Synopsis of Legislation

Legislation Passed Both Houses with Last Action

For day of May 28, 2021
HB 00040

(Sen. Bill Cunningham-Julie A. Morrison-Melinda Bush, Laura Ellman-Linda Holmes, Mattie Hunter and Dave Syverson)

105 ILCS 5/14-1.02 from Ch. 122, par. 14-1.02
Amends the Children with Disabilities Article of the School Code. Provides that a student whose 22nd birthday occurs during the school year is eligible for special education services through the end of the school year (rather than being eligible for services only until the day before his or her 22nd birthday). Effective immediately.

May 28 21 Passed Both Houses

HB 00232

(Sen. Karina Villa)

40 ILCS 5/1-110.16
Amends the General Provisions Article of the Illinois Pension Code. Requires the Illinois Investment Policy Board to make its best efforts to identify all for-profit companies that contract to shelter migrant children and include those companies in the list of restricted companies for purposes of investment distributed to each retirement system and the Illinois State Board of Investment. Effective immediately.

House Floor Amendment No. 1
Adds reference to:

40 ILCS 5/1-110.17 new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that if a company ceases activity that designates the company to be a for-profit company that contracts to shelter migrant children, the company shall be removed from the list of restricted companies. Provides that a retirement system shall adhere to specified procedures for restricted companies that are for-profit companies that contract to shelter migrant children. Provides that if, at least 4 years after the effective date of an amendatory Act that initially establishes a prohibited transaction under this Article, the Illinois Investment Policy Board concludes that divestment is no longer necessary due to achievement of the underlying goals of the amendatory Act establishing the prohibited transaction, changes in status surrounding the prohibited transactions, or other verifiable reasons, the Illinois Investment Policy Board may cease actions to require divestment, identify restricted companies, or prohibit transactions by a majority vote of the Illinois Investment Policy Board if: (1) no less than one year prior to the change in policy, the Illinois Investment Policy Board notifies, in writing, the General Assembly of the change in policy and lists the reasons for changing the policy; and (2) the General Assembly does not, before the change in policy, adopt a House Resolution or a Senate Resolution instructing the Illinois Investment Policy Board to not change the policy. Effective immediately.

May 28 21 Passed Both Houses
HB 00247


(Sen. Julie A. Morrison-Jacqueline Y. Collins and Laura M. Murphy)

20 ILCS 405/405-317 new

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that each State building constructed, acquired, or of which more than 50% of the façade is substantially altered shall meet specified standards concerning bird safety. Provides requirements for the Director of Central Management Services in implementing the standards. Specifies that the provisions shall not apply to any acquisition or substantial alteration if the Director, after consideration of multiple options, determines that the use of the required building materials and design features would result in a significant additional cost for the project. Exempts specified buildings from the requirements.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Provides that any construction which may be required as a result of the bird-safe buildings requirements shall be under the authority of the Capital Development Board in consultation with the Department of Central Management Services. Provides that the requirements shall only apply to State buildings under the management or control of the Department, but does not include buildings leased by the Department. Provides that the requirements shall not apply to any project in the design or construction phase as of the effective date of the provisions. Removes the Lincoln Home in Springfield, Illinois, and its related buildings and grounds from the list of entities for which the bird-safe building requirements do not apply. Makes conforming changes.

May 28 21 H Passed Both Houses
HB 00571


(Sen. Ann Gillespie-Doris Turner-Julie A. Morrison-Laura Fine-Laura M. Murphy, Karina Villa, Meg Loughran Cappel and John Connor)

65 ILCS 5/8-8-3.5
65 ILCS 5/11-74.4-5
65 ILCS 5/11-74.6-22

Amends the Illinois Municipal Code. Provides that a municipality reporting Tax Increment Financing information shall additionally report to the Comptroller: (1) the number of jobs, aspirational or otherwise, if any, projected to be created for each redevelopment project area at the time of approval of the redevelopment agreement; (2) the number of jobs, if any, created as a result of the development under the same guidelines and assumptions as was used for the projections used at the time of approval of the redevelopment agreement to date for that reporting period, (3) the amount of increment projected to be created at the time of approval of the redevelopment agreement for each redevelopment project area; (4) the amount of increment created as a result of the development to date for that reporting period using the same assumptions as was used for the projections used at the time of approval of the redevelopment agreement; and (5) the stated rate of return identified by the developer to the municipality for each redevelopment project area, if any. In provisions requiring a municipality to report an analysis prepared by a financial advisor or underwriter, provides that the advisor or underwriter shall be chosen by the municipality and that analysis shall additionally include actual debt service.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act in the Illinois Municipal Code. Provides that the municipality may choose the financial advisor or underwriter who shall prepare an analysis required to be submitted to the Comptroller and taxing districts relating to setting forth the: (i) nature and term of obligation; (ii) projected debt service including required reserves and debt coverage; (iii) actual debt service (currently, only (i) and (ii) are required). Requires, for Fiscal Year 2022 and each fiscal year thereafter, the following additional items to be included in the report required to be submitted before the annual meeting of the Joint Review Board to the Comptroller and taxing districts: (1) the number of jobs, if any, projected to be created for each redevelopment project area at the time of approval of the redevelopment agreement; (2) the number of jobs, if any, created as a result of the development to date for that reporting period under the same guidelines and assumptions as was used for the projections used at the time of approval of the redevelopment agreement; (3) the amount of increment projected to be created at the time of approval of the redevelopment agreement for each redevelopment project area; (4) the amount of increment created as a result of the development to date for that reporting period using the same assumptions as was used for the projections used at the time of approval of the redevelopment agreement; and (5) the stated rate of return identified by the developer to the municipality for each redevelopment project area, if any. Stated rates of return required to be reported in item (5) shall be independently verified by a third party chosen by the municipality. Makes other changes. Effective immediately.

