Amends the Emergency Medical Services (EMS) Systems Act. Provides that emergency medical (EMS) personnel may provide preveterinary emergency care to a dog or cat to the extent the EMS personnel has received commensurate training and is authorized by his or her employer to provide care. Provides that requirements governing the circumstances under which EMS personnel may provide preveterinary emergency care to dogs and cats may be specified in the employer's policies governing the provision of care. Contains language stating that nothing in the Act imposes upon EMS personnel any obligation to provide care to a dog or cat or to provide care to a dog or cat before a person. Amends the Veterinary Medicine and Surgery Practice Act of 2004. Provides that nothing in that Act shall apply to EMS personnel who provide preveterinary emergency care to a dog or cat under the amended provisions of the Emergency Medical Services (EMS) Systems Act. Effective immediately.


Replaces everything after the enacting clause. Amends the Illinois Controlled Substances Act. Provides that for various offenses involving the manufacture or delivery of fentanyl analogs 3 years shall be added to the term of imprisonment imposed by the court, and the maximum sentence for the offense shall be increased by 3 years. Provides that the 3-year penalty enhancement applies when the person knew or should have known that the substance containing the controlled substance contains any amount of fentanyl or fentanyl analog. Provides that provisions regarding limited immunity from prosecution for a victim of sexual assault for the use, possession, and consumption of a controlled substance and the limited immunity of a person from prosecution for a drug overdose or for a person who in good faith seeks or obtains emergency medical assistance for someone experiencing an overdose in relation to fentanyl only apply to a person possessing less than 3 grams of a substance containing fentanyl or an analog thereof. Effective immediately.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event Description</th>
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<tbody>
<tr>
<td>Apr 13</td>
<td>Added Co-Sponsor Rep. Chris Miller</td>
</tr>
<tr>
<td>Apr 14</td>
<td>Added Chief Co-Sponsor Rep. Andrew S. Chesney</td>
</tr>
<tr>
<td>Apr 21</td>
<td>Second Reading - Short Debate</td>
</tr>
<tr>
<td>Apr 21</td>
<td>House Floor Amendment No. 1 Adopted</td>
</tr>
<tr>
<td>Apr 21</td>
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<tr>
<td>Apr 22</td>
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<tr>
<td>Apr 21</td>
<td>Placed on Calendar Order of 3rd Reading - Standard Debate</td>
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<tr>
<td>Apr 22</td>
<td>Third Reading - Standard Debate - Passed 107-000-004</td>
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<td>Apr 22</td>
<td>Added Chief Co-Sponsor Rep. Sue Scherer</td>
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<tr>
<td>Apr 23</td>
<td>Arrive in Senate</td>
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<tr>
<td>Apr 23</td>
<td>Placed on Calendar Order of First Reading April 27, 2021</td>
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<tr>
<td>May 12</td>
<td>Chief Senate Sponsor Sen. Michael E. Hastings</td>
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<tr>
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<td>May 18</td>
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<tr>
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<tr>
<td>May 24</td>
<td>Added as Alternate Chief Co-Sponsor Sen. Jason Plummer</td>
</tr>
<tr>
<td>May 26</td>
<td>Added as Alternate Chief Co-Sponsor Sen. Doris Turner</td>
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<tr>
<td>May 26</td>
<td>Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don Harmon</td>
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<tr>
<td>May 26</td>
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<td>May 26</td>
<td>Senate Committee Amendment No. 1 Assignments Refers to Executive</td>
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<tr>
<td>May 27</td>
<td>Senate Committee Amendment No. 1 Adopted</td>
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<tr>
<td>May 27</td>
<td>Do Pass as Amended Executive; 009-005-000</td>
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<tr>
<td>May 27</td>
<td>Placed on Calendar Order of 2nd Reading</td>
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<tr>
<td>May 28</td>
<td>Sponsor Removed Sen. Jason Plummer</td>
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<tr>
<td>May 28</td>
<td>Placed on Calendar Order of 3rd Reading May 29, 2021</td>
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<tr>
<td>May 31</td>
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<tr>
<td>Jun 15</td>
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<tr>
<td>Oct 13</td>
<td>Approved for Consideration Assignments</td>
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<tr>
<td>Oct 13</td>
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<tr>
<td>Oct 13</td>
<td>Rule 2-10 Third Reading Deadline Established As December 1, 2021</td>
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<tr>
<td>Nov 28</td>
<td>Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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<tr>
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<td>Approved for Consideration Assignments</td>
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<tr>
<td>Mar 23</td>
<td>Placed on Calendar Order of 3rd Reading March 24, 2022</td>
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<tr>
<td>Mar 23</td>
<td>Alternate Chief Sponsor Changed to Sen. Laura Ellman</td>
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<tr>
<td>Mar 23</td>
<td>Added as Alternate Chief Co-Sponsor Sen. Suzy Glowiak Hilton</td>
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<td>Added as Alternate Chief Co-Sponsor Sen. Michael E. Hastings</td>
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<tr>
<td>Mar 23</td>
<td>Added as Alternate Chief Co-Sponsor Sen. Robert Peters</td>
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<tr>
<td>Mar 24</td>
<td>Senate Floor Amendment No. 2 Filed with Secretary by Sen. Laura Ellman</td>
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<tr>
<td>Mar 24</td>
<td>Senate Floor Amendment No. 2 Referred to Assignments</td>
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<td>Mar 24</td>
<td>Senate Floor Amendment No. 2 Assignments Refers to Criminal Law</td>
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<tr>
<td>Mar 29</td>
<td>Senate Floor Amendment No. 3 Filed with Secretary by Sen. Laura Ellman</td>
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<tr>
<td>Mar 29</td>
<td>Senate Floor Amendment No. 3 Referred to Assignments</td>
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<td>Mar 29</td>
<td>Added as Alternate Co-Sponsor Sen. Ann Gillespie</td>
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<tr>
<td>Mar 29</td>
<td>Added as Alternate Co-Sponsor Sen. Cristina Castro</td>
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<tr>
<td>Mar 29</td>
<td>Added as Alternate Co-Sponsor Sen. Mattie Hunter</td>
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<tr>
<td>Date</td>
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<td>Mar 29</td>
<td>Senate Floor Amendment No. 3 Recommend Do Adopt Criminal Law; 007-003-000</td>
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<td>Mar 29</td>
<td>Added as Alternate Co-Sponsor Sen. Mike Simmons</td>
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<tr>
<td>Mar 30</td>
<td>Added as Alternate Co-Sponsor Sen. Karina Villa</td>
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<td>Mar 30</td>
<td>Added as Alternate Co-Sponsor Sen. John Connor</td>
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<tr>
<td>Mar 31</td>
<td>Added as Alternate Co-Sponsor Sen. Kimberly A. Lightford</td>
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<tr>
<td>Mar 31</td>
<td>Added as Alternate Co-Sponsor Sen. Laura Fine</td>
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<tr>
<td>Apr 05</td>
<td>Placed on Calendar Order of 3rd Reading</td>
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<tr>
<td>Apr 05</td>
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<td>Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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HB 00045


(Sen. Melinda Bush)

10 ILCS 5/2A-1.2 from Ch. 46, par. 2A-1.2
10 ILCS 5/2A-26 from Ch. 46, par. 2A-26
10 ILCS 5/2A-28 from Ch. 46, par. 2A-28
10 ILCS 5/7-4 from Ch. 46, par. 7-4
10 ILCS 5/7-10 from Ch. 46, par. 7-10
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50 ILCS 105/1.3
50 ILCS 105/2 from Ch. 102, par. 2
50 ILCS 105/4 from Ch. 102, par. 4
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65 ILCS 5/3.1-15-5 from Ch. 24, par. 3.1-15-5
65 ILCS 5/3.1-15-15 from Ch. 24, par. 3.1-15-15
65 ILCS 5/3.1-15-25 from Ch. 24, par. 3.1-15-25
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65 ILCS 20/21-29 from Ch. 24, par. 21-29
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Amends various Acts and Codes. Changes all statutory references of alderman and aldermen to alderperson and alderpersons. Changes all statutory references of congressman to congressperson. Makes conforming changes.

Jan 13 21 Filed with the Clerk by Rep. Katie Stuart
Jan 14 21 First Reading
Jan 14 21 Referred to Rules Committee
Jan 19 21 Added Co-Sponsor Rep. Lindsey LaPointe
Feb 23 21 Assigned to State Government Administration Committee
Feb 24 21 Added Co-Sponsor Rep. Stephanie A. Kifowit
Mar 03 21 Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
Mar 03 21 Added Co-Sponsor Rep. Suzanne Ness
Mar 04 21 Placed on Calendar 2nd Reading - Consent Calendar
Mar 18 21 Added Co-Sponsor Rep. Kelly M. Cassidy
Mar 18 21 Added Co-Sponsor Rep. LaToya Greenwood
Mar 18 21 Added Co-Sponsor Rep. Sue Scherer
Mar 18 21 Added Co-Sponsor Rep. Will Guzzardi
Mar 18 21 Added Co-Sponsor Rep. Joyce Mason
Mar 18 21 Added Co-Sponsor Rep. Kambium Buckner
Apr 08 21 Added Co-Sponsor Rep. Carol Ammons
HB 00045 (CONTINUED)

Apr 13 21    H Second Reading - Consent Calendar
Apr 13 21    Held on Calendar Order of Second Reading - Consent Calendar
Apr 13 21    Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 14 21    Added Co-Sponsor Rep. Rita Mayfield
Apr 16 21    Third Reading - Consent Calendar - Passed 102-006-000
Apr 19 21    S Arrive in Senate
Apr 19 21    Placed on Calendar Order of First Reading
Apr 20 21    Chief Senate Sponsor Sen. Melinda Bush
Apr 20 21    First Reading
Apr 20 21    Referred to Assignments
Apr 28 21    Assigned to Executive
May 06 21    To Executive - Elections
May 21 21    Rule 3-9(a) / Re-referred to Assignments
Aug 25 21    Rule 2-10 Third Reading Deadline Established As December 1, 2021
Aug 26 21    Approved for Consideration Assignments
Aug 26 21    Placed on Calendar Order of 2nd Reading August 31, 2021
Aug 31 21    Second Reading
Aug 31 21    Placed on Calendar Order of 3rd Reading October 19, 2021
Oct 13 21    Pursuant to Senate Rule 3-9(b)(ii) this bill shall not be re-referred to the Committee on Assignment pursuant to Senate Rule 3-9(b).
Nov 28 21    Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Jan 05 22    Approved for Consideration Assignments
Jan 05 22    Placed on Calendar Order of 3rd Reading January 5, 2022
Apr 01 22    Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22    S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 00093

Rep. Mary E. Flowers-Tony McCombie and Katie Stuart

(Sen. Ram Villivalam-Jacqueline Y. Collins-Patricia Van Pelt)

225 ILCS 454/10-45
225 ILCS 454/20-20
225 ILCS 458/10-25 new
225 ILCS 458/15-10

Amends the Real Estate License Act of 2000. Provides that a real estate broker or managing broker may not engage in discrimination when preparing a broker price opinion or comparative market analysis for residential real estate. Provides that a real estate broker or managing broker engages in discrimination when he or she considers the actual or perceived race, color, religion, or national origin of the owner of the real estate or the residents of the geographic area in which the real estate is located when determining the market value of the real estate. Amends the Real Estate Appraiser Licensing Act of 2002. Provides that an appraiser may not engage in discrimination when preparing a comparative market analysis for residential real estate. Provides that an appraiser engages in discrimination when he or she considers the actual or perceived race, color, religion, or national origin of the owner of the real estate or the residents of the geographic area in which the real estate is located when determining the market value of the real estate. Provides for a private right of action in the circuit court and a civil action initiated by the Illinois Attorney General. Provides for professional discipline of brokers and appraisers who engage in discrimination.

Jan 13 21 Filed with the Clerk by Rep. Mary E. Flowers
Jan 14 21 First Reading
Jan 14 21 Referred to Rules Committee
Feb 03 21 Added Chief Co-Sponsor Rep. Tony McCombie
Feb 23 21 Assigned to Immigration & Human Rights Committee
Mar 24 21 Do Pass / Short Debate Immigration & Human Rights Committee; 005-003-000
Apr 08 21 Placed on Calendar 2nd Reading - Short Debate
Apr 15 21 Added Co-Sponsor Rep. Katie Stuart
Apr 21 21 Second Reading - Short Debate
Apr 21 21 Held on Calendar Order of Second Reading - Short Debate
Apr 23 21 Placed on Calendar Order of 3rd Reading - Short Debate
Apr 23 21 Third Reading - Short Debate - Passed 077-025-004
Apr 27 21 Arrive in Senate
Apr 27 21 Placed on Calendar Order of First Reading April 28, 2021
Apr 29 21 Chief Senate Sponsor Sen. Ram Villivalam
Apr 29 21 First Reading
Apr 29 21 Referred to Assignments
May 05 21 Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
May 13 21 Added as Alternate Chief Co-Sponsor Sen. Patricia Van Pelt
Amends the Unified Code of Corrections. Provides that no less than 30 days before the issuance of a warrant of arrest for nonpayment of a fine or an installment of a fine, a notice shall be mailed to the offender by first class mail to the most recent address which the offender has provided to the court. Provides that the notice shall contain the following information: (1) the amount of the fine which is due and owing; (2) the docket number of the case in which the fine was assessed; (3) the due date for payment of the fine; (4) instructions as to how payment of the fine may be made; (5) an explanation that willful refusal to pay the fine may result in imprisonment; and (6) instructions as to how the offender may request a hearing to present evidence that the offender did not willfully refuse to pay the fine, and that failure to pay was the result of the offender’s inability to pay the fine.

House Floor Amendment No. 3

Adds reference to:

625 ILCS 5/6-308

Amends the Illinois Vehicle Code. Provides that for purposes of a provision concerning procedures for traffic violations, a violation shall be deemed resolved if the person has appeared in court and the court entered any final disposition, including: (i) a final order regarding the person's guilt or innocence; or (ii) an order granting a request by the State or local governmental body that initiated the charges for permission not to prosecute the charges. Further amends the Unified Code of Corrections. Provides that if the prosecutor shows that default was due to an intentional refusal to pay, and due to a failure on the offender's part to make a good faith effort to pay, rather than the offender demonstrating the absence of these factors, the court may order the offender imprisoned for a term not to exceed 6 months if the fine was for a felony, or 30 days if the fine was for a misdemeanor, a petty offense or a business offense. Adds an immediate effective date to the bill.

Jan 19 21  H Filed with the Clerk by Rep. Mary E. Flowers
Jan 22 21  First Reading
Jan 22 21  Referred to Rules Committee
Feb 23 21  Assigned to Judiciary - Criminal Committee
Mar 10 21  Added Chief Co-Sponsor Rep. Carol Ammons
Mar 16 21  Do Pass / Consent Calendar Judiciary - Criminal Committee; 019-000-000
Mar 18 21  Placed on Calendar 2nd Reading - Consent Calendar
Apr 09 21  House Floor Amendment No. 1 Filed with Clerk by Rep. Mary E. Flowers
Apr 09 21  House Floor Amendment No. 1 Referred to Rules Committee
Apr 13 21  House Floor Amendment No. 2 Filed with Clerk by Rep. Mary E. Flowers
Apr 13 21  House Floor Amendment No. 2 Referred to Rules Committee
Apr 14 21  Second Reading - Consent Calendar
Apr 14 21  Held on Calendar Order of Second Reading - Consent Calendar
Apr 14 21  House Floor Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
Apr 14 21  House Floor Amendment No. 2 Rules Refers to Judiciary - Criminal Committee
Apr 14 21  Removed from Consent Calendar Status Rep. Greg Harris
Apr 14 21  Held on Calendar Order of Second Reading - Short Debate
Apr 16 21  House Floor Amendment No. 2 Recommends Be Adopted Judiciary - Criminal Committee; 019-000-000
Apr 20 21  House Floor Amendment No. 3 Filed with Clerk by Rep. Mary E. Flowers
Apr 20 21  House Floor Amendment No. 3 Referred to Rules Committee
Apr 21 21  House Floor Amendment No. 3 Recommends Be Adopted Rules Committee; 005-000-000
Apr 21 21  House Floor Amendment No. 2 Withdrawn by Rep. Mary E. Flowers
Apr 21 21  House Floor Amendment No. 3 Adopted
Apr 21 21  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 21 21  Third Reading - Short Debate - Passed 079-036-000
Apr 21 21  House Floor Amendment No. 1 Tabled Pursuant to Rule 40
Apr 21 21  Added Chief Co-Sponsor Rep. Katie Stuart
Apr 21 21  Added Chief Co-Sponsor Rep. Rita Mayfield
Apr 21 21  Added Chief Co-Sponsor Rep. La Shawn K. Ford
Apr 21 21  S Arrive in Senate
HB 00182 (CONTINUED)

Apr 21 21    S  Placed on Calendar Order of First Reading April 22, 2021
Apr 23 21    Chief Senate Sponsor Sen. Patricia Van Pelt
Apr 23 21    First Reading
Apr 23 21    S  Referred to Assignments
Apr 27 21    Added as Alternate Chief Co-Sponsor Sen. Christopher Belt
May 03 21    Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
May 29 21    Added as Alternate Co-Sponsor Sen. Adriane Johnson

HB 00196

Rep. Kelly M. Burke-Carol Ammons
(Sen. Robert F. Martwick)

40 ILCS 5/15-159  from Ch. 108 1/2, par. 15-159

Amends the State Universities Article of the Illinois Pension Code. Provides that the term of an appointed trustee shall terminate immediately upon becoming a member of the system or being sworn into an elective State office, and the position shall be considered to be vacant. Provides that an elected trustee who is incumbent on the effective date of the amendatory Act whose status as a participating employee or annuitant has terminated after having been elected shall continue to serve in the participating employee or annuitant position to which he or she was elected for the remainder of the term. Provides that trustees shall continue in office until their respective successors are appointed and have qualified, except that a trustee elected (instead of appointed) to one of the participating employee (instead of participant) positions after the effective date of the amendatory Act shall be disqualified immediately upon the termination of his or her status as a participating employee (instead of participant) and a trustee elected (instead of appointed) to one of the annuitant positions after the effective date of the amendatory Act shall be disqualified immediately upon the termination of his or her status as an annuitant receiving a retirement annuity. Effective immediately.

Jan 19 21    H  Filed with the Clerk by Rep. Kelly M. Burke
Jan 22 21    First Reading
Jan 22 21    Referred to Rules Committee
Feb 23 21    Assigned to Personnel & Pensions Committee
Mar 05 21    Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
Mar 09 21    Placed on Calendar 2nd Reading - Consent Calendar
Apr 06 21    Added Chief Co-Sponsor Rep. Carol Ammons
Apr 13 21    Second Reading - Consent Calendar
Apr 13 21    Held on Calendar Order of Second Reading - Consent Calendar
Apr 13 21    Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 16 21    Third Reading - Consent Calendar - Passed 108-000-000
Apr 19 21    S  Arrive in Senate
Apr 19 21    Placed on Calendar Order of First Reading
Apr 19 21    Chief Senate Sponsor Sen. Robert F. Martwick
Apr 19 21    First Reading
Apr 19 21    S  Referred to Assignments
HB 00205

Rep. Mary E. Flowers-Emanuel Chris Welch-LaToya Greenwood-Rita Mayfield-Camille Y. Lilly, Dagmara Avelar and Jehan Gordon-Booth

(Sen. Emil Jones, III)

New Act


Defines "local children's mental health collaborative" as an entity formed by the agreement of representatives of the local system of care, including mental health services, social services, correctional services, education services, health services, and vocational services for the purpose of developing and governing an integrated service system. Provides that, to qualify as a local children's mental health collaborative and be eligible to receive start-up funds, the representatives of the local system of care and nongovernmental entities such as parents of children in the target population; parent and consumer organizations; community, civic, and religious organizations; private and nonprofit mental and physical health care providers; culturally specific organizations; local foundations; and businesses, or at a minimum one county, one school district or special education cooperative, one mental health entity, and one juvenile justice or corrections entity, must agree to the following: (1) to establish a local children's mental health collaborative and develop an integrated service system; (2) to commit resources to providing services through the local children's mental health collaborative; and (3) to develop a plan to contribute funds to the children's mental health collaborative.
HB 00217  Rep. Adam Niemerg-Sue Scherer, Tony McCombie, Joe Sosnowski, Andrew S. Chesney, Chris Bos, Blaine Wilhour, Thomas M. Bennett, David Friess, Chris Miller, Daniel Swanson, Paul Jacobs, Brad Halbrook, Patrick Windhorst, Bradley Stephens, Randy E. Frese, Mark Batinick, Ryan Spain and Dan Caulkins
(Sen. Darren Bailey and Dan McConchie)

105 ILCS 5/10-20.73 new
105 ILCS 5/34-18.67 new

Amends the School Code. Provides that a school board may allow the motto "In God We Trust" to be displayed in a conspicuous location inside or outside each school building.

Jan 21 21  H  Filed with the Clerk by Rep. Adam Niemerg
Jan 22 21  First Reading
Jan 22 21  Referred to Rules Committee
Feb 02 21  Added Co-Sponsor Rep. Tony McCombie
Feb 23 21  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
Mar 02 21  Added Co-Sponsor Rep. Joe Sosnowski
Mar 17 21  Do Pass / Consent Calendar Elementary & Secondary Education: Administration, Licensing & Charter Schools; 008-000-000
Mar 18 21  Placed on Calendar 2nd Reading - Consent Calendar
Mar 18 21  Added Co-Sponsor Rep. Andrew S. Chesney
Mar 18 21  Added Co-Sponsor Rep. Chris Bos
Mar 18 21  Added Co-Sponsor Rep. Blaine Wilhour
Mar 19 21  Added Chief Co-Sponsor Rep. Sue Scherer
Mar 19 21  Added Co-Sponsor Rep. Thomas M. Bennett
Mar 19 21  Added Co-Sponsor Rep. David Friess
Mar 19 21  Added Co-Sponsor Rep. Chris Miller
Mar 19 21  Added Co-Sponsor Rep. Daniel Swanson
Mar 19 21  Added Co-Sponsor Rep. Paul Jacobs
Mar 19 21  Added Co-Sponsor Rep. Brad Halbrook
Mar 21 21  Added Co-Sponsor Rep. Patrick Windhorst
Mar 22 21  Added Co-Sponsor Rep. Bradley Stephens
Mar 22 21  Added Co-Sponsor Rep. Randy E. Frese
Mar 23 21  Added Co-Sponsor Rep. Mark Batinick
Apr 13 21  Added Co-Sponsor Rep. Ryan Spain
Apr 14 21  Second Reading - Consent Calendar
Apr 14 21  Held on Calendar Order of Second Reading - Consent Calendar
Apr 14 21  Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 16 21  Third Reading - Consent Calendar - First Day
Apr 20 21  Added Co-Sponsor Rep. Dan Caulkins
Apr 21 21  Third Reading - Consent Calendar - Passed 115-002-000
Apr 21 21  S  Arrive in Senate
Apr 21 21  Placed on Calendar Order of First Reading April 22, 2021
Apr 22 21  Chief Senate Sponsor Sen. Darren Bailey
Apr 22 21  First Reading
Apr 22 21  S  Referred to Assignments
Feb 17 22  Added as Alternate Co-Sponsor Sen. Dan McConchie
HB 00231


(Sen. Karina Villa-Sara Feigenholtz, Cristina H. Pacione-Zayas and Robert Peters)

55 ILCS 5/2-3001 from Ch. 34, par. 2-3001
55 ILCS 5/6-31002 from Ch. 34, par. 6-31002
65 ILCS 5/1-1-2 from Ch. 24, par. 1-1-2

Amends the Counties Code. Changes definitions of "population" to be the total number of inhabitants according to the last preceding federal decennial census (rather than number of inhabitants or number of persons). Amends the Illinois Municipal Code. Adds a definition of "population" in the general definition Section.

Jan 26 21 H Filed with the Clerk by Rep. Elizabeth Hernandez
Jan 29 21 First Reading
Jan 29 21 Referred to Rules Committee
Jan 29 21 Added Co-Sponsor Rep. Michael Halpin
Jan 29 21 Added Co-Sponsor Rep. Kambium Buckner
Jan 29 21 Added Co-Sponsor Rep. Bob Morgan
Jan 29 21 Added Co-Sponsor Rep. Aaron M. Ortiz
Jan 29 21 Added Co-Sponsor Rep. Will Guzzardi
Jan 29 21 Added Co-Sponsor Rep. Anna Moeller
Jan 29 21 Added Co-Sponsor Rep. Barbara Hernandez
Feb 01 21 Added Co-Sponsor Rep. Rita Mayfield
Feb 02 21 Added Co-Sponsor Rep. Mark L. Walker
Feb 08 21 Added Co-Sponsor Rep. Lindsey LaPointe
Feb 08 21 Removed Co-Sponsor Rep. Lindsey LaPointe
Feb 16 21 Added Co-Sponsor Rep. Dagmara Avelar
Feb 18 21 Added Chief Co-Sponsor Rep. Theresa Mah
Feb 18 21 Added Chief Co-Sponsor Rep. Lindsey LaPointe
Feb 18 21 Added Co-Sponsor Rep. Delia C. Ramirez
Feb 18 21 Added Co-Sponsor Rep. Eva Dina Delgado
Feb 18 21 Added Co-Sponsor Rep. Michelle Mussman
Feb 18 21 Added Co-Sponsor Rep. Maura Hirschauer
Feb 18 21 Added Co-Sponsor Rep. Anne Stava-Murray
Feb 18 21 Added Co-Sponsor Rep. Margaret Croke
Feb 18 21 Added Co-Sponsor Rep. Daniel Didech
Feb 18 21 Added Co-Sponsor Rep. Suzanne Ness
Feb 23 21 Assigned to Executive Committee
Feb 23 21 Added Co-Sponsor Rep. Deb Conroy
Feb 26 21 Added Co-Sponsor Rep. Janet Yang Rohr
Mar 18 21 Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Mar 24 21 Do Pass / Short Debate Executive Committee; 015-000-000
Apr 08 21 Placed on Calendar 2nd Reading - Short Debate
Apr 14 21 Second Reading - Short Debate
Apr 14 21 Placed on Calendar Order of 3rd Reading - Short Debate
Apr 15 21 Third Reading - Short Debate - Passed 112-000-000
Apr 15 21 Added Co-Sponsor Rep. Seth Lewis
Apr 19 21 S Arrive in Senate
HB 00231 (CONTINUED)

Apr 19 21 S Placed on Calendar Order of First Reading
Apr 19 21 Chief Senate Sponsor Sen. Sara Feigenholtz
Apr 19 21 First Reading
Apr 19 21 S Referred to Assignments
Apr 20 21 Added as Alternate Chief Co-Sponsor Sen. Karina Villa
Apr 21 21 Alternate Chief Sponsor Changed to Sen. Karina Villa
Apr 21 21 Added as Alternate Chief Co-Sponsor Sen. Sara Feigenholtz
May 06 21 Added as Alternate Co-Sponsor Sen. Cristina H. Pacione-Zayas
May 11 21 Added as Alternate Co-Sponsor Sen. Robert Peters
HB 00240  Rep. Thaddeus Jones-Adam Niemerg, Deb Conroy, Tony McCombie and Daniel Swanson
(Sen. Napoleon Harris, III)

215 ILCS 5/1575
215 ILCS 5/Art. XXXI.75 rep.
Amends the Illinois Insurance Code. Provides that a public adjuster shall ensure that a contract between a public adjuster and insured contains the email address of the public adjuster. Provides that a public adjuster shall provide the insurer with an exact copy of the contract with the insured by email within 2 business days after execution of the contract. Provides that a public adjuster shall not provide services until a written contract with the insured has been executed and an exact copy of the contract has been provided to the insurer. Provides that, at the option of an insured, any contract between a public adjuster and the insured shall be voidable for 5 business days after the copy of the contract has been received by the insurer. Provides that the insured may void the contract by notifying the public adjuster in writing by sending an email to the email address shown on the contract. Repeals the Public Insurance Adjusters and Registered Firms Article of the Illinois Insurance Code. Effective immediately.

House Floor Amendment No. 1

Adds reference to:
215 ILCS 5/1510

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In provisions concerning a contract between public adjuster and insured, provides that a public adjuster may also provide an exact copy of the contract to the insurer's authorized representative for receiving notice of loss or damage in specified circumstances. Provides that a public adjuster may provide emergency services before a written contract with the insured has been executed. Provides that at the option of the insured, any written public adjuster contract shall be voidable for 5 business days after the copy has been received by the insurer, except as provided in the Fire Damage Representation Agreement Act. Defines “adjusting insurance claims” and “compensation”. Changes a definition of “public adjuster”. Removes a definition of “adjusting a claim for loss or damage covered by an insurance contract”. Effective immediately.
HB 00240 (CONTINUED)

May 04 21  S  Referred to Assignments

HB 00268  Rep. Sam Yingling-Mark Batinick and Andrew S. Chesney
(Sen. Don Harmon)

60 ILCS 1/85-70 new

Amends the Township Code. Provides that a township board may not enter into or authorize an employment, equipment, or service contract, with the exception of a contract negotiated with a labor union, that would extend 90 days past the next township election. Provides that employment, equipment, or service contracts entered into or authorized in violation of the provisions are voidable.

House Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the Township Code. Provides that a township board of trustees or township official may not enter into or authorize an employment, equipment, or service contract during the 14 days before a consolidated election through the third Monday in May following the consolidated election. Provides that a township board or township official may enter into a contract that does not extend more than 60 days after the third Monday of May following the consolidated election to address an emergency. Provides that an employment, equipment, or service contract entered into or authorized in violation of the Section is voidable.

