2705/49.28
30 ILCS 105/5.107 rep.
30 ILCS 105/6p-3 from Ch. 127, par. 142p3
30 ILCS 105/8.8a from Ch. 127, par. 144.8a
30 ILCS 605/7b from Ch. 23, par. 5-5.4
415 ILCS 20/3 from Ch. 111 1/2, par. 7053
305 ILCS 5/5-5.4 from Ch. 23, par. 5-5.4
305 ILCS 5/5H-4
305 ILCS 5/12-4.53 new
305 ILCS 20/6 from Ch. 111 2/3, par. 1406
305 ILCS 20/18
415 ILCS 5/22.15 from Ch. 111 1/2, par. 1022.15
415 ILCS 5/55.6 from Ch. 111 1/2, par. 1055.6
415 ILCS 5/57.11
625 ILCS 5/3-821 from Ch. 95 1/2, par. 3-821
705 ILCS 105/27.3b-1
705 ILCS 135/10-5
HB 00357 (CONTINUED)

Adds reference to:
705 ILCS 135/15-70

Adds reference to:
730 ILCS 5/3-12-3a from Ch. 38, par. 1003-12-3a

Adds reference to:
730 ILCS 5/3-12-6 from Ch. 38, par. 1003-12-6

Adds reference to:
765 ILCS 1026/15-801

Adds reference to:
210 ILCS 49/5-106

Adds reference to:
30 ILCS 105/6z-20.1

Adds reference to:
30 ILCS 105/8.53

Adds reference to:
65 ILCS 5/11-101-3

Adds reference to:
20 ILCS 605/605-1050 new

Adds reference to:
5 ILCS 100/5-45.3 new

Adds reference to:
305 ILCS 5/5-5.7a new

Adds reference to:
305 ILCS 5/12-4.35

Adds reference to:
25 ILCS 10/20 new

Replaces everything after the enacting clause. Creates the FY2021 Budget Implementation Act. Provides that the purpose of the Act is to make the changes in State programs that are necessary to implement the Governor's FY2021 budget recommendations. Effective immediately.

Jun 10 20  H  Public Act . . . . . . . . 101-0636
HB 02096

Rep. Kathleen Willis
(Sen. Laura M. Murphy-Kimberly A. Lightford)

70 ILCS 1205/8-1

Amends the Park District Code. Excludes contracts for fuel (such as diesel, gasoline, oil, aviation, or propane), lubricants, or other petroleum products from contracts that must be awarded by competitive bidding. Effective immediately.

Senate Floor Amendment No. 3
Deletes reference to:
70 ILCS 1205/8-1

Adds reference to:
60 ILCS 1/30-5

Adds reference to:
60 ILCS 1/30-10

Adds reference to:
75 ILCS 5/4-7

from Ch. 81, par. 4-7

Adds reference to:
75 ILCS 16/30-55.60

from Ch. 81, par. 4-7

Adds reference to:
105 ILCS 5/10-20.21

from Ch. 81, par. 4-7

Adds reference to:
305 ILCS 5/6-1.2

from Ch. 23, par. 6-1.2

Adds reference to:
305 ILCS 5/6-2

from Ch. 23, par. 6-2

Adds reference to:
305 ILCS 5/6-10

from Ch. 23, par. 6-10

Adds reference to:
310 ILCS 10/8.2

from Ch. 67 1/2, par. 8.2

Adds reference to:
310 ILCS 10/14

from Ch. 67 1/2, par. 14

Adds reference to:
310 ILCS 10/24

from Ch. 67 1/2, par. 24

Adds reference to:
30 ILCS 805/8.44 new
HB 02096 (CONTINUED)

Replaces everything after the enacting clause. Amends the Township Code. Provides that, if the Governor declares a disaster under the Illinois Emergency Management Agency Act and the disaster declaration is effective during the dates designated for a township's annual meeting, a township board may postpone the annual meeting to the third Tuesday, after 6 p.m., of the month following the end of the disaster declaration if circumstances related to the disaster declaration prevent a township from holding its annual meeting. Requires consultation with and receipt of written approval from the county health department to proceed with an annual meeting during the course of a subsequent disaster declaration. Amends the Illinois Local Library Act and the Public Library District Act of 1991 creating the Cards for Kids Act. Provides that nonresident fees for the privilege and use of a library shall not be charged to a nonresident in an unincorporated area in Illinois who is a student whose household falls at or below the U.S. Department of Agriculture's Income Eligibility Guidelines. Removes provisions allowing libraries not to participate in nonresident card reciprocal borrowing programs of a regional library system. Amends the State Mandates Act requiring implementation without reimbursement for the nonresident fees provisions. Amends the School Code. In provisions requiring certain contracts to be awarded to the lowest responsible bidder, removes the provision that prohibits bids for construction purposes from being communicated, accepted, or opened electronically. Amends the General Assistance Article of the Illinois Public Aid Code. In the definition of "earned income", provides that the eligibility of any applicant for or recipient of general assistance is not affected by the payment of any rebate authorized under the Coronavirus Aid, Relief, and Economic Security (CARES) Act or under any other federal economic stimulus program created in response to the COVID-19 emergency. Provides that the amount and nature of any financial aid or emergency financial assistance is not affected by the payment of any rebate authorized under the CARES Act or under any other federal economic stimulus program created in response to the COVID-19 emergency. Amends the Housing Authorities Act. Provides that the following powers and exemptions, currently applicable to a housing authority for any municipality having a population in excess of 1,000,000, also apply to a housing authority for any county having such a population: powers relating to rehabilitation, development, and ownership of low-income and mixed-income rental and for-sale housing as a partner or member of a partnership, limited liability company, or joint venture; and exemptions from approval of other specified requirements. Effective immediately.

Jun 05 20   H   Public Act . . . . . . . 101-0632
HB 02174


(Sen. Emil Jones, III, Scott M. Bennett, Christopher Belt, Julie A. Morrison, Mattie Hunter-Laura M. Murphy, Sue Rezin, Jacqueline Y. Collins, Cristina Castro, Robert Peters and Kimberly A. Lightford)

215 ILCS 134/45.3 new

Amends the Managed Care Reform and Patient Rights Act. Provides that every health insurance carrier that provides coverage for prescription drugs shall ensure that no fewer than 25% of certain individual and group plans offered shall apply a pre-deductible, flat-dollar copayment structure to the entire drug benefit. Provides that the flat-dollar copayment structure for prescription drugs must be reasonably graduated and proportionately related in all tier levels such that the copayment structure as a whole does not discriminate against or discourage the enrollment of individuals with significant health care needs. Requires the health insurance carriers to clearly and appropriately name the plans to aid in consumer or plan-sponsor plan selection. Requires the health insurance carriers to market the plans in the same manner as their other plans. Provides that if a health insurance carrier offers fewer than 4 plans, the health insurance carrier shall ensure that one plan shall use the drug benefit structure, including cost-sharing requirements. Requires the Department of Insurance to adopt rules necessary to implement and enforce the provisions. Effective January 1, 2020.

Senate Floor Amendment No. 2

Deletes reference to:

215 ILCS 134/45.3 new

Adds reference to:

5 ILCS 80/4.32

Adds reference to:

5 ILCS 80/4.31 rep.

Adds reference to:

20 ILCS 687/6-7

Adds reference to:

20 ILCS 3855/1-130

Adds reference to:

50 ILCS 750/3 from Ch. 134, par. 33

Adds reference to:

50 ILCS 750/15.3 from Ch. 134, par. 45.3

Adds reference to:

50 ILCS 750/15.3a

Adds reference to:

50 ILCS 750/15.6b

Adds reference to:

50 ILCS 750/30

Adds reference to:

50 ILCS 750/99

Adds reference to:

220 ILCS 5/13-1200

Adds reference to:

220 ILCS 5/21-401

Adds reference to:

220 ILCS 5/21-1601

Adds reference to:

415 ILCS 98/55

Adds reference to:

625 ILCS 57/34

Adds reference to:
HB 02174 (CONTINUED)

770 ILCS 60/6 from Ch. 82, par. 6

Adds reference to:

P.A. 101-221, Sec. 99-99

Replaces everything after the enacting clause. Extends the repeal of the following by one year: the Crematory Regulation Act; the Cemetery Oversight Act; the Illinois Health Information Exchange and Technology Act; the Radiation Protection Act of 1990; the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997; a provision of the Illinois Power Agency Act concerning home rule preemption; the Emergency Telephone System Act; the Telecommunications Article of the Public Utilities Act; provisions of the Cable and Video Competition Article of the Public Utilities Act; the Mercury Thermostat Collection Act; and the Transportation Network Providers Act. Further amends the Emergency Telephone System Act to delay the required implementation of Next Generation 9-1-1 service until December 31, 2021 (rather than July 1, 2020) and to make conforming changes throughout the Act. Further amends the Cable and Video Competition Article of the Public Utilities Act to extend State-issued authorizations to provide cable or video service by one year. Amends the Mechanics Lien Act. In provisions concerning fixing or stipulating time for the completion of a contract or a time for payment in a contract in order to obtain a lien, extends the date that certain provisions are operative for one year. Amends Public Act 101-221. Delays, from July 1, 2020 until March 1, 2021, the effective date of the Hotel and Casino Employee Safety Act. Effective immediately.

Jun 12 20 H Public Act . . . . . . . 101-0639
Amends the Deposit of State Moneys Act. Modifies a Section concerning agreements entered into by the State Treasurer with any bank or savings and loan association relating to the deposit of securities. Provides that such agreements may authorize the holding of securities in any bank or a depository trust company in the United States (rather than New York City). Adds to the classes of securities that the State Treasurer may accept as collateral for deposits not insured by an agency of the federal government. Adds to and modifies the investments in which the State Treasurer may invest or reinvest on behalf of the State. Effective immediately.

Senate Floor Amendment No. 3

Deletes reference to:
15 ILCS 520/10 from Ch. 130, par. 29
15 ILCS 520/11 from Ch. 130, par. 30
15 ILCS 520/22.5 from Ch. 130, par. 41a

Adds reference to:
10 ILCS 5/2B-20

Replaces everything after the enacting clause. If and only if Senate Bill 1863 of the 101st General Assembly becomes law in the form in which it passed the House of Representatives on May 21, 2020, then amends the Election Code. In provisions concerning changes for vote by mail official ballot mailing and processing for the 2020 general election, makes changes to the panels created by election authorities to compare the voter's signature on the certification envelope of the vote by mail ballot with the signature of the voter on file in the office of the election authority. Requires a vote of 3 of 3 election judges for a vote by mail ballot to be rejected because the signature on the certification envelope and the signature used by the election authority for verification purposes do not match or the certification envelope contains a signature but not in the proper location. Requires a majority vote (rather than a vote of 3 of 3 judges) for other specified reasons. If election judges (rather than 3 of 3 election judges) determine the ballot should be rejected for any reasons stated in the provisions, requires the judges to mark across the face of the certification envelope the word "rejected" and the date and names of the judges voting to reject the ballot. Requires all collection sites for vote by mail ballots to be secured by locks that may be open only by election authority personnel and requires the State Board of Elections to establish additional guidelines for the security of collection sites. Effective upon becoming law or on the date Senate Bill 1863 of the 101st General Assembly takes effect, whichever is later.

Jun 16 20   H  Public Act . . . . . . . . . 101-0641
HB 02455

(Sen. Linda Holmes-Omar Aquino-Bill Cunningham-Ann Gillespie-Kimberly A. Lightford and Pat McGuire)

820 ILCS 80/5
820 ILCS 80/30
820 ILCS 80/45
820 ILCS 80/65
820 ILCS 80/80

Amends the Illinois Secure Choice Savings Program Act. Provides that an investment option may be a conservative fund rather than a conservative principal protection fund. Provides that the Illinois Secure Choice Savings Board may establish deadlines for payment of payroll deductions to the Fund and enter agreements to permit residents of other states to participate in the program. Includes a traditional IRA within the definition of the term "IRA". Provides for audits on a fiscal year basis rather than a calendar year basis and report by the following January rather than July. Requires the Treasurer to prepare annual reports on benefits provided by the Program and post the report on the Program website. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
820 ILCS 80/5
820 ILCS 80/30
820 ILCS 80/45
820 ILCS 80/65
820 ILCS 80/80

Adds reference to:
30 ILCS 559/20-25

Adds reference to:
40 ILCS 5/5-144 from Ch. 108 1/2, par. 5-144
40 ILCS 5/5-153 from Ch. 108 1/2, par. 5-153
40 ILCS 5/6-140 from Ch. 108 1/2, par. 6-140
40 ILCS 5/6-150 from Ch. 108 1/2, par. 6-150

Adds reference to:
820 ILCS 310/1 from Ch. 48, par. 172.36
820 ILCS 405/401 from Ch. 48, par. 401
820 ILCS 405/409 from Ch. 48, par. 409
820 ILCS 405/500 from Ch. 48, par. 420
820 ILCS 405/612 from Ch. 48, par. 442
820 ILCS 405/1502.4 new
820 ILCS 405/1505 from Ch. 48, par. 575

Adds reference to:
HB 02455 (CONTINUED)

820 ILCS 405/1506.6

Adds reference to:

30 ILCS 805/8.44 new

Replaces everything after the enacting clause. Amends the Illinois Works Jobs Program Act to require appointments to the Illinois Works Review Panel to be made within 30 days after the effective date of this amendatory Act of the 101st General Assembly. Requires the Panel to hold its first meeting within 45 days after the effective date of this amendatory Act of the 101st General Assembly. Amends the Chicago Police and Chicago Firefighter Articles of the Illinois Pension Code. In provisions concerning eligibility for ordinary death benefits and certain annuities related to death in the line of duty, provides that the death of any fireman or policeman as a result of the exposure to and contraction of COVID-19, as evidenced by either (i) a confirmed positive laboratory test for COVID-19 or COVID-19 antibodies or (ii) a confirmed diagnosis of COVID-19 from a licensed medical professional, shall be rebuttably presumed to have been contracted while in the performance of an act or acts of duty and the fireman or policeman shall be rebuttably presumed to have been fatally injured while in active service. Specifies that the presumption shall apply to any fireman or policeman who contracted COVID-19 on or after March 9, 2020 and on or before December 31, 2020; except that the presumption shall not apply if the policeman or fireman was on a leave of absence from his or her employment for a period of 14 or more consecutive days immediately prior to the date of contraction of COVID-19. Amends the State Mandates Act to require implementation without reimbursement. Amends the Workers' Occupational Diseases Act with respect to claims related to COVID-19. Provides that there is a rebuttable presumption that an employee's contraction of COVID-19 arises out of and in the course of the employee's first responder or front-line worker employment and that the injury or occupational disease shall be rebuttably presumed to be causally connected to the hazards or exposures of the employee's first responder or front-line worker employment. Defines terms. Makes changes in the maximum weekly benefit amount. Makes changes with respect to the state experience factor and applicable contribution rate surcharges. Amends the Unemployment Insurance Act. Authorizes the payment of extended benefits for weeks beginning on or after March 15, 2020, through the end of the fourth week prior to the last week for which federal sharing is provided as authorized by Section 4105 of Public Law 116-127, or any amendments thereto. Provides that benefit limits do not include Federal Pandemic Unemployment Compensation amounts provided for in Section 2104 of Public Law 116-136. Eliminates the waiting period in certain circumstances. Provides for retroactive application. Effective immediately.

Jun 05 20 H Public Act . . . . . . . . . 101-0633
HB 02682


(Sen. Sara Feigenholtz)

30 ILCS 105/5.891 new
30 ILCS 105/5.892 new
30 ILCS 105/5.893 new
30 ILCS 105/6z-20.1 new
30 ILCS 105/6z-20.2 new
30 ILCS 105/6z-20.3 new
35 ILCS 105/9 from Ch. 120, par. 439.9
35 ILCS 105/19 from Ch. 120, par. 439.19
35 ILCS 110/9 from Ch. 120, par. 439.39
35 ILCS 110/17 from Ch. 120, par. 439.47
35 ILCS 115/9 from Ch. 120, par. 439.109
35 ILCS 115/17 from Ch. 120, par. 439.117
35 ILCS 120/3 from Ch. 120, par. 442
35 ILCS 120/6 from Ch. 120, par. 445
35 ILCS 120/11 from Ch. 120, par. 450
35 ILCS 505/2 from Ch. 120, par. 418
35 ILCS 505/2b from Ch. 120, par. 418b
35 ILCS 505/8a from Ch. 120, par. 424a
50 ILCS 470/10
50 ILCS 470/31
55 ILCS 5/5-1006 from Ch. 34, par. 5-1006
55 ILCS 5/5-1006.5
55 ILCS 5/5-1006.7
55 ILCS 5/5-1007 from Ch. 34, par. 5-1007
55 ILCS 5/5-1008.5
55 ILCS 5/5-1009 from Ch. 34, par. 5-1009
55 ILCS 5/5-1035.1 from Ch. 34, par. 5-1035.1
55 ILCS 5/5-1184 new
65 ILCS 5/8-11-1 from Ch. 24, par. 8-11-1
65 ILCS 5/8-11-1.3 from Ch. 24, par. 8-11-1.3
65 ILCS 5/8-11-1.4 from Ch. 24, par. 8-11-1.4
65 ILCS 5/8-11-1.6
65 ILCS 5/8-11-1.7
65 ILCS 5/8-11-5 from Ch. 24, par. 8-11-5
65 ILCS 5/8-11-6a from Ch. 24, par. 8-11-6a
65 ILCS 5/8-11-22 new
65 ILCS 5/11-74.3-6
65 ILCS 5/11-101-3 new
70 ILCS 200/245-12
70 ILCS 750/25
70 ILCS 1605/30
HB 02682 (CONTINUED)

70 ILCS 3610/5.01 from Ch. 111 2/3, par. 355.01
70 ILCS 3615/4.03 from Ch. 111 2/3, par. 704.03
70 ILCS 3720/4 from Ch. 111 2/3, par. 254
415 ILCS 125/315
415 ILCS 125/320

Amends the State Finance Act. Creates the State Aviation Program Fund, the Local Government Aviation Trust Fund, and the Aviation Fuel Sales Tax Refund Fund. Provides that moneys in the State Aviation Program Fund shall be used by the Department of Transportation for the purposes of administering a State Aviation Program. Provides that the State Aviation Program shall include grants to units of local government for airport-related purposes. Provides that moneys in the Local Government Aviation Trust Fund shall be used by units of local government for airport-related purposes. Provides that moneys in the Aviation Fuel Sales Tax Refund Fund shall be used by the Department of Revenue to pay refunds. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act to provide that moneys received from the tax paid on aviation fuel shall be deposited into those Funds. Amends the Motor Fuel Tax Law to provide that certain money received by the Department of Revenue for aviation fuel sold or used on or after December 1 shall be deposited into the State Aviation Program Fund. Amends the Innovation Development and Economy Act, the Counties Code, the Illinois Municipal Code, the Civic Center Code, the Flood Prevention District Act, the Metro-East Park and Recreation District Act, the Local Mass Transit District Act, the Regional Transportation Authority Act, and the Water Commission Act of 1985. Prohibits certain local retailers' occupation taxes on aviation fuel unless the unit of local government has an airport-related purpose. Amends the Illinois Municipal Code. Requires municipalities that have implemented a Residential Sound Insulation Program to perform an in-home air quality test at a residence located in the municipality if certain conditions are met. Effective immediately.

House Committee Amendment No. 1

In provisions of the introduced bill creating the State Aviation Program Fund, provides that, for a municipality with a population of more than 500,000, grants may be used only for: (1) the replacement of sound-reducing windows and doors installed under the Residential Sound Insulation Program; and (2) in-home air quality testing in residences in which windows or doors were installed under the Residential Sound Insulation Program. For other units of local government, retains the provisions of the introduced bill providing that grants may be used for the capital or operating costs (in the introduced bill, capital costs only) of: (1) an airport; (2) a local airport system; or (3) any other local facility that is owned or operated by the person or entity that owns or operates the airport that is directly and substantially related to the air transportation of passengers or property.

House Floor Amendment No. 2

Makes changes to the bill as amended by House Amendment No. 1. Provides that grants to a municipality with a population of more than 500,000 from the State Aviation Program Fund may be used only for the replacement of sound-reducing windows and doors installed under the Residential Sound Insulation Program (in House Amendment No. 1, the replacement of sound-reducing windows and doors and in-home air quality testing).

Senate Floor Amendment No. 1

Deletes reference to:

30 ILCS 105/5.891 new
Deletes reference to:

30 ILCS 105/5.892 new
Deletes reference to:

30 ILCS 105/5.893 new
Deletes reference to:

30 ILCS 105/6z-20.1 new
Deletes reference to:

30 ILCS 105/6z-20.2 new
Deletes reference to:

30 ILCS 105/6z-20.3 new
Deletes reference to:

35 ILCS 105/19
Deletes reference to:

35 ILCS 110/17
Deletes reference to:

35 ILCS 115/17
HB 02682 (CONTINUED)

Deletes reference to:

35 ILCS 120/6
Deletes reference to:

35 ILCS 120/11
Deletes reference to:

35 ILCS 505/2
Deletes reference to:

35 ILCS 505/2b
Deletes reference to:

35 ILCS 505/8a
Deletes reference to:

50 ILCS 470/10
Deletes reference to:

50 ILCS 470/31
Deletes reference to:

55 ILCS 5/5-1006
Deletes reference to:

55 ILCS 5/5-1006.5
Deletes reference to:

55 ILCS 5/5-1006.7
Deletes reference to:

55 ILCS 5/5-1007
Deletes reference to:

55 ILCS 5/5-1008.5
Deletes reference to:

55 ILCS 5/5-1009
Deletes reference to:

55 ILCS 5/5-1035.1
Deletes reference to:

55 ILCS 5/5-1184 new
Deletes reference to:

65 ILCS 5/8-11-1
Deletes reference to:

65 ILCS 5/8-11-1.3
Deletes reference to:

65 ILCS 5/8-11-1.4
Deletes reference to:

65 ILCS 5/8-11-1.6
Deletes reference to:

65 ILCS 5/8-11-1.7
Deletes reference to:

65 ILCS 5/8-11-5
Deletes reference to:

65 ILCS 5/8-11-6a
Deletes reference to:

65 ILCS 5/8-11-22 new
Deletes reference to:

65 ILCS 5/11-74.3-6
HB 02682 (CONTINUED)

Deletes reference to:
- 65 ILCS 5/11-101.3 new
- 70 ILCS 200/245-12
- 70 ILCS 750/25
- 70 ILCS 1605/30
- 70 ILCS 3610/5.01
- 70 ILCS 3615/4.03
- 70 ILCS 3720/4
- 70 ILCS 3725/20
- 415 ILCS 125/315
- 415 ILCS 125/320

Adds reference to:
- 235 ILCS 5/5-5
- 235 ILCS 5/5-7 new
- 235 ILCS 5/6-1 from Ch. 43, par. 119
- 235 ILCS 5/6-5 from Ch. 43, par. 122
- 235 ILCS 5/6-27.1
- 235 ILCS 5/6-28.8 new

Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Provides that a cocktail or mixed drink placed in a sealed container by a retail licensee at the retail licensee's location may be transferred and sold for off-premises consumption if specified requirements are met. Prohibits third-party delivery services from delivering cocktails or mixed drinks. Prohibits the delivery or carry out of cocktails or mixed drinks under specified conditions. Repeals the provisions concerning transferring cocktails for off-premises consumption one year after the effective date of the amendatory Act. For a liquor license holder whose business or business operations have been suspended in any capacity due to any executive order issued on or after March 16, 2020 or any subsequent rule established by the Department of Public Health or any other agency of the State as a result of COVID-19: provides that late filing fees shall not apply for a specified period; authorizes the deferral of liquor license fees for a specified period; and provides that the renewal of the liquor license shall be automatically approved and the license shall be extended for a specified period. Provides that a retail licensee shall not be deemed to be delinquent in payment until 30 days after the date on which the region in which the retail licensee is located enters Phase 4 of the Governor’s Restore Illinois Plan as issued on May 5, 2020. Effective immediately.

Jun 02 20 H Public Act . . . . . . 101-0631
Appropriates $2 from the General Revenue Fund to the Civil Service Commission for its FY 20 ordinary and contingent expenses.

House Floor Amendment No. 5

Replaces everything after the enacting clause. Makes various appropriations and reappropriations for specified purposes. Amends Public Act 101-7 by changing and adding various appropriations. Some provisions are effective immediately; some provisions are effective July 1, 2020.

Jun 10 20 S Public Act . . . . . . . . 101-0637
Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:
820 ILCS 5/1.1
Adds reference to:
New Act
Adds reference to:
30 ILCS 105/5.891 new

Replaces everything after the enacting clause. Creates the Healthy Workplace Act and amends the State Finance Act. Requires employers to provide specified paid sick days to employees. Sets forth the purposes for and manner in which the sick days may be used. Contains provisions regarding employer responsibilities, unlawful employer practices, and other matters. Exempts employers subject to the Railway Labor Act. Provides that an employee who works in the State who is absent from work for specified reasons is entitled to earn and use a minimum of 40 hours of paid sick time during a 12-month period or a pro rata number of hours of paid sick time under the provisions of the Act. Provides that it is unlawful for an employer to interfere with, restrain, deny, change work days or hours scheduled to avoid paying sick time, or discipline an employee for the exercise of, or the attempt to exercise, any right provided under or in connection with the Act, including considering the use of paid sick time as a negative factor in an employment action that involves hiring, terminating, evaluating, promoting, disciplining, or counting the paid sick time under a no-fault attendance policy. Provides that any employer that the Department of Labor or a court finds by a preponderance of the evidence to have knowingly, repeatedly, or with reckless disregard violated any provision of the Act or any rule adopted under the Act is subject to a civil money penalty to be paid to the employee not to exceed $2,500 for each separate offense. Provides that the Department of Labor shall administer the Act. Authorizes individuals to file civil actions with respect to violations. Creates the Healthy Workplace Fund as a special fund in the State treasury. Effective immediately.

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

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
SB 0471, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)
The fiscal impact of SB 471, as amended by HA 1, is not known as the number of COVID-related fatalities amongst the ranks of Chicago police officers and firefighters cannot be predicted.

Based on a review of the bill, it has been determined that the proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

Balanced Budget Note, House Floor Amendment No. 1 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 471, as amended by House Amendment 1 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Land Conveyance Appraisal Note, House Floor Amendment No. 1 (Dept. of Transportation)
No land conveysances are included in Senate Bill 471 (H-AM-1); therefore, there are no appraisals to be filed.