May 28 21 Passed Both Houses

HB 00572


(Sen. Linda Holmes-Jacqueline Y. Collins, Adriane Johnson and Cristina Castro)

205 ILCS 660/10.6 new

Amends the Sales Finance Agency Act to provide that a sales finance agency shall not finance, enter into a retail installment contract, or make a loan for the purchase of a canine or feline. Provides that if a sales finance agency violates the provisions, the financing, retail installment contract, or loan shall be null and void and the sales finance agency shall have no right to collect, receive, or retain any principal, interest, or charges related to the loan, retail installment contract, or financing.

May 28 21 Passed Both Houses
HB 00653

(Sen. John Connor-Jacqueline Y. Collins and Laura M. Murphy)

415 ILCS 5/22.51

415 ILCS 5/22.51a

Amends the Environmental Protection Act. Provides that within 180 days after the effective date of the amendatory Act, the Pollution Control Board shall adopt amendments to the rules adopted under specified provisions to require groundwater monitoring at all clean construction or demolition debris fill operations and all uncontaminated soil fill operations. Provides that the groundwater monitoring requirements adopted under specified provisions shall be designed to detect and prevent any exceedance of the Board's Class I groundwater quality standards and meet specified requirements. Provides that groundwater monitoring shall be required for all clean construction or demolition debris fill operations and all uncontaminated soil fill operations unless, before the effective date of the amendatory Act, the owner or operator has completed post-closure maintenance and, for clean construction or demolition debris fill operations, received specified notice from the Environmental Protection Agency, or, for uncontaminated soil fill operations, submitted specified information to the Agency. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
415 ILCS 5/22.51

Deletes reference to:
415 ILCS 5/22.51a

Adds reference to:
415 ILCS 5/22.51b

Replaces everything after the enacting clause. Amends the Environmental Protection Act. In provisions regarding fees for permitted facilities accepting clean construction or demolition debris or uncontaminated soils, changes specified fees in specified amounts. Provides that all fees, taxes, and surcharges collected under the provisions shall be used for, among other things, environmental safety purposes.

May 28 21 H Passed Both Houses
HB 01443


205 ILCS 5/3 from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.

House Floor Amendment No. 4

Deletes reference to:

205 ILCS 5/3 from Ch. 17, par. 309

Adds reference to:

5 ILCS 100/5-45 from Ch. 127, par. 1005-45

Adds reference to:

410 ILCS 130/55

Adds reference to:

410 ILCS 130/100

Adds reference to:

410 ILCS 130/115

Adds reference to:

410 ILCS 130/115.5 new

Adds reference to:

410 ILCS 130/130

Adds reference to:

410 ILCS 130/130

Adds reference to:

410 ILCS 130/145

Adds reference to:

410 ILCS 130/162 new

Adds reference to:

410 ILCS 705/1-10

Adds reference to:

410 ILCS 705/5-45

Adds reference to:

410 ILCS 705/7-30

Adds reference to:

410 ILCS 705/10-25

Adds reference to:

410 ILCS 705/10-40

Adds reference to:

410 ILCS 705/15-15

Adds reference to:

410 ILCS 705/15-25

Adds reference to:

410 ILCS 705/15-30

Adds reference to:

410 ILCS 705/15-30.20 new

Adds reference to:

410 ILCS 705/15-35

Adds reference to:
HB 01443 (CONTINUED)

410 ILCS 705/15-35.10 new
Adds reference to:

410 ILCS 705/15-35.20 new
Adds reference to:

410 ILCS 705/15-40
Adds reference to:

410 ILCS 705/15-70
Adds reference to:

410 ILCS 705/15-85
Adds reference to:

410 ILCS 705/15-135
Adds reference to:

410 ILCS 705/20-30
Adds reference to:

410 ILCS 705/20-55 new
Adds reference to:

410 ILCS 705/25-5
Adds reference to:

410 ILCS 705/25-30
Adds reference to:

410 ILCS 705/25-35
Adds reference to:

410 ILCS 705/30-30
Adds reference to:

410 ILCS 705/30-30
Adds reference to:

410 ILCS 705/30-5 new
Adds reference to:

410 ILCS 705/35-5
Adds reference to:

410 ILCS 705/35-25
Adds reference to:

410 ILCS 705/35-30
Adds reference to:

410 ILCS 705/35-45 new
Adds reference to:

410 ILCS 705/40-25
Adds reference to:

410 ILCS 705/40-30
Adds reference to:

410 ILCS 705/40-45 new
Adds reference to:

410 ILCS 705/55-21
Adds reference to:

410 ILCS 705/55-28
Adds reference to:

410 ILCS 705/55-30
Adds reference to:
HB 01443 (CONTINUED)

625 ILCS 5/11-502.1

Adds reference to:

625 ILCS 5/11-502.15

Replaces everything after the enacting clause. Amends the Compassionate Use of Medical Cannabis Program Act. Provides that, for any dispensing organization registered on or after January 1, 2021 (rather than July 1, 2019), the Department of Financial and Professional Regulation shall adopt rules to create a registration process for Social Equity Justice Involved Applicants and Qualifying Applicants, a streamlined application, and a Social Equity Justice Involved Medical Lottery under to issue the remaining available 5 dispensing organization registrations for operation (rather than award not less than 20% of all available points to applicants that qualify as Social Equity Applicants). Defines "Social Equity Justice Involved Medical Lottery". Contains other provisions. Amends the Cannabis Regulation and Tax Act. Provides that specified entities are subject to random inspections as provided by rule. Provides that the Cannabis Regulation Oversight Officer serves a coordinating role among State agencies regarding the Act and the Compassionate Use of Medical Cannabis Program Act. Provides that failure of a cannabis business establishment to respond to the request of the Cannabis Regulation Oversight Officer to complete the form regarding the extent of diversity in the medical and adult use cannabis industry, report, and any other request for information may be grounds for disciplinary action by the Department of Financial and Professional Regulation or the Department of Agriculture. Requires the Department of Financial and Professional Regulation to issue up to 110 Conditional Adult Use Dispensing Organization Licenses by lot. Contains requirements for Dispensary Applicants, distribution of licenses, and drawing available licenses by lot. Provides an application process for requirements for specified Conditional Adult Use Dispensing Organization Licenses. Requires the Department to issue at least 50 additional Conditional Adult Use Dispensing Organization Licenses on or before December 21, 2022. Makes changes to cannabis packaging requirements during sale. Provides that, upon the completion of the disparity and availability study pertaining to infusers by the Cannabis Regulation Oversight Officer, the Department of Agriculture may modify or change specified licensing application processes to reduce or eliminate barriers and remedy evidence of discrimination identified in the study. Provides that agent applicants may begin employment at a cultivation center, a dispensing organization, a Community College Cannabis Vocational Training Pilot Program, an infuser organization, or a transporting organization while the agent applicant's identification card application is pending. Provides that, upon approval, the approving State entity shall issue the agent's identification card to the agent. Provides that, if denied, the cultivation center, dispensing organization, Community College Cannabis Vocational Training Pilot Program, infuser organization, or transporting organization and the agent applicant shall be notified and the agent applicant must cease all activity at the cultivation center, dispensing organization, Community College Cannabis Vocational Training Pilot Program, infuser organization, or transporting organization immediately. Contains provisions regarding the disclosure of ownership and control of cultivation centers, craft growers, infuser organizations, and transporting organizations. Makes other changes. Amends the Illinois Vehicle Code. Makes changes to cannabis containment requirements within a motor vehicle. Contains a severability provision. Effective immediately.

House Floor Amendment No. 6

Adds reference to:

410 ILCS 705/10-35

In provisions amending the Compassionate Use of Medical Cannabis Program Act, makes changes to the definition of "Social Equity Justice Involved Applicant". Requires cannabis in a vehicle to be in a reasonably secured, sealed or resealable (rather than a reasonable secured, sealed) container. In provisions amending the Cannabis Regulation and Tax Act, makes the following changes. Removes language providing that any person 21 years of age or older in possession of cannabis shall not be required to possess cannabis in a container that meets specified requirements. Provides an exception for breaching the confidentiality of information obtained under the Act. Provides that an Early Approval Adult Use Dispensing Organization's application to relocate its license under specified provisions shall be deemed approved 30 days (rather than within 30 days) following the submission of a complete application to relocate. Provides that specified applicants may not be located within 1,500 of a dispensing organization licensed under provisions regarding Early Approval Adult Use Dispensing Organization Licenses or Early Approval Adult Use Dispensing Organization License secondary sites (rather than within 1,500 of a dispensing organization), unless specified requirements are met. Provides that if awarding a license in a Tied Applicant Lottery would result in a Tied Applicant possessing more than 10 specified licenses, or any combination of the specified licenses, (rather than only the specified licenses) the Tied Applicant must choose which license to abandon. Restores language requiring any product containing cannabis to be sold in a container that, among other things, must be odor-proof.

May 28 21  H  Passed Both Houses
HB 01855  
Rep. Jay Hoffman and Mike Murphy  
(Sen. Scott M. Bennett and Julie A. Morrison)

20 ILCS 605/605-1055 new

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity is authorized to establish the Illinois Innovation Voucher Program for the purpose of fostering research and development in key industry clusters leading to the creation of new products and services that can be marketed by Illinois businesses. Provides that the Department may award innovation vouchers to eligible businesses to offset a portion of expenses incurred through a collaborative research engagement with an Illinois institution of higher education. Provides for the award of matching funds in the form of innovation vouchers. Provides eligibility requirements for receiving innovation vouchers. Provides requirements for administering the Program. Provides for the adoption of rules. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
20 ILCS 605/605-1055

Adds reference to:
20 ILCS 605/605-1060 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Removes provision allowing the Illinois Innovation Voucher Program to be administered by an Illinois non-profit membership organization whose mission is to cultivate innovation and technology-based economic development in Illinois. Makes conforming changes. Effective immediately.

HB 02365  
Rep. Tim Butler  
(Sen. Sally J. Turner)

65 ILCS 5/11-74.4-3.5

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Extends the estimated dates of completion of a redevelopment project and the retirement of obligations issued to finance redevelopment project costs for an ordinance adopted on February 22, 2000 by the City of Mount Pulaski. Effective immediately.

HB 02408  
(Sen. Cristina Castro, Meg Loughran Cappel-Linda Holmes, Laura M. Murphy, Patrick J. Joyce and John F. Curran)

New Act

Creates the Fire and Smoke Damper Inspection Act. Requires inspections and testing of HVAC fire dampers and smoke dampers to be conducted by individuals certified by the International Certification Board and Accredited to comply with specified requirements. Provides that (1) fire damper and smoke damper inspections and testing shall be conducted by inspectors certified by the International Certification Board and accredited by specified entities and (2) inspectors shall certify that all fire and smoke dampers inspected meet the standards established in the current International Fire Code adopted by the State of Illinois and the authority having jurisdiction.