Jan 25 21  H  Filed with the Clerk by Rep. Sam Yingling
Jan 29 21  First Reading
Jan 29 21  Referred to Rules Committee
Feb 23 21  Assigned to Counties & Townships Committee
Mar 05 21  Do Pass / Consent Calendar Counties & Townships Committee; 011-000-000
Mar 09 21  Placed on Calendar 2nd Reading - Consent Calendar
Apr 13 21  Second Reading - Consent Calendar
Apr 13 21  Held on Calendar Order of Second Reading - Consent Calendar
Apr 13 21  Removed from Consent Calendar Status Rep. Sam Yingling
Apr 13 21  Held on Calendar Order of Second Reading - Short Debate
Apr 13 21  House Floor Amendment No. 1 Filed with Clerk by Rep. Sam Yingling
Apr 13 21  House Floor Amendment No. 1 Referred to Rules Committee
Apr 14 21  House Floor Amendment No. 1 Rules Refers to Counties & Townships Committee
Apr 15 21  House Floor Amendment No. 1 Recommends Be Adopted Counties & Townships Committee; 011-000-000
Apr 15 21  House Floor Amendment No. 1 Adopted
Apr 15 21  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 20 21  Third Reading - Short Debate - Passed 111-000-000
Apr 20 21  Added Chief Co-Sponsor Rep. Mark Batinick
Apr 20 21  Added Co-Sponsor Rep. Andrew S. Chesney
Apr 21 21  S  Arrive in Senate
Apr 21 21  Placed on Calendar Order of First Reading
Apr 21 21  Chief Senate Sponsor Sen. Thomas Cullerton
Apr 21 21  First Reading
Apr 21 21  S  Referred to Assignments
Feb 23 22  Alternate Chief Sponsor Changed to Sen. Don Harmon
Amends the State Commemorative Dates Act. Provides that the 16th day of July of each year is designated a commemorative holiday to be known as Atomic Veterans Day and to be observed throughout the State as a day in honor and remembrance of the men and women of this Nation who during their time of service experienced exposure to nuclear radiation while on active duty and served so valiantly in the cause of freedom.
HB 00317
Rep. Thaddeus Jones
(Sen. Napoleon Harris, III)

215 ILCS 5/352 from Ch. 73, par. 964
Amends the Illinois Insurance Code to provide that an air ambulance service or other entity that directly or indirectly, whether through an affiliated entity, agreement with a third-party entity, or otherwise, solicits air ambulance membership subscriptions, accepts membership applications, or charges membership fees, is an insurer. Provides that air ambulance memberships shall be considered insurance and an insurance product and may be considered a supplement to any insurance coverage and shall be regulated accordingly by the Department of Insurance. Effective immediately.

House Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that an air ambulance service or other specified entity is engaging in the business of insurance as an insurer (rather than is an insurer) if the service or other entity, for the purpose of covering the copayments, deductibles, or cost-sharing amounts of a patient or post-service payments of costs to third parties, solicits air ambulance membership subscriptions, accepts membership applications, or charges membership fees. Provides that an air ambulance membership shall be considered insurance, secondary insurance coverage, or a supplement to insurance coverage and regulated by the Department of Insurance if the membership covers the copayments, deductibles, or other cost-sharing amounts of a patient, or provides for post-service payments of costs to third parties. Effective immediately.
HB 00378  Rep. Thaddeus Jones and Emanuel Chris Welch
(Sen. Napoleon Harris, III-Jacqueline Y. Collins)
30 ILCS 115/3 from Ch. 85, par. 613
30 ILCS 500/35-45 new
Amends the Illinois Procurement Code. Provides that for any State agency subject to the provisions of the Code, no less than 20% of the moneys appropriated for or used by that State agency for the purchase of media services shall be used to procure the services of black-owned media. Requires units of local government to adopt an ordinance or resolution for the procurement of black-owned media services. Amends the State Revenue Sharing Act. Allows municipalities and counties to use moneys allocated under the Act for the procurement of black-owned media services. Defines "black-owned media". Makes conforming changes.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that for any State agency subject to the provisions of the Illinois Procurement Code, no less than 10% (rather than 20%) of the total dollar amount used by that State agency for the purchase of media services shall be used to procure the services of black-owned media. Requires each municipality, county, school district, and community college district to adopt an ordinance or resolution for the procurement of black-owned media services that establishes an aspirational goal that no less than 10% (rather than 20%) of the total dollar amount used for the purchase of media services shall be used to procure the services of black-owned media. Provides that if any State agency or public institution of higher education contract is eligible to be paid for or reimbursed, in whole or in part, with federal-aid funds, grants, or loans, and the requirements concerning black-owned media services would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from those specified requirements in order to remain eligible for those federal-aid funds, grants, or loans. Provides that each State agency under the jurisdiction of Illinois Procurement Code shall file with the Commission on Equity and Inclusion an annual compliance plan which shall outline the State agency's efforts and progress towards using media services funds to procure services of black-owned media for the then immediately preceding fiscal year. Further modifies the defined term "black-owned media". Amends the Counties Code, the Illinois Municipal Code, the School Code, and the Public Community College Act concerning the purchase of black-owned media services. Makes conforming changes.

Jan 29 21  H  Filed with the Clerk by Rep. Thaddeus Jones
Jan 29 21  First Reading
Jan 29 21  Referred to Rules Committee
Mar 02 21  Assigned to State Government Administration Committee
Mar 17 21  To Procurement Subcommittee
Mar 24 21  Recommends Do Pass Subcommittee/ State Government Administration Committee; 003-000-000
Mar 24 21  Reported Back To State Government Administration Committee;
Mar 27 21  Rule 19(a) / Re-referred to Rules Committee
Jan 25 22  Assigned to State Government Administration Committee
Feb 04 22  To Procurement Subcommittee
Feb 15 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Thaddeus Jones
Feb 15 22  House Committee Amendment No. 1 Referred to Rules Committee
Feb 16 22  House Committee Amendment No. 1 Rules Refers to State Government Administration Committee
Feb 16 22  Moved to Suspend Rule 21 Rep. Greg Harris
Feb 16 22  Suspend Rule 21 - Prevailed
Feb 16 22  House Committee Amendment No. 1 Tabled Pursuant to Rule 40
Feb 16 22  Do Pass / Short Debate State Government Administration Committee; 005-003-000
Feb 17 22  Placed on Calendar 2nd Reading - Short Debate
Feb 25 22  House Floor Amendment No. 2 Filed with Clerk by Rep. Thaddeus Jones
Feb 25 22  House Floor Amendment No. 2 Referred to Rules Committee
HB 00379
Rep. William Davis
(Sen. Robert F. Martwick)

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that payment from the Fund shall be made upon checks or through direct deposit transmittals authorized by the executive director (instead of upon warrants signed by the president and the secretary of the Board of Education, the president of the Board, and countersigned by the executive director) or by such person as the Board may designate from time to time by appropriate resolution. Makes other changes.

Jan 29 21   H   Filed with the Clerk by Rep. William Davis
Jan 29 21   First Reading
Jan 29 21   Referred to Rules Committee
Mar 02 21   Assigned to Personnel & Pensions Committee
Mar 12 21   Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
Mar 18 21   Placed on Calendar 2nd Reading - Consent Calendar
Apr 14 21   Second Reading - Consent Calendar
Apr 14 21   Held on Calendar Order of Second Reading - Consent Calendar
Apr 14 21   Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 16 21   Third Reading - Consent Calendar - First Day
Apr 21 21   Third Reading - Consent Calendar - Passed 117-000-000
Apr 21 21   Arrive in Senate
Apr 21 21   Placed on Calendar Order of First Reading April 22, 2021
Apr 23 21   Chief Senate Sponsor Sen. Robert F. Martwick
Apr 23 21   First Reading
Apr 23 21   S   Referred to Assignments

HB 00378 (CONTINUED)
Mar 01 22   H   House Floor Amendment No. 2 Rules Refers to State Government Administration Committee
Mar 02 22   Second Reading - Short Debate
Mar 02 22   Held on Calendar Order of Second Reading - Short Debate
Mar 02 22   House Floor Amendment No. 2 Recommends Be Adopted State Government Administration Committee; 005-003-000
Mar 03 22   Added Co-Sponsor Rep. Emanuel Chris Welch
Mar 03 22   House Floor Amendment No. 2 Adopted
Mar 03 22   Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22   Third Reading - Short Debate - Passed 071-029-000
Mar 04 22   S   Arrive in Senate
Mar 04 22   Placed on Calendar Order of First Reading
Mar 04 22   Chief Senate Sponsor Sen. Napoleon Harris, III
Mar 04 22   First Reading
Mar 04 22   Referred to Assignments
Mar 16 22   Assigned to Executive
Mar 25 22   S   Rule 3-9(a) / Re-referred to Assignments
Apr 01 22   Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins

40 ILCS 5/17-147 from Ch. 108 1/2, par. 17-147
HB 00384

Rep. Jaime M. Andrade, Jr. and Thomas M. Bennett
(Sen. Don Harmon-Patricia Van Pelt)

20 ILCS 2605/2605-203 new

Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that the Illinois State Police may appoint investigators to collect and preserve physical evidence, forensic art, forensic mapping, photography, sketches of crime scenes, diagrams and animations of crash and crime scenes, and any other related duties imposed under law administered by the Illinois State Police. Provides that the Director of the Illinois State Police may authorize each investigator employed and any other employee of the Illinois State Police exercising the powers of a peace officer a distinct badge that, on its face that: (1) clearly states that the badge is authorized by the Illinois State Police; (2) indicates his or her position of crime scene investigator; and (3) contains a unique identifying number. Makes other changes.

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 2605/2605-203 new
Adds reference to:
20 ILCS 2605/2605-615 new
Adds reference to:
725 ILCS 5/111-9 new

Replaces everything after the enacting clause. Provides that this Act may be cited as the Illinois Forensic Science Commission Act. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates the Illinois Forensic Science Commission. Provides that the Commission shall provide guidance to ensure the efficient delivery of forensic services and the sound practice of forensic science. Provides for the membership, meetings, duties, and reporting of the Commission. Amends the Code of Criminal Procedure of 1963. Provides that upon disposition, withdrawal, or dismissal of any charge, the State's Attorney shall promptly notify the forensic laboratory or laboratories in possession of evidence, reports, or other materials or information related to that charge. Effective immediately.

Jan 29 21 H Filed with the Clerk by Rep. Jaime M. Andrade, Jr.
Feb 08 21 First Reading
Feb 08 21 Referred to Rules Committee
Mar 02 21 Assigned to Police & Fire Committee
Mar 18 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Jaime M. Andrade, Jr.
Mar 18 21 House Committee Amendment No. 1 Referred to Rules Committee
Mar 23 21 House Committee Amendment No. 1 Rules Refers to Police & Fire Committee
Mar 25 21 House Committee Amendment No. 1 Adopted in Police & Fire Committee; by Voice Vote
Mar 25 21 Do Pass as Amended / Short Debate Police & Fire Committee; 015-000-000
Apr 05 21 Added Co-Sponsor Rep. Thomas M. Bennett
Apr 08 21 Placed on Calendar 2nd Reading - Short Debate
Apr 21 21 Second Reading - Short Debate
Apr 21 21 Held on Calendar Order of Second Reading - Short Debate
Apr 22 21 Placed on Calendar Order of 3rd Reading - Short Debate
Apr 22 21 Third Reading - Short Debate - Passed 114-000-000
Apr 23 21 S Arrive in Senate
Apr 23 21 Placed on Calendar Order of First Reading
Apr 23 21 Chief Senate Sponsor Sen. Cristina H. Pacione-Zayas
Apr 23 21 First Reading

Apr 23 21 S Referred to Assignments
Apr 27 21 Alternate Chief Sponsor Changed to Sen. John Connor
May 14 21 Added as Alternate Chief Co-Sponsor Sen. Patricia Van Pelt
Apr 30 22 Alternate Chief Sponsor Changed to Sen. Don Harmon
HB 00398

Rep. Martin J. Moylan-Carol Ammons-Debbie Meyers-Martin-Katie Stuart and Ryan Spain

(Sen. Steven M. Landek)

New Act

Creates the Complete Streets Act. Requires the Department of Transportation to use federal or State funds allocated for transportation projects to improve safety, access, and mobility for users of the various modes of transportation. Creates the Complete Streets Advisory Board. Provides that the Governor shall appoint members representing various agencies, organizations, or interest groups to the Advisory Board. Provides that the Advisory Board, in coordination with a representative or representatives of the Department, shall prepare a report on the status of the implementation of the Complete Streets Initiative. Provides that the Advisory Board shall submit its initial report and recommendations to the Governor, the Department, and the General Assembly on or before January 1, 2023, and annually on January 1 of each subsequent year. Defines the terms "Advisory Board", "Department", "multimodal", "multimodal planning or multimodal transportation planning", and "user or users". Effective immediately.
HB 00416  Rep. Kelly M. Burke  
(Sen. Robert F. Martwick)  
Amends the Cook County Article of the Illinois Pension Code. In a provision concerning proof of disability, provides that proof of duty or ordinary disability shall be furnished to the board by at least one licensed and practicing physician appointed by or acceptable to the board (instead of appointed by the board). Provides that each disabled employee who receives a duty or ordinary disability benefit shall be examined at least once a year or a longer period of time as determined by the board (instead of at least once a year).
HB 00418
(Sen. Linda Holmes-Jacqueline Y. Collins and Laura M. Murphy)

415 ILCS 5/52.10 new
Amends the Environmental Protection Act. Provides that no person shall knowingly release or cause or organize the release of balloons into the air unless the balloons are (1) used by an institution of higher education or a governmental agency, or pursuant to a governmental contract, for bona fide scientific or meteorological purposes or (2) released indoors and remain indoors. Provides that persons who violate the amendatory Act's provisions shall be subject to a civil penalty of $500 for each offense, and that the release of 50 balloons or fewer at one time is a single offense. Effective January 1, 2022.

House Floor Amendment No. 2
Adds reference to:
415 ILCS 5/42 from Ch. 111 1/2, par. 1042
Removes language providing that the release of balloons must be done knowingly. Provides that any person who violates the amendatory provisions shall be liable for a warning from the Agency for the first violation and a civil penalty of up to $500 for the second violation and a civil penalty of up to $1,000 for a third or subsequent violation. Provides that the release of more than 50 balloons shall constitute a separate violation for every 50 balloons released. Provides that the amendatory provisions do not apply to the release of a helium balloon used for the safe operation of a hot air balloon.
HB 00425        Rep. Kelly M. Burke
            (Sen. Emil Jones, III)

40 ILCS 5/5-163 from Ch. 108 1/2, par. 5-163

30 ILCS 805/8.45 new

Amends the Chicago Police Article of the Illinois Pension Code. Removes an age limitation on eligibility for a refund of contributions. Deletes language providing that a policeman may receive a refund until the annuity to which he is entitled has been fixed. Provides that any refund under the Article shall be calculated based on the policeman's contributions to the fund, less the amount of any annuity benefit previously received by the policeman and his beneficiaries. Provides that a policeman shall have no such right of refund if the sum of the annuity benefits the policeman and his beneficiaries have received exceeds the sum to which the policeman has contributed to the fund. Amends the State Mandates Act to require implementation without reimbursement.

Feb 01 21   H File with the Clerk by Rep. Kelly M. Burke
Feb 08 21   First Reading
Feb 08 21   Referred to Rules Committee
Mar 02 21   Assigned to Personnel & Pensions Committee
Mar 19 21   Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
Apr 08 21   Placed on Calendar 2nd Reading - Consent Calendar
Apr 14 21   Second Reading - Consent Calendar
Apr 14 21   Held on Calendar Order of Second Reading - Consent Calendar
Apr 14 21   Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 16 21   Third Reading - Consent Calendar - First Day
Apr 21 21   Third Reading - Consent Calendar - Passed 117-000-000
Apr 21 21   S Arrive in Senate
Apr 21 21   Placed on Calendar Order of First Reading April 22, 2021
Apr 22 21   Chief Senate Sponsor Sen. Emil Jones, III
Apr 22 21   First Reading
Apr 22 21   S Referred to Assignments
Amends the Property Tax Code. Provides that the election authority for Lake County shall cause to be submitted to the voters of Lake County at the first general election held after the effective date of the amendatory Act a referendum to convert the Office of the Chief Assessment Officer of Lake County to an elected office rather than an appointed office. Provides for the form of the referendum to be submitted. Provides that in the event that a majority of the electors voting on the referendum are in favor thereof, the Office of the Chief Assessment Officer of Lake County shall become an elected office. Provides requirements for the candidacy, election, and assumption of office of a Chief Assessment Officer of Lake County. Amends the Election Code to allow for the submission of a referendum regarding the Office of the Chief Assessment Officer of Lake County. Effective immediately.
HB 00434

Rep. La Shawn K. Ford-Carol Ammons-Camille Y. Lilly-LaToya Greenwood and Elizabeth Hernandez

(Sen. Patricia Van Pelt and Jacqueline Y. Collins)

20 ILCS 2630/5.2
Amends the Criminal Identification Act. Provides that records of charges that result in an acquittal or dismissal with prejudice, except for minor traffic offenses, may be immediately expunged after the final disposition of the case. Provides that upon entry of judgment, the defendant shall be informed of this right and the proper procedures to follow to have records that are eligible be immediately expunged. Provides that the petition may be filed on behalf of the defendant by his or her attorney at the final disposition hearing, or by the defendant at any time. Provides that the State's Attorney may not object to an immediate expungement petition and the presiding trial judge shall enter an order granting or denying the petition during the hearing in which the petition is filed. Makes other changes.

House Floor Amendment No. 3
Provides that records concerning the offenses of criminal sexual assault, aggravated criminal sexual assault, predatory criminal sexual assault of a child, criminal sexual abuse, aggravated criminal sexual abuse, domestic battery, aggravated domestic battery, a violation of an order of protection, a violation of a civil no contact order, or a violation of a stalking no contact order are not subject to the immediate expungement provisions. Provides that arrests or charges that result in acquittals shall not be used as the basis for penalty enhancements in subsequent criminal prosecutions.
HB 00434 (CONTINUED)

Apr 01 22  S  Placed on Calendar Order of First Reading
Apr 01 22  Chief Senate Sponsor Sen. Patricia Van Pelt
Apr 01 22  First Reading
Apr 01 22  S  Referred to Assignments
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 18 22  Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
HB 00448

(Sen. Ann Gillespie-Diane Pappas)

35 ILCS 200/18-185

Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for levy years 2021 and later, the taxing district's aggregate extension base is the greater of (A) the district's last preceding aggregate extension limit or (B) the district's last preceding aggregate extension, subject to certain adjustments. Provides that the term "aggregate extension limit" means the district's last preceding aggregate extension if the taxing district had utilized the maximum limiting rate permitted without referendum for each of the 5 immediately preceding levy years. Effective immediately.

House Floor Amendment No. 2

Adds reference to:

35 ILCS 200/18-190.7 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with formatting changes. Makes the following substantive changes. Provides that the provisions apply only to: (1) certain school districts; (2) park districts; (3) library districts; and (4) community college districts. Provides that the taxing district must certify to the county clerk that the taxing district did not extend the maximum amount permitted under the Property Tax Extension Limitation Law for a particular levy year. Provides that the aggregate extension for a taxing district that utilizes the recapture provisions of the introduced bill may not exceed the taxing district's last preceding aggregate extension by more than 5% unless the increase is approved by the voters. Effective immediately.

Senate Committee Amendment No. 1

Provides that the taxing district's certification to the county clerk that it did not extend the maximum amount permitted under the Property Tax Extension Limitation Law must be submitted not more than 60 days after the taxing district files its levy ordinance or resolution with the county clerk (rather than not more than 30 days after the taxing district's budget and levy ordinance is adopted for the levy year).

Feb 02 21  H Filed with the Clerk by Rep. Mark L. Walker
Feb 08 21  First Reading
Feb 08 21  Referred to Rules Committee
Mar 02 21 Assigned to Revenue & Finance Committee
Mar 11 21  To Property Tax Subcommittee
Mar 27 21  Rule 19(a) / Re-referred to Rules Committee
Jan 05 22  Assigned to Revenue & Finance Committee
Jan 13 22  Added Co-Sponsor Rep. Suzanne Ness
Jan 27 22  To Property Tax Subcommittee
Feb 17 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Mark L. Walker
Feb 17 22  House Committee Amendment No. 1 Referred to Rules Committee
Feb 17 22  Recommends Do Pass Subcommittee/ Revenue & Finance Committee; 005-000-000
Feb 17 22  Reported Back To Revenue & Finance Committee;
Feb 17 22  Do Pass / Short Debate Revenue & Finance Committee; 015-002-000
Feb 17 22  House Committee Amendment No. 1 Tabled Pursuant to Rule 40
Feb 18 22  Placed on Calendar 2nd Reading - Short Debate
Mar 01 22  Added Co-Sponsor Rep. Katie Stuart
Mar 01 22  House Floor Amendment No. 2 Filed with Clerk by Rep. Mark L. Walker
Mar 01 22  House Floor Amendment No. 2 Referred to Rules Committee
Mar 02 22  House Floor Amendment No. 2 Rules Refers to Revenue & Finance Committee
Mar 02 22  Second Reading - Short Debate
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 03 22  House Floor Amendment No. 2 Recommends Be Adopted Revenue & Finance Committee; 010-007-000
Mar 04 22  House Floor Amendment No. 2 Adopted
Mar 04 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22  Third Reading - Short Debate - Passed 093-011-000
Mar 04 22  Added Chief Co-Sponsor Rep. Terra Costa Howard
HB 00448 (CONTINUED)

Mar 04 22  H Added Chief Co-Sponsor Rep. Kelly M. Burke
Mar 04 22  Added Chief Co-Sponsor Rep. Mark Batinick
Mar 04 22  Added Co-Sponsor Rep. Eva Dina Delgado
Mar 04 22  Added Co-Sponsor Rep. Margaret Croke
Mar 04 22  Added Co-Sponsor Rep. Kathleen Willis
Mar 04 22  Added Co-Sponsor Rep. Deb Conroy
Mar 04 22  Added Co-Sponsor Rep. Maura Hirschauser
Mar 04 22  Added Co-Sponsor Rep. Bob Morgan
Mar 04 22  Added Co-Sponsor Rep. Jennifer Gong-Gershowitz
Mar 04 22  Added Co-Sponsor Rep. Denyse Wang Stoneback
Mar 04 22  Added Co-Sponsor Rep. Stephanie A. Kifowit
Mar 04 22  Added Co-Sponsor Rep. Sue Scherer
Mar 04 22  Added Co-Sponsor Rep. William Davis
Mar 04 22  Added Co-Sponsor Rep. Janet Yang Rohr
Mar 04 22  Added Co-Sponsor Rep. Anne Stava-Murray
Mar 04 22  Added Co-Sponsor Rep. Fred Crespo
Mar 04 22  Added Co-Sponsor Rep. Elizabeth Hernandez
Mar 04 22  Added Co-Sponsor Rep. Dagmara Avelar
Mar 07 22  S Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Ann Gillespie
Mar 07 22  First Reading
Mar 07 22  Referred to Assignments
Mar 16 22  Assigned to Revenue
Mar 23 22  Postponed - Revenue
Mar 24 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ann Gillespie
Mar 24 22  Senate Committee Amendment No. 1 Referred to Assignments
Mar 25 22  Rule 2-10 Committee Deadline Established As April 4, 2022
Mar 28 22  Senate Committee Amendment No. 1 Assignments Refers to Revenue
Mar 30 22  Senate Committee Amendment No. 1 Postponed - Revenue
Mar 30 22  Postponed - Revenue
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 05 22  Waive Posting Notice
Apr 05 22  Senate Committee Amendment No. 1 Adopted
Apr 05 22  Do Pass as Amended Revenue: 007-003-001
Apr 05 22  Placed on Calendar Order of 2nd Reading
Apr 05 22  Second Reading
Apr 05 22  Placed on Calendar Order of 3rd Reading April 6, 2022
Apr 07 22  Added as Alternate Chief Co-Sponsor Sen. Diane Pappas

May 10 22  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 00635

Rep. Avery Bourne-Carol Ammons and Deanne M. Mazzochi
(Sen. Don Harmon-Doris Turner)

New Act

Creates the EpiPen Crowdsourcing Task Force Act. Creates the EpiPen Crowdsourcing Task Force to study the use of crowdsourcing in the availability of EpiPens. Provides for the membership and meetings of the Task Force. Provides that members of the Task Force shall receive no compensation for their service as members of the Task Force, but may be reimbursed for expenses from appropriations made by law. Provides that the Department of Public Health shall provide administrative and other support to the Task Force. Requires the Task Force to conduct a study on the use of crowdsourcing in the availability of EpiPens and produce a report on its findings. Provides for the contents of the report. Requires the Task Force to submit the report to the Governor and the General Assembly on or before January 1, 2023. Repeals the Act on January 1, 2024.

Feb 04 21 H Filed with the Clerk by Rep. Avery Bourne
Feb 08 21 First Reading
Feb 08 21 Referred to Rules Committee
Mar 02 21 Assigned to Human Services Committee
Mar 09 21 Do Pass / Consent Calendar Human Services Committee; 015-000-000
Mar 17 21 Placed on Calendar 2nd Reading - Consent Calendar
Apr 06 21 Added Chief Co-Sponsor Rep. Carol Ammons
Apr 13 21 Second Reading - Consent Calendar
Apr 13 21 Held on Calendar Order of Second Reading - Consent Calendar
Apr 13 21 Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 16 21 Added Co-Sponsor Rep. Deanne M. Mazzochi
Apr 16 21 Third Reading - Consent Calendar - Passed 108-000-000
Apr 19 21 S Arrive in Senate
Apr 19 21 Placed on Calendar Order of First Reading
Apr 28 21 Chief Senate Sponsor Sen. Don Harmon
Apr 28 21 First Reading
Apr 28 21 S Referred to Assignments
May 06 21 Added as Alternate Chief Co-Sponsor Sen. Doris Turner
HB 00691

Rep. Kathleen Willis


5 ILCS 80/4.32
5 ILCS 80/4.41 new
225 ILCS 729/35
225 ILCS 729/45
225 ILCS 729/60
225 ILCS 729/65
225 ILCS 729/73 new

Amends the Petroleum Equipment Contractors Licensing Act. Provides that, if a corporation or business entity does not have evidence of current registration, such as a Secretary of State issued Certificate of Good Standing, the Office of the State Fire Marshal has the authority to deny or revoke the license of such a corporation or business entity. Provides that a lapsed license may not be reinstated until an application (rather than a written application) is filed. Removes language providing that, if a license or certificate is lost, a duplicate shall be issued upon payment of the required fee. Removes language providing that licensees shall be subject to disciplinary action for being a habitual drunk or having a habitual addiction to the use of morphine, cocaine, controlled substances, or other habit-forming drugs. Allows the Office of the State Fire Marshal to adopt rules to permit the issuance of citations for certain violations of the Act or the rules adopted under the Act. Amends the Regulatory Sunset Act. Extends the repeal date of the Petroleum Equipment Contractors Licensing Act from January 1, 2022 to January 1, 2032. Effective January 1, 2022, except provisions amending the Regulatory Sunset Act take effect immediately.
HB 00691 (CONTINUED)

May 28 21  S Alternate Chief Sponsor Changed to Sen. Robert Peters
May 28 21  Added as Alternate Chief Co-Sponsor Sen. Bill Cunningham
May 28 21  Added as Alternate Chief Co-Sponsor Sen. Melinda Bush
May 28 21  Added as Alternate Chief Co-Sponsor Sen. Michael E. Hastings
May 29 21  Senate Floor Amendment No. 1 Assignments Refers to Executive
May 29 21  Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 011-005-000
May 30 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Robert Peters
May 30 21  Senate Floor Amendment No. 2 Referred to Assignments
May 31 21  Senate Floor Amendment No. 2 Assignments Refers to Executive
May 31 21  Senate Floor Amendment No. 2 Postponed - Executive
May 31 21  Rule 2-10 Third Reading Deadline Established As June 15, 2021
Jun 15 21  Rule 3-9(a) / Re-referred to Assignments
Jul 16 21  Senate Floor Amendment No. 2 Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Mar 30 22  Approved for Consideration Assignments
Mar 30 22  Placed on Calendar Order of 3rd Reading March 31, 2022
Mar 30 22  Senate Floor Amendment No. 3 Filed with Secretary by Sen. Robert Peters
Mar 30 22  Senate Floor Amendment No. 3 Referred to Assignments
Mar 30 22  Senate Floor Amendment No. 3 Assignments Refers to Executive
Mar 30 22  Senate Floor Amendment No. 3 Recommend Do Adopt Executive; 010-005-000
Mar 31 22  Added as Alternate Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 04 22  Senate Floor Amendment No. 4 Filed with Secretary by Sen. Robert Peters
Apr 04 22  Senate Floor Amendment No. 4 Referred to Assignments
Apr 05 22  Senate Floor Amendment No. 4 Assignments Refers to Executive
Apr 18 22  Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
May 10 22  Senate Floor Amendment No. 4 Pursuant to Senate Rule 3-9(b) / Referred to Assignments

May 10 22  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Legislative Information System
102nd General Assembly
Passed to Opposite Chamber
Since Jul 05, 2022

HB 00802  Rep. William Davis-Carol Ammons-Debbie Meyers-Martin and Suzanne Ness
(Sen. Napoleon Harris, III)

20 ILCS 605/605-1

House Committee Amendment No. 1
Deletes reference to:
20 ILCS 605/605-1
Adds reference to:
20 ILCS 405/405-535 new

Replaces everything after the enacting clause. Amends the Department of Central Management Services Law of the Civil Administrative Code of the Illinois. Provides that each municipality receiving or using State funds, either partially or fully, for the purposes of municipal projects shall adopt an ordinance or resolution creating diversity and inclusion requirements and goals for all municipal projects of that municipality. Provides that the diversity and inclusion requirements and goals shall, to the extent possible, be no less restrictive than the diversity requirements and goals provided under the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that for each municipal project funded, either partially or fully, by State funds, the municipality receiving such funds shall submit a diversity and inclusion report to the Department of Central Management Services. Provides that each municipality adopting diversity and inclusion requirements and goals shall also submit an annual report to the Department.
Provides for the contents of the reports. Provides for the adoption of rules.