House Floor Amendment No. 3
Deletes reference to:
New Act
Deletes reference to:
30 ILCS 105/5.891 new
Adds reference to:
SB 00471 (CONTINUED)

5 ILCS 345/1
Add reference to:
230 ILCS 5/15.5 new
Add reference to:
720 ILCS 5/12-3.05 was 720 ILCS 5/12-4

Replaces everything after the enacting clause. Amends the Public Employee Disability Act. Provides that upon the occurrence of circumstances which would hinder the physical recovery from an injury of an eligible employee within the one-year period as required under the Act, the eligible employee shall be entitled to an extension of no longer than 60 days by which he or she shall continue to be paid by the employing public entity on the same basis as he or she was paid before the injury. Provides that the employing public entity may require proof of the circumstances hindering an eligible employee's physical recovery before granting the extension. Makes conforming changes. Amends the Illinois Horse Racing Act of 1975. Provides that, as a condition of obtaining an organization gaming license under the Act, an entity that has at least 10 employees on average over the 12 months preceding application for the license must negotiate and enter into a labor agreement with labor organizations that seek to represent the entity's employees. Amends the Criminal Code of 2012. Provides that battery of a merchant is aggravated battery: (i) when the merchant is performing his or her duties, including, but not limited to, relaying directions for healthcare or safety from his or her supervisor or employer or relaying health or safety guidelines, recommendations, regulations, or rules from a federal, State, or local public health agency; and (ii) during a disaster declared by the Governor, or a state of emergency declared by the mayor of the municipality in which the merchant is located, due to a public health emergency and for a period of 6 months after such declaration. Effective immediately.

State Debt Impact Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
SB 0471, as amended by House Amendment 3, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness

Pension Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
There is no discernible fiscal impact to pension funds that employ public safety personnel as a result of SB 0471, as amended by HA 3. The number of public safety employees who will contract COVID-19 during the time period enumerated in the bill cannot be predicted.

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

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

Balanced Budget Note, House Floor Amendment No. 3 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 471, as amended by House Amendment 3 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Home Rule Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)
This bill does pre-empt home rule authority

State Mandates Fiscal Note, House Floor Amendment No. 3 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State Mandate.

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

Correctional Note, House Floor Amendment No. 3 (Dept of Corrections)
This amendment has no fiscal impact or population impact on the Department of Corrections.

Fiscal Note, House Floor Amendment No. 3 (Department of Employment Security)
Senate Bill 471 (HA-3) has no fiscal impact on the Department of Employment Security.
SB 00516
Sen. Bill Cunningham and Christopher Belt-Mattie Hunter-Cristina Castro-Sara Feigenholtz-Kimberly A. Lightford
(Rep. Robert Rita-Jay Hoffman)
230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
230 ILCS 5/1 from Ch. 120, par. 2402
Adds reference to:
230 ILCS 10/2 from Ch. 120, par. 2403
230 ILCS 10/3 from Ch. 120, par. 2404
230 ILCS 10/4 from Ch. 120, par. 2405
230 ILCS 10/5 from Ch. 120, par. 2405.1
230 ILCS 10/5.1 from Ch. 120, par. 2406
230 ILCS 10/6 from Ch. 120, par. 2407
230 ILCS 10/7 from Ch. 120, par. 2408
230 ILCS 10/7.3 from Ch. 120, par. 2409
230 ILCS 10/8 from Ch. 120, par. 2411
230 ILCS 10/9 from Ch. 120, par. 2411.1
230 ILCS 10/10 from Ch. 120, par. 2412
230 ILCS 10/11 from Ch. 120, par. 2413
230 ILCS 10/11.1 from Ch. 120, par. 2418
230 ILCS 10/12 from Ch. 120, par. 2419
230 ILCS 10/13 from Ch. 120, par. 2420
230 ILCS 10/14 from Ch. 120, par. 2420
230 ILCS 10/15 from Ch. 120, par. 2420
230 ILCS 10/16 from Ch. 120, par. 2420
230 ILCS 10/17 from Ch. 120, par. 2420
230 ILCS 10/18 from Ch. 120, par. 2420
230 ILCS 10/18.1 from Ch. 120, par. 2420
230 ILCS 10/19 from Ch. 120, par. 2420
230 ILCS 10/20 from Ch. 120, par. 2420

Replaces everything after the enacting clause. Amends the Riverboat Gambling Act. Authorizes gambling to be conducted at
land-based casinos. Makes conforming changes throughout the Act. Provides that an application for an owners license shall include an
additional fee of $100,000 to the Illinois Gaming Board. Provides that the fee for renewal of an owners license is $100,000. Provides
procedures for a riverboat to relocate to a new location. Removes provisions that describe the geographical locations certain riverboats
shall be docked. Makes other changes. Effective immediately.

House Committee Amendment No. 2
Deletes reference to:

State Debt Impact Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
SB 516, as amended by House Amendment 3, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

State Debt Impact Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
SB 516, as amended by House Amendment 4, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Balanced Budget Note, House Floor Amendment No. 3 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 516, House Amendment 3 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.
SB 00516 (CONTINUED)

Balanced Budget Note, House Floor Amendment No. 4 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 516, House Amendment 4 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)
The proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

Judicial Note, House Floor Amendment No. 4 (Admin Office of the Illinois Courts)
The proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

Pension Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
SB 516, as amended by HA 3, will not impact any public pension fund or retirement system in Illinois.

Pension Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
SB 516, as amended by HA 4, will not impact any public pension fund or retirement system in Illinois.

Fiscal Note, House Floor Amendment No. 3 (Illinois Gaming Board)
In future fiscal years, SB (H-AM 3) will increase the Board's fiscal requirements with respect to the Chicago casino by an undetermined amount.

Fiscal Note, House Floor Amendment No. 4 (Illinois Gaming Board)
In future fiscal years, SB (H-AM 4) will increase the Board's fiscal requirements with respect to the Chicago casino by an undetermined amount.

House Floor Amendment No. 5
Deletes reference to:
230 ILCS 10/1
Adds reference to:
230 ILCS 10/7 from Ch. 120, par. 2407

Adds reference to:
230 ILCS 10/7.7 from Ch. 120, par. 2413

Adds reference to:
230 ILCS 10/13 from Ch. 120, par. 2413

Adds reference to:
230 ILCS 50/30-5

Adds reference to:
230 ILCS 50/30-10

Adds reference to:
230 ILCS 50/30-15

Replaces everything after the enacting clause. Amends the Illinois Gambling Act. Requires an applicant for a casino license in the City of Chicago to make a public presentation of its proposal and to publish a summary of the proposal on the City of Chicago's or Cook County's website. Provides that if the Gaming Board does not issue certain riverboat and casino licenses within the time period specified under current law, then the Gaming Board shall reopen the license application process for those licenses that have not been issued. Makes changes to the reconciliation payments required by casinos and organization gaming licensees. Changes the privilege tax imposed on adjusted gross receipts from a casino in the City of Chicago and provides specified rates that shall be paid to the State and the City of Chicago (rather than one-third of adjusted gross receipts to the City of Chicago). Makes changes to the division of tax revenue generated from the casino in the City of Chicago. Provides that 0.5% (rather than 2%) of adjusted gross receipts generated by a casino in the City of Chicago shall be paid to Cook County for the purpose of enhancing Cook County's criminal justice system. Provides that a change in rates of the privilege tax imposed on specified casinos begins on July 1, 2020 (rather than the first day the casino conducts gambling operations). Amends the State Fair Gaming Act. Provides that the Illinois Gaming Board shall issue a licensed establishment license to the Department of Agriculture to operate video gaming at the Illinois State Fairgrounds and the DuQuoin State Fairgrounds (rather than issuing the license to a concessioner). Makes other changes. Effective immediately.

Fiscal Note, House Floor Amendment No. 5 ()
SB 00516 (CONTINUED)

SB 516 HA #5 makes multiple changes to the Illinois Gambling Act and State Fair Gaming Act. The Illinois Gaming Board (“IGB”) is a regulatory and civil law enforcement agency. It is not a forecasting agency and does not have the capability and resources to provide a fiscal analysis of HA #5 within the required 5 day period. The changes HA #5 makes to the Chicago casino tax structure are new and, accordingly, have not been reviewed and analyzed by the IGB. Other significant changes contained in the bill, such as the extension of the reconciliation payment to 6 years and the removal of interest on those payments, will reduce state revenues by an unknown amount that the IGB cannot estimate. Further, the acceleration of the reduced tax rate for current casinos will decrease state revenues by a similarly unknown amount. This provision will also impose substantial administrative and operational burdens on the IGB if the tax rate change goes into effect in an accelerated manner as proposed in HA #5, thereby delaying the IGB’s ability to implement this rate change and other gaming expansion items.

House Floor Amendment No. 6

In provisions amending the Illinois Gambling Act, provides that if at any point after June 1, 2020 there are no pending applications for an owners license for a newly authorized casino and not all owners licenses for newly authorized casinos have been issued (rather than if the Illinois Gaming Board does not issue all owners licenses for newly authorized casinos within the specified time period), then the Board shall reopen the license application process for owners licenses for newly authorized casinos that have not been issued. Provides that the Board shall follow the licensing process provided in the provisions with all time frames tied to the last date of a final order issued by the Board (instead of all time frames tied to the last date for issuing a license) rather than a specified date. Makes changes to the privilege tax rates for tables games to begin on the first date that a newly authorized casino conducts gambling operations.

House Floor Amendment No. 7

Adds reference to:

230 ILCS 45/25-30

In provisions amending the Illinois Gambling Act, provides that fees for gaming positions for riverboats and casinos shall be paid by July 1, 2021 (rather than July 1, 2020). Amends the Sports Wagering Act. Provides that the license fee for an initial master sports wagering license issued to an organization licensee under the Illinois Horse Racing Act of 1975 shall be paid by July 1, 2021 (rather than July 1, 2020).

House Floor Amendment No. 9

Adds reference to:

230 ILCS 45/25-35

In provisions amending the Sports Wagering Act, provides that the license fee for an initial master sports wagering license issued to an owners licensee under the Illinois Gambling Act shall be paid by July 1, 2021 (rather than July 1, 2020).
SB 00531  Sen. Jennifer Bertino-Tarrant-Pat McGuire
(Rep. Lawrence Walsh, Jr.-Sue Scherer)

5 ILCS 140/1.1 from Ch. 116, par. 201.1
Amends the Freedom of Information Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:
5 ILCS 140/1.1

Adds reference to:
30 ILCS 160/2 from Ch. 127, par. 4002
Replaces everything after the enacting clause. Amends the Public Use Trust Act. Provides that the Department of Agriculture, the Department of Natural Resources, and the Abraham Lincoln Presidential Library and Museum (currently, the Department of Agriculture and the Department of Natural Resources only) have the power to enter into a trust agreement with a person or group of persons under which the State agency may receive or collect money or other property from the person or group of persons and may expend such money or property solely for a public purpose within the powers and duties of that State agency and stated in the trust agreement.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Toll Bridge Act. Provides that the county board may enter into an agreement establishing a toll rate schedule for a period not to exceed 99 years. Provides that the amendatory Act is declarative of existing law and shall be given retroactive effect. Effective immediately.

Jun 26 20  S  Public Act . . . . . . . . 101-0644
SB 00557

Sen. Melinda Bush-Elgie R. Sims, Jr., Mattie Hunter and Jennifer Bertino-Tarrant

405 ILCS 10/1 from Ch. 91 1/2, par. 121

Amends the Uniform Act for the Extradition of Persons of Unsound Mind. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
405 ILCS 10/1
Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Carpet Stewardship Act. Provides that for all carpet sold in this State, producers shall, through a clearinghouse, implement and finance a statewide carpet stewardship program that manages the product by reducing the product's waste generation, promotes its reuse and recycling, and provides for negotiation and execution of agreements to collect, transport, process, and market the product for end-of-life recycling and reuse. Provides that the Illinois Environmental Protection Agency must approve the carpet stewardship plan for the plan to be valid. Establishes requirements for review of the plan, carpet stewardship assessments, requirements for producers, retailers, and distributors of carpet. Requires the clearinghouse to submit annual reports to the Agency and pay specified administrative fees. Provides enforcement provisions for the Act. Establishes requirements for State procurement of carpet in the future. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
New Act
Adds reference to:
415 ILCS 5/9.18 new

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides for the phasing out of ethylene oxide emissions by specified entities. Provides that, prior to issuing specified permits, the Environmental Protection Agency shall require submission of documentation demonstrating that the permit applicant is in compliance with laws governing the storage of ethylene oxide. Requires all permits issued by the Agency to grant the Agency the authority to modify them to change storage limitations, modify storage practices or equipment requirements, and grant the Agency the right to conduct unannounced inspections. Requires the Agency to conduct at least one unannounced inspection annually of the ethylene oxide storage system for each permit holder. Provides that owners or operators of ethylene oxide sterilization sources or ethylene oxide emissions sources shall provide the Agency with specified materials within 10 business days after receiving the Agency's conditional acceptance or denials of their plans. Requires entities conducting ethylene oxide sterilization operations to submit a letter to the Agency. Requires entities to submit or resubmit a risk management plan to the Agency by specified dates. Requires the Agency to submit and make publicly available a report on or before June 30, 2021. Provides that if multiple applicants request to emit ethylene oxide in a collective sum that is greater than the annual collective maximum regional emissions, the Agency shall prioritize applicants seeking to provide medical services. Contains other provisions. Effective immediately.