House Floor Amendment No. 1

Provides that inspectors shall certify that all fire and smoke dampers inspected meet the standards established in the applicable code or codes adopted by any authority having jurisdiction (rather than established in the current International Fire Code adopted by the State of Illinois and the authority having jurisdiction).

House Floor Amendment No. 2

Provides an exemption for facilities licensed by the federal Nuclear Regulatory Commission under specified federal provisions and for employees of those facilities while engaged in the performance of their official duties.

HB 02408  
(Sen. Cristina Castro, Meg Loughran Cappel-Linda Holmes, Laura M. Murphy, Patrick J. Joyce and John F. Curran)

New Act

Creates the Fire and Smoke Damper Inspection Act. Requires inspections and testing of HVAC fire dampers and smoke dampers to be conducted by individuals certified by the International Certification Board and Accredited to comply with specified requirements. Provides that (1) fire damper and smoke damper inspections and testing shall be conducted by inspectors certified by the International Certification Board and accredited by specified entities and (2) inspectors shall certify that all fire and smoke dampers inspected meet the standards established in the current International Fire Code adopted by the State of Illinois and the authority having jurisdiction.

House Floor Amendment No. 1

Provides that inspectors shall certify that all fire and smoke dampers inspected meet the standards established in the applicable code or codes adopted by any authority having jurisdiction (rather than established in the current International Fire Code adopted by the State of Illinois and the authority having jurisdiction).

House Floor Amendment No. 2

Provides an exemption for facilities licensed by the federal Nuclear Regulatory Commission under specified federal provisions and for employees of those facilities while engaged in the performance of their official duties.

May 28 21  
H  
Passed Both Houses
HB 02590

Rep. Ann M. Williams, Daniel Didech, Jennifer Gong-Gershowitz, Deb Conroy, Margaret Croke, Terra Costa Howard, Joyce Mason and Ryan Spain

(Sen. Sara Feigenholtz, Mike Simmons, Ram Villivalam, Robert Peters and Celina Villanueva)

750 ILCS 5/221 new

Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that upon completion of an affidavit provided by the county clerk, a person, still currently married, may request a certificate of the person's current marriage free of any gender identifying language. Provides that the request shall not permanently change the gender identifying language in the clerk's records, and the affidavit and issuance shall be kept in the permanent records of the clerk. Provides that if 2 parties currently married request a marriage certificate with gender identifiers changed, both parties shall appear before the clerk, indicate consent, and complete an affidavit. Provides that if a county provides a certified record, photocopy, or reproduction of an original license in lieu of a summary data sheet, the county clerk shall work with the Department of Public Health to develop a new certificate that can be issued in lieu of a reproduction of the prior record. Provides that when a clerk issues a nongendered marriage certificate, the certificate shall not include any language indicating it has been amended nor that it is not a true and accurate record of the facts stated therein.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that for a person married in any county in the State, the county clerk shall issue a new marriage certificate when it receives legal documentation indicating that one of the parties listed on the certificate has legally changed names. Effective immediately.

May 28 21  H Passed Both Houses
HB 02777  Rep. Elizabeth Hernandez-Emanuel Chris Welch  
(Sen. Don Harmon-Bill Cunningham)

5 ILCS 80/4.32
5 ILCS 80/4.40

Amends the Regulatory Sunset Act. Extends the repeal date of the Cemetery Oversight Act from January 1, 2022 to January 1, 2030. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:
  5 ILCS 80/4.40
Adds reference to:
  5 ILCS 80/4.41 new
Adds reference to:
  20 ILCS 2105/2105-35
Adds reference to:
  20 ILCS 2105/2105-120 was 20 ILCS 2105/60g
Adds reference to:
  225 ILCS 411/5-15
Adds reference to:
  225 ILCS 411/5-16 new
Adds reference to:
  225 ILCS 411/5-20
Adds reference to:
  225 ILCS 411/5-25
Adds reference to:
  225 ILCS 411/5-26 new
Adds reference to:
  225 ILCS 411/10-20
Adds reference to:
  225 ILCS 411/10-21
Adds reference to:
  225 ILCS 411/10-25
Adds reference to:
  225 ILCS 411/10-40
Adds reference to:
  225 ILCS 411/10-55
Adds reference to:
  225 ILCS 411/20-10
Adds reference to:
  225 ILCS 411/25-3
Adds reference to:
  225 ILCS 411/25-5
Adds reference to:
  225 ILCS 411/25-10
Adds reference to:
  225 ILCS 411/25-15
Adds reference to:
  225 ILCS 411/25-25
Adds reference to:
  225 ILCS 411/25-26 new
HB 02777 (CONTINUED)

Adds reference to:
225 ILCS 411/25-30

Adds reference to:
225 ILCS 411/25-35

Adds reference to:
225 ILCS 411/25-90

Adds reference to:
225 ILCS 411/25-95

Adds reference to:
225 ILCS 411/25-105

Adds reference to:
225 ILCS 411/25-115

Adds reference to:
225 ILCS 411/35-5

Adds reference to:
225 ILCS 411/35-15

Adds reference to:
225 ILCS 411/75-45

Adds reference to:
225 ILCS 411/25-1 rep.

Adds reference to:
225 ILCS 411/25-50 rep.

Adds reference to:
225 ILCS 411/25-55 rep.

Adds reference to:
225 ILCS 411/25-60 rep.