Feb 09 21  H  Filed with the Clerk by Rep. William Davis
Feb 10 21  First Reading
Feb 10 21  Referred to Rules Committee
Mar 02 21  Assigned to Executive Committee
Mar 18 21  House Committee Amendment No. 1 Filed with Clerk by Rep. William Davis
Mar 18 21  House Committee Amendment No. 1 Referred to Rules Committee
Mar 23 21  Re-assigned to Cities & Villages Committee
Mar 23 21  House Committee Amendment No. 1 Rules Refers to Cities & Villages Committee
Mar 27 21  Rule 19(a) / Re-referred to Rules Committee
Mar 27 21  House Committee Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Apr 06 21  Assigned to Cities & Villages Committee
Apr 06 21  House Committee Amendment No. 1 Rules Refers to Cities & Villages Committee
Apr 06 21  Committee Deadline Extended-Rule 9(b) April 23, 2021
Apr 13 21  House Committee Amendment No. 1 Adopted in Cities & Villages Committee; by Voice Vote
Apr 13 21  Do Pass as Amended / Standard Debate Cities & Villages Committee; 007-005-000
Apr 14 21  Placed on Calendar 2nd Reading - Standard Debate
Apr 20 21  Added Chief Co-Sponsor Rep. Carol Ammons
Apr 21 21  Added Co-Sponsor Rep. Suzanne Ness
Apr 21 21  Second Reading - Standard Debate
Apr 21 21  Held on Calendar Order of Second Reading - Standard Debate
Apr 23 21  Placed on Calendar Order of 3rd Reading - Standard Debate
Apr 23 21  Third Reading - Standard Debate - Passed 068-041-001
Apr 23 21  Added Chief Co-Sponsor Rep. Debbie Meyers-Martin
Apr 27 21  S  Arrive in Senate
Apr 27 21  Placed on Calendar Order of First Reading April 28, 2021
May 04 21  Chief Senate Sponsor Sen. Napoleon Harris, III
May 04 21  First Reading
May 04 21  S  Referred to Assignments
HB 00828  Rep. Andrew S. Chesney-Tony McCombie
(Sen. Brian W. Stewart and Rachelle Crowe)

705 ILCS 105/27.1b
705 ILCS 135/20-5


Feb 09 21  H  Filed with the Clerk by Rep. Andrew S. Chesney
Feb 10 21  First Reading
Feb 10 21  Referred to Rules Committee
Feb 11 21  Added Chief Co-Sponsor Rep. Tony McCombie
Mar 02 21  Assigned to Judiciary - Criminal Committee
Mar 09 21  Do Pass / Consent Calendar Judiciary - Criminal Committee; 019-000-000
Mar 17 21  Placed on Calendar 2nd Reading - Consent Calendar
Apr 13 21  Second Reading - Consent Calendar
Apr 13 21  Held on Calendar Order of Second Reading - Consent Calendar
Apr 13 21  Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 16 21  Third Reading - Consent Calendar - Passed 108-000-000
Apr 19 21  S  Arrive in Senate
Apr 19 21  Placed on Calendar Order of First Reading
Apr 20 21  Chief Senate Sponsor Sen. Brian W. Stewart
Apr 20 21  First Reading
Apr 20 21  S  Referred to Assignments
Jan 07 22  Added as Alternate Co-Sponsor Sen. Rachelle Crowe
HB 01095

(Sen. Don Harmon)

720 ILCS 5/3-1 from Ch. 38, par. 3-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning presumption of innocence and proof of guilt.

House Floor Amendment No. 1
Deletes reference to:
720 ILCS 5/3-1
Adds reference to:
20 ILCS 2605/2605-51
Adds reference to:
50 ILCS 705/10.11
Adds reference to:
65 ILCS 5/Art. 11 Div. 1.5 heading new
Adds reference to:
65 ILCS 5/11-1.5-5 new
Adds reference to:
65 ILCS 5/11-1.5-10 new
Adds reference to:
65 ILCS 5/11-1.5-15 new
Adds reference to:
65 ILCS 5/11-1.5-20 new
Adds reference to:
65 ILCS 5/11-1.5-25 new
Adds reference to:
65 ILCS 5/11-1.5-99 new
Adds reference to:
725 ILCS 173/1
Adds reference to:
725 ILCS 173/5
Adds reference to:
725 ILCS 173/10
Adds reference to:
725 ILCS 173/15
Adds reference to:
725 ILCS 173/20
Adds reference to:
30 ILCS 105/5.833
HB 01095 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Provides that the Division of the Academy and Training of the Illinois State Police shall require all homicide investigator training to include instruction on victim-centered, trauma-informed investigation. Provides that the training must be implemented by July 1, 2023. Provides that the Division shall cooperate with the Division of Criminal Investigation and the Illinois Law Enforcement Training Standards Board to develop a model curriculum on victim-centered, trauma-informed investigation. Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall require all homicide investigator training to include instruction on victim-centered, trauma-informed investigations based upon a model curriculum developed by the Illinois State Police. Provides that the curriculum must be implemented by July 1, 2023. Creates the Co-Responder Pilot Program Division in the Illinois Municipal Code. Provides that the East St. Louis Police Department, Peoria Police Department, Springfield Police Department, and Waukegan Police Department shall establish, subject to appropriation, a co-responder unit no later than 6 months after the effective date of the amendatory Act, including the hiring of personnel as provided in the Division. Provides that, in addition to other-described responsibilities, the unit's social workers are responsible for conducting follow-up visits for victims who may benefit from mental or behavioral health services. Provides that the unit's primary area of focus shall be victim assistance. Includes provisions relating to unit duties, social workers of the unit, and training. Defines terms. Repeals the Division on January 1, 2029. Amends the Gang Crime Witness Protection Act of 2013. Changes the short title of the Act to the Violent Crime Victim and Witness Protection Act. Changes the name of the Gang Crime Witness Protection Program Fund to the Violent Crime Victim and Witness Protection Program Fund. Provides that, subject to appropriation, the Illinois Criminal Justice Information Authority shall establish and administer a program to assist victims and witnesses of violent crimes (rather than victims and witnesses who are actively aiding in the prosecution of perpetrators of gang crime) and appropriate related persons. Provides that the State's Attorney or the Attorney General, or a chief executive of a police agency with the approval from the State's Attorney or Attorney General, may use an individual's willingness to actively aid in the prosecution of the violent crime as a factor in determining if the individual may be provided assistance. Provides that a person who is otherwise eligible for services and assistance under the Act shall not be denied assistance and services under the Act on the basis of the person's lack of federal authorization to be present in the United States. Defines "violent crime". Amends the State Finance Act to make a conforming change.

House Floor Amendment No. 2
Deletes reference to:
50 ILCS 705/10.11

Removes provisions from the Illinois Police Training Act requiring all homicide investigator training to include instruction on victim-centered, trauma-informed investigations. Makes a conforming change. Makes a typographical correction.

House Floor Amendment No. 3
Corrects grammatical and typographical errors.
HB 01095 (CONTINUED)

Apr 05 22  H  Added Chief Co-Sponsor Rep. Natalie A. Manley
Apr 05 22  Added Co-Sponsor Rep. Joyce Mason
Apr 05 22  Added Co-Sponsor Rep. Sam Yingling
Apr 05 22  Added Co-Sponsor Rep. Jennifer Gong-Gershowitz
Apr 05 22  Added Co-Sponsor Rep. LaToya Greenwood
Apr 05 22  House Floor Amendment No. 1 Recommends Be Adopted Judiciary - Criminal Committee; 018-000-001
Apr 05 22  House Floor Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
Apr 05 22  Added Co-Sponsor Rep. Elizabeth Hernandez
Apr 05 22  Added Co-Sponsor Rep. Rita Mayfield
Apr 05 22  Added Co-Sponsor Rep. Anna Moeller
Apr 05 22  Added Co-Sponsor Rep. Michael J. Zalewski
Apr 05 22  Added Co-Sponsor Rep. Margaret Croke
Apr 05 22  Added Co-Sponsor Rep. Sue Scherer
Apr 05 22  Added Co-Sponsor Rep. Michael Kelly
Apr 05 22  Added Co-Sponsor Rep. William Davis
Apr 05 22  House Floor Amendment No. 3 Filed with Clerk by Rep. Jehan Gordon-Booth
Apr 05 22  House Floor Amendment No. 3 Referred to Rules Committee
Apr 05 22  House Floor Amendment No. 3 Recommends Be Adopted Rules Committee; 003-001-000
Apr 05 22  House Floor Amendment No. 1 Adopted
Apr 05 22  House Floor Amendment No. 2 Adopted
Apr 05 22  House Floor Amendment No. 3 Adopted
Apr 05 22  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 05 22  Added Co-Sponsor Rep. Janet Yang Rohr
Apr 05 22  Third Reading - Short Debate - Passed 109-000-001
Apr 05 22  Motion Filed to Reconsider Vote Rep. Jennifer Gong-Gershowitz
Apr 05 22  Added Co-Sponsor Rep. Maura Hirschauer
Apr 05 22  Added Co-Sponsor Rep. Anne Stava-Murray
Apr 05 22  Added Co-Sponsor Rep. Daniel Didech
Apr 05 22  Added Co-Sponsor Rep. Maurice A. West, II
Apr 05 22  Added Co-Sponsor Rep. Denysse Wang Stoneback
Apr 05 22  Added Co-Sponsor Rep. Jonathan Carroll
Apr 05 22  Added Co-Sponsor Rep. Theresa Mah
Apr 05 22  Added Co-Sponsor Rep. Aaron M. Ortiz
Apr 05 22  Added Co-Sponsor Rep. Justin Slaughter
Apr 06 22  Added Co-Sponsor Rep. Dagmara Avelar
Apr 06 22  Added Co-Sponsor Rep. Camille Y. Lilly
Apr 06 22  Motion to Reconsider Vote - Withdrawn Rep. Jennifer Gong-Gershowitz
Apr 06 22  S  Arrive in Senate
Apr 06 22  Placed on Calendar Order of First Reading
Apr 06 22  Chief Senate Sponsor Sen. Don Harmon
Apr 06 22  First Reading
Apr 06 22  S  Referred to Assignments
Apr 07 22  H  Added Co-Sponsor Rep. Terra Costa Howard
HB 01097


(Sen. Don Harmon)

720 ILCS 5/5-1 from Ch. 38, par. 5-1

Amends the Criminal Code of 2012. Makes a technical change in a Section concerning a person's accountability for another person's conduct.

House Floor Amendment No. 1

Deletes reference to:
720 ILCS 5/5-1

Adds reference to:
720 ILCS 5/14-3

Adds reference to:
720 ILCS 5/33G-9

Replaces everything after the enacting clause. Provides that the exemption to an eavesdropping violation that with prior request to and written or verbal approval of the State's Attorney of the county in which the conversation is anticipated to occur, recording or listening with the aid of an eavesdropping device to a conversation in which a law enforcement officer, or any person acting at the direction of a law enforcement officer, is a party to the conversation and has consented to the conversation being intercepted or recorded in the course of an investigation of a qualified offense is inoperative on and after January 1, 2025 (rather than January 1, 2023). Extends the repeal of the RICO Article of the Code from June 11, 2022 to June 11, 2024. Effective immediately.
HB 01097 (CONTINUED)

Apr 05 22  H  House Floor Amendment No. 1 Adopted
Apr 05 22  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 05 22  Third Reading - Short Debate - Passed 110-002-000
Apr 05 22  Added Co-Sponsor Rep. Kelly M. Burke
Apr 05 22  Added Co-Sponsor Rep. Frances Ann Hurley
Apr 05 22  Added Co-Sponsor Rep. Ann M. Williams
Apr 05 22  Added Co-Sponsor Rep. Barbara Hernandez
Apr 05 22  S  Arrive in Senate
Apr 05 22  Placed on Calendar Order of First Reading
Apr 05 22  Chief Senate Sponsor Sen. Don Harmon
Apr 05 22  First Reading
Apr 05 22  S  Referred to Assignments
Apr 05 22  H  Added Co-Sponsor Rep. Janet Yang Rohr
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning conspiracy.

House Floor Amendment No. 2

720 ILCS 5/8-2 from Ch. 38, par. 8-2

720 ILCS 5/8-2 from Ch. 38, par. 7-1

20 ILCS 3930/7.10 new

20 ILCS 4005/1 from Ch. 95 1/2, par. 1301

20 ILCS 4005/2 from Ch. 95 1/2, par. 1302

20 ILCS 4005/3 from Ch. 95 1/2, par. 1303

20 ILCS 4005/4 from Ch. 95 1/2, par. 1304

20 ILCS 4005/7 from Ch. 95 1/2, par. 1307

20 ILCS 4005/8 from Ch. 95 1/2, par. 1308

20 ILCS 4005/8.5 from Ch. 95 1/2, par. 1309

20 ILCS 4005/12 rep. from Ch. 95 1/2, par. 1310

30 ILCS 105/5 from Ch. 127, par. 141

30 ILCS 105/5.295 from Ch. 127, par. 141.295

30 ILCS 105/6z-125 from Ch. 127, par. 141.295

30 ILCS 105/6z-126 from Ch. 127, par. 141.295

625 ILCS 5/4-109 from Ch. 127, par. 141.295

720 ILCS 5/12C-36 new from Ch. 127, par. 141.295

740 ILCS 45/2 from Ch. 70, par. 72
HB 01100 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Criminal Justice Information Act. Provides that subject to
appropriation, the Illinois Criminal Justice Information Authority shall establish a program by which grants are administered for the
purpose of preventing predatory vehicular hijacking. Provides that the Authority shall determine eligible recipients for the grants.
Provides that grants shall be made of money appropriated from the General Revenue Fund to eligible recipients to provide street-level
intervention services for at-risk youth in danger of being recruited for the purpose of predatory vehicular hijacking. Provides that the
Authority shall adopt rules to determine eligibility standards for grants. Amends the Illinois Motor Vehicle Theft Prevention and
Insurance Verification Act. Changes the short title of the Act to the Illinois Vehicle Hijacking and Motor Vehicle Theft Prevention and
Insurance Verification Act. Specifies that it is the purpose of the Act to, among other things, reduce vehicle hijacking, to improve and
support vehicle hijacking law enforcement, and to support the prosecution and administration of vehicle hijacking laws. Changes the
name of the Illinois Motor Vehicle Theft Prevention and Insurance Verification Council to the Illinois Vehicle Hijacking and Motor
Vehicle Theft Prevention and Insurance Verification Council. Provides that the Council is responsible for providing grants and
financial support to assist in the identification, apprehension, and prosecution of hijackers, and the recovery of hijacked and stolen
motor vehicles. Authorizes the Council to assess the scope of the vehicle hijacking problem. Provides that the Council is responsible
for developing and sponsoring the implementation of plans and strategies for combating vehicle hijacking, and to improve the
administration of vehicle hijacking laws. Changes the name of the Motor Vehicle Theft prevention and Insurance Verification Trust
Fund to the Vehicle Hijacking and Motor Vehicle Theft Prevention and Insurance Verification Trust Fund. Provides that money in the
Trust Fund may be used to provide financial support for law enforcement, prosecutors, and the judiciary for programs designed to
reduce vehicle hijacking. Renames the State Police Motor Vehicle Theft Prevention Trust Fund to the Vehicle Hijacking and Motor
Vehicle Theft Prevention Trust Fund. Repeals a provision that repeals specific Sections of the Act on January 1, 2025. Makes
corresponding changes in various Acts. Amends the Criminal Code of 2012. Creates the offense of predatory vehicular hijacking, a
Class 1 felony. Repeals the offense on January 1, 2026. Amends the Crime Victims Compensation Act. Provides that "pecuniary loss"
includes expenses incurred for the towing a victim's vehicle in connection with a crime of violence.

House Floor Amendment No. 4

Adds reference to:

740 ILCS 45/7.1 from Ch. 70, par. 77.1

Adds reference to:

740 ILCS 45/10.1 from Ch. 70, par. 80.1

Further amends the Crime Victims Compensation Act. Limits the amount of towing fees that may be reimbursed to a
maximum of $1,000. Provides that an application for compensation shall set out the amount of benefits, payments, or awards, if any,
payable under vehicle or towing insurance. Provides that, in order to be reimbursed, the applicant must show that he or she has
exhausted the benefits reasonably available under full vehicle coverage insurance (including towing insurance, if available).
HB 01100 (CONTINUED)

Apr 05 22  H Added Co-Sponsor Rep. Robert Rita
Apr 05 22  Added Co-Sponsor Rep. Natalie A. Manley
Apr 05 22  Added Co-Sponsor Rep. Jay Hoffman
Apr 05 22  Added Co-Sponsor Rep. Sam Yingling
Apr 05 22  Added Co-Sponsor Rep. LaToya Greenwood
Apr 05 22  House Floor Amendment No. 1 Recommends Be Adopted Judiciary - Criminal Committee; 010-003-006
Apr 05 22  House Floor Amendment No. 3 Filed with Clerk by Rep. Chris Bos
Apr 05 22  House Floor Amendment No. 3 Referred to Rules Committee
Apr 05 22  House Floor Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
Apr 05 22  Added Co-Sponsor Rep. Elizabeth Hernandez
Apr 05 22  Added Co-Sponsor Rep. Rita Mayfield
Apr 05 22  Added Co-Sponsor Rep. Anna Moeller
Apr 05 22  Added Co-Sponsor Rep. Michael J. Zalewski
Apr 05 22  Added Co-Sponsor Rep. Sue Scherer
Apr 05 22  Added Co-Sponsor Rep. Michael Kelly
Apr 05 22  Added Co-Sponsor Rep. Joyce Mason
Apr 05 22  Added Co-Sponsor Rep. Deb Conroy
Apr 05 22  House Floor Amendment No. 4 Filed with Clerk by Rep. Eva Dina Delgado
Apr 05 22  House Floor Amendment No. 4 Referred to Rules Committee
Apr 05 22  House Floor Amendment No. 4 Recommends Be Adopted Rules Committee; 003-001-000
Apr 05 22  House Floor Amendment No. 1 Withdrawn by Rep. Eva Dina Delgado
Apr 05 22  House Floor Amendment No. 2 Adopted
Apr 05 22  House Floor Amendment No. 4 Adopted
Apr 05 22  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 05 22  Third Reading - Short Debate - Passed 107-000-001
Apr 05 22  House Floor Amendment No. 3 Tabled Pursuant to Rule 40
Apr 05 22  Motion Filed to Reconsider Vote Rep. Jennifer Gong-Gershowitz
Apr 05 22  Added Co-Sponsor Rep. Cyril Nichols
Apr 05 22  Added Co-Sponsor Rep. Kelly M. Burke
Apr 05 22  Added Co-Sponsor Rep. Frances Ann Hurley
Apr 05 22  Added Co-Sponsor Rep. Janet Yang Rohr
Apr 05 22  Added Co-Sponsor Rep. Jonathan Carroll
Apr 05 22  Added Co-Sponsor Rep. Ann M. Williams
Apr 06 22  Motion to Reconsider Vote - Withdrawn Rep. Jennifer Gong-Gershowitz
Apr 06 22  S Arrive in Senate
Apr 06 22  Placed on Calendar Order of First Reading
Apr 06 22  Chief Senate Sponsor Sen. Don Harmon
Apr 06 22  First Reading
Apr 06 22  S Referred to Assignments
Apr 07 22  H Added Co-Sponsor Rep. Camille Y. Lilly
Legislative Information System
102nd General Assembly
Passed to Opposite Chamber
Since Jul 05, 2022

HB 01103
(Sen. Don Harmon and Patrick J. Joyce)

720 ILCS 5/10-8 from Ch. 38, par. 10-8
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the unlawful sale of public conveyance travel tickets to a minor.

House Floor Amendment No. 3
Deletes reference to:
720 ILCS 5/10-8
Adds reference to:
20 ILCS 3930/7.10 new
605 ILCS 140/5

Replaces everything after the enacting clause. Amends the Illinois Criminal Justice Information Act. Provides that the Illinois Criminal Justice Information Authority shall establish a pilot program to award $100 to any individual who supplies video or audio footage from the individual's residential security camera that materially contributes to a criminal conviction. Provides that the Authority shall distribute the award to the law enforcement agency investigating or the State's Attorney investigating the crime, who shall pay the individual directly. Provides that, to be eligible for an award under the pilot program, the State's Attorney that prosecuted the offender must certify to the Office of the Attorney General that (i) the individual supplied video or audio footage from the individual's residential security camera and (ii) the video or audio footage supplied by the individual contributed to the criminal conviction of an offender. Provides that the pilot program shall terminate after a total of $1,000,000 has been awarded under the pilot program. Amends the Expressway Camera Act. Adds the State highway system in the counties of Boone, Bureau, Champaign, DeKalb, DuPage, Grundy, Henry, Kane, Kendall, Lake, LaSalle, Macon, Madison, McHenry, Morgan, Peoria, Rock Island, Sangamon, St. Clair, Will, and Winnebago to the Act. Provides that images from the cameras may also be used in the investigation of any forcible felony, to detect highway conditions, and to facilitate highway safety and incident management. Provides that images from the cameras may be used by any law enforcement agency conducting an active law enforcement investigation. Provides that images from the cameras are exempt from disclosure under the Freedom of Information Act. Provides that all images and footage from the cameras must be deleted within 180 days, unless the images or footage is relevant to an ongoing investigation or pending criminal trial. Provides that cameras shall not be used to monitor individuals or groups in a discriminatory manner contrary to applicable State or federal law. Provides that each law enforcement agency shall report statistics to the Illinois Criminal Justice Information Authority and that no later than June 30, 2023, the Illinois Criminal Justice Information Authority shall issue a report concerning the instances in which camera-captured information lead to a successful conviction. Makes changes concerning funding for the program. Authorizes the Attorney General or local State's Attorney to prosecute certain offenses. Makes other changes. Effective immediately.

Feb 11 21 Filed with the Clerk by Rep. Emanuel Chris Welch
Feb 17 21 First Reading
Feb 17 21 Referred to Rules Committee
Mar 02 21 Assigned to Executive Committee
Mar 11 21 Do Pass / Short Debate Executive Committee; 014-000-000
Mar 17 21 Placed on Calendar 2nd Reading - Short Debate **
Apr 20 21 Second Reading - Short Debate
Apr 20 21 Held on Calendar Order of Second Reading - Short Debate **
Apr 23 21 Rule 19(a) / Re-referred to Rules Committee
Apr 03 22 Approved for Consideration Rules Committee; 003-002-000
Apr 03 22 Placed on Calendar 2nd Reading - Short Debate
Apr 04 22 Chief Sponsor Changed to Rep. LaToya Greenwood
Apr 04 22 House Floor Amendment No. 1 Filed with Clerk by Rep. LaToya Greenwood
Apr 04 22 House Floor Amendment No. 1 Referred to Rules Committee
Apr 04 22 House Floor Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
Apr 05 22 Added Chief Co-Sponsor Rep. Michael J. Zalewski
Apr 05 22 Added Chief Co-Sponsor Rep. Ann M. Williams
HB 01103 (CONTINUED)

<table>
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<tr>
<th>Date</th>
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<td>Apr 05 22</td>
<td>Added Chief Co-Sponsor Rep. Natalie A. Manley</td>
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<td>Apr 05 22</td>
<td>Added Co-Sponsor Rep. Jay Hoffman</td>
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<tr>
<td>Apr 05 22</td>
<td>House Floor Amendment No. 2 Filed with Clerk by Rep. LaToya Greenwood</td>
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<td>Apr 05 22</td>
<td>House Floor Amendment No. 2 Referred to Rules Committee</td>
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<td>Motion to Reconsider Vote - Withdrawn Rep. Jennifer Gong-Gershowitz</td>
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<td>Apr 06 22</td>
<td>Added Co-Sponsor Rep. Deb Conroy</td>
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<td>Apr 07 22</td>
<td>Added as Alternate Co-Sponsor Sen. Patrick J. Joyce</td>
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HB 01160

Rep. Angelica Guerrero-Cuellar-Emanuel Chris Welch, Marcus C. Evans, Jr., Jaime M. Andrade, Jr., Aaron M. Ortiz and La Shawn K. Ford

(Sen. Don Harmon)

105 ILCS 5/1B-22

Amends the School Code. Makes a technical change in a Section concerning a financial oversight panel's powers.

House Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/1B-22

Adds reference to:

115 ILCS 5/13 from Ch. 48, par. 1713

Adds reference to:

115 ILCS 5/4.10 rep.

Replaces everything after the enacting clause. Amends the Illinois Educational Labor Relations Act. In provisions concerning strikes, removes language that provides that for educational employees employed in the Chicago school district, at least three-fourths of all bargaining unit employees who are members of the exclusive bargaining representative must affirmatively vote to authorize a strike. Repeals a provision allowing collective bargaining between the Chicago school district and an exclusive representative of its employees to include decisions to determine the length of the work day and the length of the work and school year. Effective immediately.

Feb 11 21Filed with the Clerk by Rep. Emanuel Chris Welch

Feb 17 21First Reading

Feb 17 21Referred to Rules Committee

Mar 02 21Assigned to Executive Committee

Mar 11 21Do Pass / Short Debate Executive Committee; 014-000-000

Mar 17 21Placed on Calendar 2nd Reading - Short Debate

Apr 16 21House Floor Amendment No. 1 Filed with Clerk by Rep. Angelica Guerrero-Cuellar

Apr 16 21House Floor Amendment No. 1 Referred to Rules Committee

Apr 19 21Chief Sponsor Changed to Rep. Angelica Guerrero-Cuellar

Apr 19 21Added Chief Co-Sponsor Rep. Emanuel Chris Welch

Apr 20 21House Floor Amendment No. 1 Rules Refers to Labor & Commerce Committee

Apr 20 21Added Co-Sponsor Rep. Marcus C. Evans, Jr.


Apr 20 21Added Co-Sponsor Rep. Aaron M. Ortiz

Apr 20 21Added Co-Sponsor Rep. La Shawn K. Ford

Apr 21 21Second Reading - Short Debate

Apr 21 21Held on Calendar Order of Second Reading - Short Debate

Apr 22 21House Floor Amendment No. 1 Recommends Be Adopted Labor & Commerce Committee; 017-011-000

Apr 23 21House Floor Amendment No. 1 Adopted

Apr 23 21Placed on Calendar Order of 3rd Reading - Short Debate

Apr 23 21Third Reading - Short Debate - Passed 067-042-001

Apr 27 21SArrive in Senate

Apr 27 21Placed on Calendar Order of First Reading

Apr 27 21Chief Senate Sponsor Sen. Don Harmon

Apr 27 21First Reading

Apr 27 21Referral to Assignments
HB 01293


(Sen. Don Harmon-Jacqueline Y. Collins and Mike Simmons)

5 ILCS 100/5-90 from Ch. 127, par. 1005-90

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the Joint Committee on Administrative Rules.

House Floor Amendment No. 5

Deletes reference to:

5 ILCS 100/5-90

Add reference to:

New Act

Add reference to:

5 ILCS 100/5-45.21 new

Add reference to:

10 ILCS 5/1-21 new

Add reference to:

15 ILCS 520/22.7 new

Add reference to:

20 ILCS 2605/2605-35 was 20 ILCS 2605/55a-3

Add reference to:

30 ILCS 235/2.3 new

Add reference to:

40 ILCS 5/1-110.16

Add reference to:

110 ILCS 205/9.41 new
HB 01293 (CONTINUED)

Replaces everything after the enacting clause. Creates the Money Laundering in Real Estate Task Force Act. Establishes the Money Laundering in Real Estate Task Force and directs the Task Force to, among other things, assess the exposure of real estate sectors in Illinois to illicit Russian money. Amends the Election Code. Creates the Illinois Elections and Infrastructure Integrity Task Force to evaluate and make recommendations to prepare for and prevent foreign interference in elections in advance of the 2024 election and all future elections in the State and to prepare for and prevent potential cyberattacks on State infrastructure. Amends the Illinois Administrative Procedure Act. Grants the Department of Human Services emergency rulemaking powers with respect to its refugee resettlement program in the case of an imminent, large-scale refugee resettlement event. Amends the Deposit of State Moneys Act and the Public Funds Investment Act. Prohibits the investment of State moneys and public funds in certain investments or institutions tied to Russia or Belarus. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Provides that the Division of Criminal Investigation shall conduct investigations of any property-related crimes, such as money laundering, involving individuals or entities listed on a specified sanctions list.

Amends the Illinois Pension Code. Provides that the State-funded retirement systems shall not invest moneys in Russian or Belarusian sovereign debt, Russian or Belarusian government-backed securities, any investment instrument issued by an entity that is domiciled or has its principal place of business in Russia or Belarus, or any investment instrument issued by a company that is subject to Russian Harmful Foreign Activities Sanctions, and no retirement system shall invest or deposit State moneys in any bank that is domiciled or has its principal place of business in Russia or Belarus. Provides that as soon as practicable after the effective date of the amendatory Act, each State-funded retirement system shall instruct its investment advisors to sell, redeem, divest, or withdraw all direct holdings of Russian or Belarusian sovereign debt and direct holdings of Russian or Belarusian government-backed securities from the retirement system's assets under management in an orderly and fiduciarily responsible manner. Requires the Illinois Investment Policy Board to make its best efforts to identify all companies that are domiciled or have their principal place of business in Russia or Belarus and companies subject to Russian harmful foreign activities sanctions and to include those companies in the list of restricted companies. Makes other changes. Amends the Board of Higher Education Act. Provides that the Board of Higher Education shall require a public institution of higher education to disclose to the Board any endowment or other donation given to the institution from a source associated with any individual or entity listed on the sanctions list maintained by the U.S. Department of Treasury's Office of Foreign Asset Control or any company that is domiciled or has its principal place of business in Russia or Belarus and is on the list of restricted companies developed by the Illinois Investment Policy Board. Effective immediately.