Pension Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
SB 557, as amended by HA 1, amends the Environmental Protection Act in a manner that does not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Committee Amendment No. 1 (Government Forecasting & Accountability)
SB 557, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Land Conveyance Appraisal Note, House Committee Amendment No. 1 (Dept. of Transportation)
No land conveyances are included in Senate Bill 557 (HA #1), therefore, there are no appraisals to be filed.

Fiscal Note, House Committee Amendment No. 1 (Illinois Environmental Protection Agency)
The Illinois EPA anticipates accomplishing the mandates of the legislation with existing resources.

Judicial Note, House Committee Amendment No. 1 (Admin Office of the Illinois Courts)
Based on a review of the bill, it has been determined that the proposed legislation would neither increase nor decrease the number of judges needed in the State of Illinois.

House Floor Amendment No. 2
Deletes reference to:
415 ILCS 5/9.18 new
Adds reference to:
SB 00557 (CONTINUED)

410 ILCS 70/1a from Ch. 111 1/2, par. 87-1a
Adds reference to:
    410 ILCS 70/1a-1 new
Adds reference to:
    410 ILCS 70/2 from Ch. 111 1/2, par. 87-2
Adds reference to:
    410 ILCS 70/2-1 new
Adds reference to:
    410 ILCS 70/2.05
Adds reference to:
    410 ILCS 70/2.05-1 new
Adds reference to:
    410 ILCS 70/2.06
Adds reference to:
    410 ILCS 70/2.06-1 new
Adds reference to:
    410 ILCS 70/2.1 from Ch. 111 1/2, par. 87-2.1
Adds reference to:
    410 ILCS 70/2.1-1 new
Adds reference to:
    410 ILCS 70/2.2
Adds reference to:
    410 ILCS 70/2.2-1 new
Adds reference to:
    410 ILCS 70/3 from Ch. 111 1/2, par. 87-3
Adds reference to:
    410 ILCS 70/3-1 new
Adds reference to:
    410 ILCS 70/5 from Ch. 111 1/2, par. 87-5
Adds reference to:
    410 ILCS 70/5-1 new
Adds reference to:
    410 ILCS 70/5.1
Adds reference to:
    410 ILCS 70/5.1-1 new
Adds reference to:
    410 ILCS 70/5.2
Adds reference to:
    410 ILCS 70/5.2-1 new
Adds reference to:
    410 ILCS 70/5.3
Adds reference to:
    410 ILCS 70/5.3-1 new
Adds reference to:
    410 ILCS 70/5.5
Adds reference to:
    410 ILCS 70/5.5-1 new
Adds reference to:
SB 00557 (CONTINUED)

410 ILCS 70/6.1
Adds reference to:
410 ILCS 70/6.1-1 new

410 ILCS 70/6.2
Adds reference to:
410 ILCS 70/6.2-1 new

410 ILCS 70/6.4
Adds reference to:
410 ILCS 70/6.4-1 new

410 ILCS 70/7
Adds reference to:
410 ILCS 70/7-1 new

410 ILCS 70/7-1.5
Adds reference to:
410 ILCS 70/7.5

410 ILCS 70/8
Adds reference to:
410 ILCS 70/8-1 new

410 ILCS 70/10
Adds reference to:
410 ILCS 70/10-1 new

Replaces everything after the enacting clause. Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that an approved federally qualified health center may provide medical forensic services to all sexual assault survivors 13 years old or older who present for medical forensic services in relation to injuries or trauma resulting from a sexual assault during the duration, and 90 days thereafter, of a proclamation issued by the Governor declaring a disaster, or a successive proclamation regarding the same disaster, in all 102 counties due to a public health emergency. Provides that under specified circumstances a federally qualified health center's areawide sexual assault treatment plan must include a procedure for ensuring a sexual assault survivor in need of such medical or surgical services receives the services at the treatment hospital. Requires an approved federally qualified health center to post specified signage at each public entrance to its facility if it is not open 24 hours a day, 7 days a week. Provides that the changes made by this amendatory Act are repealed on June 30, 2021 and that the unamended versions of the amended sections take effect on and after July 1, 2021. Makes other changes. Effective immediately.
SB 00685 Sen. David Koehler-Iris Y. Martinez-Elgie R. Sims, Jr. and Mattie Hunter-Jacqueline Y. Collins
(Rep. Michael J. Zalewski-Mary E. Flowers)

35 ILCS 16/1
Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 3
Deletes reference to:
   35 ILCS 16/1
Adds reference to:
   35 ILCS 200/18-185
Adds reference to:
   35 ILCS 200/18-190.3 new

Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, on and after January 1, 2020, a referendum to increase the district's aggregate extension for up to 4 consecutive levy years may be submitted to the voters. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
   35 ILCS 200/18-185
Deletes reference to:
   35 ILCS 200/18-190.3 new
Adds reference to:
   35 ILCS 16/1

Replaces everything after the enacting clause. Amends the Film Production Services Tax Credit Act of 2008. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2
Deletes reference to:
   35 ILCS 16/1
Adds reference to:
   35 ILCS 200/15-168
Adds reference to:
   35 ILCS 200/15-169
Adds reference to:
   35 ILCS 200/15-172
Adds reference to:
   35 ILCS 200/21-27
Adds reference to:
   35 ILCS 200/21-145
Adds reference to:
   35 ILCS 200/21-150
Adds reference to:
   35 ILCS 200/21-253 new

Replaces everything after the enacting clause. Amends the Property Tax Code. In a county with fewer than 3,000,000 inhabitants, provides for the permissive waiver of interest and penalties. Provides that, in counties with less than 3,000,000 inhabitants, the annual tax sale that would ordinarily be held in calendar year 2020 shall be held no earlier than (i) 120 days after the effective date of this amendatory Act or (2) until the first day of the first month during which there is no longer a statewide COVID-19 public health emergency, as evidenced by an effective disaster declaration of the Governor covering all counties in the State. In provisions concerning the homestead exemption for persons with disabilities, the homestead exemption for veterans with disabilities, and the senior citizens assessment freeze homestead exemption, provides that those exemptions may be granted without application for the 2020 taxable year if the property qualified for the exemption in the 2019 taxable year, subject to certain limitations related to the COVID-19 pandemic. Provides that under no circumstance may a tax year be offered at a scavenger sale prior to the annual tax sale for that tax year. Effective immediately.

Jun 05 20 S Public Act . . . . . . . 101-0635
Amends the School Code. Provides that beginning with the 2020-2021 school year, each school district must include in each course in its curriculum instruction on speech communication.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/27-23.13 new
Adds reference to:
105 ILCS 5/27-22 from Ch. 122, par. 27-22
Replaces everything after the enacting clause. Amends the School Code. With regard to the prerequisites to receiving a high school diploma, provides that a pupil must complete one year chosen from music, art, foreign language, vocational education, or speech (rather than music, art, foreign language, or vocational education).

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 5/27-22
Adds reference to:
105 ILCS 5/1-2 from Ch. 122, par. 1-2
Replaces everything after the enacting clause. Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.

House Floor Amendment No. 3
Deletes reference to:
105 ILCS 5/1-2
Adds reference to:
105 ILCS 5/1H-115
Adds reference to:
105 ILCS 5/2-3.64a-5
Adds reference to:
105 ILCS 5/2-3.71 from Ch. 122, par. 2-3.71
Adds reference to:
105 ILCS 5/10-19 from Ch. 122, par. 10-19
Adds reference to:
105 ILCS 5/10-19.05
Adds reference to:
105 ILCS 5/10-20.56
Adds reference to:
105 ILCS 5/10-30 new
Adds reference to:
105 ILCS 5/17-2.11 from Ch. 122, par. 17-2.11
Adds reference to:
105 ILCS 5/17-2A from Ch. 122, par. 17-2A
Adds reference to:
105 ILCS 5/18-8.15
Adds reference to:
105 ILCS 5/21B-45
Adds reference to:
105 ILCS 5/21B-110 new
Adds reference to:
105 ILCS 5/21B-115 new
SB 01569 (CONTINUED)

Replaces everything after the enacting clause. Amends the School Code. Provides that the duration of a Financial Oversight Panel may be continued for more than 10 years after the date of its creation if the State Board of Education extends the Panel’s duration. Provides remote learning requirements if the Governor has declared a disaster due to a public health emergency. Makes corresponding changes. With respect to the evidence-based funding formula, provides that an organizational unit that meets specified criteria shall have district intervention money added to its base funding minimum. Provides that all Professional Educator Licenses that expire on June 30, 2020 and have not been renewed by the end of the 2020 renewal period shall be extended for one year and shall expire on June 30, 2021. Provides that certain requirements are waived for an applicant seeking an educator license if the Governor has declared a public health emergency. Provides that any diploma conferred during the 2019-2020 school year under graduation requirements that were modified by an executive order, emergency rulemaking, or school board policy prompted by a gubernatorial disaster proclamation as a result of COVID-19 is deemed valid and is not subject to challenge or review due to a failure to meet requirements. Makes changes concerning local school council elections in the Chicago school district. Makes other changes. Amends the Illinois Articulation Initiative Act. Provides that Illinois Articulation Initiative General Education courses taken during the public health emergency declared by proclamation of the Governor due to the COVID-19 pandemic during calendar year 2020 must be transferable for students receiving a grade of "pass", "credit", or "satisfactory" and shall fulfill the prerequisite requirements for advanced courses. Amends the Board of Higher Education Act. Subject to appropriation, requires the Board of Higher Education to award emergency completion grants and competitive grants for public university student support services. Amends the AIM HIGH Grant Pilot Program provisions of the Higher Education Student Assistance Act. With respect to the requirement that an applicant have a household income no greater than 6 times the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services, provides that the applicant's household income at the time of initial application shall be deemed to be the household income of the applicant for the duration of the pilot program. Effective immediately.

House Floor Amendment No. 4
SB 01569 (CONTINUED)

Deletes reference to:

105 ILCS 5/1-2

Adds reference to:

105 ILCS 5/1H-115

Adds reference to:

105 ILCS 5/2-3.64a-5

Adds reference to:

105 ILCS 5/2-3.71

from Ch. 122, par. 2-3.71

Adds reference to:

105 ILCS 5/2-3.170

from Ch. 122, par. 2-3.170

Adds reference to:

105 ILCS 5/10-19

from Ch. 122, par. 10-19

Adds reference to:

105 ILCS 5/10-19.05

from Ch. 122, par. 10-19.05

Adds reference to:

105 ILCS 5/10-20.56

from Ch. 122, par. 10-20.56

Adds reference to:

105 ILCS 5/10-21.9

from Ch. 122, par. 10-21.9

Adds reference to:

105 ILCS 5/10-30 new

from Ch. 122, par. 10-30 new

Adds reference to:

105 ILCS 5/14-8.02f

from Ch. 122, par. 14-8.02f

Adds reference to:

105 ILCS 5/14-8.02h

from Ch. 122, par. 14-8.02h

Adds reference to:

105 ILCS 5/17-2.11

from Ch. 122, par. 17-2.11

Adds reference to:

105 ILCS 5/17-2A

from Ch. 122, par. 17-2A

Adds reference to:

105 ILCS 5/18-8.15

from Ch. 122, par. 18-8.15

Adds reference to:

105 ILCS 5/21A-5

from Ch. 122, par. 21A-5

Adds reference to:

105 ILCS 5/21A-30

from Ch. 122, par. 21A-30

Adds reference to:

105 ILCS 5/21A-35

from Ch. 122, par. 21A-35

Adds reference to:

105 ILCS 5/21B-20

from Ch. 122, par. 21B-20

Adds reference to:

105 ILCS 5/21B-35

from Ch. 122, par. 21B-35

Adds reference to:

105 ILCS 5/21B-45

from Ch. 122, par. 21B-45

Adds reference to:

105 ILCS 5/21B-50

from Ch. 122, par. 21B-50

Adds reference to:

105 ILCS 5/21B-110 new

from Ch. 122, par. 21B-110 new

105 ILCS 5/21B-115 new
SB 01569 (CONTINUED)

Adds reference to:

105 ILCS 5/22-89 new

Adds reference to:

105 ILCS 5/24-11
from Ch. 122, par. 24-11

Adds reference to:

105 ILCS 5/24-12
from Ch. 122, par. 24-12

Adds reference to:

105 ILCS 5/24A-5
from Ch. 122, par. 24A-5

Adds reference to:

105 ILCS 5/27-3
from Ch. 122, par. 27-3

Adds reference to:

105 ILCS 5/27-6.5
from Ch. 122, par. 27-6.5

Adds reference to:

105 ILCS 5/27-8.1
from Ch. 122, par. 27-8.1

Adds reference to:

105 ILCS 5/27-21
from Ch. 122, par. 27-21

Adds reference to:

105 ILCS 5/27-22
from Ch. 122, par. 27-22

Adds reference to:

105 ILCS 5/34-2.1
from Ch. 122, par. 34-2.1

Adds reference to:

105 ILCS 5/34-2.2
from Ch. 122, par. 34-2.2

Adds reference to:

105 ILCS 5/34-18.5
from Ch. 122, par. 34-18.5

Adds reference to:

105 ILCS 5/34-18.66 new

Adds reference to:

110 ILCS 152/20

Adds reference to:

110 ILCS 205/9.39 new

Adds reference to:

110 ILCS 947/65.100
SB 01569 (CONTINUED)

Replaces everything after the enacting clause. Amends the School Code. Provides that the duration of a Financial Oversight Panel may be continued for more than 10 years after the date of its creation if the State Board of Education extends the Panel's duration. Provides remote and blended remote learning requirements if the Governor has declared a disaster due to a public health emergency. Makes corresponding changes. With respect to the evidence-based funding formula, provides that an organizational unit that meets specified criteria shall have district intervention money added to its base funding minimum. Provides that all Professional Educator Licenses that expire on June 30, 2020 and have not been renewed by the end of the 2020 renewal period shall be extended for one year and shall expire on June 30, 2021. Provides that certain requirements are waived for an applicant seeking an educator license if the Governor has declared a public health emergency. Provides that any diploma conferred during the 2019-2020 school year under graduation requirements that were modified by an executive order, emergency rulemaking, or school board policy prompted by a gubernatorial disaster proclamation as a result of COVID-19 is deemed valid and is not subject to challenge or review due to a failure to meet requirements. Makes changes concerning local school council elections in the Chicago school district. Makes other changes, including changes concerning property tax relief pool grants, criminal history records checks, children with disabilities, new teacher induction and mentoring, and educator licensure. Amends the Illinois Articulation Initiative Act. Provides that Illinois Articulation Initiative General Education courses taken during the public health emergency declared by proclamation of the Governor due to the COVID-19 pandemic during calendar year 2020 must be transferable for students receiving a grade of "pass", "credit", or "satisfactory" and shall fulfill the prerequisite requirements for advanced courses. Amends the Board of Higher Education Act. Subject to appropriation, requires the Board of Higher Education to award emergency completion grants and competitive grants for public university student support services. Amends the AIM HIGH Grant Pilot Program provisions of the Higher Education Student Assistance Act. With respect to the requirement that an applicant have a household income no greater than 6 times the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services, provides that the applicant's household income at the time of initial application shall be deemed to be the household income of the applicant for the duration of the pilot program. Effective immediately.

House Floor Amendment No. 5

Deletes reference to:
105 ILCS 5/1-2

Adds reference to:
105 ILCS 5/1H-115

Adds reference to:
105 ILCS 5/2-3.64a-5

Adds reference to:
105 ILCS 5/2-3.71

Deletes reference to:
105 ILCS 5/2-3.170

Adds reference to:
105 ILCS 5/5-10-19

Deletes reference to:
105 ILCS 5/5-10-19.05

Adds reference to:
105 ILCS 5/5-10-20.56

Adds reference to:
105 ILCS 5/5-10-21.9

Deletes reference to:
105 ILCS 5/5-10-30 new

Adds reference to:
105 ILCS 5/14-8.02f

Adds reference to:
105 ILCS 5/14-8.02h

Adds reference to:
105 ILCS 5/17-2.11

Deletes reference to:
105 ILCS 5/17-2A

Adds reference to:
105 ILCS 5/17-2A
SB 01569 (CONTINUED)

105 ILCS 5/18-8.15
Adds reference to:
105 ILCS 5/21A-5
Adds reference to:
105 ILCS 5/21A-30
Adds reference to:
105 ILCS 5/21A-35
Adds reference to:
105 ILCS 5/21B-20
Adds reference to:
105 ILCS 5/21B-35
Adds reference to:
105 ILCS 5/21B-45
Adds reference to:
105 ILCS 5/21B-50
Adds reference to:
105 ILCS 5/21B-110 new
Adds reference to:
105 ILCS 5/21B-115 new
Adds reference to:
105 ILCS 5/22-89 new
Adds reference to:
105 ILCS 5/24-11 from Ch. 122, par. 24-11
Adds reference to:
105 ILCS 5/24-12 from Ch. 122, par. 24-12
Adds reference to:
105 ILCS 5/24A-5 from Ch. 122, par. 24A-5
Adds reference to:
105 ILCS 5/27-3 from Ch. 122, par. 27-3
Adds reference to:
105 ILCS 5/27-6.5 from Ch. 122, par. 27-6.5
Adds reference to:
105 ILCS 5/27-8.1 from Ch. 122, par. 27-8.1
Adds reference to:
105 ILCS 5/27-21 from Ch. 122, par. 27-21
Adds reference to:
105 ILCS 5/27-22 from Ch. 122, par. 27-22
Adds reference to:
105 ILCS 5/34-2.1 from Ch. 122, par. 34-2.1
Adds reference to:
105 ILCS 5/34-2.2 from Ch. 122, par. 34-2.2
Adds reference to:
105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5
Adds reference to:
105 ILCS 5/34-18.66 new
Adds reference to:
105 ILCS 5/34-85 from Ch. 122, par. 34-85
Adds reference to:
SB 01569 (CONTINUED)

105 ILCS 5/34-85c
Adds reference to:
110 ILCS 152/20
Adds reference to:
110 ILCS 205/9.39 new
Adds reference to:
110 ILCS 947/65.100

Replaces everything after the enacting clause. Amends the School Code. Provides that the duration of a Financial Oversight Panel may be continued for more than 10 years after the date of its creation if the State Board of Education extends the Panel's duration. Provides remote and blended remote learning requirements if the Governor has declared a disaster due to a public health emergency. Makes corresponding changes. With respect to the evidence-based funding formula, provides that an organizational unit that meets specified criteria shall have district intervention money added to its base funding minimum. Provides that all Professional Educator Licenses that expire on June 30, 2020 and have not been renewed by the end of the 2020 renewal period shall be extended for one year and shall expire on June 30, 2021. Provides that certain requirements are waived for an applicant seeking an educator license if the Governor has declared a public health emergency. Provides that any diploma conferred during the 2019-2020 school year under graduation requirements that were modified by an executive order, emergency rulemaking, or school board policy prompted by a gubernatorial disaster proclamation as a result of COVID-19 is deemed valid and is not subject to challenge or review due to a failure to meet requirements. Makes changes concerning local school council elections in the Chicago school district. Makes other changes, including changes concerning property tax relief pool grants, criminal history records checks, children with disabilities, new teacher induction and mentoring, and educator licensure. Amends the Illinois Articulation Initiative Act. Provides that Illinois Articulation Initiative General Education courses taken during the public health emergency declared by proclamation of the Governor due to the COVID-19 pandemic during calendar year 2020 must be transferable for students receiving a grade of "pass", "credit", or "satisfactory" and shall fulfill the prerequisite requirements for advanced courses. Amends the Board of Higher Education Act. Subject to appropriation, requires the Board of Higher Education to award emergency completion grants and competitive grants for public university student support services. Amends the AIM HIGH Grant Pilot Program provisions of the Higher Education Student Assistance Act. With respect to the requirement that an applicant have a household income no greater than 6 times the poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services, provides that the applicant's household income at the time of initial application shall be deemed to be the household income of the applicant for the duration of the pilot program. Effective immediately.

Jun 18 20   S   Public Act . . . . . . . . 101-0643
SB 01857
Sen. Iris Y. Martinez and Mattie Hunter
(Rep. Kelly M. Burke-Ryan Spain)

5 ILCS 460/105 new
Amends the State Designations Act. Provides that Penicillium chrysogenum NRRL 1951 is designated the official State microbe of the State of Illinois.

House Floor Amendment No. 2
Deletes reference to:
5 ILCS 460/105 new
Adds reference to:
5 ILCS 312/1-105
Adds reference to:
20 ILCS 1605/21.13
Adds reference to:
20 ILCS 2630/5.2
Adds reference to:
20 ILCS 2637/20
Adds reference to:
20 ILCS 5010/95
Adds reference to:
20 ILCS 5095/25
Adds reference to:
20 ILCS 5150/20
Adds reference to:
30 ILCS 105/5.857
Adds reference to:
30 ILCS 105/6z-100
Adds reference to:
30 ILCS 500/1-15.93
Adds reference to:
30 ILCS 605/7.4
Adds reference to:
35 ILCS 5/218
Adds reference to:
40 ILCS 5/16-118
from Ch. 108 1/2, par. 16-118
Adds reference to:
415 ILCS 5/28.5
Adds reference to:
705 ILCS 105/27.1b
Adds reference to:
705 ILCS 105/27.1c
Adds reference to:
705 ILCS 135/20-5
Adds reference to:
725 ILCS 5/106F-20
Adds reference to:
725 ILCS 5/106F-25
Replaces everything after the enacting clause. Extends the repeal of specified provisions in specified Acts. Effective immediately.

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
Based on a review of the bill, it has been determined that SB1857, as amended by House Amendment #2, would neither increase nor decrease the number of judges needed in the state of Illinois.

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

SB 1857, as amended by House Amendment 2, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)

This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.

Home Rule Note, House Floor Amendment No. 2 ()

does not pre-empt home rule authority.

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)

No land conveyances are included in Senate Bill 1857 House Amendment #2; therefore, there are no appraisals to be filed.

Fiscal Note, House Floor Amendment No. 2 (Office of the Comptroller)

SB 1857 (H-AM2) deletes all and becomes the bill. It provides for some technical changes to various state programs and provides for the extension to several statutory provisions that are set to be repealed or expired. The effect of these provisions does not lead to an increase in estimated costs to state operations for programs, processes, or state funds, that are already established. Furthermore, there is no fiscal impact to the operations of the State Comptroller's Office.

House Floor Amendment No. 3

Adds reference to:

30 ILCS 500/30-30

Extends the operative dates of a provision of the Illinois Procurement Code concerning design-bid-build construction.

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

This amendment has no fiscal impact or population impact on the department.

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

Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 1857, as amended by House Amendment 2 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

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

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

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)

No land conveyances are included in this bill; therefore, there are no appraisals to be filed.
SB 01863
5 ILCS 140/7
from Ch. 116, par. 207
10 ILCS 5/1A-55
Amends the Freedom of Information Act. Exempts from disclosure risk and vulnerability assessments, security measures, schedules, certifications, and response plans or plans that are designed to detect, defend against, prevent, or respond to potential cyber attacks upon the State's or an election authority's network systems, or records that the disclosure of which would, in any way, constitute a risk to the proper administration of elections or voter registration. Provides that the information is exempt only to the extent that disclosure could reasonably be expected to jeopardize the effectiveness of the measures or the safety of computer systems. Provides that the exemption applies to records held by the State Board of Elections, the Department of Innovation and Technology, election authorities, and any other necessary party to protect the administration of elections. Amends the Election Code. In provisions governing the administration of the cyber navigator program, directs the allocation of resources received in accordance with the 2018 Help America Vote Act Election Security Grant (instead of the allocation of resources received in accordance with the federal Help America Vote Act). Effective immediately.

Land Conveyance Appraisal Note, House Floor Amendment No. 4 (Dept. of Transportation)
No land conveyances are included in Senate Bill 1863 (HA#4); therefore, there are no appraisals to be filed.

Pension Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
SB 1863, as amended by HA 4, will not impact any public pension fund or retirement system in Illinois.

State Debt Impact Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)
SB 1863, as amended by House Amendment 4, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Balanced Budget Note, House Floor Amendment No. 4 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 1863, as amended by House Amendment 4 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Fiscal Note, House Floor Amendment No. 4 (State Board of Elections)
In order to implement the "at least once a month" requirement for information dissemination to political committees, the State Board of Elections will require two additional full time staff members dedicated to the project: (1) Voting and Registrations System Technician - $49,908 (salary) + $3,817.97 (FICA) = $53,726; (2) Voting and Registrations System Specialist Trainee - $33,120 (salary) + $2,533.68 (FICA) = $35,654; (3) Total Fiscal Impact= $89,383.

Judicial Note, House Floor Amendment No. 4 (Admin Office of the Illinois Courts)
The proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

House Floor Amendment No. 5
Deletes reference to:
  5 ILCS 140/7
Deletes reference to:
  10 ILCS 5/1A-55
Adds reference to:
  5 ILCS 100/5-45.1 new
Adds reference to:
  10 ILCS 5/Art. 2B heading new
Adds reference to:
  10 ILCS 5/2B-1 new
Adds reference to:
  10 ILCS 5/2B-5 new
Adds reference to:
  10 ILCS 5/2B-10 new
Adds reference to:
SB 01863 (CONTINUED)

10 ILCS 5/2B-15 new
Adds reference to:
10 ILCS 5/2B-20 new
Adds reference to:
10 ILCS 5/2B-25 new
Adds reference to:
10 ILCS 5/2B-30 new
Adds reference to:
10 ILCS 5/2B-35 new
Adds reference to:
10 ILCS 5/2B-40 new
Adds reference to:
10 ILCS 5/2B-45 new
Adds reference to:
10 ILCS 5/2B-50 new
Adds reference to:
10 ILCS 5/2B-55 new
Adds reference to:
10 ILCS 5/2B-60 new
Adds reference to:
10 ILCS 5/2B-90 new
Adds reference to:
30 ILCS 500/15-45
Adds reference to:
105 ILCS 5/24-2 from Ch. 122, par. 24-2
Adds reference to:
110 ILCS 70/45a from Ch. 24 1/2, par. 381.1

Replaces everything after the enacting clause. Amends the Election Code. Creates the Conduct of the 2020 General Election Article in the Code. For the 2020 general election, provides for changes to vote by mail, first time registrants and changes of address for registrants, the public dissemination of information for the 2020 general election, early voting and election day requirements, judges of election, electronic service of objections, additional duties of election authorities and the State Board of Elections, and 2020 county party conventions. Establishes November 3, 2020 as a State holiday to be known as 2020 General Election Day to be observed throughout the State. Provides that all government offices (with the exception of election authorities) shall be closed unless authorized to be used as a location for election day services or as a polling place. Provides the State Board of Elections with emergency rulemaking authority. Repeals the Article on January 1, 2021. Makes conforming changes in the Illinois Administrative Procedure Act, the Illinois Procurement Code, the School Code, and the State Universities Civil Service Act. Effective immediately.