Adds reference to:
225 ILCS 411/25-100 rep.

Adds reference to:
225 ILCS 411/25-110 rep.

Adds reference to:
225 ILCS 411/25-120 rep.

Adds reference to:
225 ILCS 411/25-125 rep.

Adds reference to:
225 ILCS 411/75-20 rep.

Adds reference to:
225 ILCS 411/75-35 rep.
HB 02777 (CONTINUED)

Replaces everything after the enacting clause. Amends the Cemetery Oversight Act. Provides that all applicants and licensees under the Act shall provide a valid address and email address to the Department of Financial and Professional Regulation. Provides that all information collected by the Department in the course of an investigation shall be maintained for the confidential use of the Department. Provides that the Secretary of Financial and Professional Regulation has the authority to appoint an attorney licensed in Illinois to serve as a hearing officer in specified actions. Makes changes in provisions concerning definitions; the powers and duties of the Department; application for original license; qualifications for licensure; certification; renewal, reinstatement, or restoration of a license; contracts; fees; exemptions; citations; grounds for disciplinary action; injunction and cease and desist orders; investigation, notice, and hearings; motions for rehearing; record of proceedings; restoration of licenses from discipline; administrative review; and unlicensed practice. Makes other changes. Repeals provisions concerning denial of license or exemption from licensure; findings and recommendations; rehearing; secretary, rehearing; certifications of record, costs; civil action and civil penalties; whistleblower protection; rules; roster; and the Cemetery Oversight Board. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Makes changes in provisions concerning the prohibited uses of roster information and board reports. Amends the Regulatory Sunset Act. Extends the repeal date of the Cemetery Oversight Act from January 1, 2022 to January 2, 2032. Effective immediately.

House Floor Amendment No. 2
Corrects a cross-reference to a provision of the Vital Records Act.

House Floor Amendment No. 3
Replaces provisions concerning the license status of cemetery managers or customer service employees who become employed by a cemetery authority exempt from the Cemetery Oversight Act.

House Floor Amendment No. 4
Deletes reference to:
   5 ILCS 80/4.41 new
Adds reference to:
   5 ILCS 80/4.37

Provides for repeal of the Cemetery Oversight Act on January 1, 2027 (rather than January 1, 2032).

Senate Floor Amendment No. 1
Deletes reference to:
   5 ILCS 80/4.32
Deletes reference to:
   5 ILCS 80/4.37
Deletes reference to:
   20 ILCS 2105/2105-35
Deletes reference to:
   20 ILCS 2105/2105-120
Deletes reference to:
   225 ILCS 411/5-15
Deletes reference to:
   225 ILCS 411/5-16 new
Deletes reference to:
   225 ILCS 411/5-20
Deletes reference to:
   225 ILCS 411/5-25
Deletes reference to:
   225 ILCS 411/5-26 new
Deletes reference to:
   225 ILCS 411/10-20
Deletes reference to:
   225 ILCS 411/10-21
Deletes reference to:
   225 ILCS 411/10-25
Deletes reference to:
HB 02777 (CONTINUED)

225 ILCS 411/10-40
Deletes reference to:
225 ILCS 411/10-55
Deletes reference to:
225 ILCS 411/20-10
Deletes reference to:
225 ILCS 411/25-3
Deletes reference to:
225 ILCS 411/25-5
Deletes reference to:
225 ILCS 411/25-10
Deletes reference to:
225 ILCS 411/25-15
Deletes reference to:
225 ILCS 411/25-25
Deletes reference to:
225 ILCS 411/25-26 new
Deletes reference to:
225 ILCS 411/25-30
Deletes reference to:
225 ILCS 411/25-35
Deletes reference to:
225 ILCS 411/25-90
Deletes reference to:
225 ILCS 411/25-95
Deletes reference to:
225 ILCS 411/25-105
Deletes reference to:
225 ILCS 411/25-115
Deletes reference to:
225 ILCS 411/35-5
Deletes reference to:
225 ILCS 411/35-15
Deletes reference to:
225 ILCS 411/75-45
Deletes reference to:
225 ILCS 411/25-1 rep.
Deletes reference to:
225 ILCS 411/25-50 rep.
Deletes reference to:
225 ILCS 411/25-55 rep.
Deletes reference to:
225 ILCS 411/25-60 rep.
Deletes reference to:
225 ILCS 411/25-100 rep.
Deletes reference to:
225 ILCS 411/25-110 rep.
Deletes reference to:
HB 02777 (CONTINUED)

225 ILCS 411/25-120 rep.
Deletes reference to:
  225 ILCS 411/25-125 rep.
Deletes reference to:
  225 ILCS 411/75-20 rep.
Deletes reference to:
  225 ILCS 411/75-35 rep.
Adds reference to:
  New Act
Adds reference to:
  10 ILCS 5/29C-10 from Ch. 46, par. 29C-10
Adds reference to:
  10 ILCS 120/5-15 new
Replaces everything after the enacting clause. Creates the General Assembly Redistricting Act of 2021. Redistricts the Legislative Districts (for election of Senators) and the Representative Districts (for election of Representatives). Effective immediately.

May 28 21  H  Passed Both Houses

HB 03272  Rep. Sonya M. Harper
(Sen. Mattie Hunter-Kimberly A. Lightford-Patricia Van Pelt-Jacqueline Y. Collins)

105 ILCS 5/10-20.73 new
105 ILCS 5/34-18.67 new
Amends the School Code. Requires a school board to adopt written policies related to absences and missed homework or classwork assignments as a result of or related to a student's pregnancy. Effective immediately.