Feb 11 21 Filed with the Clerk by Rep. Emanuel Chris Welch
Feb 17 21 First Reading
Feb 17 21 Referred to Rules Committee
Mar 02 21 Assigned to Executive Committee
Mar 11 21 Do Pass / Short Debate Executive Committee; 014-000-000
Mar 17 21 Placed on Calendar 2nd Reading - Short Debate **
Apr 20 21 Second Reading - Short Debate
Apr 20 21 Held on Calendar Order of Second Reading - Short Debate **
Apr 23 21 Rule 19(a) / Re-referred to Rules Committee
Mar 17 22 Final Action Deadline Extended-9(b) March 31, 2022
Mar 17 22 Approved for Consideration Rules Committee; 004-000-000
Mar 17 22 Placed on Calendar 2nd Reading - Short Debate
Mar 17 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Lindsey LaPointe
Mar 17 22 House Floor Amendment No. 1 Referred to Rules Committee
Mar 17 22 Chief Sponsor Changed to Rep. Lindsey LaPointe
Mar 17 22 Added Chief Co-Sponsor Rep. Delia C. Ramirez
Mar 17 22 Added Chief Co-Sponsor Rep. Jay Hoffman
Mar 17 22 Added Chief Co-Sponsor Rep. Martin J. Moylan
Mar 21 22 Added Co-Sponsor Rep. Elizabeth Hernandez
Mar 22 22 House Floor Amendment No. 1 Rules Refers to Executive Committee
Mar 28 22 House Floor Amendment No. 2 Filed with Clerk by Rep. Lindsey LaPointe
Mar 28 22 House Floor Amendment No. 2 Referred to Rules Committee
Mar 29 22 House Floor Amendment No. 2 Rules Refers to Executive Committee
Mar 29 22 Added Co-Sponsor Rep. Robyn Gabel
Mar 31 22 Final Action Deadline Extended-9(b) April 8, 2022
HB 01293 (CONTINUED)

Mar 31 22  H  House Floor Amendment No. 3 Filed with Clerk by Rep. Lindsey LaPointe
Mar 31 22  House Floor Amendment No. 3 Referred to Rules Committee
Mar 31 22  House Floor Amendment No. 3 Rules Refers to Executive Committee
Apr 01 22  House Floor Amendment No. 4 Filed with Clerk by Rep. Lindsey LaPointe
Apr 01 22  House Floor Amendment No. 4 Referred to Rules Committee
Apr 01 22  House Floor Amendment No. 4 Rules Refers to Executive Committee
Apr 01 22  House Floor Amendment No. 5 Filed with Clerk by Rep. Lindsey LaPointe
Apr 01 22  House Floor Amendment No. 5 Referred to Rules Committee
Apr 01 22  House Floor Amendment No. 5 Rules Refers to Executive Committee
Apr 01 22  Added Chief Co-Sponsor Rep. Keith R. Wheeler
Apr 01 22  Added Co-Sponsor Rep. Tim Butler
Apr 01 22  House Floor Amendment No. 5 Recommends Be Adopted Executive Committee; 014-000-000
Apr 05 22  House Floor Amendment No. 5 Adopted
Apr 05 22  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 05 22  Third Reading - Short Debate - Passed 114-000-000
Apr 05 22  House Floor Amendment No. 1 Tabled Pursuant to Rule 40
Apr 05 22  House Floor Amendment No. 2 Tabled Pursuant to Rule 40
Apr 05 22  House Floor Amendment No. 3 Tabled Pursuant to Rule 40
Apr 05 22  House Floor Amendment No. 4 Tabled Pursuant to Rule 40
Apr 05 22  Added Co-Sponsor Rep. Jennifer Gong-Gershowitz
Apr 05 22  Added Co-Sponsor Rep. Denysse Wang Stoneback
Apr 05 22  Added Co-Sponsor Rep. Will Guzzardi
Apr 05 22  Added Co-Sponsor Rep. Anna Moeller
Apr 05 22  Added Co-Sponsor Rep. Jonathan Carroll
Apr 05 22  Added Co-Sponsor Rep. Frances Ann Hurley
Apr 05 22  Added Co-Sponsor Rep. Dagmara Avelar
Apr 05 22  Added Co-Sponsor Rep. Maura Hirschauer
Apr 05 22  Added Co-Sponsor Rep. Anne Stava-Murray
Apr 05 22  Added Co-Sponsor Rep. Michael Halpin
Apr 05 22  Added Co-Sponsor Rep. Lance Yednock
Apr 05 22  Added Co-Sponsor Rep. Fred Crespo
Apr 05 22  Added Co-Sponsor Rep. Amy Elik
Apr 05 22  Added Co-Sponsor Rep. Dan Caulkins
Apr 05 22  Added Co-Sponsor Rep. Daniel Swanson
Apr 05 22  Added Co-Sponsor Rep. Sandra Hamilton
Apr 05 22  Added Co-Sponsor Rep. Randy E. Frese
Apr 05 22  Added Co-Sponsor Rep. Joyce Mason
Apr 05 22  Added Co-Sponsor Rep. Michael T. Marron
Apr 05 22  Added Co-Sponsor Rep. Avery Bourne
Apr 05 22  Added Co-Sponsor Rep. Janet Yang Rohr
Apr 05 22  Arrive in Senate
Apr 05 22  Placed on Calendar Order of First Reading
Apr 05 22  Chief Senate Sponsor Sen. Don Harmon
Apr 05 22  First Reading
Apr 05 22  S  Referred to Assignments
Apr 05 22  H  Added Co-Sponsor Rep. Tony McCombie
Apr 06 22  S  Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 08 22  Added as Alternate Co-Sponsor Sen. Mike Simmons
HB 01409


(Sen. Don Harmon)

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning conditions for basic maintenance grants of aid to the aged, blind, or disabled.

House Floor Amendment No. 2

Deletes reference to:
  305 ILCS 5/3-2

Adds reference to:
  210 ILCS 50/3.10

Adds reference to:
  305 ILCS 5/5-4.2

Adds reference to:
  305 ILCS 5/5-30c new

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to adjust the Department's criteria for determining the appropriateness of non-emergency transportation by striking any reference to prohibiting approval of ground ambulance services when the sole purpose of the transport is for the navigation of stairs or the assisting or lifting of a patient at a medical facility or during a medical appointment. Provides that it is the intent of the General Assembly to permit ground ambulance reimbursement for lifting, moving, or navigating stairs when a recipient exhibits extenuating circumstances related to the social determinants of health which would make an otherwise non-eligible ground ambulance transport eligible for reimbursement. Provides that such extenuating circumstances may be established through the completion of a Physician Certification Statement. Requires the Department to establish a methodology for providing reimbursement for: (i) bariatric transports at an amount of one additional base rate for each additional 2 personnel necessary to safely move the patient; and (ii) specialty care transports to include transports originating or terminating at a residence and for intra-facility transports. Provides that, to increase access to non-emergency transportation services, the Department shall increase the base rate for medi-car and stretcher van services to at least $50, and the rate of each attendant for medi-car and stretcher van services to at least $50. Provides that the reimbursement rate shall only apply to stretcher van providers licensed by the Department of Public Health in accordance with the Emergency Medical Services (EMS) Systems Act. Requires the Department of Healthcare and Family Services to establish a grant program for the purpose of building capacity among IMPACT-enrolled and BEP-certified providers of medi-car and stretcher van transportation services. Amends the Emergency Medical Services (EMS) Systems Act. Removes pre-hospital or inter-hospital transportation from the definition of "critical care transport". Effective immediately.

House Floor Amendment No. 3

Further amends the Emergency Medical Services (EMS) Systems Act. Changes the definition of "critical care transport" to mean transportation which includes the provision of pre-hospital or inter-hospital emergency care or non-emergency medical services to a critically injured or ill patient by a vehicle service provider, including the provision of medically necessary supplies and services, at a level of service beyond the scope of the Paramedic (rather than the pre-hospital or inter-hospital transportation of a critically injured or ill patient by a vehicle service provider, including the provision of medically necessary supplies and services, at a level of service beyond the scope of the Paramedic).
HB 01409 (CONTINUED)

Mar 31 22  H  House Floor Amendment No. 1 Filed with Clerk by Rep. Mary E. Flowers
Mar 31 22  House Floor Amendment No. 1 Referred to Rules Committee
Apr 01 22  House Floor Amendment No. 2 Filed with Clerk by Rep. Mary E. Flowers
Apr 01 22  House Floor Amendment No. 2 Referred to Rules Committee
Apr 03 22  Chief Sponsor Changed to Rep. Mary E. Flowers
Apr 03 22  House Floor Amendment No. 2 Rules Refers to Health Care Availability & Accessibility Committee
Apr 04 22  House Floor Amendment No. 3 Filed with Clerk by Rep. Mary E. Flowers
Apr 04 22  House Floor Amendment No. 3 Referred to Rules Committee
Apr 05 22  House Floor Amendment No. 3 Rules Refers to Health Care Availability & Accessibility Committee
Apr 06 22  House Floor Amendment No. 2 Recommends Be Adopted Health Care Availability & Accessibility Committee; 012-000-000
Apr 06 22  House Floor Amendment No. 3 Recommends Be Adopted Health Care Availability & Accessibility Committee; 012-000-000
Apr 06 22  Added Chief Co-Sponsor Rep. Emanuel Chris Welch
Apr 06 22  Added Co-Sponsor Rep. Chris Bos
Apr 06 22  Added Co-Sponsor Rep. Paul Jacobs
Apr 06 22  Added Co-Sponsor Rep. Michael T. Marron
Apr 06 22  Added Co-Sponsor Rep. Bradley Stephens
Apr 06 22  Added Co-Sponsor Rep. La Shawn K. Ford
Apr 06 22  Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Apr 06 22  Added Co-Sponsor Rep. Marcus C. Evans, Jr.
Apr 06 22  Added Co-Sponsor Rep. Sonya M. Harper
Apr 06 22  Added Chief Co-Sponsor Rep. David A. Welter
Apr 06 22  Added Chief Co-Sponsor Rep. Camille Y. Lilly
Apr 06 22  Added Chief Co-Sponsor Rep. LaToya Greenwood
Apr 06 22  Added Co-Sponsor Rep. Jackie Haas
Apr 06 22  House Floor Amendment No. 2 Adopted
Apr 06 22  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 06 22  Recalled to Second Reading - Short Debate
Apr 06 22  House Floor Amendment No. 3 Adopted
Apr 06 22  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 06 22  Third Reading - Short Debate - Passed 104-006-000
Apr 06 22  House Floor Amendment No. 1 Tabled Pursuant to Rule 40
Apr 06 22  Added Co-Sponsor Rep. Maura Hirschauer
Apr 06 22  Added Co-Sponsor Rep. Anne Stava-Murray
Apr 06 22  Added Co-Sponsor Rep. Dagmara Avelar
Apr 06 22  Added Co-Sponsor Rep. Rita Mayfield
Apr 06 22  Added Co-Sponsor Rep. Frances Ann Hurley
Apr 07 22  S  Arrive in Senate
Apr 07 22  Placed on Calendar Order of First Reading
Apr 07 22  Chief Senate Sponsor Sen. Don Harmon
Apr 07 22  First Reading
Apr 07 22  S  Referred to Assignments
HB 01464


(Sen. Don Harmon-Elgie R. Sims, Jr., Jacqueline Y. Collins-Mike Simmons-Eric Mattson-Melinda Bush and Adriane Johnson)

215 ILCS 5/143.15 from Ch. 73, par. 755.15


215 ILCS 5/143.15

House Floor Amendment No. 1

Deletes reference to:

215 ILCS 5/143.15

Adds reference to:

225 ILCS 60/22 from Ch. 111, par. 4400-22

Adds reference to:

225 ILCS 65/70-5 was 225 ILCS 65/10-45

Adds reference to:

225 ILCS 95/21 from Ch. 111, par. 4621

Replaces everything after the enacting clause. Amends the Medical Practice Act of 1987, the Nurse Practice Act, and the Physician Assistant Practice Act of 1987. Provides that the Department of Financial and Professional Regulation shall not revoke, suspend, place on probation, reprimand, refuse to issue or renew, or take any other disciplinary or non-disciplinary action against the license or permit issued under the Acts to a physician, registered nurse, advance practice registered nurse, or physician assistant based solely upon the license of a physician, registered nurse, advanced practice registered nurse, or physician assistant being revoked or disciplined by any state or territory for the provision of, authorization of, or participation in any health care, medical service, or procedure related to an abortion on the basis that such health care, medical service, or procedure related to an abortion is unlawful or prohibited in that state or territory, if the provision of, authorization of, or participation in that health care, medical service, or procedure related to an abortion is not unlawful or prohibited in the State. Effective immediately.
HB 01464 (CONTINUED)

Mar 31 22  Added Co-Sponsor Rep. Bob Morgan
Mar 31 22  Added Co-Sponsor Rep. Anna Moeller
Mar 31 22  Added Co-Sponsor Rep. Dagmara Avelar
Mar 31 22  Added Co-Sponsor Rep. Anne Stava-Murray
Mar 31 22  Added Co-Sponsor Rep. Justin Slaughter
Mar 31 22  Added Co-Sponsor Rep. Joyce Mason
Mar 31 22  Added Co-Sponsor Rep. Lindsey LaPointe
Mar 31 22  Added Co-Sponsor Rep. Michael J. Zalewski
Mar 31 22  Added Co-Sponsor Rep. Greg Harris
Mar 31 22  Added Co-Sponsor Rep. Theresa Mah
Mar 31 22  Added Co-Sponsor Rep. Michelle Mussman
Mar 31 22  Added Co-Sponsor Rep. Robyn Gabel
Mar 31 22  Added Co-Sponsor Rep. Will Guzzardi
Mar 31 22  Added Chief Co-Sponsor Rep. Anne Stava-Murray
Mar 31 22  Added Chief Co-Sponsor Rep. Kelly M. Cassidy
Mar 31 22  Removed Co-Sponsor Rep. Terra Costa Howard
Mar 31 22  Added Chief Co-Sponsor Rep. Mark L. Walker
Mar 31 22  Added Chief Co-Sponsor Rep. Terra Costa Howard
Mar 31 22  Removed Co-Sponsor Rep. Anne Stava-Murray
Mar 31 22  House Floor Amendment No. 1 Adopted
Mar 31 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 31 22  Third Reading - Short Debate - Passed 068-041-000
Mar 31 22  Added Co-Sponsor Rep. Jonathan Carroll
Apr 01 22  Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Apr 01 22  S  Arrive in Senate
Apr 01 22  Placed on Calendar Order of First Reading
Apr 01 22  Chief Senate Sponsor Sen. Don Harmon
Apr 01 22  First Reading
Apr 01 22  S  Referred to Assignments
Apr 04 22  Added as Alternate Chief Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 18 22  Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
May 10 22  Added as Alternate Chief Co-Sponsor Sen. Mike Simons
May 10 22  Added as Alternate Chief Co-Sponsor Sen. Eric Mattson
Jun 17 22  Added as Alternate Chief Co-Sponsor Sen. Melinda Bush
Jul 05 22  Added as Alternate Co-Sponsor Sen. Adriane Johnson
HB 01465


(Sen. Don Harmon)

215 ILCS 5/155.20 from Ch. 73, par. 767.20

Amends the Illinois Insurance Code. Makes a technical change in a Section concerning arbitration of medical malpractice disputes.

House Floor Amendment No. 1

Deletes reference to:

215 ILCS 5/155.20

Adds reference to:

New Act

Adds reference to:

215 ILCS 5/355 from Ch. 73, par. 967

Adding reference to:

215 ILCS 125/4-12 from Ch. 111 1/2, par. 1409.5

Replaces everything after the enacting clause. Creates the Health Insurance Coverage Premium Misalignment Study Act. Sets forth provisions concerning the purpose of the Act and findings. Provides that the Department of Insurance shall oversee a study to explore rate setting approaches that may yield a misalignment of premiums across different tiers of coverage in Illinois' individual health insurance market. Provides that the study shall produce cost estimates for Illinois residents addressing metal-level premium misalignment policy along with the impact of the policy on health insurance affordability and access and the uninsured rates for low-income and middle-income residents, with break-out data by geography, race, ethnicity, and income level. Provides that the study shall evaluate how premium realignment if implemented would affect costs and outcomes for Illinoisans. Provides that the Department shall develop and submit, no later than January 1, 2024, a report to the General Assembly and the Governor concerning the design, costs, benefits, and implementation of premium realignment to increase affordability and access to health care coverage that leverages existing State infrastructure. Amends the Illinois Insurance Code and the Health Maintenance Organization Act. Provides that all individual and small group accident and health policies written in compliance with the Patient Protection and Affordable Care Act must file rates with the Department for approval. Provides that rate increases found to be unreasonable rate increases in relation to benefits under the policy provided shall be disapproved. Requires the Department to provide a report to the General Assembly after January 1, 2023 regarding both on and off exchange individual and small group rates in the Illinois market. Requires that the Department approve or deny rate increases within 60 calendar days after the rate increase is filed with the Department and that a rate increase that is not approved or denied by the Department on the 61st calendar day shall be automatically approved. Provides that no less than 30 days after the federal Centers for Medicare and Medicaid Services has certified the plans described for the upcoming plan year, the Department shall publish on its website a report explaining the rates for the subsequent calendar year's certified policies.

Feb 11 21 File with the Clerk by Rep. Emanuel Chris Welch

Feb 17 21 First Reading

Feb 17 21 Referred to Rules Committee

Mar 02 21 Assigned to Executive Committee

Mar 11 21 Do Pass / Short Debate Executive Committee; 014-000-000

Mar 17 21 Placed on Calendar 2nd Reading - Short Debate **

Apr 20 21 Second Reading - Short Debate

Apr 20 21 Held on Calendar Order of Second Reading - Short Debate **

Apr 23 21 Rule 19(a) / Re-referral to Rules Committee

Apr 03 22 Approved for Consideration Rules Committee; 003-002-000

Apr 03 22 Placed on Calendar 2nd Reading - Short Debate

Apr 04 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Bob Morgan

Apr 04 22 House Floor Amendment No. 1 Referred to Rules Committee

Apr 04 22 House Floor Amendment No. 1 Recommends Be Adopted Rules Committee; 003-002-000

Apr 04 22 House Floor Amendment No. 1 Adopted
HB 01465 (CONTINUED)

Apr 04 22  H  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 04 22  Added Chief Co-Sponsor Rep. Katie Stuart
Apr 04 22  Added Chief Co-Sponsor Rep. Mark L. Walker
Apr 04 22  Added Chief Co-Sponsor Rep. Robyn Gabel
Apr 04 22  Chief Sponsor Changed to Rep. Bob Morgan
Apr 04 22  Third Reading - Short Debate - Passed 064-000-000
Apr 04 22  Added Co-Sponsor Rep. Suzanne Ness
Apr 04 22  Added Co-Sponsor Rep. Debbie Meyers-Martin
Apr 04 22  Added Co-Sponsor Rep. Janet Yang Rohr
Apr 04 22  Added Co-Sponsor Rep. Michelle Mussman
Apr 04 22  Added Co-Sponsor Rep. Kathleen Willis
Apr 04 22  Added Co-Sponsor Rep. Denyse Wang Stoneback
Apr 04 22  Added Co-Sponsor Rep. Theresa Mah
Apr 04 22  Added Co-Sponsor Rep. Jawaharial Williams
Apr 04 22  Added Co-Sponsor Rep. Michael J. Zalewski
Apr 04 22  Added Co-Sponsor Rep. Aaron M. Ortiz
Apr 04 22  Added Co-Sponsor Rep. Maura Hirschauer
Apr 04 22  Added Co-Sponsor Rep. Will Guzzardi
Apr 04 22  Added Co-Sponsor Rep. Edgar Gonzalez, Jr.
Apr 04 22  Added Co-Sponsor Rep. Justin Slaughter
Apr 04 22  Added Co-Sponsor Rep. Delia C. Ramirez
Apr 04 22  Added Co-Sponsor Rep. Lindsey LaPointe
Apr 04 22  Added Co-Sponsor Rep. Rita Mayfield
Apr 04 22  Added Co-Sponsor Rep. Anne Stava-Murray
Apr 04 22  Added Co-Sponsor Rep. Joyce Mason
Apr 04 22  Added Co-Sponsor Rep. Stephanie A. Kifowit
Apr 04 22  Added Co-Sponsor Rep. Sue Scherer
Apr 04 22  Added Co-Sponsor Rep. Dagmara Avelar
Apr 04 22  Added Chief Co-Sponsor Rep. Delia C. Ramirez
Apr 04 22  Removed Co-Sponsor Rep. Delia C. Ramirez
Apr 04 22  Added Co-Sponsor Rep. Dave Vella
Apr 04 22  Added Co-Sponsor Rep. Martin J. Moylan
Apr 04 22  Added Co-Sponsor Rep. LaToya Greenwood
Apr 04 22  Added Co-Sponsor Rep. Natalie A. Manley
Apr 04 22  Added Co-Sponsor Rep. Eva Dina Delgado
Apr 04 22  Added Co-Sponsor Rep. Carol Ammons
Apr 05 22  Added Co-Sponsor Rep. Cyril Ammons
Apr 05 22  Added Co-Sponsor Rep. Margaret Croke
Apr 05 22  Motion Filed to Reconsider Vote Rep. Greg Harris
Apr 05 22  Added Co-Sponsor Rep. Kelly M. Cassidy
Apr 05 22  Added Co-Sponsor Rep. Nicholas K. Smith
Apr 05 22  Motion to Reconsider Vote - Withdrawn Rep. Greg Harris
Apr 05 22  S  Arrive in Senate
Apr 05 22  Placed on Calendar Order of First Reading
Apr 05 22  Chief Senate Sponsor Sen. Don Harmon
Apr 05 22  First Reading
Apr 05 22  S  Referred to Assignments
HB 01466


(Sen. Don Harmon, Suzy Glowiak Hilton, Mike Simmons-Jacqueline Y. Collins-LaToya Greenwood, Ann Gillespie and Cristina H. Pacione-Zayas)

215 ILCS 5/351A-4 from Ch. 73, par. 963A-4

Amends the Illinois Insurance Code. Makes a technical change in a Section relating to long-term care insurance.

House Floor Amendment No. 1
Deletes reference to:
215 ILCS 5/351A-4

Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Access to Affordable Insulin Act. Sets forth provisions concerning an insulin urgent-need program. Provides that by July 1, 2022, each manufacturer shall establish procedures to make insulin available to eligible individuals who are in urgent need of insulin or who are in need of access to an affordable insulin supply. Sets forth provisions concerning insulin urgent-need program exceptions, eligibility, forms, applications, claims and reimbursement, copayments, information sheets, navigators, and penalties. Defines terms. Amends the Illinois Insurance Code. In provisions concerning cost sharing in prescription insulin drugs, provides that an insurer that provides coverage for prescription insulin drugs under the terms of a health coverage plan the insurer offers shall limit the total amount that an insured is required to pay for a 30-day supply of covered prescription insulin drugs at an amount not to exceed $35 (rather than $100). Effective immediately.

Feb 11 21 H Filed with the Clerk by Rep. Emanuel Chris Welch
Feb 17 21 First Reading
Mar 02 21 Referred to Rules Committee
Mar 11 21 Assigned to Executive Committee
Mar 17 21 Do Pass / Short Debate Executive Committee; 014-000-000
Mar 17 21 Placed on Calendar 2nd Reading - Short Debate **
Apr 20 21 Second Reading - Short Debate
Apr 20 21 Held on Calendar Order of Second Reading - Short Debate **
Apr 23 21 Rule 19(a) / Re-referred to Rules Committee
Apr 04 22 Final Action Deadline Extended-9(b) April 8, 2022
Apr 04 22 Approved for Consideration Rules Committee; 003-001-000
Apr 04 22 Placed on Calendar 2nd Reading - Short Debate
Apr 04 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Will Guzzardi
Apr 04 22 House Floor Amendment No. 1 Recommended Be Adopted Rules Committee; 003-002-000
Apr 04 22 Chief Sponsor Changed to Rep. Will Guzzardi
Apr 04 22 House Floor Amendment No. 1 Adopted 098-000-000
Apr 04 22 Placed on Calendar Order of Third Reading - Short Debate
Apr 04 22 Third Reading - Short Debate - Passed 101-000-000
Apr 04 22 Added Co-Sponsor Rep. Suzanne Ness
Apr 04 22 Added Co-Sponsor Rep. Debbie Meyers-Martin
Apr 04 22 Added Co-Sponsor Rep. Janet Yang Rohr
Apr 04 22 Added Co-Sponsor Rep. Michelle Mussman
Apr 04 22 Added Co-Sponsor Rep. Kathleen Willis
Apr 04 22 Added Co-Sponsor Rep. Denyse Wang Stoneback
HB 01466 (CONTINUED)

Apr 04 22  H  Added Co-Sponsor Rep. Bob Morgan
Apr 04 22  Added Co-Sponsor Rep. Robyn Gabel
Apr 04 22  Added Co-Sponsor Rep. Theresa Mah
Apr 04 22  Added Co-Sponsor Rep. Jawaharial Williams
Apr 04 22  Added Co-Sponsor Rep. Michael J. Zalewski
Apr 04 22  Added Co-Sponsor Rep. Aaron M. Ortiz
Apr 04 22  Added Chief Co-Sponsor Rep. Delia C. Ramirez
Apr 04 22  Added Co-Sponsor Rep. Dave Vella
Apr 04 22  Added Co-Sponsor Rep. Natalie A. Manley
Apr 04 22  Added Co-Sponsor Rep. LaToya Greenwood
Apr 04 22  Added Co-Sponsor Rep. Katie Stuart
Apr 04 22  Added Co-Sponsor Rep. Ann M. Williams
Apr 04 22  Added Co-Sponsor Rep. Cyril Nichols
Apr 04 22  Added Co-Sponsor Rep. Elizabeth Hernandez
Apr 04 22  Added Co-Sponsor Rep. Jonathan Carroll
Apr 04 22  Added Co-Sponsor Rep. Chris Bos
Apr 04 22  Added Co-Sponsor Rep. David A. Welter
Apr 04 22  Added Co-Sponsor Rep. Stephanie A. Kifowit
Apr 04 22  Added Chief Co-Sponsor Rep. Lakesia Collins
Apr 04 22  Added Chief Co-Sponsor Rep. Kathleen Willis
Apr 04 22  Added Chief Co-Sponsor Rep. Janet Yang Rohr
Apr 04 22  Removed Co-Sponsor Rep. Janet Yang Rohr
Apr 04 22  Removed Co-Sponsor Rep. Kathleen Willis
Apr 04 22  Added Co-Sponsor Rep. Joyce Mason
Apr 04 22  Added Co-Sponsor Rep. Sue Scherer
Apr 04 22  Added Co-Sponsor Rep. Dogmara Avelar
Apr 04 22  Added Co-Sponsor Rep. Maura Hirschauer
Apr 04 22  Added Co-Sponsor Rep. Edgar Gonzalez, Jr.
Apr 04 22  Added Co-Sponsor Rep. Justin Slaughter
Apr 04 22  Added Co-Sponsor Rep. Lindsey LaPointe
Apr 04 22  Added Co-Sponsor Rep. Anne Stava-Murray
Apr 05 22  Added Co-Sponsor Rep. Margaret Croke
Apr 05 22  Added Co-Sponsor Rep. Maurice A. West, II
Apr 05 22  Motion Filed to Reconsider Vote Rep. Norine K. Hammond
Apr 05 22  Added Co-Sponsor Rep. Barbara Hernandez
Apr 05 22  Added Co-Sponsor Rep. Kelly M. Cassidy
Apr 05 22  Motion to Reconsider Vote - Withdrawn Rep. Norine K. Hammond
Apr 05 22  S  Arrive in Senate
Apr 05 22  Placed on Calendar Order of First Reading
Apr 05 22  Chief Senate Sponsor Sen. Don Harmon
Apr 05 22  First Reading
Apr 05 22  S  Referred to Assignments
Apr 07 22  Added as Alternate Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 07 22  Added as Alternate Co-Sponsor Sen. Mike Simmons
Apr 07 22  Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 08 22  Added as Alternate Chief Co-Sponsor Sen. Laura M. Murphy
Apr 08 22  Added as Alternate Co-Sponsor Sen. Ann Gillespie
Apr 14 22  Added as Alternate Co-Sponsor Sen. Cristina H. Pacione-Zayas
HB 01539

Rep. Fred Crespo-Michelle Mussman-Thomas Morrison
(Sen. Michael E. Hastings and Laura Ellman)

35 ILCS 200/1-55
Amends the Property Tax Code. Makes a technical change in a Section concerning the definition of "33 1/3%".
House Floor Amendment No. 1
Deletes reference to:
35 ILCS 200/1-55

Adds reference to:
35 ILCS 200/18-185

Replaces everything after the enacting clause. Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that, for Township High School District 211, the aggregate extension base for levy year 2022 shall be the amount that the district's aggregate extension for levy year 2021 would have been assuming an extension of taxes for levy year 2021 at the limiting rate for levy year 2021. Effective immediately.

Feb 11 21 Filed with the Clerk by Rep. Emanuel Chris Welch
Feb 17 21 First Reading
Feb 17 21 Referred to Rules Committee
Mar 02 21 Assigned to Executive Committee
Mar 11 21 Do Pass / Short Debate Executive Committee; 014-000-000
Mar 17 21 Placed on Calendar 2nd Reading - Short Debate
Apr 20 21 House Floor Amendment No. 1 Filed with Clerk by Rep. Fred Crespo
Apr 20 21 House Floor Amendment No. 1 Referred to Rules Committee
Apr 21 21 Chief Sponsor Changed to Rep. Fred Crespo
Apr 21 21 Added Chief Co-Sponsor Rep. Emanuel Chris Welch
Apr 21 21 Remove Chief Co-Sponsor Rep. Emanuel Chris Welch
Apr 21 21 House Floor Amendment No. 1 Rules Refers to Revenue & Finance Committee
Apr 21 21 Added Chief Co-Sponsor Rep. Michelle Mussman
Apr 21 21 Add Chief Co-Sponsor Rep. Thomas Morrison
Apr 21 21 Second Reading - Short Debate
Apr 21 21 Held on Calendar Order of Second Reading - Short Debate
Apr 22 21 House Floor Amendment No. 1 Recommends Be Adopted Revenue & Finance Committee; 016-000-000
Apr 22 21 House Floor Amendment No. 1 Adopted
Apr 22 21 Placed on Calendar Order of 3rd Reading - Short Debate
Apr 22 21 Third Reading - Short Debate - Passed 113-000-000
Apr 23 21 Arrive in Senate
Apr 23 21 Placed on Calendar Order of First Reading
Apr 23 21 Chief Senate Sponsor Sen. Don Harmon
Apr 23 21 First Reading
Apr 23 21 Referred to Assignments
Oct 13 21 Approved for Consideration Assignments
Oct 13 21 Placed on Calendar Order of 2nd Reading October 19, 2021
Oct 13 21 Rule 2-10 Third Reading Deadline Established As December 1, 2021
Oct 19 21 Second Reading
Oct 19 21 Placed on Calendar Order of 3rd Reading October 20, 2021
Nov 28 21 Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Apr 07 22 Approved for Consideration Assignments
Apr 07 22 Placed on Calendar Order of 3rd Reading
Apr 07 22 Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 08 22 Alternate Chief Sponsor Changed to Sen. Michael E. Hastings
Apr 08 22 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Michael E. Hastings
Apr 08 22 Senate Floor Amendment No. 1 Referred to Assignments
<table>
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<tr>
<th>Date</th>
<th>Action</th>
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<tr>
<td>Apr 08</td>
<td>Senate Floor Amendment No. 1 Be Approved for Consideration Assignments</td>
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<td>Apr 09</td>
<td>Added as Alternate Co-Sponsor Sen. Laura Ellman</td>
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<td>May 10</td>
<td>Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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</tbody>
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HB 01563

Rep. Katie Stuart, Jay Hoffman, LaToya Greenwood and Amy Elik

(Sen. Don Harmon)

15 ILCS 5/1

Amends the Governor Succession Act. Makes a technical change in a Section concerning the line of succession for the office of Governor.

House Floor Amendment No. 1

Deletes reference to:

15 ILCS 5/1

 Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Warehouse Safety Standards Task Force Act to study warehouse safety standards. Provides for membership of the Task Force. Provides that the members of the Task Force shall serve without compensation. Provides that the Department of Labor shall provide administrative support to the Task Force. Provides that the Task Force must provide quarterly updates of its findings, discussions, and decisions to the Governor and the General Assembly and shall submit a final report of its recommendations to the Governor and the General Assembly no later than January 1, 2025. Dissolves the Task Force and repeals the Act on January 1, 2026. Effective immediately.