Pension Note, House Floor Amendment No. 5 (Government Forecasting & Accountability)
SB 1863, as amended by HA 5, will not impact any public pension fund or retirement system in the State of Illinois.

State Debt Impact Note, House Floor Amendment No. 5 (Government Forecasting & Accountability)
SB 1863, as amended by House Amendment 5, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note, House Floor Amendment No. 5 (Admin Office of the Illinois Courts)
Based on a review of the bill, it has been determined that the proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

Balanced Budget Note, House Floor Amendment No. 5 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply "to Senate Bill 1863, as amended by House Amendment 5 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Land Conveyance Appraisal Note, House Floor Amendment No. 5 (Dept. of Transportation)
No land conveyances are included in Senate Bill 1863 House Amendment #5; therefore, there are no appraisals to be filed.

Home Rule Note, House Floor Amendment No. 5 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 5 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

In provisions creating the Conduct of the 2020 General Election Article in the Election Code, excludes absent electors in military or naval service from the requirement that any elector submitting an application on or before October 1, 2020 shall receive a ballot no later than October 6, 2020. Provides that provisions concerning changes for first time registrants and change of address registrations do not apply to applications processed through automatic voter registration through the Secretary of State. Makes changes to the requirements for election judges. Reorganizes provisions concerning reimbursement for 2020 general election expenses and provides that the State Board of Elections may (rather than shall) adopt emergency rules to establish a program to provide reimbursement to election authorities for expenses related to the 2020 general election incurred as a result of COVID-19 and the requirements of the amendatory Act. Deletes language concerning 2020 county party conventions. Makes conforming changes.

Housing Affordability Impact Note, House Floor Amendment No. 5 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Correctional Note, House Floor Amendment No. 5 (Dept of Corrections)
This amendment has no fiscal impact or population impact on the department.

Fiscal Note, House Floor Amendment No. 5 (State Board of Elections)
It is our opinion the contents of Senate Bill 1863, as amended by House Floor Amendment #5 would have an impact on the fiscal operations of the State Board of Elections. We anticipate the contents of the bill will expend all of the allotted funding the SBE has received from the CARES Act, which is approximately $16,759,400 (including matching funds). The aforementioned funding would be expended through grants to local election authorities to help offset costs associated with this bill and other COVID-19 related expenditures. These costs include, but are not limited to: (1) Software programming costs incurred by the local election authorities to meet these requirements; (2) Expanded VBM costs: additional envelopes, certification envelopes, return envelopes, postage, additional costs associated with third-party vendors performing some or all of these services vs. election authorities performing them in-house, etc; (3) Mail processing equipment: sorting, folding, processing, etc; (4) Tabulation equipment: additional tabulators and/or higher volume tabulators.; (5) Additional temporary staffing and/or staffing overtime costs for pre- and post-election activities directly attributable to expanded VBM (i.e. teams of 3 election judges are more than would be typically required for conducting the signature verification process, etc.); (6) Costs associated with personal protection equipment and sanitation supplies; (7) Purchase and installation of ballot drop boxes; (8) Increase costs associated with securing and staffing Election Day vote centers.

The State Board of Elections believes the CARES Act funding will not be sufficient to offset all of the costs associated with SB1863, as amended by House Floor Amendment #5

Judicial Note, House Floor Amendment No. 6 (Admin Office of the Illinois Courts)
Based on a review of the bill, it has been determined that the proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

State Debt Impact Note, House Floor Amendment No. 6 (Government Forecasting & Accountability)
SB 1863, as amended by House Amendment 6, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Land Conveyance Appraisal Note, House Floor Amendment No. 6 (Dept. of Transportation)
No land conveyances are included in Senate Bill 1863 House Amendment #6; therefore, there are no appraisals to be filed.

Balanced Budget Note, House Floor Amendment No. 6 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 1863, as amended by House Amendment 6 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Correctional Note, House Floor Amendment No. 6 (Dept of Corrections)
This amendment has no fiscal impact or population impact on the department.

Pension Note, House Floor Amendment No. 6 (Government Forecasting & Accountability)
SB 1863, as amended by HA 6, will not impact any public pension fund or retirement system in the State of Illinois.
SB 01863 (CONTINUED)

Home Rule Note, House Floor Amendment No. 6 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 6 (Dept. of Human Services)
This bill does not create a State mandate.

Fiscal Note, House Floor Amendment No. 6 (State Board of Elections)
It is our opinion the contents of Senate Bill 1863, as amended by House Floor Amendment #6, would have an impact on the fiscal operations of the State Board of Elections. We anticipate the contents of the bill will expend all of the allotted funding the SBE has received from the CARES Act, which is approximately $16,759,400 (including matching funds). The aforementioned funding would be expended through grants to local election authorities to help offset costs associated with this bill and other COVID-19 related expenditures. These costs include, but are not limited to: (1) Software programming costs incurred by the local election authorities to meet these requirements; (2) Expanded VBM costs: additional envelopes, certification envelopes, return envelopes, postage, additional costs associated with third-party vendors performing some or all of these services vs. election authorities performing them in-house, etc.; (3) Mail processing equipment: sorting, folding, processing, etc.; (4) Tabulation equipment: additional tabulators and/or higher volume tabulators; (5) Additional temporary staffing and/or staffing overtime costs for pre- and post-election activities directly attributable to expanded VBM (i.e. - teams of 3 election judges are more than would be typically required for conducting the signature verification process, etc.); (6) Costs associated with personal protection equipment and sanitation supplies; (7) Purchase and installation of ballot drop boxes; (8) Increase costs associated with securing and staffing Election Day vote centers. The State Board of Elections believes the CARES Act funding will not be sufficient to offset all of the costs associated with SB1863, as amended by House Floor Amendment #6.

Correctional Note, House Floor Amendment No. 7 (Dept of Corrections)
This amendment has no fiscal impact or population impact on the department.

State Debt Impact Note, House Floor Amendment No. 7 (Government Forecasting & Accountability)
SB 1863, as amended by House Amendment 7, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Judicial Note, House Floor Amendment No. 7 (Admin Office of the Illinois Courts)
Based on a review of the bill, it has been determined that the proposed legislation would neither increase nor decrease the number of judges needed in the state of Illinois.

Balanced Budget Note, House Floor Amendment No. 7 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 1863, as amended by House Amendment 7 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Pension Note, House Floor Amendment No. 7 (Government Forecasting & Accountability)
SB 1873, as amended by HA 7, will not impact any public pension fund or retirement system in the State of Illinois.

Home Rule Note, House Floor Amendment No. 7 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home rule authority.

State Mandates Fiscal Note, House Floor Amendment No. 7 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State Mandate.

Housing Affordability Impact Note, House Floor Amendment No. 6 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Housing Affordability Impact Note, House Floor Amendment No. 7 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Fiscal Note, House Floor Amendment No. 7 (State Board of Elections)
It is our opinion the contents of Senate Bill 1863, as amended by House Floor Amendment #7, would have an impact on the fiscal operations of the State Board of Elections. We anticipate the contents of the bill will expend all of the allotted funding the SBE has received from the CARES Act, which is approximately $16,759,400 (including matching funds). The aforementioned funding would be expended through grants to local election authorities to help offset costs associated with this bill and other COVID-19 related expenditures. These costs include, but are not limited to: (1) Software programming costs incurred by the local election authorities to meet these requirements; (2) Expanded VBM costs: additional envelopes, certification envelopes, return envelopes, postage, additional costs associated with third-party vendors performing some or all of these services vs. election authorities performing them in-house, etc.; (3) Mail processing equipment: sorting, folding, processing, etc.; (4) Tabulation equipment: additional tabulators and/or higher volume tabulators; (5) Additional temporary staffing and/or staffing overtime costs for pre- and post-election activities directly attributable to expanded VBM (i.e. - teams of 3 election judges are more than would be typically required for conducting the signature verification process, etc.); (6) Costs associated with personal protection equipment and sanitation supplies; (7) Purchase and installation of ballot drop boxes; (8) Increase costs associated with securing and staffing Election Day vote centers. The State Board of Elections believes the CARES Act funding will not be sufficient to offset all of the costs associated with SB1863, as amended by House Floor Amendment #7.
SB 01864
(Rep. Gregory Harris-Carol Ammons-Mary E. Flowers-Camille Y. Lilly and Robyn Gabel)

410 ILCS 82/10
720 ILCS 675/1.5


Senate Floor Amendment No. 2
Deletes reference to:
720 ILCS 675/1.5


House Committee Amendment No. 4
Deletes reference to:
410 ILCS 82/10

 Adds reference to:
410 ILCS 82/1


Fiscal Note, House Floor Amendment No. 5 (Dept. of Insurance)
Due to the requirements being performed by existing staff, SB1864, HA005 would have minimal fiscal impact on the Department of Insurance.

Fiscal Note, House Floor Amendment No. 5 (Dept. of Human Services)
The expected state fiscal impact for SB1864 will primarily fall to the HFS. The cost to IDHS for IES is unknown at this time.

Fiscal Note, House Floor Amendment No. 5 (Dept. of Healthcare & Family Services)
The fiscal impact for SB 1864 HFA #5 is up to $1 million for health care feasibility study. Additional cost due to unknown eligibility increase due to COVID-19; estimated state cost of treatment is around $1,900 per person.

House Floor Amendment No. 6
Deletes reference to:
410 ILCS 82/1

Adds reference to:
New Act

Adds reference to:
5 ILCS 140/7.5

Add reference to:
20 ILCS 3860/10

Add reference to:
20 ILCS 3860/20

Add reference to:
20 ILCS 3860/25

Add reference to:
20 ILCS 3860/30

Add reference to:
20 ILCS 3860/35

Add reference to:
20 ILCS 3860/40

Add reference to:
20 ILCS 3860/15 rep.
SB 01864 (CONTINUED)

Adds reference to:

215 ILCS 106/7

215 ILCS 106/8 new

215 ILCS 170/7

215 ILCS 170/8 new

225 ILCS 85/39.5 new

305 ILCS 5/5-1.5 new

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

305 ILCS 5/5-4.2 from Ch. 23, par. 5-4.2

305 ILCS 5/5-5.27 new

305 ILCS 5/5-5e

305 ILCS 5/5-16.8

305 ILCS 5/5B-4 from Ch. 23, par. 5B-4

305 ILCS 5/11-5.1

305 ILCS 5/12-21.21 new

410 ILCS 50/3 from Ch. 111 1/2, par. 5403

410 ILCS 513/10

740 ILCS 110/2 from Ch. 91 1/2, par. 802

740 ILCS 110/9.5

740 ILCS 110/9.6

740 ILCS 110/9.8

740 ILCS 110/9.9

740 ILCS 110/9.11
SB 01864 (CONTINUED)

Replaces everything after the enacting clause. Creates the Health Care Affordability Act. Requires the Department of Healthcare and Family Services, in consultation with the Department of Insurance, to oversee a feasibility study to explore options to make health insurance more affordable for Illinois residents. Provides that the Departments shall develop and submit a proposal to the General Assembly and the Governor concerning the design, costs, benefits, and implementation of a State option for health care coverage that leverages existing State infrastructure. Creates the Kidney Disease Prevention and Education Task Force Act. Creates the Kidney Disease Prevention and Education Task Force. Provides for membership and meetings of the Task Force. Requires the Task Force to develop a sustainable plan to raise awareness about early detection, promote health equity, and reduce the burden of kidney disease throughout the State and submit a final report to the General Assembly on or before December 21, 2022. Repeals the Act on June 1, 2022. Amends the Pharmacy Practice Act. Provides that an offsite institutional pharmacy may supply emergency kits to a licensed facility. Makes other changes. Amends the Illinois Public Aid Code. Provides that the medical assistance program shall provide coverage for routine care costs that are incurred in the course of an approved clinical trial if the medical assistance program would provide coverage for the same routine care costs not incurred in a clinical trial. Defines "approved clinical trial" to mean a phase I, II, III, or IV clinical trial involving the prevention, detection, or treatment of cancer or any other life-threatening disease or condition. Provides that "routine care cost" shall be defined by the Department of Healthcare and Family Services by rule. Provides that implementation of this coverage for routine care costs shall be contingent upon federal approval. Requires the Department of Healthcare and Family Services and the Department of Human Services to jointly submit the necessary application to the federal Centers for Medicare and Medicaid Services for a waiver or State Plan amendment to allow remote monitoring and support services as a waiver-reimbursable service for persons with intellectual and developmental disabilities. Provides that the application shall be submitted no later than January 1, 2021. Amends the Illinois Health Information Exchange and Technology Act. Changes the name of the Health Information Exchange Authority to the Health Information Exchange Office. Provides that staff employed by the Illinois Health Information Exchange Authority on the effective date of the amendatory Act shall transfer to the Health Information Exchange Office within the Department of Healthcare and Family Services. Makes conforming changes to several Acts including the Medical Patient Rights Act, Genetic Information Privacy Act, and the Mental Health and Developmental Disabilities Confidentiality Act. Amends the Children's Health Insurance Program Act, the Covering ALL KIDS Health Insurance Act, and the Medical Assistance Article of the Illinois Public Aid Code. Permits the Department of Healthcare and Family Services to take necessary actions to address the COVID-19 public health emergency to the extent such actions are required, approved, or authorized by the Centers for Medicare and Medicaid Services. Provides that such actions may continue throughout the public health emergency and for up to 12 months after the period ends, and may include, but are not limited to: accepting an applicant's or recipient's attestation of income, incurred medical expenses, residency, and insured status when electronic verification is not available. Further amends the Illinois Public Aid Code. Permits the Department of Healthcare and Family Services to cover the treatment of COVID-19 to persons who qualify for medical assistance under federal law and regulations and to noncitizens. Contains provisions concerning payment claims for ambulance providers that are unable to obtain a Physician Certification Statement; assessment forms for long-term care facilities; income verification for medical assistance recipients; remote monitoring and support services as a waiver-reimbursable service for persons with intellectual and developmental disabilities; and other matters. Effective immediately.