May 28 21  H  Passed Both Houses
Amends various Acts relating to the governance of public universities and community colleges in Illinois. Beginning with the 2022-2023 academic year, requires the governing board of each public university and community college district to designate an employee as a Dream Resource Liaison to be available on campus to provide assistance to students who lack proper authorization to be in the United States in streamlining access to all available financial aid and academic opportunities. Sets forth other provisions concerning the liaison. Encourages each governing board to establish a Dream Resource Center on each of its campuses to offer support services, including, but not limited to, State, federal, and other financial aid assistance, academic counseling, peer support services, psychological counseling, referral services, and legal services. Sets forth other provisions concerning the center. Effective July 1, 2021.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends various Acts relating to the governance of public universities and community colleges in Illinois. Beginning with the 2022-2023 academic year, requires the governing board of each public university and community college district to designate an employee as an Undocumented Student Resource Liaison to be available on campus to provide assistance to undocumented students and mixed status students within the United States in streamlining access to financial aid and academic support to successfully matriculate to degree completion. Sets forth other provisions concerning the liaison. Encourages each governing board to establish an Undocumented Student Resource Center on each of its campuses to offer support services, as well as mental health counseling options. Sets forth other provisions concerning the center. Effective July 1, 2021.

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall make information about the availability of referral services to any other State or local agencies known to a parolee or releasee prior to his or her release from the correctional facility where the parolee or releasee has been residing. Effective immediately.
HB 03523  Rep. Keith R. Wheeler-Stephanie A. Kifowit and Mike Murphy
(Sen. Suzy Gliowiak Hilton)

20 ILCS 3305/4 from Ch. 127, par. 1054
Amends the Illinois Emergency Management Agency Act. Expands the definition of "disaster" to include a cyber attack.

House Floor Amendment No. 1
Adds reference to:
20 ILCS 3305/7 from Ch. 127, par. 1057
May 28 21  H  Passed Both Houses

HB 03662  Rep. Marcus C. Evans, Jr.-Camille Y. Lilly, Kathleen Willis and Jawaharial Williams
(Sen. Linda Holmes)

820 ILCS 305/6 from Ch. 48, par. 138.6
Amends the Workers' Compensation Act. Provides that, with respect to firefighters and emergency medical technicians, a contagious staph infection, including Methicillin-resistant Staphylococcus aureus (MRSA), is rebuttably presumed to arise out of and in the course of employment. Effective immediately.
May 28 21  H  Passed Both Houses

HB 03712  Rep. Thaddeus Jones
(Sen. Napoleon Harris, III and Laura M. Murphy-Jason A. Barickman)

New Act
Creates the Car-Sharing Program Act. Adds provisions governing: insurance coverage requirements during car-sharing periods; notification of implications of lien; exclusions in motor vehicle liability insurance policies; recordkeeping requirements; vicarious liability; contribution against indemnification; insurable interests; consumer protection disclosures; driver's license verification; data retention; responsibility for equipment; and automobile safety recalls. Effective January 1, 2022.

House Committee Amendment No. 1
Provides that, under specified circumstances, a motor vehicle insurer that defends or indemnifies a claim against a shared vehicle that is excluded under the terms of its policy shall have the right to seek recovery (instead of contribution) against the motor vehicle insurer of the car-sharing program.

House Floor Amendment No. 2
Replaces everything after the enacting clause with the contents of the introduced bill and House Amendment No. 1, and makes the following changes: Provides that a car-sharing program shall assume liability of a shared-vehicle owner for bodily injury or property damage to third parties or uninsured and underinsured motorist or personal injury protection losses during the car-sharing period in an amount stated in the car-sharing agreement, which amount may not be less than 4 times the minimum amounts required under the Illinois Vehicle Code (instead of those amounts set forth in the Illinois Vehicle Code). Provides that a car-sharing program shall ensure that, during each car-sharing period, the shared-vehicle owner and the shared-vehicle driver are insured under a motor vehicle liability insurance policy that provides insurance coverage in amounts that, for the shared-vehicle driver, are equal to 2 times the minimum amounts set forth in the Illinois Vehicle Code (instead of in amounts no less than the minimum amounts set forth in the Illinois Vehicle Code). Deletes a Section concerning the inapplicability of other Acts. Makes other changes in a Section concerning insurable interest.
May 28 21  H  Passed Both Houses
HB 03793  Rep. Delia C. Ramirez, Lindsey LaPointe, Dave Vella and Justin Slaughter
(Sen. Julie A. Morrison-John Connor-Patricia Van Pelt-Jacqueline Y. Collins)

705 ILCS 405/2-10  from Ch. 37, par. 802-10

Amends the Juvenile Court Act of 1987. In the Section concerning temporary custody of an abused or neglected minor, provides that nothing in the provisions shall restrict the Department of Children and Family Services from immediately restricting or terminating parent-child contact or sibling contacts if the Department or its assigns reasonably believe that continuation of the contact, as set out in the plan, would result in an immediate threat (instead of "would be contrary to") to the child's health, safety, and welfare. Provides that the reasonable belief must be based on credible evidence. Provides that such restrictions on parent-child contact and sibling contacts by the Department or its assigns shall only occur on an individual case-by-case basis.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced, with the following changes:
Provides that the Department of Children and Family Services may immediately restrict or terminate parent-child contact or sibling contacts, without either amending the parent-child visiting plan or the sibling contact plan or obtaining a court order, where the Department or its assigns reasonably believe there is an immediate need to protect the child's health, safety, and welfare. Provides that such restrictions or terminations must be based on available facts to the Department and its assigns when viewed in light of the surrounding circumstances and shall only occur on an individual case-by-case basis.