House Floor Amendment No. 2

Provides that the Task Force shall have one member who is a representative of an entity representing retail merchants (rather than retail marketers). Adds one representative of a worker advocacy organization representing warehouse workers, appointed by the Governor, to the Task Force.
HB 01563 (CONTINUED)
Apr 01 22  S  First Reading
Apr 01 22  S  Referred to Assignments
HB 01587

Rep. Maurice A. West, II-Jonathan Carroll, Kathleen Willis, Lawrence Walsh, Jr. and Michael Halpin
(Sen. Don Harmon)

20 ILCS 1305/1-5
Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.

House Floor Amendment No. 1
Deletes reference to:
20 ILCS 1305/1-5
Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Home Modification Program Act. Provides that the purpose of the Act is to establish a home modification funding system that is streamlined, effective, and administered by experts within the disability community. Requires the Department of Human Services to establish a Home Modification Program to provide financial assistance to persons with disabilities for home modification projects. Requires the Department to designate a statewide association that represents centers for independent living to serve as the lead agency to administer the Program. Requires the Department to provide funding for the Program. Requires the lead agency to distribute any moneys it receives from the Department to the State's 22 centers for independent living, covering all 102 counties. Provides that the lead agency shall ensure that each center for independent living has access to at least $105,000 to use for home modification projects, with the excess funds subject to reallocation during the 4th fiscal quarter of each year. Contains provisions concerning eligibility requirements for applicants under the Program; standards and qualifications for home modification projects; the lead agency's establishment of a Home Modification Subcommittee to provide additional oversight of the home modification projects; and an administrative fee to the lead agency.

House Floor Amendment No. 2
Specifies that the duty of the Department of Human Services to establish the Home Modification Program is subject to the availability of appropriations in an amount sufficient to implement and administer the Program.

Senate Committee Amendment No. 1
Deletes reference to:
New Act
Adds reference to:
20 ILCS 1305/1-5

Replaces everything after the enacting clause. Amends the Department of Human Services Act. Makes a technical change in a Section concerning the legislative purpose of the Act.

Feb 11 21 H Filed with the Clerk by Rep. Emanuel Chris Welch
Feb 17 21 First Reading
Feb 17 21 Referred to Rules Committee
Mar 02 21 Assigned to Executive Committee
Mar 11 21 Do Pass / Short Debate Executive Committee; 014-000-000
Mar 17 21 Placed on Calendar 2nd Reading - Short Debate **
Apr 20 21 Second Reading - Short Debate
Apr 20 21 Held on Calendar Order of Second Reading - Short Debate **
Apr 23 21 Rule 19(a) / Re-referred to Rules Committee
Feb 09 22 Approved for Consideration Rules Committee; 005-000-000
Feb 09 22 Placed on Calendar 2nd Reading - Short Debate
Feb 23 22 Chief Sponsor Changed to Rep. Maurice A. West, II
Feb 24 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Maurice A. West, II
Feb 24 22 House Floor Amendment No. 1 Referred to Rules Committee
Mar 01 22 House Floor Amendment No. 1 Rules Refers to Appropriations-Human Services Committee
Mar 04 22 House Floor Amendment No. 2 Filed with Clerk by Rep. Maurice A. West, II
Mar 04 22 House Floor Amendment No. 2 Referred to Rules Committee
Mar 04 22 Rule 19(a) / Re-referred to Rules Committee
Mar 04 22 House Floor Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Mar 07 22 Final Action Deadline Extended-9(b) March 31, 2022
Mar 07 22 Approved for Consideration Rules Committee; 005-000-000
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<td>House Floor Amendment No. 1 Recommends Be Adopted Appropriations-Human Services Committee; 014-006-000</td>
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<td>Mar 17</td>
<td>Added Co-Sponsor Rep. Kathleen Willis</td>
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<td>Mar 23</td>
<td>House Floor Amendment No. 2 Recommends Be Adopted Rules Committee; 003-001-000</td>
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<td>Mar 24</td>
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<td>Mar 22</td>
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<td>Mar 24</td>
<td>Mar 22 Third Reading - Short Debate - Passed 101-010-000</td>
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<td>Mar 24</td>
<td>Added Co-Sponsor Rep. Lawrence Walsh, Jr.</td>
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<td>Added Co-Sponsor Rep. Michael Halpin</td>
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<td>Mar 28</td>
<td>Arrive in Senate</td>
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<td>Rule 2-10 Committee/3rd Reading Deadline Established As April 8, 2022</td>
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<td>Apr 04</td>
<td>Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don Harmon</td>
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<td>Apr 05</td>
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<td>Apr 05</td>
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<td>Placed on Calendar Order of 3rd Reading April 7, 2022</td>
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<td>May 10</td>
<td>Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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HB 01688

Rep. Elizabeth Hernandez, Aaron M. Ortiz, Angelica Guerrero-Cuellar and Delia C. Ramirez

(Sen. Don Harmon)

625 ILCS 5/1-101 from Ch. 95 1/2, par. 1-101


House Floor Amendment No. 1

Deletes reference to:

625 ILCS 5/1-101

Adds reference to:

625 ILCS 5/1-217

Adds reference to:

625 ILCS 5/6-106.1 from Ch. 95 1/2, par. 6-106.1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Removes language classifying motor vehicles of the first division used and registered as school buses as vehicles of the second division. In provisions concerning school bus driver permits, provides that the Secretary of State shall offer for issuance a separate permit valid only for the operation of first division vehicles being operated as school buses. Provides that the written test an applicant for a school bus driver permit must pass shall be a first division or second division written test. Requires the Secretary of State, in conjunction with the Illinois State Board of Education, to develop a separate classroom course and refresher course for operation of vehicles of the first division being operated as school buses. Provides that regional superintendents of schools, working with the Illinois State Board of Education, shall offer the course.

Feb 11 21  H File with the Clerk by Rep. Emanuel Chris Welch
Feb 17 21  First Reading
Feb 17 21  Referred to Rules Committee
Mar 02 21  Assigned to Executive Committee
Mar 11 21  Do Pass / Short Debate Executive Committee; 014-000-000
Mar 17 21  Placed on Calendar 2nd Reading - Short Debate **
Apr 20 21  Second Reading - Short Debate
Apr 20 21  Held on Calendar Order of Second Reading - Short Debate **
Apr 23 21  Rule 19(a) / Re-referred to Rules Committee
Mar 24 22  Final Action Deadline Extended-9(b) March 31, 2022
Mar 24 22  Approved for Consideration Rules Committee; 004-000-000
Mar 24 22  Placed on Calendar 2nd Reading - Short Debate
Mar 31 22  Final Action Deadline Extended-9(b) April 8, 2022
Mar 31 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Elizabeth Hernandez
Mar 31 22  House Floor Amendment No. 1 Referred to Rules Committee
Apr 03 22  Chief Sponsor Changed to Rep. Elizabeth Hernandez
Apr 03 22  House Floor Amendment No. 1 Rules Refers to Transportation: Vehiles & Safety Committee
Apr 05 22  House Floor Amendment No. 1 Recommends Be Adopted Transportation: Vehicles & Safety Committee; 013-000-000
Apr 05 22  Added Co-Sponsor Rep. Aaron M. Ortiz
Apr 05 22  Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Apr 05 22  Added Co-Sponsor Rep. Delia C. Ramirez
Apr 06 22  House Floor Amendment No. 1 Adopted
Apr 06 22  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 06 22  Third Reading - Short Debate - Passed 115-000-000
Apr 07 22  S Arrive in Senate
Apr 07 22  Placed on Calendar Order of First Reading
Apr 07 22  Chief Senate Sponsor Sen. Don Harmon
Apr 07 22  First Reading
Apr 07 22  S Referred to Assignments
HB 01744  Rep. Will Guzzardi  
(Sen. Ram Villivalam)

40 ILCS 5/8-151  
from Ch. 108 1/2, par. 8-151

30 ILCS 805/8.45 new

Amends the Chicago Municipal Article of the Illinois Pension Code. Provides that unless the performance of an act or acts of duty results solely in the death of the employee, a compensation annuity or supplemental annuity shall not be paid. Provides that the death of any employee 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 employee shall be rebuttably presumed to have been fatally injured while in active service. Provides that the presumption shall apply to any employee who was exposed to and contracted COVID-19 on or after March 9, 2020 and on or before June 30, 2021. Provides that the presumption shall not apply if the employee was on a leave of absence from his or her employment or otherwise not required to report for duty at the physical work space generally assigned to the employee, including, but not limited to, working remotely, for a period of 14 or more consecutive days immediately prior to the date of contraction of COVID-19. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.
HB 01804  Rep. Delia C. Ramirez 
(Sen. Omar Aquino) 

40 ILCS 5/17-131 from Ch. 108 1/2, par. 17-131

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that if employee contributions are picked up or made by the Employer or the Board of Trustees of the Fund (instead of the Board of Education) on behalf of its employees, then the amount of the employee contributions which are picked up or made in that manner shall not be deducted from the salaries of such employees.

Feb 16 21  H  Filed with the Clerk by Rep. Delia C. Ramirez 
Feb 17 21  First Reading 
Feb 17 21  Referred to Rules Committee 
Mar 09 21  Assigned to Personnel & Pensions Committee 
Mar 19 21  Do Pass / Short Debate Personnel & Pensions Committee; 005-002-000 
Apr 08 21  Placed on Calendar 2nd Reading - Short Debate 
Apr 20 21  Second Reading - Short Debate 
Apr 20 21  Placed on Calendar Order of 3rd Reading - Short Debate 
Apr 22 21  Third Reading - Short Debate - Passed 088-027-000 
Apr 23 21  S  Arrive in Senate 
Apr 23 21  Placed on Calendar Order of First Reading 
Apr 23 21  Chief Senate Sponsor Sen. Omar Aquino 
Apr 23 21  First Reading 
Apr 23 21  S  Referred to Assignments
Amends the Equal Pay Act and the Consumer Fraud and Deceptive Business Practices Act. Provides that when using predictive data analytics in determining creditworthiness or in making hiring decisions, the use of predictive data analytics may not include information that correlates with the race or zip code of the applicant for credit or employment. Provides that a person or entity that relies either partially or fully on predictive data analytics to determine a consumer's creditworthiness may not allow information about the consumer's preference that correlates with the consumer's race or zip code to influence any conclusion regarding the consumer's creditworthiness. Provides that a person or entity that violates the provision commits an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act.

House Floor Amendment No. 3
Deletes reference to:
815 ILCS 505/2WWW new

Adds reference to:
815 ILCS 505/2AAAA new

Replaces everything after the enacting clause. Reinserts the contents of the bill as amended by House Amendment No. 2 with the following changes: Further amends the Illinois Human Rights Act. Provides that nothing in the Act shall be construed to prevent the use of predictive data analytics to support the inclusion of diverse candidates in making employment decisions. Provides that the definition of “predictive data analytics” means the use of automated machine learning algorithms for the purpose of statistically analyzing a person's (rather than an employee's) behavior. Further amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a person or entity that relies either partially or fully on predictive data analytics to determine a consumer's creditworthiness may not allow the use of information about the consumer that assigns specific risk factors to the consumer's race or zip code resulting in rejection of credit or other adverse credit-related action to a consumer (rather than to influence any conclusion regarding the consumer's creditworthiness). Provides that a person or entity that uses predictive data analytics to determine the creditworthiness of more than 50 consumers in a calendar year who are Illinois residents shall devise procedures to ensure that it does not consider information that assigns specific risk factors to a consumer's race or zip code when rejecting or taking other adverse action on a consumer's application for credit (rather than when determining a consumer's creditworthiness). Makes other changes.
HB 01811 (CONTINUED)

Feb 09 22  H  Placed on Calendar 2nd Reading - Short Debate
Feb 09 22  House Floor Amendment No. 2 Recommends Be Adopted Rules Committee; 004-000-000
Mar 01 22  House Floor Amendment No. 3 Filed with Clerk by Rep. Jaime M. Andrade, Jr.
Mar 01 22  House Floor Amendment No. 3 Referred to Rules Committee
Mar 02 22  House Floor Amendment No. 3 Rules Refers to Labor & Commerce Committee
Mar 02 22  Added Chief Co-Sponsor Rep. Keith R. Wheeler
Mar 02 22  Added Chief Co-Sponsor Rep. Elizabeth Hernandez
Mar 02 22  Added Chief Co-Sponsor Rep. Carol Ammons
Mar 02 22  Added Co-Sponsor Rep. Aaron M. Ortiz
Mar 02 22  Added Co-Sponsor Rep. Bradley Stephens
Mar 02 22  Added Co-Sponsor Rep. Jawaharial Williams
Mar 02 22  Added Co-Sponsor Rep. Deb Conroy
Mar 02 22  Added Co-Sponsor Rep. LaToya Greenwood
Mar 02 22  Added Co-Sponsor Rep. La Shawn K. Ford
Mar 02 22  Added Co-Sponsor Rep. Thaddeus Jones
Mar 02 22  Added Co-Sponsor Rep. Seth Lewis
Mar 02 22  Added Co-Sponsor Rep. Camille Y. Lilly
Mar 02 22  Added Co-Sponsor Rep. Natalie A. Manley
Mar 02 22  Added Co-Sponsor Rep. Martin J. Moylan
Mar 03 22  House Floor Amendment No. 3 Recommends Be Adopted Labor & Commerce Committee; 029-000-000
Mar 03 22  Added Co-Sponsor Rep. Terra Costa Howard
Mar 03 22  Added Co-Sponsor Rep. Margaret Croke
Mar 03 22  Added Co-Sponsor Rep. Ann M. Williams
Mar 03 22  Added Co-Sponsor Rep. Jonathan Carroll
Mar 04 22  House Floor Amendment No. 3 Adopted
Mar 04 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22  Third Reading - Short Debate - Passed 104-000-000
Mar 04 22  House Floor Amendment No. 1 Tabled Pursuant to Rule 40
Mar 07 22  S  Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Bill Cunningham
Mar 07 22  First Reading
Mar 07 22  S  Referred to Assignments
Mar 28 22  Added as Alternate Co-Sponsor Sen. Karina Villa
(Sen. Mattie Hunter)

40 ILCS 5/17-106.1

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that administrator means a member who (i) is employed in a position that requires him or her to hold a professional educator license with an administrative endorsement issued by the State Board of Education (instead of a Type 75 Certificate issued by the State Teacher Certification Board), (ii) is not on the Chicago teachers' or the Chicago charter school teachers' salary schedule, or (iii) is paid on an administrative payroll.

House Committee Amendment No. 1

Deletes reference to:
40 ILCS 5/17-101

Adds reference to:
40 ILCS 5/10-107 from Ch. 108 1/2, par. 10-107

Adds reference to:
30 ILCS 805/8.46 new

Replaces everything after the enacting clause. Amends the Cook County Forest Preserve Article of the Illinois Pension Code.

Provides that beginning in levy year 2023, and in each year thereafter, the Forest Preserve District shall levy a tax annually at a rate on the dollar of the value of all taxable property within the county that will produce, when extended, an amount equal to no less than the amount of the Forest Preserve District's total required contribution to the Fund for the next payment year. Specifies the annual contribution for payment years 2023 through 2025. Provides that the retirement board shall retain an actuary who is a member in good standing of the American Academy of Actuaries to produce an annual actuarial report of the Fund, which shall include specified information. Provides that the minimum required employer contribution for a specified year as set forth in the annual actuarial report shall be the amount determined by the Fund's actuary to be equal to the sum of: (i) the projected normal cost for pensions for that fiscal year, plus (ii) a projected unfunded actuarial accrued liability amortization payment for pensions for the fiscal year, plus (iii) projected expenses for that fiscal year, plus (iv) interest to adjust for payment pattern during the fiscal year, minus (v) projected employee contributions for that fiscal year. Contains provisions concerning additional contributions; methods of calculating the required contribution; contributions for payment years after 2063; and property taxes. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.
HB 01883

Rep. Ryan Spain
(Sen. Win Stoller)

Authorizes the Director of the Department of Natural Resources to deliver a quitclaim deed for a portion of real property in Peoria County to the Village of Dunlap for $1, subject to specified conditions. Effective immediately.

Feb 16 21  H  Filed with the Clerk by Rep. Ryan Spain
Feb 17 21  First Reading
Feb 17 21  Referred to Rules Committee
Mar 09 21  Assigned to Executive Committee
Mar 24 21  Do Pass / Consent Calendar Executive Committee; 015-000-000
Apr 08 21  Placed on Calendar 2nd Reading - Consent Calendar
Apr 14 21  Second Reading - Consent Calendar
Apr 14 21  Held on Calendar Order of Second Reading - Consent Calendar
Apr 14 21  Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 16 21  Third Reading - Consent Calendar - First Day
Apr 21 21  Third Reading - Consent Calendar - Passed 117-000-000
Apr 21 21  S  Arrive in Senate
Apr 21 21  Placed on Calendar Order of First Reading April 22, 2021
May 06 21  Chief Senate Sponsor Sen. Win Stoller
May 06 21  First Reading
May 06 21  S  Referred to Assignments
HB 02409  Rep. William Davis-Debbie Meyers-Martin and Amy Grant
(Sen. Cristina Castro and Celina Villanueva-Kimberly A. Lightford)

35 ILCS 10/5-57

Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity shall not issue a tax certificate to any taxpayer under this Act unless the taxpayer first submits a supplier diversity report. Provides that the Department of Commerce and Economic Opportunity shall publish on its website all supplier diversity reports filed by taxpayers under this Act and maintain those reports for at least 5 years.

Feb 17 21  H  Filed with the Clerk by Rep. William Davis
Feb 17 21  First Reading
Feb 17 21  Referred to Rules Committee
Mar 09 21  Assigned to Revenue & Finance Committee
Mar 18 21  To Income Tax Subcommittee
Mar 25 21  Recommends Do Pass Subcommittee/ Revenue & Finance Committee; 006-000-000
Mar 25 21  Reported Back To Revenue & Finance Committee;
Mar 25 21  Do Pass / Short Debate Revenue & Finance Committee; 018-000-000
Apr 08 21  Placed on Calendar 2nd Reading - Short Debate
Apr 16 21  Second Reading - Short Debate
Apr 16 21  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 21 21  Third Reading - Short Debate - Passed 116-000-000
Apr 21 21  Added Chief Co-Sponsor Rep. Debbie Meyers-Martin
Apr 21 21  Added Co-Sponsor Rep. Amy Grant
Apr 21 21  S  Arrive in Senate
Apr 21 21  Placed on Calendar Order of First Reading April 22, 2021
Apr 22 21  Chief Senate Sponsor Sen. Cristina Castro
Apr 22 21  First Reading
Apr 22 21  S  Referred to Assignments
Oct 25 21  Added as Alternate Co-Sponsor Sen. Celina Villanueva
Oct 25 21  Added as Alternate Chief Co-Sponsor Sen. Kimberly A. Lightford
HB 02523


(Sen. Don Harmon)

40 ILCS 5/22B-115

Amends the Police Officers' Pension Investment Fund Article of the Illinois Pension Code. In a provision concerning the transition board and permanent board of trustees, removes language specifying that provisions of the Lobbyist Registration Act that prohibit persons required to register under the Act from serving on boards or commissions do not apply to members who are representatives of the Illinois Municipal League. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Changes the effective date from immediate to January 1, 2022.
HB 02523 (CONTINUED)

Apr 20 21  H  Added Co-Sponsor Rep. Lindsey LaPointe
Apr 20 21  Added Co-Sponsor Rep. Joyce Mason
Apr 20 21  Added Co-Sponsor Rep. Sam Yingling
Apr 20 21  Added Co-Sponsor Rep. Michelle Mussman
Apr 20 21  Added Co-Sponsor Rep. Dagmara Avelar
Apr 20 21  Added Co-Sponsor Rep. Kathleen Willis
Apr 20 21  Added Co-Sponsor Rep. Theresa Mah
Apr 20 21  Added Co-Sponsor Rep. Eva Dina Delgado
Apr 20 21  Added Chief Co-Sponsor Rep. Sue Scherer
Apr 21 21  Added Co-Sponsor Rep. Deb Conroy
Apr 21 21  Added Co-Sponsor Rep. Maurice A. West, II
Apr 21 21  Added Co-Sponsor Rep. Elizabeth Hernandez
Apr 21 21  Added Co-Sponsor Rep. Lawrence Walsh, Jr.
Apr 21 21  Added Co-Sponsor Rep. Fred Crespo
Apr 21 21  Added Co-Sponsor Rep. Dave Vella
Apr 21 21  Added Co-Sponsor Rep. Lakesia Collins
Apr 21 21  House Floor Amendment No. 2 Recommends Be Adopted Personnel & Pensions Committee;  008-000-000
Apr 22 21  Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Apr 22 21  Recalled to Second Reading - Short Debate
Apr 22 21  House Floor Amendment No. 2 Adopted
Apr 22 21  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 22 21  Third Reading - Short Debate - Passed 116-000-000
Apr 23 21  S  Arrive in Senate
Apr 23 21  Placed on Calendar Order of First Reading
Apr 23 21  Chief Senate Sponsor Sen. Linda Holmes
Apr 23 21  First Reading
Apr 23 21  S  Referred to Assignments
May 04 21  Alternate Chief Sponsor Changed to Sen. Don Harmon
HB 02533  Rep. Thomas M. Bennett, Kelly M. Cassidy, Dave Severin, Chris Bos, David Friess, Amy Grant, Dave Vella, Maurice A. West, II, Patrick Windhorst, Denyse Wang Stoneback and Mark Batinick

(Sen. Scott M. Bennett)

720 ILCS 5/3-6

Amends the Criminal Code of 2012. Provides that a prosecution for perjury may be commenced within 5 years of the last act committed in furtherance of the crime (rather than 3 years after the commission of the act).

Feb 17 21  H  Filed with the Clerk by Rep. Thomas M. Bennett

Feb 19 21  First Reading

Feb 19 21  Referred to Rules Committee

Mar 09 21  Assigned to Judiciary - Criminal Committee

Mar 16 21  Do Pass / Consent Calendar Judiciary - Criminal Committee; 019-000-000

Mar 17 21  Added Co-Sponsor Rep. Kelly M. Cassidy

Mar 17 21  Added Co-Sponsor Rep. Dave Severin

Mar 17 21  Added Co-Sponsor Rep. Chris Bos

Mar 17 21  Added Co-Sponsor Rep. David Friess

Mar 17 21  Added Co-Sponsor Rep. Amy Grant

Mar 17 21  Added Co-Sponsor Rep. Dave Vella

Mar 17 21  Added Co-Sponsor Rep. Maurice A. West, II

Mar 17 21  Added Co-Sponsor Rep. Patrick Windhorst

Mar 17 21  Added Co-Sponsor Rep. Denyse Wang Stoneback

Mar 18 21  Placed on Calendar 2nd Reading - Consent Calendar

Mar 22 21  Added Co-Sponsor Rep. Mark Batinick

Apr 15 21  Second Reading - Consent Calendar

Apr 15 21  Held on Calendar Order of Second Reading - Consent Calendar

Apr 16 21  Placed on Calendar Order of 3rd Reading - Consent Calendar

Apr 21 21  Third Reading - Consent Calendar - First Day

Apr 22 21  Third Reading - Consent Calendar - Passed 113-000-000

Apr 23 21  S  Arrive in Senate

Apr 23 21  Placed on Calendar Order of First Reading

Apr 23 21  Chief Senate Sponsor Sen. Scott M. Bennett

Apr 23 21  First Reading

Apr 23 21  S  Referred to Assignments
Amends the Arsonist Registration Act, the Sex Offender Registration Act, and the Murderer and Violent Offender Against Youth Registration Act. Provides that a person required to register under the Act may change her or his name if the change is due to marriage, religious beliefs, status as a victim of trafficking or gender-related identity as defined by the Illinois Human Rights Act. Requires the person to report the name change within 10 days to the law enforcement agency with whom they last registered. Amends the Code of Civil Procedure. Provides further requirements for when name changes may and may not be granted. Provides that a petition for this change shall be a statewide, standardized form approved by the Illinois Supreme Court and include a warning about when a name change may be charged as a felony. Provides when an objection to the name change may be filed. Deletes notice by publication language.

House Floor Amendment No. 1
Deletes reference to:
735 ILCS 5/21-103 rep.

Adds reference to:
735 ILCS 5/21-103

from Ch. 110, par. 21-103

Deletes a provision concerning objections relating to specificity, timing, filing, and form. Provides that a person who has been convicted of a felony offense in this State or any other state and whose sentence has not been terminated, completed, or discharged is not permitted to file a petition for a name change in the courts of this State unless that person is pardoned for the offense. Adds "name" to two section headings to reflect the duty to report a legal name change. Provides that certain objections shall be served upon the petitioner. Replaces a repeal of a provision concerning notice by publication with a change to the provision providing that the court may issue an order directing that the notice and publication requirement be waived for a change of name involving a person who files with the court a statement verified under oath that the person believes that publishing notice of the name change would be a hardship, including but not limited to, a negative impact on the person's health or safety. Provides that in a case where waiver of the notice and publication requirement is sought, the petition for waiver will be presumed granted and heard at the same hearing as the petition for name change. Provides that the court retains discretion to determine whether a hardship is shown and may order the petitioner to publish thereafter.

Feb 17 21 H Filed with the Clerk by Rep. Kelly M. Cassidy
Feb 19 21 First Reading
Feb 19 21 Referred to Rules Committee
Mar 09 21 Assigned to Restorative Justice Committee
Mar 17 21 Added Co-Sponsor Rep. Will Guzzardi
Mar 17 21 Added Co-Sponsor Rep. Daniel Didech
Mar 17 21 Added Co-Sponsor Rep. Carol Ammons
Mar 17 21 Added Co-Sponsor Rep. Lindsey LaPointe
Mar 17 21 Removed Co-Sponsor Rep. Will Guzzardi
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<td>Added as Alternate Co-Sponsor Sen. Adrianne Johnson</td>
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HB 02542 (CONTINUED)

Oct 07 21 S Added as Alternate Co-Sponsor Sen. Mike Simmons
Oct 13 21 Added as Alternate Co-Sponsor Sen. Cristina H. Pacione-Zayas
Oct 20 21 Added as Alternate Chief Co-Sponsor Sen. Kimberly A. Lightford
Jan 19 22 Added as Alternate Co-Sponsor Sen. Melinda Bush
Mar 23 22 Added as Alternate Co-Sponsor Sen. Ann Gillespie
Apr 18 22 Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
Jun 06 22 Added as Alternate Co-Sponsor Sen. Diane Pappas
Jun 10 22 Added as Alternate Co-Sponsor Sen. Sara Feigenholtz

HB 02550

Rep. Keith R. Wheeler and Kelly M. Burke
(Sen. Donald P. DeWitte)

40 ILCS 5/13-310 from Ch. 108 1/2, par. 13-310

Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Provides that payments of an ordinary disability benefit shall be made at least monthly (instead of intervals of not more than 30 days). Effective immediately.

Feb 17 21 H Filed with the Clerk by Rep. Keith R. Wheeler
Feb 19 21 First Reading
Feb 19 21 Referred to Rules Committee
Mar 09 21 Assigned to Personnel & Pensions Committee
Mar 18 21 Added Co-Sponsor Rep. Kelly M. Burke
Mar 19 21 Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
Apr 08 21 Placed on Calendar 2nd Reading - Consent Calendar
Apr 15 21 Second Reading - Consent Calendar
Apr 15 21 Held on Calendar Order of Second Reading - Consent Calendar
Apr 16 21 Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 21 21 Third Reading - Consent Calendar - First Day
Apr 22 21 Third Reading - Consent Calendar - Passed 113-000-000
Apr 23 21 S Arrive in Senate
Apr 23 21 Placed on Calendar Order of First Reading April 27, 2021
May 04 21 Chief Senate Sponsor Sen. Donald P. DeWitte
May 04 21 First Reading
May 04 21 S Referred to Assignments
Amends the Trustees of Schools Article of the School Code. Allows the school board of South Holland School District 151 to withdraw from the jurisdiction and authority of the trustees of schools of Thornton Township and the township treasurer, provided that the school board elects or appoints its own school treasurer. Effective July 1, 2021.
HB 02622


(Sen. Don Harmon)

820 ILCS 147/35

Amends the School Visitation Rights Act. Provides that an employer that terminates an employee for absences to attend school conferences is liable in a civil action for damages resulting to the employee. Imposes upon the employer the burden of proof to demonstrate that termination is not related to an employee's absence for attendance at a school conference, behavioral meeting, or academic meeting. Effective August 1, 2021.

Feb 17 21 Filed with the Clerk by Rep. Anne Stava-Murray
Feb 19 21 First Reading
Feb 19 21 Referred to Rules Committee
Mar 09 21 Assigned to Labor & Commerce Committee
Mar 17 21 Do Pass / Short Debate Labor & Commerce Committee; 017-011-000
Mar 18 21 Placed on Calendar 2nd Reading - Short Debate
Mar 18 21 Added Co-Sponsor Rep. Kelly M. Cassidy
Mar 18 21 Added Co-Sponsor Rep. Deb Conroy
Mar 18 21 Added Co-Sponsor Rep. Terra Costa Howard
Mar 18 21 Added Co-Sponsor Rep. Daniel Didech
Mar 18 21 Added Co-Sponsor Rep. Kathleen Willis
Mar 18 21 Added Co-Sponsor Rep. Sam Yingling
Mar 18 21 Added Co-Sponsor Rep. Anna Moeller
Mar 18 21 Added Co-Sponsor Rep. Lindsey LaPointe
Mar 18 21 Added Co-Sponsor Rep. Robyn Gabel
Mar 18 21 Added Co-Sponsor Rep. Maurice A. West, II
Mar 22 21 Added Co-Sponsor Rep. Greg Harris
Mar 22 21 Added Co-Sponsor Rep. Margaret Croke
Apr 13 21 Added Co-Sponsor Rep. Will Guzzardi
Apr 13 21 Added Co-Sponsor Rep. Michael J. Zalewski
Apr 13 21 Added Co-Sponsor Rep. Dagmara Avelar
Apr 13 21 Added Co-Sponsor Rep. La Shawn K. Ford
Apr 13 21 Added Co-Sponsor Rep. Barbara Hernandez
Apr 13 21 Added Co-Sponsor Rep. Joyce Mason
Apr 13 21 Added Co-Sponsor Rep. Rita Mayfield
Apr 13 21 Added Co-Sponsor Rep. Aaron M. Ortiz
Apr 13 21 Added Co-Sponsor Rep. Mary E. Flowers
Apr 13 21 Added Co-Sponsor Rep. Mark L. Walker
Apr 13 21 Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Apr 13 21 Added Co-Sponsor Rep. LaToya Greenwood
Apr 14 21 Added Co-Sponsor Rep. Martin J. Moylan
Apr 14 21 Added Co-Sponsor Rep. Janet Yang Rohr
Apr 14 21 Added Co-Sponsor Rep. Katie Stuart
Apr 14 21 Added Co-Sponsor Rep. Elizabeth Hernandez
HB 02622 (CONTINUED)

Apr 14 21  H  Added Co-Sponsor Rep. Theresa Mah
Apr 14 21  H  Added Co-Sponsor Rep. Natalie A. Manley
Apr 14 21  H  Added Chief Co-Sponsor Rep. Curtis J. Tarver, II
Apr 14 21  H  Added Chief Co-Sponsor Rep. Lakesia Collins
Apr 14 21  H  Added Chief Co-Sponsor Rep. Cyril Nichols
Apr 15 21  H  Second Reading - Short Debate
Apr 15 21  H  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 20 21  H  Third Reading - Short Debate - Passed 065-044-000
Apr 21 21  S  Arrive in Senate
Apr 21 21  S  Placed on Calendar Order of First Reading April 22, 2021
Apr 22 21  S  Chief Senate Sponsor Sen. Thomas Cullerton
Apr 22 21  S  First Reading

HB 02807

Rep. Brad Halbrook
(Sen. Steven M. Landek)

New Act
60 ILCS 1/85-65 rep.