Jul 07 20  S  Public Act . . . . . . . . 101-0649
Legislative Information System
101st General Assembly
Synopsis of Legislation Passed Both Houses
Second year of General Assembly

SB 01937
Sen. Kimberly A. Lightford-Julie A. Morrison, Jennifer Bertino-Tarrant, Laura M. Murphy-Rachelle Crowe, Thomas Cullerton-Antonio Muñoz, Steven M. Landek and Jacqueline Y. Collins
(Rep. Emanuel Chris Welch, Frances Ann Hurley and Camille Y. Lilly)

110 ILCS 49/15
Amends the Higher Education Veterans Service Act. Requires each public college and university to use its best efforts to hire a veteran of the United States armed forces as the Coordinator of Veterans and Military Personnel Student Services. Provides that the Coordinator of Veterans and Military Personnel Student Services must create and maintain a contact list of all veterans attending the public college or university and may communicate with veterans of the public college or university via email or other electronic means. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
110 ILCS 49/15
Adds reference to:
105 ILCS 5/19-1
Replaces everything after the enacting clause. Amends the School Code. In a Section concerning the debt limitations of school districts, provides that, in addition to all other authority to issue bonds, Komarek School District 94, Berkeley School District 87, and Schiller Park School District 81 may issue bonds if the voters of those districts approve a proposition for the bond issuance and certain conditions are met. Provides that the debt incurred on the bonds shall not be considered indebtedness for purposes of any statutory debt limitation. Effective immediately.

House Floor Amendment No. 2
Deletes reference to:
110 ILCS 49/15
Adds reference to:
105 ILCS 5/19-1
Replaces everything after the enacting clause. Amends the School Code. In a Section concerning the debt limitations of school districts, provides that, in addition to all other authority to issue bonds, Greenview Community Unit School District 200, Komarek School District 94, Williamsville Community Unit School District 15, Berkeley School District 87, Elmwood Park Community Unit School District 401, Maroa-Forsyth Community Unit School District 2, and Schiller Park School District 81 may issue bonds if the voters of those districts approve a proposition for the bond issuance and certain conditions are met. Provides that the debt incurred on the bonds shall not be considered indebtedness for purposes of any statutory debt limitation. Effective immediately.

House Floor Amendment No. 3
Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1 with the following changes. In a Section concerning the debt limitations of school districts, adds language providing that, in addition to all other authority to issue bonds, Greenview Community Unit School District 200, Williamsville Community Unit School District 15, Elmwood Park Community Unit School District 401, and Maroa-Forsyth Community Unit School District 2 may issue bonds if the voters of those districts approve a proposition for the bond issuance and certain conditions are met. Provides that the debt incurred on the bonds shall not be considered indebtedness for purposes of any statutory debt limitation. Effective immediately.

Jun 26 20  S  Public Act . . . . . . . . . . . . 101-0646
Amends the Local Government Property Transfer Act. Provides that a municipality must convey property to specified public agencies subject to an intergovernmental agreement. Amends the Illinois Municipal Code. Provides that a municipality or specified public agency (rather than only the corporate authorities of a municipality) may take specified actions against blighted buildings and properties, including petitioning a circuit court to have property declared abandoned, or dangerous or unsafe. Provides that liens for removal of dangerous or unsafe buildings are superior to tax liens. Requires notice to a municipality before a public agency may apply for an order related to blighted buildings or petition to have property declared abandoned. Modifies the requirements for property to be declared abandoned. In provisions concerning removal or repair of blighted buildings or property, expands the costs recoverable in a lien by a municipality. Defines terms. Modifies various notice provisions. Makes other changes. Amends the Criminal Code of 2012. Expands aggravated criminal housing management to include injury or death (currently, only death).

Senate Floor Amendment No. 2

Deletes reference to:

720 ILCS 5/12-5.1a

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:

Removes provisions allowing a specified public agency to take specified actions against blighted buildings and properties, except that a municipality may petition a court to issue a judicial deed for abandoned property to a public agency. Removes language providing that liens for removal of dangerous or unsafe buildings are superior to tax liens. Removes examples of impairments to public health, safety, or welfare from requirements for property to be declared abandoned. In provisions allowing any person with a legal or equitable interest in a property to request a hearing in the court that has ordered demolition, repair, enclosure, or removal of garbage, debris, or other substances from the property, removes language providing that no hearing may be brought after the municipality commences any demolition, repair, or enclosure of the structure or causes the removal of garbage, debris, or noxious material. Removes an expansion to aggravated criminal housing management to include injury or death in the Criminal Code of 2012.

Land Conveyance Appraisal Note (Dept. of Transportation)

No land conveyances are included in SB 2052; therefore, there are no appraisals to be filed.

State Debt Impact Note (Government Forecasting & Accountability)

SB 2052, as engrossed, would not change the amount of authorization for any type of State-issued or State-supported bond, and, therefore, would not affect the level of State indebtedness.

Pension Note (Government Forecasting & Accountability)

SB 2052, as engrossed, amends the Local Government Property Transfer Act and the Criminal Code of 2012 in a way that does not impact any pension system.

Judicial Note (Admin Office of the Illinois Courts)

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

Housing Affordability Impact Note (Housing Development Authority)

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

Fiscal Note (Housing Development Authority)

Since the Illinois Housing Development Authority does not have sufficient data to determine the exact amount of costs that a municipality can place on a vacant property lien, the increased cost to a potential homebuyer cannot be reasonably calculated. Regardless of this concern, this bill as proposed would have no immediate or long-range impacts to the Illinois Housing Development Authority.

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

This bill does not pre-empt home rule authority.

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

This bill does not create a State mandate.

Balanced Budget Note (Office of Management and Budget)

The Balanced Budget Note Act does not apply to Senate Bill 2052. As engrossed, as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.
SB 02052 (CONTINUED)

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

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

House Floor Amendment No. 3
Deletes reference to:
  50 ILCS 605/1
Deletes reference to:
  50 ILCS 605/2
Deletes reference to:
  65 ILCS 5/11-31-1
Adds reference to:
  65 ILCS 5/11-74.4-3.5
Replaces everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Extends the estimated dates of completion of redevelopment projects and the retirement of obligations issued to finance redevelopment project costs for redevelopment project areas existing in the Village of Okawville, the City of Vandalia, the City of Rushville, the City of Quincy, the Village of Maywood, the Village of Park Forest, and the City of Chicago. Effective immediately.

House Floor Amendment No. 4
Deletes reference to:
  50 ILCS 605/1
Deletes reference to:
  50 ILCS 605/2
Deletes reference to:
  65 ILCS 5/11-31-1
Adds reference to:
  65 ILCS 5/11-74.4-3.5
Replaces everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Extends the estimated dates of completion of redevelopment projects and the retirement of obligations issued to finance redevelopment project costs for redevelopment project areas existing in the Village of Okawville, the City of Vandalia, the City of Rushville, the City of Quincy, the Village of Maywood, the Village of Park Forest, the City of Chicago, the Village of Mahomet, the Village of Washburn, and the Village of New Berlin. Effective immediately.
SB 02099  Sen. Don Harmon and Mattie Hunter
(Rep. Michael J. Zalewski-Mary E. Flowers)

30 ILCS 500/1-10
30 ILCS 525/5.1 new
Amends the Illinois Procurement Code. Provides that the Code does not apply to contracts entered into prior to July 1, 2022 by a State agency, or by multiple State agencies, for the single integrated tax processing system currently in use by the Department of Revenue on the effective date of the amendatory Act. Amends the Governmental Joint Purchasing Act. Provides that the Act does not apply to contracts entered into by multiple State agencies for the single integrated tax processing system currently in use by the Department of Revenue on the effective date of the amendatory Act.

House Committee Amendment No. 1
Deletes reference to:
35 ILCS 200/18-165
Deletes reference to:
35 ILCS 200/21-90
Deletes reference to:
35 ILCS 200/22-35
Adds reference to:
35 ILCS 200/1-55
Replaces everything after the enacting clause. Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of “33 1/3%”.

House Floor Amendment No. 2
Deletes reference to:
30 ILCS 500/1-10
Deletes reference to:
30 ILCS 525/5.1 new
Adds reference to:
New Act
Adds reference to:
30 ILCS 105/5.934 new
Adds reference to:
30 ILCS 105/6z-123 new
Adds reference to:
30 ILCS 340/1
from Ch. 120, par. 406
Adds reference to:
30 ILCS 340/1.1
Adds reference to:
30 ILCS 340/2
from Ch. 120, par. 407
Adds reference to:
30 ILCS 340/3
from Ch. 120, par. 408
Replaces everything after the enacting clause. Creates the Coronavirus Urgent Remediation Emergency (CURE) Borrowing Act. Provides that the Governor, with the approval of the Comptroller and Treasurer, is authorized to borrow funds from the Federal Reserve Bank or its agent in accordance with the Municipal Liquidity Facility program established under the federal Coronavirus Aid, Relief, and Economic Stabilization Act (CARES) Act and the Federal Reserve Act, or in accordance with federal coronavirus relief legislation. Sets forth the purposes for which such funds can be used. Provides for the terms for borrowing, provides that the total amount borrowed may not exceed $5,000,000,000 outstanding at any time, and provides for the repayment of funds borrowed. Provides a continuing appropriation for the repayment of funds borrowed. Amends the State Finance Act. Creates the Coronavirus Urgent Remediation Emergency Borrowing Fund and makes conforming changes. Amends the Short Term Borrowing Act to make conforming changes. Effective immediately.

House Floor Amendment No. 3
Deletes reference to:
30 ILCS 500/1-10
SB 02099 (CONTINUED)

Deletes reference to:

30 ILCS 525/5.1 new

Adds reference to:

New Act

Adds reference to:

30 ILCS 105/5.934 new

Adds reference to:

30 ILCS 105/6z-123 new

Adds reference to:

30 ILCS 340/1 from Ch. 120, par. 406

Adds reference to:

30 ILCS 340/1.1

Adds reference to:

30 ILCS 340/2 from Ch. 120, par. 407

Adds reference to:

30 ILCS 340/3 from Ch. 120, par. 408

Replaces everything after the enacting clause. Creates the Coronavirus Urgent Remediation Emergency (CURE) Borrowing Act. Provides that the Governor, with the approval of the Comptroller and Treasurer, is authorized to borrow funds from the Federal Reserve Bank or its agent in accordance with the Municipal Liquidity Facility program established under the federal Coronavirus Aid, Relief, and Economic Stabilization Act (CARES) Act and the Federal Reserve Act, or in accordance with federal coronavirus financing legislation. Sets forth the purposes for which such funds can be used. Provides for the terms for borrowing, provides that the total amount borrowed may not exceed $5,000,000,000 outstanding at any time, and provides for the repayment of funds borrowed. Provides a continuing appropriation for the repayment of funds borrowed. Amends the State Finance Act. Creates the Coronavirus Urgent Remediation Emergency Borrowing Fund and makes conforming changes. Amends the Short Term Borrowing Act to make conforming changes. Effective immediately.

May 29 20 S Public Act . . . . . . . . . . . . . . . . . . . . . . . . 101-0630
SB 02135
Sen. Elgie R. Sims, Jr.-Scott M. Bennett
(Rep. Kelly M. Burke-La Shawn K. Ford-Camille Y. Lilly)

5 ILCS 140/7
Amends the Freedom of Information Act. Exempts from inspection and copying a law enforcement record created for law enforcement purposes if the public body that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record. Provides that if a public body receives a request for a law enforcement record created for law enforcement purposes that it did not create, the public body shall direct the requester to the public body that created the law enforcement record. Deletes language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and replaces references to "public body" in the amendatory language with references to "law enforcement agency".