Passed Both Houses
SB 00642  Sen. Don Harmon

705 ILCS 105/27.3b from Ch. 25, par. 27.3b
Amends the Clerks of Courts Act. Allows the clerk of court to accept payment of fines, penalties, or costs by certified check.

House Committee Amendment No. 1
Deletes reference to:
705 ILCS 105/27.3b from Ch. 25, par. 27.3b
Adds reference to:
705 ILCS 105/6 from Ch. 25, par. 6

Replaces everything after the enacting clause. Amends the Clerks of Courts Act. Makes a technical change in a Section concerning the office hours of the clerks of courts.

House Floor Amendment No. 2
Deletes reference to:
705 ILCS 105/27.3b
Adds reference to:
New Act
Adds reference to:
705 ILCS 20/2 from Ch. 37, par. 1.2
Adds reference to:
705 ILCS 20/3 from Ch. 37, par. 1.3
Adds reference to:
705 ILCS 20/4 from Ch. 37, par. 1.4
Adds reference to:
705 ILCS 20/5 from Ch. 37, par. 1.5

Replaces everything after the enacting clause. Creates the Judicial Districts Act of 2021. Provides for the specific counties to be included in the second, third, fourth, and fifth judicial districts. Amends the Judicial Districts Act. Provides that the judicial districts listed in the Act are effective until the effective date of this amendatory Act. Repeals the Judicial Redistricting Act of 1997 (which has been held unconstitutional). Effective immediately.

May 28 21 S Passed Both Houses
SB 00818
(Rep. Camille Y. Lilly-Kathleen Willis-Delia C. Ramirez-Marcus C. Evans, Jr.-Terra Costa Howard, Bob Morgan, Jennifer Gong-Gershowitz, Margaret Croke, Maura Hirschauer, Michelle Mussman, Dagmara Avelar, Daniel Didech, Robyn Gabel, Lindsey LaPointe, Kelly M. Cassidy, Jaime M. Andrade, Jr., Will Guzzardi, Lamont J. Robinson, Jr., Katie Stuart, Ann M. Williams, Barbara Hernandez, Greg Harris, Theresa Mah, Jawaharial Williams and Elizabeth Hernandez)

105 ILCS 85/1
Amends the Student Online Personal Protection Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 85/1

Adds reference to:
105 ILCS 5/2-3.62 from Ch. 122, par. 2-3.62

Adds reference to:
105 ILCS 5/27-9.1a new

Adds reference to:
105 ILCS 5/27-9.1b new

Adds reference to:
105 ILCS 5/27A-5

Adds reference to:
105 ILCS 5/34-18.8 from Ch. 122, par. 34-18.8

Adds reference to:
105 ILCS 110/3

Adds reference to:

Adds reference to:

Adds reference to:

Replaces everything after the enacting clause. Amends the School Code. In the Courses of Study Article, repeals the sex education, family life, and instruction on diseases provisions. Instead, beginning no later than July 1, 2023, requires a school district, including a charter school, to provide comprehensive personal health and safety education in kindergarten through the 5th grade and comprehensive sexual health education in the 6th through 12th grades in all public schools. Sets forth the criteria that all classes that teach comprehensive personal health and safety and comprehensive sexual health education must satisfy. Contains, among other provisions, provisions concerning guest lecturers or resource persons, participation, the review of instructional materials, learning standards, resource materials, and reporting. Requires a school district, including a charter school, to provide age and developmentally appropriate consent education in the 3rd through 12th grades; sets forth what the instruction and materials must include. Makes changes in the Chicago School District Article concerning AIDS training. Amends the Critical Health Problems and Comprehensive Health Education Act to make changes concerning the program established under the Act. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the contents of the bill as amended by Senate Amendment No. 1, with the following changes. Makes changes to the definitions of "complete", "comprehensive personal health and safety education", and "comprehensive sexual health education" and the learning standards. Provides that the annual report to the General Assembly must be submitted for a period of 2 (rather than 5) years. Requires age and developmentally appropriate consent education to be provided in kindergarten (rather than the 3rd grade) through the 12th grade. Corrects a grammatical error. Effective immediately.

Senate Floor Amendment No. 3
Deletes reference to:
105 ILCS 110/3

Removes provisions concerning the comprehensive health education program.

Senate Floor Amendment No. 4
SB 00818 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the contents of the bill as amended by Senate Amendments Nos. 2 and 3, with the following changes. In provisions requiring the State Board of Education to develop and adopt learning standards, specifies that the comprehensive personal health and safety education learning standards shall be adopted for pupils in kindergarten through the 5th grade and the comprehensive sexual health education learning standards shall be adopted for pupils in the 6th through 12th grades. Removes a provision requiring school districts to provide comprehensive personal health and safety education and comprehensive sexual health education by no later than July 1, 2023. Provides that the annual report to the General Assembly must be submitted for a period of 5 (rather than 2) years. Provides that a school district may (rather than shall) provide age and developmentally appropriate consent education in kindergarten through the 12th grade. Makes grammatical and typographical changes. Effective immediately.

Balanced Budget Note (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 818 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

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

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

Pension Note (Government Forecasting & Accountability)
SB 0818, as engrossed, will not impact any public pension fund or retirement system in the State of Illinois.

State Debt Impact Note (Government Forecasting & Accountability)
SB 0818, as Engrossed, would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.

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

Fiscal Note (Dept. of Human Services)
No fiscal impact to IDHS related to the changes proposed in SB 818.