Creates the Local Accumulation of Funds Act. Provides that a unit of local government's funds, excluding the capital fund, shall not exceed an amount equal to or greater than 2.5 times the annual average expenditure of the previous 3 fiscal years of the unit of local government. Defines "capital fund" as a capital fund of a township or a similar fund of another unit of local government established to dedicate funds toward capital improvement as a part of the unit of local government's annual budget. Amends the Township Code repealing a Section about accumulation of funds. Effective immediately.

Feb 18 21  H  Filed with the Clerk by Rep. Brad Halbrook
Feb 19 21  H  First Reading
Feb 19 21  H  Referred to Rules Committee
Mar 09 21  H  Assigned to Cities & Villages Committee
Mar 16 21  H  Do Pass / Short Debate Cities & Villages Committee; 010-000-000
Mar 18 21  H  Placed on Calendar 2nd Reading - Short Debate
Apr 13 21  H  Second Reading - Short Debate
Apr 13 21  H  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 15 21  H  Third Reading - Short Debate - Passed 112-000-000
Apr 19 21  S  Arrive in Senate
Apr 19 21  S  Placed on Calendar Order of First Reading
Apr 19 21  S  Chief Senate Sponsor Sen. Steven M. Landek
Apr 19 21  S  First Reading
Apr 19 21  S  Referred to Assignments

(Sen. Chapin Rose)

105 ILCS 5/10-16.5

Amends the School Code. Removes portions of a school board member's oath of office taken before taking seat on the board.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Restores certain portions of the oath of office. Adds an immediate effective date.

Feb 18 21 H Filed with the Clerk by Rep. Brad Halbrook

Feb 19 21 First Reading

Feb 19 21 Referred to Rules Committee

Mar 09 21 Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools

Mar 17 21 Motion Do Pass - Lost Elementary & Secondary Education: Administration, Licensing & Charter Schools; 004-000-003

Mar 17 21 Remains in Elementary & Secondary Education: Administration, Licensing & Charter Schools

Mar 24 21 Do Pass / Short Debate Elementary & Secondary Education: Administration, Licensing & Charter Schools; 008-000-000

Apr 08 21 Placed on Calendar 2nd Reading - Short Debate

Apr 08 21 House Floor Amendment No. 1 Filed with Clerk by Rep. Brad Halbrook

Apr 08 21 House Floor Amendment No. 1 Referred to Rules Committee

Apr 13 21 House Floor Amendment No. 1 Rules Refers to Elementary & Secondary Education: Administration, Licensing & Charter Schools

Apr 15 21 House Floor Amendment No. 1 Recommends Be Adopted Elementary & Secondary Education: Administration, Licensing & Charter Schools; 008-000-000

Apr 21 21 Second Reading - Short Debate

Apr 21 21 House Floor Amendment No. 1 Adopted

Apr 21 21 Placed on Calendar Order of 3rd Reading - Short Debate

Apr 22 21 Third Reading - Short Debate - Passed 116-000-000

Apr 22 21 Added Chief Co-Sponsor Rep. Thomas Morrison

Apr 22 21 Added Chief Co-Sponsor Rep. Chris Miller

Apr 22 21 Added Chief Co-Sponsor Rep. Blaine Wilhour

Apr 22 21 Added Chief Co-Sponsor Rep. Andrew S. Chesney

Apr 23 21 S Arrive in Senate

Apr 23 21 Placed on Calendar Order of First Reading

Apr 23 21 Chief Senate Sponsor Sen. Chapin Rose

Apr 23 21 First Reading

Apr 23 21 S Referred to Assignments
HB 02828

Rep. Dan Caulkins-Randy E. Frese-Rita Mayfield-Jonathan Carroll-Maurice A. West, II and LaToya Greenwood
(Sen. Darren Bailey-Christopher Belt)

105 ILCS 5/21B-45

Amends the Educator Licensure Article of the School Code. Provides for the reinstatement of a lapsed Professional Educator License upon the payment by the applicant of the lesser of a $100 penalty or a $10 penalty for each year the license has lapsed (rather than a $500 penalty). Effective immediately.
Amends the Environmental Protection Act. Provides that incidental sales of finished compost do not need to be applied to agronomic rates in determining whether a person needs a permit to conduct a landscape waste composting operation at specified sites. Removes a provision requiring that no fee is charged for the acceptance of materials to be composted in order for a site having 10 or more occupied non-farm residences within 1/2 mile of its boundaries to be excepted from permit requirements.

(Sen. John F. Curran-Bill Cunningham)

New Act

Creates the Relieve College Costs Pilot Program Act. Creates a pilot program for a 4-year degree pathway based on texts that served as the core foundational basis for western civilization and the Enlightenment, under which one public high school, one public community college, and one public university shall develop a competency-based baccalaureate degree program for a Fundamental Issues and Texts Humanities Degree. Includes as goals of the program: (1) preparing students with skills relating to critical thinking, problem solving, rational inquiry, and oral and written communication needed for employment or further graduate study; (2) using open educational resources if available; (3) using online course options if available to reduce costs; (4) identifying pathway courses to promote dual credit course enrollment in the participating high school; and (5) having a $20,000 maximum tuition rate for the entirety of the degree pathway. Contains provisions concerning a program director, the curriculum, open educational resources, reporting, and rulemaking. Effective immediately.

House Floor Amendment No. 1

In provisions concerning the panel created by the State Board of Education, Illinois Community College Board, and Board of Higher Education, requires the panel to seek and identify initiatives to support the use of foundational materials and original sources that reside in the public domain or open educational resource materials in support of the degree program (rather than only to seek and identify initiatives to support the use of open educational resource materials). Provides that the panel is dissolved on January 31, 2023. Provides that a public institution, at the request of its board of trustees, must highlight the courses that use low-cost digital or print options for students (rather than courses that may have a lost-cost option for print versions).
HB 02928 (CONTINUED)

Apr 22 21  H Added Co-Sponsor Rep. Dave Severin
Apr 22 21  Added Co-Sponsor Rep. Martin J. Moylan
Apr 22 21  Added Co-Sponsor Rep. Anthony DeLuca
Apr 22 21  Added Co-Sponsor Rep. Denyse Wang Stoneback
Apr 23 21  S Arrive in Senate
Apr 23 21  Placed on Calendar Order of First Reading
Apr 23 21  Chief Senate Sponsor Sen. Bill Cunningham
Apr 23 21  First Reading
Apr 23 21  S Referred to Assignments

Apr 29 21  Alternate Chief Sponsor Changed to Sen. John F. Curran
Apr 29 21  Added as Alternate Chief Co-Sponsor Sen. Bill Cunningham

HB 03031  Rep. Keith R. Wheeler, Dan Ugaste, Thomas M. Bennett, Chris Bos, Daniel Swanson and Chris Miller
(Sen. Donald P. DeWitte)

50 ILCS 705/10.25 new
55 ILCS 5/3-6012.3 new
65 ILCS 5/10-4-15 new
210 ILCS 50/3.5
210 ILCS 50/3.50

Amends the Illinois Police Training Act. Provides that Illinois Law Enforcement Training Standards Board and the Department of Public Health shall jointly develop and establish a program of certification of tactical paramedics for the purposes of aiding special law enforcement teams involved in, but not limited to, search and rescues, civil disturbances, bomb threat responses, tactical or special operations team deployments, hostage negotiations, HazMat responses, executive and dignitary protection, and counterterrorism, as assigned and directed by a law enforcement agency recognized by the Illinois Law Enforcement Training Standards Board. Includes program requirements. Amends the Counties Code and the Illinois Municipal Code. Provides that chiefs of police and sheriffs may employ tactical paramedics and provide tactical paramedic support to first responders. Amends the Emergency Medical Services (EMS) Systems Act making conforming changes.

Feb 18 21  H Filed with the Clerk by Rep. Keith R. Wheeler
Feb 19 21  First Reading
Feb 19 21  Referred to Rules Committee
Mar 16 21  Assigned to Police & Fire Committee
Mar 25 21  Do Pass / Consent Calendar Police & Fire Committee; 015-000-000
Mar 29 21  Added Co-Sponsor Rep. Dan Ugaste
Mar 29 21  Added Co-Sponsor Rep. Thomas M. Bennett
Mar 29 21  Added Co-Sponsor Rep. Chris Bos
Mar 29 21  Added Co-Sponsor Rep. Daniel Swanson
Apr 08 21  Placed on Calendar 2nd Reading - Consent Calendar
Apr 15 21  Second Reading - Consent Calendar
Apr 15 21  Held on Calendar Order of Second Reading - Consent Calendar
Apr 16 21  Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 21 21  Added Co-Sponsor Rep. Chris Miller
Apr 21 21  Third Reading - Consent Calendar - First Day
Apr 22 21  Third Reading - Consent Calendar - Passed 113-000-000
Apr 23 21  S Arrive in Senate
Apr 23 21  Placed on Calendar Order of First Reading April 27, 2021
Apr 28 21  Chief Senate Sponsor Sen. Donald P. DeWitte
Apr 28 21  First Reading
Apr 28 21  S Referred to Assignments
Amends the Local Food, Farms, and Jobs Act. Provides that it shall be the goal of this State that at least 20% of all food and food products purchased by State agencies and State-owned facilities shall be local farm or food products produced by socially disadvantaged farmers. Provides that the Local Food, Farms, and Jobs Council shall support and encourage that 10% of food and food products purchased by entities funded in part or in whole by State dollars shall be local farm or food products produced by socially disadvantaged farmers. Provides for a preference in the awarding of State contracts to socially disadvantaged farmers. Requires the Food, Farms, and Jobs Council to assist State agencies, State-owned facilities, and other entities with the purchase of local farm or food products produced by socially disadvantaged farmers and with the tracking and reporting of such purchases in order to meet specified goals. Requires the Council to facilitate and bolster access to more readily available healthy food options in areas considered to be a food desert, including support and expansion of programs utilizing local farm and food products to provide increased food options in such areas. Defines terms. Makes other changes.

House Floor Amendment No. 1
Adds reference to:
30 ILCS 595/10
Adds reference to:
30 ILCS 595/15
Adds reference to:
30 ILCS 595/25
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that it shall be the goal of the State that at least 10% (rather than 20%) of all food and food products purchased by State agencies shall be local farm fresh produce or food products produced by socially disadvantaged farmers. Removes references to State-owned facilities and the Local Food, Farms, and Jobs Council with respect to procurement goals under the Act. Changes the defined term "local farm or food products" to "local farm fresh produce or food products". Specifies that "socially disadvantaged farmers" for purposes of the Act means such persons located in Illinois and includes persons who have been certified as a minority-owned business by the Business Enterprise Program. Provides that a State agency purchasing fresh produce may request any information necessary to determine whether a bidder will fulfill the contract through local farm fresh produce or food products. Makes conforming and other changes.

Feb 18 21 Filed with the Clerk by Rep. Sonya M. Harper
Feb 19 21 First Reading
Feb 19 21 Referred to Rules Committee
Mar 16 21 Assigned to Agriculture & Conservation Committee
Mar 27 21 Rule 19(a) / Re-referred to Rules Committee
Jan 05 22 Assigned to Agriculture & Conservation Committee
Jan 28 22 Added Chief Co-Sponsor Rep. Debbie Meyers-Martin
Feb 10 22 Do Pass / Short Debate Agriculture & Conservation Committee; 008-000-000
Feb 15 22 Placed on Calendar 2nd Reading - Short Debate
Feb 28 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Sonya M. Harper
Feb 28 22 House Floor Amendment No. 1 Referred to Rules Committee
Mar 01 22 House Floor Amendment No. 1 Rules Refers to Agriculture & Conservation Committee
Mar 02 22 House Floor Amendment No. 1 Recommends Be Adopted Agriculture & Conservation Committee; 008-000-000
Mar 02 22 Added Co-Sponsor Rep. Jehan Gordon-Booth
Mar 02 22 Second Reading - Short Debate
Mar 02 22 Held on Calendar Order of Second Reading - Short Debate
Mar 03 22 Added Co-Sponsor Rep. Kambium Buckner
Mar 03 22 Added Co-Sponsor Rep. LaToya Greenwood
Mar 03 22 House Floor Amendment No. 1 Adopted
Mar 03 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22 Third Reading - Short Debate - Passed 107-000-000
Mar 04 22 Arrive in Senate
HB 03089 (CONTINUED)

Mar 04 22  S  Placed on Calendar Order of First Reading  
Mar 04 22  Chief Senate Sponsor Sen. Mattie Hunter  
Mar 04 22  First Reading  
Mar 04 22  Referred to Assignments  
Mar 09 22  Added as Alternate Co-Sponsor Sen. Cristina Castro  
Mar 15 22  Added as Alternate Co-Sponsor Sen. David Koehler  
Mar 15 22  Added as Alternate Co-Sponsor Sen. Laura M. Murphy  
Mar 16 22  Assigned to Executive  
Mar 25 22  Added as Alternate Chief Co-Sponsor Sen. Doris Turner  
Mar 25 22  Rule 3-9(a) / Re-referred to Assignments  
Apr 04 22  Re-assigned to Executive  
Apr 04 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022  
Apr 04 22  Rule 2-10 Committee Deadline Established As April 8, 2022  
Apr 05 22  Added as Alternate Co-Sponsor Sen. Celina Villanueva  
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 03125


(Sen. Sara Feigenholtz, Cristina Castro, Melinda Bush, Christopher Belt-Laura Fine and Jacqueline Y. Collins)

New Act

20 ILCS 627/30 new
20 ILCS 627/35 new
20 ILCS 627/40 new
220 ILCS 5/16-107.8 new

Creates the Electric Vehicle Charging Act, which may be referred to as the Beneficial Electrification Act. Sets forth requirements for parking spaces that are electrical vehicle ready applicable to new or renovated residential or nonresidential buildings. Sets forth provisions concerning electric vehicle charging station policies for unit owners and renters. Amends the Electric Vehicle Act. Creates the Electric Vehicle Access for All Program to maximize opportunities for carbon-free transportation across the State, particularly targeting environmental justice and low-income communities and to provide grants to pilot programs with the purpose of bridging public transportation gaps between residences and employment locations. Sets forth provisions concerning administrative review and authorized expenditure of State-controlled funds to accelerate electric vehicle adoption. Amends the Public Utilities Act. Provides that no later than May 31, 2022, electric utilities serving greater than 500,000 customers in the State shall file a Beneficial Electrification Plan with the Illinois Commerce Commission. Provides for review of the plans by the Commission and establishes a system for utilities to consider specified businesses, nonprofit organizations, or worker-owned cooperatives when awarding bids. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:
20 ILCS 627/30 new
Deletes reference to:
20 ILCS 627/35 new
Deletes reference to:
20 ILCS 627/40 new

Replaces everything after the enacting clause. Creates the Electric Vehicle Charging Act. Provides that the Act applies to new single-family homes and newly constructed or renovated multi-unit residential buildings that have parking spaces and are constructed or renovated after the effective date of the Act. Defines terms. Provides that a new single-family residence or a small multi-family residence shall have at least one electric vehicle capable parking space for each residential unit that has dedicated parking, unless any subsequently adopted building code requires additional electric vehicle capable parking spaces or installed EVSE. Includes electric vehicle parking space requirements for a new, large multi-family residential building or a large multi-family residential building being renovated by a developer converting the property to an association. Includes electric vehicle parking space requirements for affordable housing and for an existing multi-unit residential building subject to an association that undertakes renovation. Includes electric vehicle charging station policies for unit owners and for renters.

House Floor Amendment No. 2

Removes language providing that "electric vehicle" does not mean electric motorcycles. Provides that "electric vehicle" does not include electric mopeds or electric off-highway vehicles.

House Floor Amendment No. 3

Provides that a new single-family residence or small multi-family residence that qualifies as an affordable housing development shall have one EV-capable parking space for each code-required parking space if the owner is issued a building permit 24 months after the effective date of the Act. Makes a conforming change.

Feb 18 21 Filed with the Clerk by Rep. Robyn Gabel
Feb 19 21 First Reading
Feb 19 21 Referred to Rules Committee
Mar 01 21 Added Co-Sponsor Rep. Kelly M. Cassidy
Mar 08 21 Added Co-Sponsor Rep. Deb Conroy
Mar 08 21 Removed Co-Sponsor Rep. Deb Conroy
Mar 16 21 Assigned to Energy & Environment Committee
Mar 27 21 Rule 19(a) / Re-referred to Rules Committee
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<td>Jan 05 22</td>
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<td>Feb 17 22</td>
<td>Added Chief Co-Sponsor Rep. Barbara Hernandez</td>
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<td>Mar 04 22</td>
<td>Added Co-Sponsor Rep. Dagmara Avelar</td>
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<td>First Reading</td>
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<td>Apr 01</td>
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<td>Apr 22</td>
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<td>May 10</td>
<td>Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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HB 03145

(Rep. Maurice A. West, II-Mark Batinick-Jonathan Carroll and Chris Bos

(Sen. Steve Stadelman)

110 ILCS 805/3-7 from Ch. 122, par. 103-7

110 ILCS 805/3-7d new

Amends the Public Community College Act. Provides for the election of board of trustee members by trustee district rather than at large in community college districts in this State. Makes related changes. Effective immediately.

House Floor Amendment No. 1

Provides for the election of board of trustee members by trustee district rather than at large in community college districts with a population of 300,000 or more inhabitants, other than specified community college districts, and in those community college districts with a population under 300,000 inhabitants whose board approves the election of board members by trustee district by a three-fifths majority vote (rather than in all community college districts, other than specified community college districts).

Feb 18 21  H  Filed with the Clerk by Rep. Maurice A. West, II
Feb 19 21  First Reading
Feb 19 21  Referred to Rules Committee
Mar 16 21  Assigned to Higher Education Committee
Mar 25 21  Do Pass / Short Debate Higher Education Committee; 010-000-000
Apr 08 21  Placed on Calendar 2nd Reading - Short Debate
Apr 08 21  House Floor Amendment No. 1 Filed with Clerk by Rep. Maurice A. West, II
Apr 08 21  House Floor Amendment No. 1 Referred to Rules Committee
Apr 13 21  House Floor Amendment No. 1 Rules Refers to Higher Education Committee
Apr 15 21  House Floor Amendment No. 1 Recommends Be Adopted Higher Education Committee; 010-000-000
Apr 16 21  Second Reading - Short Debate
Apr 16 21  House Floor Amendment No. 1 Adopted
Apr 16 21  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 21 21  Third Reading - Short Debate - Passed 099-017-000
Apr 21 21  Added Chief Co-Sponsor Rep. Mark Batinick
Apr 21 21  Added Chief Co-Sponsor Rep. Jonathan Carroll
Apr 21 21  Added Co-Sponsor Rep. Chris Bos
Apr 21 21  Arrive in Senate
Apr 21 21  Placed on Calendar Order of First Reading April 22, 2021
Apr 22 21  Chief Senate Sponsor Sen. Sally J. Turner
Apr 22 21  First Reading
Apr 22 21  Referred to Assignments
Apr 26 21  Alternate Chief Sponsor Changed to Sen. Steve Stadelman
May 04 21  Assigned to Executive
May 13 21  To Executive- Government Operations
May 21 21  Rule 3-9(a) / Re-referred to Assignments
Apr 07 22  Approved for Consideration Assignments
Apr 07 22  Placed on Calendar Order of 2nd Reading
Apr 07 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 07 22  Second Reading
Apr 07 22  Placed on Calendar Order of 3rd Reading April 8, 2022
Apr 07 22  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Steve Stadelman
Apr 07 22  Senate Floor Amendment No. 1 Referred to Assignments
Apr 07 22  Senate Floor Amendment No. 1 Assignments Refers to Education
May 10 22  Senate Floor Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments

May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 03167


(Sen. Don Harmon)

50 ILCS 705/3.1 new

Amends the Illinois Police Training Act. Creates under the authority of the Illinois Law Enforcement Training Standards Board the Statewide PTSD Mental Health Coordinator, appointed by the Governor, by and with the advice and consent of the Senate, for a term of 4 years. Provides that the Statewide PTSD Mental Health Coordinator shall receive a salary as provided by law and is eligible for re-appointment. Provides that the Statewide PTSD Mental Health Coordinator shall be responsible for implementing a program of mental health support and education for law enforcement officers. Establishes qualifications for the Coordinator. Provides that the Statewide PTSD Mental Health Coordinator shall report to the Board on the development and implementation of programs and training for law enforcement officers and shall advise the Board and receive advice from the Board on direction and training needs for law enforcement agencies that vary in size, location, and demographics.

Feb 18 21  H Filed with the Clerk by Rep. Robert Rita

Feb 19 21  First Reading

Feb 19 21  Referred to Rules Committee

Mar 16 21  Assigned to Police & Fire Committee

Mar 17 21  Added Chief Co-Sponsor Rep. Frances Ann Hurley


Mar 25 21  Do Pass / Consent Calendar Police & Fire Committee; 015-000-000

Apr 08 21  Placed on Calendar 2nd Reading - Consent Calendar

Apr 15 21  Second Reading - Consent Calendar

Apr 15 21  Held on Calendar Order of Second Reading - Consent Calendar

Apr 16 21  Placed on Calendar Order of 3rd Reading - Consent Calendar

Apr 20 21  House Floor Amendment No. 1 Filed with Clerk by Rep. Robert Rita

Apr 20 21  House Floor Amendment No. 1 Referred to Rules Committee

Apr 20 21  Added Co-Sponsor Rep. Dan Brady

Apr 21 21  House Floor Amendment No. 1 Rules Refers to Police & Fire Committee

Apr 21 21  Third Reading - Consent Calendar - First Day

Apr 22 21  House Floor Amendment No. 1 Recommends Be Adopted Police & Fire Committee; 013-000-000

Apr 22 21  Added Co-Sponsor Rep. Bradley Stephens

Apr 22 21  Added Co-Sponsor Rep. Dan Ugaste

Apr 22 21  Third Reading - Consent Calendar - Passed 113-000-000

Apr 23 21  S Arrive in Senate

Apr 23 21  Placed on Calendar Order of First Reading April 27, 2021

Apr 28 21  Chief Senate Sponsor Sen. Thomas Cullerton

Apr 28 21  First Reading

Apr 28 21  S Referred to Assignments

Feb 23 22  Alternate Chief Sponsor Changed to Sen. Don Harmon
HB 03195


(Sen. Melinda Bush, Mike Simmons-John Connor, Ram Villivalam, Sara Feigenholtz, Robert Peters, Celina Villanueva and Jacqueline Y. Collins)

410 ILCS 35/20 from Ch. 111 1/2, par. 3751-20

410 ILCS 35/30 new

Amends the Equitable Restrooms Act. Provides that, notwithstanding any other provision of law, any multiple-occupancy restroom may be identified as an all-gender multiple-occupancy restroom and designated for use by any person of any gender. Requires that an all-gender multiple-occupancy restroom must include specified signage, stall dividers, and partitions for urinals. Provides that any multiple-occupancy restroom may be converted into an all-gender multiple-occupancy restroom. Provides that, if a facility commences construction, or commences alterations exceeding 50% of the facility, and implements an all-gender multiple-occupancy restroom, the all-gender multiple-occupancy restroom must satisfy or include specified requirements. Requires certain newly constructed or previously existing restrooms to be designated as all-gender multiple-occupancy restrooms. Provides that, where a person or entity must meet female-to-male ratio requirements, each individual toilet stall in an all-gender multiple-occupancy restroom may be counted toward the required number of either female or male toilet stalls. Provides that during any inspection of a facility by a health officer, health inspector, or building inspector, the health officer, health inspector, or building inspector may inspect the facility to determine whether it complies with the provisions. Requires the Department of Public Health to adopt rules to implement the provisions. Defines "multiple-occupancy restroom". Makes other changes. Effective immediately.

House Floor Amendment No. 1

Makes changes in the definition of "multiple-occupancy restroom". Removes language requiring that inclusive signage must not indicate any specific ability. Provides that specified all-gender multiple-occupancy restrooms must satisfy all accessibility requirements set forth by the Illinois Accessibility Code. Provides that when plumbing fixtures in a facility (rather than a person or entity) are required to meet female-to-male ratio requirements, each individual fixture (rather than toilet stall) in an all-gender multiple-occupancy restroom may be counted toward the required number of either female or male fixtures until the minimum requirement is met. Provides that if a fixture is counted towards the minimum required fixtures for females, that same fixture shall not also be counted towards the minimum required fixtures for males, and if a fixture is counted towards the minimum required fixtures for males, that same fixture shall not also be counted towards the minimum required fixtures for females. Makes other changes.

Feb 19 21 H Filed with the Clerk by Rep. Katie Stuart

Feb 19 21 First Reading

Feb 19 21 Referred to Rules Committee

Feb 24 21 Added Co-Sponsor Rep. Maura Hirschauer

Feb 24 21 Added Co-Sponsor Rep. Will Guzzardi

Feb 25 21 Added Co-Sponsor Rep. Mark L. Walker

Feb 25 21 Added Co-Sponsor Rep. Kelly M. Cassidy

Feb 26 21 Added Co-Sponsor Rep. Deb Conroy

Mar 05 21 Added Chief Co-Sponsor Rep. Delia C. Ramirez

Mar 16 21 Assigned to Human Services Committee

Mar 23 21 Do Pass / Short Debate Human Services Committee; 009-005-000

Apr 08 21 Placed on Calendar 2nd Reading - Short Debate

Apr 14 21 House Floor Amendment No. 1 Filed with Clerk by Rep. Katie Stuart

Apr 14 21 House Floor Amendment No. 1 Referred to Rules Committee

Apr 14 21 Second Reading - Short Debate

Apr 14 21 Placed on Calendar Order of 3rd Reading - Short Debate

Apr 20 21 House Floor Amendment No. 1 Rules Refers to Human Services Committee


Apr 20 21 Added Co-Sponsor Rep. Lindsey LaPointe

Apr 22 21 House Floor Amendment No. 1 Recommends Be Adopted Human Services Committee; 008-006-000

Apr 22 21 Added Co-Sponsor Rep. Camille Y. Lilly

Apr 22 21 Recalled to Second Reading - Short Debate

Apr 22 21 House Floor Amendment No. 1 Adopted

Apr 22 21 Placed on Calendar Order of 3rd Reading - Short Debate

Apr 22 21 Third Reading - Short Debate - Passed 063-043-001

Apr 23 21 S Arrive in Senate
HB 03195 (CONTINUED)

Apr 23 21  S  Placed on Calendar Order of First Reading
Apr 23 21  Chief Senate Sponsor Sen. Melinda Bush
Apr 23 21  First Reading
Apr 23 21  S  Referred to Assignments
Apr 28 21  Added as Alternate Co-Sponsor Sen. Mike Simmons
Apr 29 21  Added as Alternate Chief Co-Sponsor Sen. John Connor
Apr 29 21  Added as Alternate Co-Sponsor Sen. Ram Villivalam
Apr 30 21  Added as Alternate Co-Sponsor Sen. Sara Feigenholtz
May 04 21  Added as Alternate Co-Sponsor Sen. Robert Peters
May 05 21  Added as Alternate Co-Sponsor Sen. Celina Villanueva
Apr 18 22  Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins

(Sen. Kimberly A. Lightford)

30 ILCS 575/2
30 ILCS 575/3.5 new
30 ILCS 575/7 from Ch. 127, par. 132.607
30 ILCS 575/8 from Ch. 127, par. 132.608

Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Defines "good faith effort" for purposes of the Act. Provides factors for determining whether a good faith effort has been made for purposes of granting a waiver under the Act. Provides a uniform standard of contract goals for State agencies, public institutions of higher education, and other departments. Specifies further requirements concerning the uniform standard of contract goals. Provides that the terms of every contract entered into by a State agency or public institution of higher education for purposes of the Act shall include a provision requiring vendors who fail to comply with a utilization plan to return all funds paid to that vendor with an expectation of compliance. Provides that the Business Enterprise Council may (rather than shall) grant a waiver under specified circumstances. Makes conforming changes.

House Floor Amendment No. 1

Adds reference to:

30 ILCS 575/5 from Ch. 127, par. 132.605

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Modifies requirements concerning the establishment of a uniform standard of contract goals by the Business Enterprise Program. Provides that the Secretary of the Business Enterprise Council for Minorities, Women, and Persons with Disabilities shall have the duty to establish an enforcement procedure whereby the Council may recommend to the appropriate State legal officer that the State exercise its legal remedies which shall include, among other legal remedies, the imposition of a penalty in the amount of the discrepancy between the commitment contained in a utilization plan, as such amount may be amended over the term of the contract, and the qualifying payments made to the eligible certified vendors listed in the utilization plan. Specifies further requirements concerning exemptions and requests for waivers from specified requirements under the Act. Modifies and adds defined terms for purposes of the Act. Makes conforming and other changes.