Senate Floor Amendment No. 2
Restores language exempting from inspection and copying a law enforcement record created for law enforcement purposes and contained in a shared electronic record management system if the law enforcement agency that is the recipient of the request did not create the record, did not participate in or have a role in any of the events which are the subject of the record, and only has access to the record through the shared electronic record management system. Deletes language: exempting from inspection and copying a law enforcement record created for law enforcement purposes if the law enforcement agency that is the recipient of the request did not create the record and did not participate in or have a role in any of the events that are the subject of the record; and providing that if a law enforcement agency receives a request for a law enforcement record created for law enforcement purposes that it did not create, the law enforcement agency shall direct the requester to the law enforcement agency that created the law enforcement record. Instead exempts from inspection and copying a law enforcement record that is: (i) created by a law enforcement agency other than the law enforcement agency that is the recipient of the request; and (ii) attached as an exhibit to a law enforcement record created by the law enforcement agency that is the recipient of the request, if the law enforcement agency notifies the requester of the additional law enforcement records available from different law enforcement agencies and the law enforcement agencies the requester may contact to obtain records not produced by the law enforcement agency that is the recipient of the request.

Fiscal Note, House Floor Amendment No. 4 (Office of Management and Budget)
SB 2135, as amended by House Amendment 4, would have minimal fiscal impact to the Governor's Office of Management and Budget.

House Floor Amendment No. 5
Deletes reference to:
5 ILCS 140/7
Adds reference to:
20 ILCS 605/605-1045 new
Adds reference to:
220 ILCS 80/25 new
Adds reference to:
5 ILCS 120/2.01 from Ch. 102, par. 42.01
Adds reference to:
5 ILCS 120/7
Adds reference to:
5 ILCS 140/3.4 new
Adds reference to:
5 ILCS 175/95-20 new
Adds reference to:
5 ILCS 420/4A-105 from Ch. 127, par. 604A-105
Adds reference to:
5 ILCS 100/5-45.1 new
Adds reference to:
15 ILCS 305/30 new
Adds reference to:
SB 02135 (CONTINUED)

5 ILCS 100/5-45.2 new
Adds reference to:
   15 ILCS 310/8c
   from Ch. 124, par. 108c

20 ILCS 3501/801-25
Adds reference to:
   30 ILCS 500/1-13

70 ILCS 835/1
Adds reference to:
   70 ILCS 1290/1
   from Ch. 105, par. 326

625 ILCS 5/2-129 new
Adds reference to:
   65 ILCS 5/8-2-9
   from Ch. 24, par. 8-2-9

20 ILCS 1405/1405-32 new
Adds reference to:
   25 ILCS 5/1
   from Ch. 63, par. 1

25 ILCS 130/1-5
   from Ch. 63, par. 1001-5
SB 02135 (CONTINUED)

Replaces everything after the enacting clause. Creates the Government Emergency Administration Act. Provides legislative findings and purpose. Creates the Restore Illinois Collaborative Commission Act. Establishes the Restore Illinois Collaborative Commission within the Department of Commerce and Economic Opportunity to monitor actions taken by the Office of the Governor with regard to the Restore Illinois plan and to keep members of the General Assembly informed of those actions and any need for further legislative action. Amends the Broadband Advisory Council Act. Directs the Broadband Advisory Council to study the provision of access to broadband services at no cost to all residents of this State. Provides that the Council shall report its recommendations to the General Assembly by March 31, 2021. Amends the Open Meetings Act. Provides for remote participation in meetings of public bodies. Amend the Freedom of Information Act. Provides an exception from liability for certain delays in responding to requests for information. Amends the Electronic Commerce Security Act. Provides for remote witnessing and notarization. Amends the Illinois Governmental Ethics Act. Provides that the deadlines for filing statements of economic interests under this Section on or after March 17, 2020 shall be suspended until August 1, 2020. Amends the Secretary of State Act. Provides for emergency powers to extend the validity of driver's licenses, permits, and identification cards. Provides for the adoption of emergency rules. Amends the Secretary of State Merit Employment Code. Provides that the Merit Commission may extend certain procedural deadlines. Provides for the adoption of emergency rules. Amends the Illinois Finance Authority Act to make a conforming change. Amends the Illinois Procurement Code. Provides for the extension of certain procurements made by or on behalf of the University of Illinois for investment services. Amends the Park District Aquarium and Museum Act. Provides for days when facilities shall be open without charge until June 30, 2022. Amends the Illinois Vehicle Code to make a conforming change. Amends the Illinois Municipal Code. Provides that, on and after January 1, 2020, if a disaster, state of emergency, or national emergency is declared within the 60 days preceding the end of the first quarter of a municipality's fiscal year or within 60 days preceding the end of a municipality's fiscal year, as applicable, and the disaster, emergency, or declaration impacts the municipality, the time limit to pass the annual appropriation ordinance or annual budget shall be extended for the duration of the disaster or emergency and for 60 days thereafter. Provides that during the extended period, the municipality may expend sums of money up to amounts budgeted or appropriated for those objects and purposes in the previous fiscal year to defray all necessary expenses and liabilities of the municipality. Amends the Department of Insurance Law of the Civil Administrative Code of Illinois. Requires the Department of Insurance to appoint a task force on business interruption insurance policies to study the impacts of the COVID-19 pandemic on businesses and the need for changes to business interruption insurance policies based on those impacts, including recommendations for legislation. Provides that the Task Force shall include a representative from a national trade association, based in the State of Illinois, that represents insurers who provide a significant segment of market share of the commercial insurance provided in the State of Illinois. Provides that the Task Force shall submit the report of its findings and recommendations to the Governor and the General Assembly by December 31, 2020. Amends the General Assembly Organization Act. Provides that in times of pestilence or an emergency resulting from the effects of enemy attack or threatened enemy attack, members may participate remotely and cast votes in sessions, by joint proclamation of the Speaker of the House of Representatives and the President of the Senate, and committees of either the House of Representatives or Senate may participate remotely pursuant to the rules of the chamber. Provides that the House of Representatives and the Senate shall adopt rules for remote participation. Legislative Commission Reorganization Act of 1984. Provides that in times of pestilence or an emergency resulting from the effects of enemy attack or threatened enemy attack, by agreement of the co-chairs of the respective Board, members of a Board under this subsection may participate remotely and cast votes in a hearing. Requires each Board to adopt rules for remote participation. Effective immediately.

House Floor Amendment No. 6

Amends the Secretary of State Act. Makes a technical correction in a section regarding emergency powers. Amends the Forest Preserve Zoological Parks Act and the Park District Aquarium and Museum Act. Makes technical corrections in sections regarding days at which facilities must be open to Illinois residents without charge.

House Floor Amendment No. 9

Deletes reference to:

5 ILCS 140/3.4 new

Deletes reference to:

25 ILCS 5/1

Deletes reference to:

25 ILCS 30/1-5

Adds reference to:

70 ILCS 810/40 from Ch. 96 1/2, par. 6443
SB 02135 (CONTINUED)

Removes a provision amending the Freedom of Information Act to provide specified exemptions from the requirements of the Act from March 9, 2020 through 15 days after the effective date of the amendatory Act. Amends the Cook County Forest Preserve District Act. Specifies which days zoological parks must be open to Illinois residents without charge through June 30, 2022. Removes a provision amending the General Assembly Organization Act to provide for remote participation by members in sessions and committee meetings of the General Assembly. Removes a provision amending the Legislative Commission Reorganization Act of 1984 allowing for remote participation in board meetings for legislative agencies.

Jun 12 20   S   Public Act . . . . . . . 101-0640
SB 02541
(Rep. Gregory Harris and Frances Ann Hurley)

5 ILCS 100/5-45.1 new
305 ILCS 5/5-5.4 new
from Ch. 23, par. 5-5.4
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that for facilities licensed by the Department of Public Health under the ID/DD Community Care Act as ID/DD Facilities and under the MC/DD Act as MC/DD Facilities, subject to federal approval, the rates taking effect on the latter of the approval date of the State Plan Amendment for these facilities or the Waiver Amendment for the home and community-based services settings shall include an increase sufficient to provide a $0.26 per hour wage increase to the base wage for non-executive staff. Requires the Department to adopt emergency rules. Amends the Illinois Administrative Procedure Act. Provides that emergency rules may be adopted to implement the provisions of the amendatory Act. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
305 ILCS 5/5-5.4
Adds reference to:
5 ILCS 100/5-45.1 new
Adds reference to:
5 ILCS 100/5-46.3 rep.
Adds reference to:
20 ILCS 3960/3 from Ch. 111 1/2, par. 1153
Adds reference to:
20 ILCS 3960/8.7
Adds reference to:
30 ILCS 105/6z-81
Adds reference to:
210 ILCS 50/32.5
Adds reference to:
305 ILCS 5/5-5.05c new
Adds reference to:
305 ILCS 5/5-5e.1 from Ch. 23, par. 5A-2
Adds reference to:
305 ILCS 5/5A-2 from Ch. 23, par. 5A-4
Adds reference to:
305 ILCS 5/5A-4 from Ch. 23, par. 5A-8
Adds reference to:
305 ILCS 5/5A-10 from Ch. 23, par. 5A-10
Adds reference to:
305 ILCS 5/5A-12.7 new
Adds reference to:
305 ILCS 5/5A-12.8 new
Adds reference to:
305 ILCS 5/5A-13
Adds reference to:
305 ILCS 5/5A-14
Adds reference to:
305 ILCS 5/5A-17 new
Adds reference to:
305 ILCS 5/12-4.105
Replaces everything after the enacting clause. Amends the Illinois Public Aid Code. Extends the time period that a hospital can qualify as a safety-net hospital. Makes changes to provisions concerning annual assessments on inpatient services for hospital providers for the period of July 1, 2020 through December 31, 2020 and calendar years 2021 and 2022 (rather than for State fiscal years 2021 through 2024). Provides that should the change in the assessment methodology for fiscal years 2021 through December 31, 2022 not be approved on or before June 30, 2020, the assessment in effect for fiscal year 2020 shall remain in place until the new assessment is approved. Provides that if the assessment methodology for July 1, 2020 through December 31, 2022, is approved on or after July 1, 2020, it shall be retroactive to July 1, 2020, subject to federal approval and provided that certain hospital access payments authorized under the Code have the same effective date as the new assessment methodology. Contains provisions concerning an Assessment Adjustment for hospital providers beginning July 1, 2020. Provides that the Hospital Provider Fund shall make certain transfers to designated funds during State fiscal years 2021 and 2022. Contain provisions requiring the Department of Healthcare and Family Services to make hospital access payments to hospitals or to require capitated managed care organizations to make such payments for hospital services rendered on and after July 1, 2020. Provides that such hospital access payments are not due and payable until (1) certain payment methodologies are approved by the federal government in an appropriate State Plan amendment or directed payment preprint; and (2) a specified assessment is determined to be a permissible tax under the Social Security Act. Contains provisions concerning graduation medical education payments, Medicaid indirect medical education payments, and Medicaid Intern Resident Cost calculations for hospitals. Provides that critical access hospitals, safety-net hospitals, long term acute care hospitals, freestanding psychiatric hospitals, freestanding rehabilitation hospitals, and general acute care hospitals shall receive annual fee-for-service supplemental payments to be paid in 12 equal installments. Provides that certain hospitals shall receive Alzheimer's treatment access payments. Requires the Department to require managed care organizations to make directed payments and pass-through payments each calendar year. Provides that for the purpose of allocating funds included in capitation payments to managed care organizations, Illinois hospitals shall be divided into specified classes. Provides that beginning July 1, 2020, the Department shall issue payments to managed care organizations which shall be used to issue directed payments to qualified Illinois safety-net hospitals and critical access hospitals on a monthly basis. Contains provisions concerning quarterly inpatient per unit add-ons; quarterly inpatient directed payments; and quarterly outpatient per unit add-ons for specified hospitals. Sets forth specified amounts to be allocated to specified hospital class directed payment pools for the quarterly development of a uniform per unit add-on for the period July 1, 2020 through December 2020. Requires the Department to direct managed care organizations to make certain payments to general acute care hospitals, high Medicaid hospitals, long term acute care hospitals, and other specified hospitals based on each hospital's claims data for the relevant determination quarter. Requires the Department to submit certain reports to the General Assembly beginning February 1, 2022. Extends the repeal date of certain assessments and disbursements to December 31, 2022 (rather than July 1, 2020). Changes the name of the hospital transformation program to the hospital and health care transformation program. Provides that during State Fiscal Years 2021 through 2023, the hospital and health care transformation program shall be supported by an annual transformation funding pool of at least $150,000,000 to be allocated during the specified fiscal years for the purpose of facilitating hospital and health care transformation. Contains provisions concerning other matters. Amends the Illinois Administrative Procedure Act. Grants the Department of Healthcare and Family Services emergency rulemaking authority for changes made to the Illinois Public Aid Code by the amendatory Act. Amends the Illinois Health Facilities Planning Act. Provides that an application to close a health care facility shall only be deemed complete if it includes evidence that the health care facility provided written notice at least 30 days prior to filing the application of its intent to do so to the municipality in which it is located, the State Representative and State Senator of the district in which the health care facility is located, the State Board, the Director of Public Health, and the Director of Healthcare and Family Services. Amends the Emergency Medical Services (EMS) Systems Act. Provides that the Department of Public Health shall issue an annual Freestanding Emergency Center (FEC) license to a facility if the Department of Healthcare and Family Services has approved the conversion to an FEC (rather than certified the conversion to an FEC was approved by the Hospital Transformation Review Committee) as a project subject to the hospital's transformation in accordance with a specified provision under the Illinois Public Aid Code. Effective immediately.