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

Correctional Note (Dept of Corrections)
This amendment has no fiscal impact or population impact on the department.

Fiscal Note (Dept. of Public Health)
SB 818 would not pose any fiscal cost aside from standard staff time helping ISBE develop standards, where the cost would be negligible.

Land Conveyance Appraisal Note (Dept. of Transportation)
No land conveyances are included in Senate Bill 818; therefore, there are no appraisals to be filed.

Fiscal Note (State Board of Education)
SB 818 will have a fiscal impact of $2,175,588.61 over 3 fiscal years.

May 28 21 S Passed Both Houses
Amends the Abused and Neglected Child Reporting Act. In provisions concerning persons authorized to have access to reports of child abuse or neglect, provides that State’s Attorneys are authorized to receive unfounded reports for the purposes of screening and prosecuting court petitions making an allegation of abuse or neglect relating to the same child, a sibling of the child involving the same perpetrator, or a child or perpetrator in the same household as the child for whom the petition is being filed. Provides that parties to juvenile court proceedings are entitled to receive copies of unfounded reports regarding the same child, a sibling of the child, or a child or perpetrator in the same household as the child, including a household from which a child was removed or into which a child may be placed, for purposes of certain types of juvenile court hearings. Amends the Juvenile Court Act of 1987. Requires the Department of Children and Family Services to notify parties of the final finding on a report of alleged abuse or neglect within 5 days after the Department classifies the report. Provides that a court shall not terminate wardship if there is a pending investigation involving any person acting in a caretaker role in the minor's household, unless the court makes written factual findings that, despite the pending investigation, there is no risk of abuse or neglect to the minor, that good cause exists to terminate wardship, and it is in the minor's best interest to terminate wardship. Effective upon becoming law, except some provisions take effect January 1, 2022.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Further amends the Abused and Neglected Child Reporting Act by providing that parties to juvenile court proceedings are entitled to receive copies of unfounded reports regarding the same child, a sibling of the child, the same perpetrator, or a child or perpetrator in the same household as the child for purposes of certain types of juvenile court hearings (rather than parties to juvenile court proceedings are entitled to receive copies of unfounded reports regarding the same child, a sibling of the child, or a child or perpetrator in the same household as the child, including a household from which a child was removed or into which a child may be placed, for purposes of certain types of juvenile court hearings). Makes revisions to language in the introduced bill concerning the admissibility of unfounded reports in certain judicial proceedings and hearings. Further amends the Juvenile Court Act of 1987. In a provision requiring the Department of Children and Family Services to notify parties of the final finding in an abuse or neglect report, requires the Department to notify the parties within 10 days (rather than 5 days) after the abuse or neglect report is classified by the Department. Removes language requiring the Department to provide the parties with copies of the abuse or neglect report. In a provision concerning the duration of wardship, provides that to terminate wardship, the court shall consider a pending investigation in accordance with the Abused and Neglected Child Reporting Act, if any, involving any person acting in a caretaker role in the minor's household, and make written factual findings that, despite the pending investigation, there is no risk of abuse or neglect to the minor, and it is in the minor's best interest to terminate wardship.

Senate Floor Amendment No. 2
Deletes reference to:
705 ILCS 405/2-8.1 new

Deletes reference to:
705 ILCS 405/2-31 from Ch. 37, par. 802-31

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes.
Further amends the Abused and Neglected Child Reporting Act by providing that parties to juvenile court proceedings are entitled to receive copies of unfounded reports regarding the same child, a sibling of the child, the same perpetrator, or a child or perpetrator in the same household as the child for purposes of certain types of juvenile court hearings (rather than parties to juvenile court proceedings are entitled to receive copies of unfounded reports regarding the same child, a sibling of the child, or a child or perpetrator in the same household as the child, including a household from which a child was removed or into which a child may be placed, for purposes of certain types of juvenile court hearings). Makes revisions to language in the introduced bill concerning the admissibility of unfounded reports in certain judicial proceedings and hearings. Removes the amendatory changes made to the Juvenile Court Act of 1987 in the introduced bill. Changes the effective date to immediate.

May 28 21 S Passed Both Houses
SB 02661  Sen. Don Harmon  
(Rep. Elizabeth Hernandez)

5 ILCS 70/1 from Ch. 1, par. 1001
Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act.

Senate Floor Amendment No. 2
Deletes reference to:
5 ILCS 70/1
Adds reference to:
20 ILCS 2105/2105-365 new

Replicates everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that for any license of a health care professional that expires during a public health emergency declared by the Governor, the Department of Financial and Professional Regulation shall extend the expiration date of that license by 6 months. Provides that the fees for renewal of that license and the expiration date of the renewed license shall be the same fees and expiration date as though the license was renewed on the original expiration date. Defines "health care professional".
Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
20 ILCS 2105/2105-365 new
Adds reference to:
New Act
Adds reference to:
10 ILCS 105/Act rep.
Adds reference to:
10 ILCS 106/Act rep.
Adds reference to:
35 ILCS 200/5-5

Replicates everything after the enacting clause. Creates the Cook County Board of Review Redistricting Act of 2021. Provides legislative findings. Redistricts Cook County for election of Cook County Board of Review Commissioners. Repeals the Cook County Board of Review Districts Act and the Cook County Board of Review Districts Act of 2001. Amends the Property Tax Code. Provides that in 2021 and any year following the federal decennial census in which the results of the census are not available by March 31, the General Assembly may use other population data, including, but not limited to, the most recent American Community Survey 5-year data, to reapporportion board of review districts. Effective immediately.

May 28 21  S Passed Both Houses