Feb 19 21  H Filed with the Clerk by Rep. Curtis J. Tarver, II
Feb 19 21  First Reading
Feb 22 21  Referred to Rules Committee
Feb 22 21  Added Chief Co-Sponsor Rep. Kambium Buckner
Mar 16 21  Assigned to State Government Administration Committee
Mar 27 21  Rule 19(a) / Re-referred to Rules Committee
Jan 25 22  Assigned to State Government Administration Committee
Feb 22 21  To Procurement Subcommittee
Feb 16 22  Moved to Suspend Rule 21 Rep. Greg Harris
Feb 16 22  Suspend Rule 21 - Prevailed
Feb 16 22  Do Pass / Short Debate State Government Administration Committee; 005-003-000
Feb 17 22  Placed on Calendar 2nd Reading - Short Debate
Feb 17 22  Added Co-Sponsor Rep. Nicholas K. Smith
Mar 02 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Curtis J. Tarver, II
Mar 02 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 02 22  Second Reading - Short Debate
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 03 22  House Floor Amendment No. 1 Rules Refers to State Government Administration Committee
Mar 03 22  Added Co-Sponsor Rep. Carol Ammons
Mar 03 22  Added Chief Co-Sponsor Rep. Carol Ammons
Mar 03 22  Removed Co-Sponsor Rep. Carol Ammons
Mar 03 22  House Floor Amendment No. 1 Recommends Be Adopted State Government Administration Committee; 005-003-000
Mar 04 22  Rule 19(a) / Re-referred to Rules Committee
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<tr>
<th>Date</th>
<th>Event</th>
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<tr>
<td>Mar 04 22</td>
<td>H  House Floor Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee</td>
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<td>Mar 17 22</td>
<td>Final Action Deadline Extended-9(b) March 31, 2022</td>
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<td>Mar 22 22</td>
<td>Approved for Consideration Rules Committee; 005-000-000</td>
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<td>Placed on Calendar 2nd Reading - Short Debate</td>
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<td>Apr 01 22</td>
<td>S  Arrive in Senate</td>
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<td>Chief Senate Sponsor Sen. Kimberly A. Lightford</td>
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<td>Apr 04 22</td>
<td>Rule 2-10 Third Reading Deadline Established As April 8, 2022</td>
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<td>Apr 04 22</td>
<td>Rule 2-10 Committee Deadline Established As April 8, 2022</td>
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<tr>
<td>May 10 22</td>
<td>S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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735 ILCS 5/804.5 new

Amends the Code of Civil Procedure. Provides that anything said or done during or in preparation for a restorative justice practice or as a follow-up to that practice, or the fact that the practice has been planned or convened, is privileged and cannot be referred to, used, or admitted in any civil, criminal, juvenile, or administrative proceeding unless the privilege is waived, during the proceeding or in writing, by the party or parties protected by the privilege. Provides that the legitimacy of a restorative justice practice, if challenged in any civil, juvenile, criminal, or administrative proceeding, shall be determined by a judge. Provides that the privilege does not apply when: (1) disclosure is necessary to prevent death, great bodily harm, or the commission of a crime; (2) necessary to comply with another law; or (3) a court, tribunal, or administrative body requires a report on a restorative justice practice, but such report shall be limited to the fact that a practice has taken place, an opinion regarding the success of the practice, and whether further restorative justice practices are expected. Effective immediately.
HB 03303


(Sen. Don Harmon)

720 ILCS 5/11-1.25 new

Amends the Criminal Code of 2012. Provides that a person commits sexual assault by deception if the person commits an act of sexual penetration and the person submits under the belief that the person committing the act is someone known to the victim other than the accused, and this belief is induced by pretense or concealment by the accused with the intent to induce that belief. Sexual assault by deception is a Class 3 felony.

Feb 19 21  H  Filed with the Clerk by Rep. Katie Stuart
Feb 19 21  First Reading
Mar 16 21  Referred to Rules Committee
Mar 18 21  Assigned to Judiciary - Criminal Committee
Mar 21 21  To Sex Offenses and Sex Offender Registration Subcommittee
Mar 27 21  Rule 19(a) / Re-referred to Rules Committee
Feb 09 22  Assigned to Judiciary - Criminal Committee
Feb 17 22  Do Pass / Consent Calendar Judiciary - Criminal Committee: 019-000-000
Feb 18 22  Placed on Calendar Order of 2nd Reading - Consent Calendar
Feb 22 22  Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Feb 23 22  Added Co-Sponsor Rep. Chris Bos
Feb 24 22  Added Co-Sponsor Rep. Stephanie A. Kifowit
Feb 25 22  Added Co-Sponsor Rep. Andrew S. Chesney
Feb 25 22  Added Co-Sponsor Rep. Mark L. Walker
Feb 28 22  Added Co-Sponsor Rep. Dagmara Avelar
Feb 28 22  Added Co-Sponsor Rep. Barbara Hernandez
Feb 28 22  Added Co-Sponsor Rep. Rita Mayfield
Feb 28 22  Added Co-Sponsor Rep. Maurice A. West, II
Feb 28 22  Added Co-Sponsor Rep. Frances Ann Hurley
Mar 01 22  Removed from Consent Calendar Status Rep. Greg Harris
Mar 01 22  Second Reading - Consent Calendar
Mar 02 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 02 22  Added Chief Co-Sponsor Rep. Natalie A. Manley
Mar 02 22  Added Co-Sponsor Rep. LaToya Greenwood
Mar 02 22  Added Co-Sponsor Rep. Deb Conroy
Mar 02 22  Added Co-Sponsor Rep. Nicholas K. Smith
Mar 02 22  Added Co-Sponsor Rep. Maura Hirschauer
Mar 02 22  Added Co-Sponsor Rep. Jennifer Gong-Gershowitz
Mar 02 22  Added Co-Sponsor Rep. Martin J. Moylan
Mar 03 22  Added Co-Sponsor Rep. Jay Hoffman
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 101-000-001
Mar 03 22  Added Co-Sponsor Rep. Joyce Mason
Mar 03 22  Added Co-Sponsor Rep. Suzanne Ness
Mar 04 22  Added Co-Sponsor Rep. Debbie Meyers-Martin
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<tr>
<td>Mar 04 22  S</td>
<td>Arrive in Senate</td>
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<td>Placed on Calendar Order of First Reading</td>
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<td>Mar 04 22  S</td>
<td>Chief Senate Sponsor Sen. Rachelle Crowe</td>
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<td>Mar 04 22  H</td>
<td>Added Co-Sponsor Rep. Kelly M. Burke</td>
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<td>Mar 16 22  S</td>
<td>Assigned to Criminal Law</td>
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<td>Mar 25 22  S</td>
<td>Rule 3-9(a) / Re-referred to Assignments</td>
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<td>Jun 15 22  S</td>
<td>Alternate Chief Sponsor Changed to Sen. Don Harmon</td>
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HB 03447


20 ILCS 2630/5.2
720 ILCS 570/401 from Ch. 56 1/2, par. 1401
720 ILCS 570/402 from Ch. 56 1/2, par. 1402
720 ILCS 570/408 from Ch. 56 1/2, par. 1408
720 ILCS 646/55
720 ILCS 646/60
725 ILCS 5/116-2.2 new
730 ILCS 5/5-6-3.7 new

Amends the Criminal Identification Act. Provides that a petitioner may petition the circuit court to expunge the records of his or her arrests and charges not initiated by arrest when each arrest or charge not initiated by arrest sought to be expunged resulted in:
(1) an order of misdemeanor diversion under the Unified Code of Corrections, and the diversion program was successfully completed by the petitioner; or (2) a conviction for possession of certain specified amounts of a controlled substance; (3) a conviction for possessing less than 5 grams of methamphetamine; or (4) a conviction where the statutory penalty changed as a result of a resentencing hearing under the Code of Criminal Procedure of 1963. Amends the Illinois Controlled Substances Act. Changes the penalties for the manufacture, delivery, or possession with intent to manufacture or deliver, or possession of a controlled substance. Amends the Methamphetamine Control and Community Protection Act. Changes the penalties for methamphetamine delivery or possession. Amends the Code of Criminal Procedure of 1963. Provides that a person serving a sentence, including a sentence of probation, for an offense for which the statutory penalty has been subsequently reduced under the amendatory Act to petition the trial court that entered the judgment of conviction to request resentencing in accordance with the statutory penalty in effect at the time of the filing of the petition. Amends the Unified Code of Corrections to create a Misdemeanor Diversion Program.

Fiscal Note (Admin Office of the Illinois Courts)

HB3447 amends the Criminal Identification Act regarding expungements. Based on a review of the bill, it has been determined that the proposed legislation would have no fiscal impact on the state appropriation to the judicial branch. It is not possible to determine what fiscal impact, if any, the bill would have on local judicial budgets.

Feb 19 21 Filed with the Clerk by Rep. Carol Ammons
Feb 22 21 First Reading
Feb 22 21 Referred to Rules Committee
Feb 28 21 Added Chief Co-Sponsor Rep. Justin Slaughter
Mar 03 21 Added Chief Co-Sponsor Rep. Kelly M. Cassidy
Mar 03 21 Added Co-Sponsor Rep. Will Guzzardi
Mar 09 21 Added Co-Sponsor Rep. Maurice A. West, II
Mar 09 21 Added Co-Sponsor Rep. Anna Moeller
Mar 10 21 Added Co-Sponsor Rep. William Davis
Mar 10 21 Added Co-Sponsor Rep. Robyn Gabel
Mar 10 21 Added Co-Sponsor Rep. Barbara Hernandez
Mar 16 21 Assigned to Judiciary - Criminal Committee
Mar 23 21 Added Co-Sponsor Rep. Delia C. Ramirez
Mar 23 21 Added Co-Sponsor Rep. Anne Stava-Murray
Mar 23 21 Do Pass / Short Debate Judiciary - Criminal Committee; 012-007-000
Mar 26 21 Added Co-Sponsor Rep. Mark L. Walker
Apr 08 21 Placed on Calendar 2nd Reading - Short Debate
Apr 14 21 Added Co-Sponsor Rep. Joyce Mason
Apr 15 21 Fiscal Note Requested by Rep. Blaine Wilhour
HB 03447 (CONTINUED)

Apr 16 21 H Fiscal Note Filed
Apr 19 21 Added Co-Sponsor Rep. Jennifer Gong-Gershowitz
Apr 20 21 Added Co-Sponsor Rep. Emanuel Chris Welch
Apr 20 21 Added Co-Sponsor Rep. Lakesia Collins
Apr 20 21 Added Co-Sponsor Rep. Theresa Mah
Apr 20 21 Added Co-Sponsor Rep. Robert Rita
Apr 20 21 Added Co-Sponsor Rep. Deb Conroy
Apr 20 21 Second Reading - Short Debate
Apr 20 21 Placed on Calendar Order of 3rd Reading - Short Debate
Apr 21 21 Removed from Short Debate Status
Apr 21 21 Placed on Calendar Order of 3rd Reading - Standard Debate
Apr 21 21 Placed on Calendar - Consideration Postponed April 21, 2021
Apr 21 21 Added Chief Co-Sponsor Rep. Camille Y. Lilly
Apr 21 21 Added Chief Co-Sponsor Rep. LaToya Greenwood
Apr 21 21 Third Reading - Consideration Postponed
Apr 21 21 Third Reading - Standard Debate - Passed 061-049-001
Apr 21 21 Added Co-Sponsor Rep. La Shawn K. Ford
Apr 21 21 Added Co-Sponsor Rep. Jawaharial Williams
Apr 21 21 S Arrive in Senate
Apr 21 21 Placed on Calendar Order of First Reading April 22, 2021
Apr 22 21 Chief Senate Sponsor Sen. Melinda Bush
Apr 22 21 First Reading
Apr 22 21 S Referred to Assignments
Apr 22 21 Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 22 21 Added as Alternate Chief Co-Sponsor Sen. Robert Peters
Apr 22 21 Added as Alternate Chief Co-Sponsor Sen. Laura Fine
Apr 22 21 Added as Alternate Co-Sponsor Sen. Adriane Johnson
Apr 22 21 Added as Alternate Co-Sponsor Sen. Celina Villanueva
Apr 22 21 Added as Alternate Chief Co-Sponsor Sen. Sara Feigenholtz
Apr 22 21 Added as Alternate Co-Sponsor Sen. Patricia Van Pelt
Apr 26 21 Added as Alternate Co-Sponsor Sen. Mike Simmons
May 03 21 Added as Alternate Co-Sponsor Sen. Doris Turner
May 10 21 Added as Alternate Co-Sponsor Sen. Cristina H. Pacione-Zayas
May 11 21 Added as Alternate Co-Sponsor Sen. Elgie R. Sims, Jr.
May 13 21 Added as Alternate Co-Sponsor Sen. Sara Feigenholtz
May 13 21 Added as Alternate Chief Co-Sponsor Sen. Elgie R. Sims, Jr.
May 13 21 Alternate Chief Co-Sponsor Changed to Sen. Elgie R. Sims, Jr.
May 19 21 Added as Alternate Co-Sponsor Sen. Mattie Hunter
Aug 16 21 Sponsor Removed Sen. Adriane Johnson
Aug 16 21 Sponsor Removed Sen. Doris Turner
Amends the School Construction Law. With regard to early childhood construction grants, provides that (i) a public school district assigned to Tier 1 under the evidence-based funding formula under the School Code or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 3% of the awarded grant, (ii) a public school district assigned to Tier 2 under the evidence-based funding formula or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 7.5% of the awarded grant, (iii) a public school district assigned to Tier 3 under the evidence-based funding formula or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 8.75% of the awarded grant, and (iv) a public school district assigned to Tier 4 under the evidence-based funding formula or any other eligible entity in an area encompassed by that district must provide local matching funds in an amount equal to 10% of the awarded grant (rather than providing that a public school district or other eligible entity must provide local matching funds in an amount equal to 10% of the grant). Effective immediately.
HB 03593  
Rep. William Davis  
(Sen. Napoleon Harris, III)

305 ILCS 5/9A-11  
Amends the Illinois Public Aid Code. In provisions concerning the Department of Human Services' Child Care Assistance Program, requires the Department to update the Child Care Assistance Program Eligibility Calculator posted on the Department's website to include a question on whether a family is applying for child care assistance for the first time or is applying for a redetermination of eligibility.

Feb 19 21  H  Filed with the Clerk by Rep. William Davis
Feb 22 21  First Reading
Feb 22 21  Referred to Rules Committee
Mar 16 21  Assigned to Child Care Accessibility & Early Childhood Education Committee
Mar 26 21  Do Pass / Consent Calendar Child Care Accessibility & Early Childhood Education Committee; 010-000-000
Apr 08 21  Placed on Calendar 2nd Reading - Consent Calendar
Apr 16 21  Second Reading - Consent Calendar
Apr 16 21  Held on Calendar Order of Second Reading - Consent Calendar
Apr 21 21  Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 22 21  Third Reading - Consent Calendar - First Day
Apr 23 21  Third Reading - Consent Calendar - Passed 099-000-000
Apr 27 21  S  Arrive in Senate
Apr 27 21  Placed on Calendar Order of First Reading April 28, 2021
May 04 21  Chief Senate Sponsor Sen. Napoleon Harris, III
May 04 21  First Reading
May 04 21  S  Referred to Assignments

House Floor Amendment No. 1
Deletes reference to:
  20 ILCS 3960/4
Deletes reference to:
  20 ILCS 3960/14.2 new
HB 03657 (CONTINUED)


Further modifies the powers and duties of the Health Facilities and Services Review Board (State Board). Makes changes in provisions concerning the revision of criteria, standards, and rules. Modifies provisions concerning State Board notice of hospital reduction in health care services. Restores provisions allowing the State Board to accept in-kind services or donations instead of or in combination with the imposition of a fine. Removes provisions concerning membership of the State Board and receivership. Modifies defined terms. Makes conforming and other changes. Effective immediately.

Feb 19 21  H Filed with the Clerk by Rep. Lamont J. Robinson, Jr.
Feb 22 21  First Reading
Feb 22 21  Referred to Rules Committee
Feb 24 21  Added Co-Sponsor Rep. Nicholas K. Smith
Mar 15 21  Added Co-Sponsor Rep. Joyce Mason
Mar 15 21  Added Co-Sponsor Rep. Kelly M. Cassidy
Mar 16 21  Assigned to Health Care Availability & Accessibility Committee
Mar 22 21  Added Co-Sponsor Rep. Rita Mayfield
Mar 23 21  Do Pass / Short Debate Health Care Availability & Accessibility Committee; 009-004-000
Mar 23 21  Added Co-Sponsor Rep. LaToya Greenwood
Mar 23 21  Added Co-Sponsor Rep. Deb Conroy
Apr 08 21  Placed on Calendar 2nd Reading - Short Debate
Apr 12 21  Added Co-Sponsor Rep. Anna Moeller
Apr 14 21  Second Reading - Short Debate
Apr 14 21  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 15 21  Added Co-Sponsor Rep. Dagmara Avelar
Apr 15 21  Removed from Short Debate Status
Apr 15 21  Placed on Calendar Order of 3rd Reading - Standard Debate
Apr 15 21  Added Chief Co-Sponsor Rep. Carol Ammons
Apr 15 21  Added Co-Sponsor Rep. Kambium Buckner
Apr 15 21  Added Co-Sponsor Rep. Lakesia Collins
Apr 15 21  Added Co-Sponsor Rep. Mary E. Flowers
Apr 15 21  Added Co-Sponsor Rep. Sonya M. Harper
Apr 15 21  Added Co-Sponsor Rep. Anne Stava-Murray
Apr 15 21  Added Co-Sponsor Rep. Emanuel Chris Welch
Apr 15 21  Added Co-Sponsor Rep. Maurice A. West, II
Apr 15 21  Added Co-Sponsor Rep. Jawaharial Williams
Apr 16 21  House Floor Amendment No. 1 Filed with Clerk by Rep. Lamont J. Robinson, Jr.
Apr 16 21  House Floor Amendment No. 1 Referred to Rules Committee
Apr 16 21  Added Chief Co-Sponsor Rep. Kathleen Willis
Apr 20 21  House Floor Amendment No. 1 Rules Refers to Health Care Availability & Accessibility Committee
Apr 22 21  House Floor Amendment No. 1 Recommends Be Adopted Health Care Availability & Accessibility Committee; 008-005-000
Apr 22 21  Added Co-Sponsor Rep. Justin Slaughter
Apr 22 21  Added Co-Sponsor Rep. Debbie Meyers-Martin
Apr 22 21  Added Co-Sponsor Rep. Stephanie A. Kifowit
HB 03657 (CONTINUED)

Apr 22 21  H  Added Co-Sponsor Rep. Robert Rita
Apr 22 21  Recalled to Second Reading - Standard Debate
Apr 22 21  House Floor Amendment No. 1 Adopted
Apr 22 21  Placed on Calendar Order of 3rd Reading - Standard Debate
Apr 22 21  Added Chief Co-Sponsor Rep. Camille Y. Lilly
Apr 22 21  Third Reading - Standard Debate - Passed 070-041-000
Apr 22 21  Added Co-Sponsor Rep. Denyse Wang Stoneback
Apr 23 21  Added Co-Sponsor Rep. Theresa Mah
Apr 23 21  Added Co-Sponsor Rep. Aaron M. Ortiz
Apr 23 21  S  Arrive in Senate
Apr 23 21  Placed on Calendar Order of First Reading
Apr 23 21  Chief Senate Sponsor Sen. Robert Peters
Apr 23 21  First Reading
Apr 23 21  S  Referred to Assignments
Apr 27 21  Added as Alternate Chief Co-Sponsor Sen. Mike Simmons
Apr 28 21  Added as Alternate Chief Co-Sponsor Sen. Sara Feigenholtz
May 06 21  Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
May 07 21  Added as Alternate Co-Sponsor Sen. Patricia Van Pelt
May 10 21  Added as Alternate Co-Sponsor Sen. Christopher Belt
May 10 21  Added as Alternate Co-Sponsor Sen. Antonio Muñoz
May 12 21  Added as Alternate Chief Co-Sponsor Sen. Ram Villivalam
May 13 21  Added as Alternate Co-Sponsor Sen. Cristina H. Pacione-Zayas
May 13 21  Added as Alternate Co-Sponsor Sen. Mattie Hunter
May 19 21  Added as Alternate Co-Sponsor Sen. John Connor
May 20 21  Added as Alternate Co-Sponsor Sen. Celina Villanueva
HB 03658        Rep. Sonya M. Harper
(Sen. Patrick J. Joyce)

20 ILCS 205/205-60 rep.
20 ILCS 215/Act rep.
65 ILCS 5/11-15.4-5
415 ILCS 60/4 from Ch. 5, par. 804
505 ILCS 5/3.02 from Ch. 5, par. 1003.02
505 ILCS 45/2a from Ch. 5, par. 242a
515 ILCS 5/5-5 from Ch. 56, par. 5-5
820 ILCS 405/214 from Ch. 48, par. 324

Repeals the Aquaculture Development Act. Amends the Civil Administrative Code of Illinois, the Illinois Municipal Code, the Illinois Pesticide Act, the Agricultural Areas Conservation and Protection Act, the County Cooperative Extension Law, the Fish and Aquatic Life Code, and the Unemployment Insurance Act making conforming changes.

Feb 19 21         H  Filed with the Clerk by Rep. Sonya M. Harper
Feb 22 21         First Reading
Feb 22 21         Referred to Rules Committee
Mar 16 21         Assigned to Agriculture & Conservation Committee
Mar 22 21         Do Pass / Consent Calendar Agriculture & Conservation Committee; 008-000-000
Apr 08 21         Placed on Calendar 2nd Reading - Consent Calendar
Apr 16 21         Second Reading - Consent Calendar
Apr 16 21         Held on Calendar Order of Second Reading - Consent Calendar
Apr 21 21         Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 22 21         Third Reading - Consent Calendar - First Day
Apr 23 21         Third Reading - Consent Calendar - Passed 099-000-000
Apr 27 21         S  Arrive in Senate
Apr 27 21         Placed on Calendar Order of First Reading
Apr 27 21         Chief Senate Sponsor Sen. Patrick J. Joyce
Apr 27 21         First Reading
Apr 27 21         S  Referred to Assignments
HB 03659


(Sen. Robert Peters)

+ 730 ILCS 5/3-3-8 from Ch. 38, par. 1003-3-8
+ 730 ILCS 5/5-8-1 from Ch. 38, par. 1005-8-1

Amends the Unified Code of Corrections. Provides that a mandatory supervised release term shall not be imposed for a Class 4 felony. Makes conforming changes.

Fiscal Note (Prisoner Review Board)

HB 3659 has no fiscal impact projected to the Prisoner Review Board.

House Floor Amendment No. 1

Deletes reference to:
+ 730 ILCS 5/3-3-8

Deletes reference to:
+ 730 ILCS 5/5-8-1

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

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Includes time served in a county jail as part of the minimum of 60 days of the sentence that must be served before the Director of Corrections may award discretionary earned sentence credit.

Feb 19 21  H Filed with the Clerk by Rep. Kelly M. Cassidy
Feb 22 21  First Reading
Feb 22 21  Referred to Rules Committee
Mar 16 21  Assigned to Judiciary - Criminal Committee
Mar 23 21  Do Pass / Short Debate Judiciary - Criminal Committee; 012-007-000
Apr 08 21  Placed on Calendar 2nd Reading - Short Debate
Apr 15 21  Fiscal Note Requested by Rep. Blaine Wilhour
Apr 20 21  Fiscal Note Filed
Apr 21 21  Second Reading - Short Debate
Apr 21 21  Held on Calendar Order of Second Reading - Short Debate
Apr 23 21  Rule 19(a) / Re-referred to Rules Committee
Jan 05 22  Approved for Consideration Rules Committee; 005-000-000
Jan 05 22  Placed on Calendar 2nd Reading - Short Debate
Feb 22 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Kelly M. Cassidy
Feb 22 22  House Floor Amendment No. 1 Referred to Rules Committee
Feb 24 22  House Floor Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
Feb 24 22  House Floor Amendment No. 1 Recommends Be Adopted Judiciary - Criminal Committee; 019-000-000
Mar 01 22  House Floor Amendment No. 1 Adopted
Mar 01 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 02 22  Added Chief Co-Sponsor Rep. Justin Slaughter
Mar 02 22  Added Chief Co-Sponsor Rep. Edgar Gonzalez, Jr.
Mar 02 22  Added Chief Co-Sponsor Rep. Rita Mayfield
Mar 02 22  Added Co-Sponsor Rep. Sonya M. Harper
Mar 02 22  Added Co-Sponsor Rep. Carol Ammons
Mar 02 22  Third Reading - Short Debate - Passed 114-000-000
Mar 04 22  S Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 09 22  Chief Senate Sponsor Sen. Robert Peters
Mar 09 22  First Reading
Mar 09 22  S Referred to Assignments
HB 03723

Rep. Jeff Keicher
(Sen. Kimberly A. Lightford)

20 ILCS 4080/Act rep.


Feb 19 21 H Filed with the Clerk by Rep. Jeff Keicher
Feb 22 21 First Reading
Feb 22 21 Referred to Rules Committee
Mar 16 21 Assigned to State Government Administration Committee
Mar 24 21 Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
Apr 08 21 Placed on Calendar 2nd Reading - Consent Calendar
Apr 16 21 Second Reading - Consent Calendar
Apr 16 21 Held on Calendar Order of Second Reading - Consent Calendar
Apr 21 21 Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 22 21 Third Reading - Consent Calendar - First Day
Apr 23 21 Third Reading - Consent Calendar - Passed 098-000-001
Apr 27 21 S Arrive in Senate
Apr 27 21 Placed on Calendar Order of First Reading April 28, 2021
May 10 21 Chief Senate Sponsor Sen. Kimberly A. Lightford
May 10 21 First Reading
May 10 21 S Referred to Assignments
HB 03738


(Sen. Cristina Castro)

New Act

Creates the End Youth Solitary Confinement Act. Provides that the use of room confinement of a person under 21 years of age at a juvenile or correctional facility for discipline, punishment, retaliation, or any reason other than as a temporary response to a juvenile's behavior that poses a serious and immediate risk of physical harm to any individual, including the juvenile, is prohibited. Provides that if a covered juvenile poses a serious and immediate risk of physical harm to any individual, including the juvenile, before a staff member of the facility places a covered juvenile in room confinement, the staff member shall attempt to use other less restrictive options, unless attempting those options poses a threat to the safety or security of any minor or staff. Establishes procedures for placing a covered juvenile in room confinement because the covered juvenile poses a serious and immediate risk of physical harm to himself or herself, or to others. Provides that each facility detaining covered juveniles shall report the use of each incident of room confinement to the Attorney General each month. Defines "covered juvenile".

House Floor Amendment No. 1

Deletes a reference to the Department of Corrections. Provides that the reporting agency for certain provisions shall be an independent ombudsperson for the Department of Juvenile Justice, rather than the Attorney General.

House Floor Amendment No. 2

Provides that "confinement" does not include medical isolation or quarantine.

House Floor Amendment No. 3

Defines "administrative hold", "behavioral hold", "chief administrative officer", "confinement", and "investigative status". Provides that a covered juvenile may be placed on an administrative hold and confined when temporarily being housed in a particular covered juvenile center or for administrative or security purposes as personally determined by the chief administrative officer. Provides that placement on administrative hold shall be subject to the following time limitations: (1) when the covered juvenile is awaiting transfer to the Department of Corrections or a more secure setting, the administrative hold may not exceed 3 business days; and (2) the administrative hold may not exceed 7 calendar days when the covered juvenile is temporarily transferred to a different facility for the purposes of placement interviews, court appearances, or medical treatment. Provides that whenever a covered juvenile is on an administrative hold, the Department of Juvenile Justice, Department of Corrections, or county or municipality holding the covered juvenile shall provide the covered juvenile with access to the same programs and services received by covered juveniles in the general population. Provides that any restrictions on movement or access to programs and services shall be documented and justified by the chief administrative officer.

House Floor Amendment No. 4

Defines "covered juvenile" as any person under 18 (rather than 21) years of age incarcerated in a correctional facility, jail, or detention facility of any kind operated by the Department of Corrections, the Department of Juvenile Justice, a county, or a municipality.

House Floor Amendment No. 5

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, as amended by House Amendments Nos. 1, 3, and 4. Specifies that "confinement" does not include medical isolation or quarantine.

Feb 19 21  H  Filed with the Clerk by Rep. Suzanne Ness
Feb 22 21  First Reading
Feb 22 21  Referred to Rules Committee
Mar 16 21  Assigned to Judiciary - Criminal Committee
Mar 22 21  Added Co-Sponsor Rep. Maurice A. West, II
Mar 22 21  Removed Co-Sponsor Rep. Maurice A. West, II
Mar 25 21  Added Co-Sponsor Rep. Delia C. Ramirez
Mar 26 21  Do Pass / Short Debate Judiciary - Criminal Committee; 019-000-000
Mar 26 21  Added Co-Sponsor Rep. Anne Stava-Murray
Apr 08 21  Placed on Calendar 2nd Reading - Short Debate
Apr 16 21  Added Co-Sponsor Rep. Lindsey LaPointe
Apr 16 21  Added Co-Sponsor Rep. Anna Moeller
Apr 16 21  Added Co-Sponsor Rep. Marcus C. Evans, Jr.
Apr 20 21  House Floor Amendment No. 1 Filed with Clerk by Rep. Suzanne Ness
HB 03738 (CONTINUED)

Apr 20 21    H  House Floor Amendment No. 1 Referred to Rules Committee
Apr 20 21    Added Co-Sponsor Rep. Barbara Hernandez
Apr 20 21    Added Co-Sponsor Rep. Rita Mayfield
Apr 20 21    Added Co-Sponsor Rep. Lakesia Collins
Apr 21 21    Added Co-Sponsor Rep. Elizabeth Hernandez
Apr 21 21    House Floor Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
Apr 21 21    Second Reading - Short Debate
Apr 21 21    Held on Calendar Order of Second Reading - Short Debate
Apr 23 21    Rule 19(a) / Re-referred to Rules Committee
Apr 23 21    House Floor Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Jan 25 22    Approved for Consideration Rules Committee; 005-000-000
Jan 31 22    Placed on Calendar 2nd Reading - Short Debate
Jan 31 22    House Floor Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
Feb 03 22    House Floor Amendment No. 2 Filed with Clerk by Rep. Suzanne Ness
Feb 03 22    House Floor Amendment No. 2 Referred to Rules Committee
Feb 08 22    House Floor Amendment No. 2 Rules Refers to Judiciary - Criminal Committee
Feb 24 22    House Floor Amendment No. 1 Recommends Be Adopted Judiciary - Criminal Committee; 011-007-000
Feb 24 22    House Floor Amendment No. 2 Recommends Be Adopted Judiciary - Criminal Committee; 011-007-000
Feb 24 22    Added Chief Co-Sponsor Rep. Maurice A. West, II
Feb 28 22    House Floor Amendment No. 3 Filed with Clerk by Rep. Suzanne Ness
Feb 28 22    House Floor Amendment No. 3 Referred to Rules Committee
Mar 01 22    House Floor Amendment No. 4 Filed with Clerk by Rep. Suzanne Ness
Mar 01 22    House Floor Amendment No. 4 Referred to Rules Committee
Mar 01 22    House Floor Amendment No. 3 Rules Refers to Judiciary - Criminal Committee
Mar 01 22    House Floor Amendment No. 4 Rules Refers to Judiciary - Criminal Committee
Mar 02 22    House Floor Amendment No. 3 Recommends Be Adopted Judiciary - Criminal Committee; 010-008-000
Mar 02 22    House Floor Amendment No. 4 Recommends Be Adopted Judiciary - Criminal Committee; 010-008-000
Mar 02 22    Added Co-Sponsor Rep. Jonathan Carroll
Mar 02 22    Added Co-Sponsor Rep. Carol Ammons
Mar 02 22    Added Co-Sponsor Rep. Maura Hirschauer
Mar 03 22    House Floor Amendment No. 1 Adopted
Mar 03 22    House Floor Amendment No. 2 Adopted
Mar 03 22    House Floor Amendment No. 3 Adopted
Mar 03 22    House Floor Amendment No. 4 Adopted
Mar 03 22    Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22    Third Reading - Short Debate - Passed 065-039-000
Mar 03 22    Added Co-Sponsor Rep. Justin Slaughter
Mar 03 22    Added Co-Sponsor Rep. Debbie Meyers-Martin
Mar 03 22    Added Chief Co-Sponsor Rep. La Shawn K. Ford
Mar 03 22    Motion Filed to Reconsider Vote Rep. Suzanne Ness
Mar 04 22    Motion to Reconsider Vote - Prevails 060-037-000
Mar 04 22    Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22    House Floor Amendment No. 5 Filed with Clerk by Rep. Suzanne Ness
Mar 04 22    House Floor Amendment No. 5 Referred to Rules Committee
Mar 04 22    House Floor Amendment No. 5 Recommends Be Adopted Rules Committee; 003-001-000
Mar 04 22    Recalled to Second Reading - Short Debate
Mar 04 22    House Floor Amendment No. 5 Adopted
Mar 04 22    Placed on Calendar Order of 3rd Reading - Short Debate
HB 03738 (CONTINUED)

Mar 04 22  H  Third Reading - Short Debate - Passed 063-040-000
Mar 07 22  S  Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Cristina Castro
Mar 07 22  First Reading
Mar 07 22  S  Referred to Assignments

HB 03752
(Sen. Don Harmon-Darren Bailey)

515 ILCS 5/20-5  from Ch. 56, par. 20-5

Amends the Fish and Aquatic Life Code. Provides that each year the Director of Natural Resources may designate that Veterans Day, as federally designated, is a day when sport fishermen may fish waters wholly or in part within the jurisdiction of the State, including the part of Lake Michigan under the jurisdiction of the State, and not be required to obtain a license or stamp. Provides that the amendatory provisions shall not apply to commercial fishing.

Feb 19 21  H  Filed with the Clerk by Rep. Adam Niemerg
Feb 22 21  First Reading
Feb 22 21  Referred to Rules Committee
Mar 16 21  Assigned to Agriculture & Conservation Committee
Mar 22 21  Added Co-Sponsor Rep. Sonya M. Harper
Mar 22 21  Added Co-Sponsor Rep. Lance Yednock
Mar 22 21  Added Co-Sponsor Rep. Joyce Mason
Mar 22 21  Do Pass / Consent Calendar Agriculture & Conservation Committee; 008-000-000
Mar 29 21  Added Co-Sponsor Rep. Charles Meier
Mar 29 21  Added Co-Sponsor Rep. Andrew S. Chesney
Mar 29 21  Added Co-Sponsor Rep. Daniel Swanson
Apr 08 21  Placed on Calendar 2nd Reading - Consent Calendar
Apr 16 21  Second Reading - Consent Calendar
Apr 16 21  Held on Calendar Order of Second Reading - Consent Calendar
Apr 21 21  Added Co-Sponsor Rep. Chris Miller
Apr 21 21  Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 22 21  Third Reading - Consent Calendar - First Day
Apr 23 21  Third Reading - Consent Calendar - Passed 099-000-000
Apr 27 21  S  Arrive in Senate
Apr 27 21  Placed on Calendar Order of First Reading
Apr 27 21  Chief Senate Sponsor Sen. John Connor
Apr 27 21  First Reading
Apr 27 21  S  Referred to Assignments
May 13 21  Added as Alternate Chief Co-Sponsor Sen. Darren Bailey
Apr 30 22  Alternate Chief Sponsor Changed to Sen. Don Harmon
HB 03756

Rep. Charles Meier

515 ILCS 5/10-110 from Ch. 56, par. 10-110

Amends the Fish and Aquatic Life Code. Provides that it is unlawful for any person to take or attempt to take aquatic life by means of a pitchfork, underwater spear gun, bow and arrow or bow and arrow device, including a sling shot bow, spear, or gig along, upon, across, or from any public right-of-way or highway in the State.

Feb 19 21 Filed with the Clerk by Rep. Charles Meier
Feb 22 21 First Reading
Feb 22 21 Referred to Rules Committee
Mar 16 21 Assigned to Agriculture & Conservation Committee
Mar 22 21 Do Pass / Short Debate Agriculture & Conservation Committee; 008-000-000
Apr 08 21 Placed on Calendar 2nd Reading - Short Debate
Apr 21 21 Second Reading - Short Debate
Apr 21 21 Held on Calendar Order of Second Reading - Short Debate
Apr 22 21 Placed on Calendar Order of 3rd Reading - Short Debate
Apr 22 21 Third Reading - Short Debate - Passed 111-001-000
Apr 23 21 S Arrive in Senate
Apr 23 21 S Placed on Calendar Order of First Reading April 27, 2021

HB 03757

Rep. Charles Meier

(Sen. Jil Tracy)

515 ILCS 5/5-25 from Ch. 56, par. 5-25

Amends the Fish and Aquatic Life Code. In provisions concerning the value of protected species, removes the phrase "protected by this Code" from the provisions. Provides that a person who violates the Code or administrative rule (rather than only the Code) relating to specified unlawful actions concerning protected species valued in excess of a total of $300 commits a Class 3 felony. Adds bowfin and paddlefish to a species list with a $4 per pound or $8 per pound fair market value or replacement cost. Removes bowfin from a species list for species with a $1 per pound fair market value or replacement cost.

Feb 19 21 H Filed with the Clerk by Rep. Charles Meier
Feb 22 21 First Reading
Feb 22 21 Referred to Rules Committee
Mar 16 21 Assigned to Agriculture & Conservation Committee
Mar 22 21 Do Pass / Consent Calendar Agriculture & Conservation Committee; 008-000-000
Apr 08 21 Placed on Calendar 2nd Reading - Consent Calendar
Apr 16 21 Second Reading - Consent Calendar
Apr 16 21 Held on Calendar Order of Second Reading - Consent Calendar
Apr 21 21 Placed on Calendar Order of 3rd Reading - Consent Calendar
Apr 22 21 Third Reading - Consent Calendar - First Day
Apr 23 21 Third Reading - Consent Calendar - Passed 099-000-000
Apr 27 21 S Arrive in Senate
Apr 27 21 Placed on Calendar Order of First Reading April 28, 2021
Mar 23 22 Chief Senate Sponsor Sen. Jil Tracy
Mar 23 22 First Reading
Mar 23 22 S Referred to Assignments
(Sen. Michael E. Hastings)

30 ILCS 517/5
30 ILCS 517/10

Amends the Procurement of Domestic Products Act. Provides that the term "manufactured in the United States" means: (1) in the case of products that are not assembled articles, materials, or supplies, that the product is mined or produced in the United States; (2) in the case of assembled articles, materials, or supplies, that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States and the cost of domestic components exceeds 50% of the cost of all of the components; or (3) that the product is a commercially available off-the-shelf item (currently, "that design, final assembly, processing, packaging, testing, or other process that adds value, quality, or reliability occurs in the United States"). Provides for an exception to the Act if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by 12% or more (currently, if the price of the procured products manufactured in the United States exceeds the price of available and comparable procured products manufactured outside the United States by an unreasonable amount). Effective immediately.

House Committee Amendment No. 2
Adds reference to:
   30 ILCS 500/45-105 new
Adds reference to:
   30 ILCS 517/3 new
Adds reference to:
   30 ILCS 517/25
Adds reference to:
   30 ILCS 517/35 new

Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Requires construction agencies procuring construction and construction-related professional services to make reasonable efforts to contract with Illinois businesses. Requires each construction agency to submit a report to the Governor and the General Assembly by September 1 of each year concerning Illinois businesses procured for construction projects by the construction agency. Provides that in procuring construction and construction-related professional services for projects with a total construction cost valued at greater than $100,000, construction agencies shall provide bid preference to a responsible bidder that is an Illinois business. Provides that the construction agency shall allocate to any responsible bidder that is an Illinois business a bid preference of 4% of the contract base bid. Provides that the preference provisions do not apply to any contract for any project for which federal funds are available for expenditure when the provisions may be in conflict with federal law or federal regulation. Modifies the provisions of the introduced bill amending the Procurement of Domestic Products Act. Provides further requirements concerning the procurement of and preference for domestic products (rather than United States products). Provides a penalty for a contractor who is awarded a contract through the use of a preference for Illinois products but knowingly supplies procured products under that contract that are not manufactured in Illinois. Provides for compliance reports concerning requirements for the use of domestic products. Provides policy provisions. Defines terms. Effective immediately.

House Floor Amendment No. 3
Adds reference to:
   30 ILCS 500/45-105 new
Adds reference to:
   30 ILCS 517/3 new
Adds reference to:
   30 ILCS 517/25
Adds reference to:
   30 ILCS 517/35 new

Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 2 with changes. Modifies provisions of the Procurement of Domestic Products Act. Provides that it is the public policy of the State of Illinois for each purchasing agency to use the terms and conditions of State financial assistance awards and State procurements to maximize the use of goods, products, and materials (rather than goods, products, materials, and services) produced in Illinois. Provides that compliance reports submitted under the Act shall, among other items, include the purchasing agency's analysis of goods, products, and materials (rather than goods, products, materials, and services) not subject to the Act. Makes other changes. Effective immediately.

Feb 19 21  H  Filed with the Clerk by Rep. Jay Hoffman
Feb 22 21  First Reading
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<th>Date</th>
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<tr>
<td>Feb 22 21</td>
<td>H Referred to Rules Committee</td>
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<td>Mar 16 21</td>
<td>Assigned to State Government Administration Committee</td>
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<td>Mar 18 21</td>
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<td>Added Chief Co-Sponsor Rep. Katie Stuart</td>
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<td>Third Reading - Short Debate - Passed 102-003-002</td>
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<td>Mar 02 22</td>
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<td>Chief Senate Sponsor Sen. Michael E. Hastings</td>
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<td>Mar 25 22</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
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Amends the Self-Service Storage Facility Act. Provides that an owner's lien may be satisfied by sale or other disposition after an advertisement of the sale or other disposition is published once (rather than once a week for 2 consecutive weeks) in a newspaper of general circulation where the self-service storage facility is located or in any other commercially reasonable manner. Provides that the manner of advertisement shall be deemed commercially reasonable if at least 3 bidders who are unrelated to the owner attend or view the sale at the time and place advertised.
Amends the Illinois Vehicle Code. Provides that a driver approaching a stop intersection indicated by a stop sign shall stop before entering the crosswalk on the near side of the intersection.

House Floor Amendment No. 1

Removes language requiring every driver of a vehicle and every motorman of a streetcar approaching a stop intersection indicated by a stop sign to stop before entering the crosswalk on the near side of the intersection. Requires instead that every driver of a vehicle and every motorman of a streetcar approaching a stop intersection indicated by a stop sign to stop at a clearly marked stop line, but if none, before entering the crosswalk on the near side of the intersection, or if none, then at the point nearest the intersection roadway where the driver has a view of approaching traffic on the intersecting roadway before entering the intersection.
HB 03861  Rep. Joe Sosnowski
(Sen. Sally J. Turner)

625 ILCS 5/11-605 from Ch. 95 1/2, par. 11-605

Amends the Illinois Vehicle Code. Deletes language providing that the school zone speed limit applies only when school children are present and so close thereto that a potential hazard exists because of the close proximity of the motorized traffic. Changes the time at which a school day ends from 4:00 p.m. to 5:00 p.m.

Feb 19 21  H Filed with the Clerk by Rep. Joe Sosnowski
Feb 22 21  First Reading
Feb 22 21  Referred to Rules Committee
Mar 16 21  Assigned to Transportation: Vehicles & Safety Committee
Mar 24 21  Do Pass / Short Debate Transportation: Vehicles & Safety Committee; 011-000-000
Apr 08 21  Placed on Calendar 2nd Reading - Short Debate
Apr 15 21  Second Reading - Short Debate
Apr 21 21  Third Reading - Short Debate - Passed 114-000-000
Apr 21 21  S Arrive in Senate
Apr 21 21  Placed on Calendar Order of First Reading April 22, 2021
Apr 23 21  Chief Senate Sponsor Sen. Sally J. Turner
Apr 23 21  First Reading
Apr 23 21  S Referred to Assignments
HB 03862  Rep. Joe Sosnowski
(Sen. Sally J. Turner)

625 ILCS 5/12-207  from Ch. 95 1/2, par. 12-207

Amends the Illinois Vehicle Code. Requires that any spot lamp on a motor vehicle shall emit a white light without glare.
Requires that any auxiliary driving lamp on a motor vehicle shall emit a white or amber light without glare.

House Floor Amendment No. 1

Removes language requiring that any auxiliary driving lamp on a motor vehicle shall emit a white or amber light without glare. Provides instead that auxiliary driving lamps shall show white light, including white light emitted by a high intensity discharge (HID) lamp, or light of a yellow or amber tint.

Feb 19 21  H Filed with the Clerk by Rep. Joe Sosnowski
Feb 22 21  First Reading
Feb 22 21  Referred to Rules Committee
Mar 16 21  Assigned to Transportation: Vehicles & Safety Committee
Mar 24 21  Do Pass / Short Debate Transportation: Vehicles & Safety Committee; 011-000-000
Apr 08 21  Placed on Calendar 2nd Reading - Short Debate
Apr 08 21  House Floor Amendment No. 1 Filed with Clerk by Rep. Joe Sosnowski
Apr 08 21  House Floor Amendment No. 1 Referred to Rules Committee
Apr 13 21  House Floor Amendment No. 1 Rules Refers to Transportation: Vehicles & Safety Committee
Apr 14 21  House Floor Amendment No. 1 Recommends Be Adopted Transportation: Vehicles & Safety Committee; 010-000-000
Apr 21 21  Second Reading - Short Debate
Apr 21 21  Held on Calendar Order of Second Reading - Short Debate
Apr 22 21  House Floor Amendment No. 1 Adopted
Apr 22 21  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 22 21  Third Reading - Short Debate - Passed 112-000-000
Apr 23 21  S Arrive in Senate
Apr 23 21  Placed on Calendar Order of First Reading April 27, 2021
Apr 28 21  Chief Senate Sponsor Sen. Sally J. Turner
Apr 28 21  First Reading
Apr 28 21  S Referred to Assignments

(Sen. Don Harmon)

720 ILCS 5/31A-0.1

If and only if House Bill 3653 of the 101st General Assembly becomes law, amends the Criminal Code of 2012. Removes stun guns and tasers from the definition of “firearm”. Effective immediately.

Feb 19 21   H  Filed with the Clerk by Rep. Justin Slaughter
Feb 22 21   First Reading
Feb 22 21   Referred to Rules Committee
Mar 16 21   Assigned to Judiciary - Criminal Committee
Mar 27 21   Rule 19(a) / Re-referred to Rules Committee
Jan 25 22   Assigned to Judiciary - Criminal Committee
Feb 15 22   Do Pass / Short Debate Judiciary - Criminal Committee: 019-000-000
Feb 16 22   Placed on Calendar 2nd Reading - Short Debate
Feb 22 22   Second Reading - Short Debate
Feb 22 22   Placed on Calendar Order of 3rd Reading - Short Debate
Feb 23 22   Added Chief Co-Sponsor Rep. Jay Hoffman
Feb 23 22   Added Co-Sponsor Rep. Dave Vella
Feb 23 22   Added Co-Sponsor Rep. Fred Crespo
Feb 23 22   Added Co-Sponsor Rep. Frances Ann Hurley
Feb 23 22   Added Co-Sponsor Rep. Maurice A. West, II
Feb 23 22   Added Co-Sponsor Rep. Nicholas K. Smith
Feb 23 22   Added Co-Sponsor Rep. Tony McCombie
Feb 23 22   Added Chief Co-Sponsor Rep. Dave Severin
Feb 23 22   Added Chief Co-Sponsor Rep. Patrick Windhorst
Feb 23 22   Chief Co-Sponsor Changed to Rep. Patrick Windhorst
Feb 24 22   Added Co-Sponsor Rep. William Davis
Feb 24 22   Added Co-Sponsor Rep. Sonya M. Harper
Feb 28 22   Added Co-Sponsor Rep. William Davis
Mar 01 22   Third Reading - Short Debate - Passed 106-001-000
Mar 01 22   Added Co-Sponsor Rep. Anthony DeLuca
Mar 01 22   Added Co-Sponsor Rep. Debbie Meyers-Martin
Mar 02 22   S  Arrive in Senate
Mar 02 22   Placed on Calendar Order of First Reading
Mar 02 22   Chief Senate Sponsor Sen. Elgie R. Sims, Jr.
Mar 02 22   First Reading
Mar 02 22   Referred to Assignments
Mar 31 22   Alternate Chief Sponsor Changed to Sen. John Connor
Apr 05 22   Assigned to Executive
Apr 05 22   Rule 2-10 Committee Deadline Established As April 8, 2022
Apr 05 22   Senate Committee Amendment No. 1 Filed with Secretary by Sen. John Connor
Apr 05 22   Senate Committee Amendment No. 1 Referred to Assignments
Apr 05 22   Senate Committee Amendment No. 1 Assignments Refers to Executive
Apr 05 22   Waive Posting Notice
Apr 05 22   Senate Committee Amendment No. 1 Postponed - Executive
Apr 05 22   Postponed - Executive
Apr 30 22   Alternate Chief Sponsor Changed to Sen. Don Harmon
May 10 22   Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 03904 (CONTINUED)

May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 03918

Rep. Katie Stuart, Norine K. Hammond, Amy Grant, LaToya Greenwood, Fred Crespo, Lance Yednock, Joyce Mason, Robert Rita and Sam Yingling

(Sen. Don Harmon)

320 ILCS 20/2 from Ch. 23, par. 6602

Amends the Adult Protective Services Act. Expands the definition of "mandated reporter" to include investment advisors and insurance adjusters. Effective immediately.

House Committee Amendment No. 1

In a provision listing mandated reporters, excludes the State Long Term Care Ombudsman and all representatives of the State Long Term Care Ombudsman Program.

House Floor Amendment No. 2

Defines "insurance adjuster".

Feb 19 21 H Filed with the Clerk by Rep. Katie Stuart
Feb 22 21 First Reading
Feb 22 21 Referred to Rules Committee
Mar 16 21 Assigned to Human Services Committee
Mar 17 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Katie Stuart
Mar 17 21 House Committee Amendment No. 1 Referred to Rules Committee
Mar 18 21 House Committee Amendment No. 1 Rules Refers to Human Services Committee
Mar 23 21 House Committee Amendment No. 1 Adopted in Human Services Committee; by Voice Vote
Mar 23 21 Do Pass as Amended / Short Debate Human Services Committee; 014-000-000
Apr 08 21 Placed on Calendar 2nd Reading - Short Debate
Apr 20 21 House Floor Amendment No. 2 Filed with Clerk by Rep. Katie Stuart
Apr 20 21 House Floor Amendment No. 2 Referred to Rules Committee
Apr 21 21 House Floor Amendment No. 2 Rules Refers to Human Services Committee
Apr 21 21 Second Reading - Short Debate
Apr 21 21 Held on Calendar Order of Second Reading - Short Debate
Apr 22 21 House Floor Amendment No. 2 Recommends Be Adopted Human Services Committee; 013-001-000
Apr 22 21 Added Co-Sponsor Rep. Amy Grant
Apr 23 21 House Floor Amendment No. 2 Adopted
Apr 23 21 Placed on Calendar Order of 3rd Reading - Short Debate
Apr 23 21 Third Reading - Short Debate - Passed 110-000-000
Apr 23 21 Added Co-Sponsor Rep. LaToya Greenwood
Apr 23 21 Added Co-Sponsor Rep. Fred Crespo
Apr 23 21 Added Co-Sponsor Rep. Lance Yednock
Apr 23 21 Added Co-Sponsor Rep. Joyce Mason
Apr 23 21 Added Co-Sponsor Rep. Robert Rita
Apr 23 21 Added Co-Sponsor Rep. Sam Yingling
Apr 27 21 S Arrive in Senate
Apr 27 21 Placed on Calendar Order of First Reading
Apr 27 21 Chief Senate Sponsor Sen. Ram Villivalam
Apr 27 21 First Reading
Apr 27 21 Referred to Assignments
Aug 25 21 Rule 2-10 Third Reading Deadline Established As December 1, 2021
Aug 26 21 Approved for Consideration Assignments
Aug 26 21 Placed on Calendar Order of 2nd Reading August 31, 2021
Aug 31 21 Second Reading
Aug 31 21 Placed on Calendar Order of 3rd Reading October 19, 2021
Oct 13 21 Pursuant to Senate Rule 3-9(b)(ii) this bill shall not be re-referred to the Committee on Assignment pursuant to Senate Rule 3-9(b).
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<th>Date</th>
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<td>Nov 28 21</td>
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<td>Jan 04 22</td>
<td>Alternate Chief Sponsor Changed to Sen. Don Harmon</td>
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<td>Jan 05 22</td>
<td>Approved for Consideration Assignments</td>
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<td>May 10 22</td>
<td>Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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HB 04073

Rep. Natalie A. Manley-Katie Stuart and Andrew S. Chesney

(Sen. Don Harmon)

New Act

Creates the Battery-Charged Fence Alarm Act. Provides that a municipality or county may not: (1) require a permit or fee for the installation or use of a battery-charged fence alarm that is in addition to an alarm system permit issued by the municipality or county; (2) impose installation or operational requirements for the battery-charged fence that are inconsistent with the Act; or (3) prohibit the installation or use of a battery-charged fence alarm. Defines terms. Limits home rule powers.

Senate Committee Amendment No. 1

Deletes reference to:

New Act

Adds reference to:

225 ILCS 447/5-10

Replaces everything after the enacting clause. Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. Defines "battery-charged fence alarm". Provides that the definition of "alarm system" includes a battery-charged fence alarm.

Apr 28 21 H Filed with the Clerk by Rep. Natalie A. Manley
Apr 28 21 First Reading
Apr 28 21 Referred to Rules Committee
Jan 25 22 Assigned to Cities & Villages Committee
Feb 01 22 Do Pass / Short Debate Cities & Villages Committee; 011-000-000
Feb 04 22 Added Co-Sponsor Rep. Andrew S. Chesney
Feb 09 22 Placed on Calendar 2nd Reading - Short Debate
Feb 24 22 Second Reading - Short Debate
Feb 24 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 01 22 Third Reading - Short Debate - Passed 103-002-000
Mar 02 22 S Arrive in Senate
Mar 02 22 Placed on Calendar Order of First Reading
Mar 04 22 Chief Senate Sponsor Sen. John Connor
Mar 04 22 First Reading
Mar 04 22 Referred to Assignments
Mar 22 22 Assigned to Executive
Mar 24 22 Senate Committee Amendment No. 1 Filed with Secretary by Sen. John Connor
Mar 24 22 Senate Committee Amendment No. 1 Referred to Assignments
Mar 25 22 Rule 2-10 Committee Deadline Established As April 4, 2022
Mar 28 22 Senate Committee Amendment No. 1 Assignments Refers to Executive
Mar 30 22 Senate Committee Amendment No. 1 Adopted
Mar 30 22 Do Pass as Amended Executive; 015-000-000
Mar 30 22 Placed on Calendar Order of 2nd Reading
Mar 31 22 Second Reading
Mar 31 22 Placed on Calendar Order of 3rd Reading April 1, 2022
Apr 01 22 Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 07 22 Senate Floor Amendment No. 2 Filed with Secretary by Sen. John Connor
Apr 07 22 Senate Floor Amendment No. 2 Referred to Assignments
Apr 08 22 Senate Floor Amendment No. 2 Assignments Refers to Executive
Apr 08 22 Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 017-000-000
Apr 08 22 H Added Chief Co-Sponsor Rep. Katie Stuart
Apr 30 22 S Alternate Chief Sponsor Changed to Sen. Don Harmon
May 10 22 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Environmental Protection Act. Requires the Environmental Protection Agency to annually review and update the underlying data for, and use of, indicators used to determine whether a community is designated as an environmental justice community and to establish a process by which communities not designated as environmental justice communities may petition for such a designation. Provides that an applicant for a permit for the construction of a new source that will become a major source subject to the Clean Air Act Permit Program to be located in an environmental justice community or a new source that has or will require a federally enforceable State operating permit and that will be located in an environmental justice community must conduct a public meeting prior to submission of the permit application and must submit with the permit application an environmental justice assessment identifying the potential environmental and health impacts to the area associated with the proposed project. Provides requirements for the environmental justice assessment. Provides that a supplemental fee of $200,000 for each construction permit application shall be assessed if the construction permit application is subject to the requirements regarding the construction of a new source located in an environmental justice community. Contains provisions regarding public participation requirements for permitting transactions in an environmental justice community. Provides that a third party may petition the Pollution Control Board if the Agency grants a permit to construct, modify, or operate a facility that emits air pollutants and is classified as a minor source. Contains provisions regarding environmental justice grievances. Defines "environmental justice community". Contains other provisions.

House Floor Amendment No. 1

Adds reference to:

415 ILCS 5/3.187 new

415 ILCS 5/3.281 new

415 ILCS 5/9.12

415 ILCS 5/22.62 new

415 ILCS 5/34.5 new

415 ILCS 5/39 from Ch. 111 1/2, par. 1039

415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2

415 ILCS 5/39.15 new

415 ILCS 5/40 from Ch. 111 1/2, par. 1040

415 ILCS 5/40.4 new
HB 04093 (CONTINUED)

Adds reference to:

415 ILCS 5/40

from Ch. 111 1/2, par. 1040

Adds reference to:

415 ILCS 5/40.4 new

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that the Agency shall (rather than may) perform specified actions. Requires the Agency to conduct an evaluation of a prospective CAAPP permit owner's or operator's prior experience in owning and operating sources of air pollution. Provides that the Agency may deny such a permit if the prospective owner or operator or any employee or officer of the prospective owner or operator or any employee or board member has a history of specified criminal actions. Removes language requiring the air dispersion modeling to examine air quality related impacts to determine estimated emissions of specified pollutants. Makes other changes.

May 25 21 Filed with the Clerk by Rep. Sonya M. Harper

May 25 21 First Reading

May 25 21 Referred to Rules Committee


May 26 21 Added Co-Sponsor Rep. Lindsey LaPointe

May 26 21 Added Co-Sponsor Rep. Delia C. Ramirez

May 26 21 Added Co-Sponsor Rep. Kambium Buckner

May 28 21 Added Co-Sponsor Rep. Barbara Hernandez

Jan 11 22 Assigned to Energy & Environment Committee

Jan 28 22 Added Co-Sponsor Rep. Rita Mayfield

Feb 01 22 Do Pass / Short Debate Energy & Environment Committee; 017-010-000

Feb 02 22 Added Co-Sponsor Rep. Will Guzzardi

Feb 09 22 Placed on Calendar 2nd Reading - Short Debate

Feb 14 22 Added Co-Sponsor Rep. Michelle Mussman

Feb 17 22 Added Co-Sponsor Rep. Anne Stava-Murray

Feb 17 22 Added Co-Sponsor Rep. Maura Hirschauer

Feb 17 22 Added Co-Sponsor Rep. Jennifer Gong-Gershowitz

Feb 18 22 Added Co-Sponsor Rep. Kelly M. Cassidy

Feb 22 22 Added Co-Sponsor Rep. Robyn Gabel

Feb 25 22 Added Co-Sponsor Rep. Theresa Mah

Feb 25 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Sonya M. Harper

Feb 25 22 House Floor Amendment No. 1 Referred to Rules Committee

Mar 01 22 House Floor Amendment No. 1 Rules Refers to Energy & Environment Committee

Mar 01 22 Added Co-Sponsor Rep. Joyce Mason

Mar 02 22 Added Co-Sponsor Rep. Janet Yang Rohr

Mar 02 22 Added Co-Sponsor Rep. Terra Costa Howard

Mar 02 22 Added Co-Sponsor Rep. Michael Halpin

Mar 02 22 Added Co-Sponsor Rep. Jehan Gordon-Booth

Mar 02 22 House Floor Amendment No. 1 Recommends Be Adopted Energy & Environment Committee; 018-008-000

Mar 02 22 Second Reading - Short Debate

Mar 02 22 Held on Calendar Order of Second Reading - Short Debate

Mar 02 22 Removed Co-Sponsor Rep. Michael Halpin

Mar 03 22 Added Co-Sponsor Rep. LaToya Greenwood


Mar 03 22 House Floor Amendment No. 1 Adopted

Mar 03 22 Placed on Calendar Order of 3rd Reading - Short Debate

Mar 03 22 Third Reading - Short Debate - Passed 064-038-000

Mar 03 22 Motion Filed to Reconsider Vote Rep. Lawrence Walsh, Jr.

Mar 04 22 Added Co-Sponsor Rep. Mark L. Walker
HB 04093 (CONTINUED)

Mar 04 22  H  Motion to Reconsider Vote - Withdrawn Rep. Lawrence Walsh, Jr.
Mar 07 22  S  Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Celina Villanueva
Mar 07 22  First Reading
Mar 07 22  S  Referred to Assignments
Mar 09 22  Added as Alternate Co-Sponsor Sen. Cristina Castro
Mar 09 22  Added as Alternate Chief Co-Sponsor Sen. Mike Simmons
Mar 09 22  Added as Alternate Co-Sponsor Sen. Cristina H. Pacione-Zayas
Mar 09 22  Added as Alternate Chief Co-Sponsor Sen. Melinda Bush
Mar 10 22  Added as Alternate Co-Sponsor Sen. Julie A. Morrison
Mar 10 22  Added as Alternate Co-Sponsor Sen. Scott M. Bennett
Mar 10 22  Added as Alternate Chief Co-Sponsor Sen. David Koehler
Mar 15 22  Added as Alternate Co-Sponsor Sen. Laura Fine
Mar 16 22  Added as Alternate Co-Sponsor Sen. Christopher Belt
Mar 22 22  Added as Alternate Co-Sponsor Sen. Robert Peters
Mar 23 22  Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
Mar 23 22  Added as Alternate Co-Sponsor Sen. Ram Villivalam
Mar 24 22  Added as Alternate Co-Sponsor Sen. Diane Pappas
Mar 25 22  Added as Alternate Co-Sponsor Sen. Mattie Hunter
Apr 04 22  Added as Alternate Co-Sponsor Sen. Adrianne Johnson
Apr 04 22  Added as Alternate Co-Sponsor Sen. Ann Gillespie
Apr 04 22  Added as Alternate Co-Sponsor Sen. John Connor
Apr 04 22  Added as Alternate Co-Sponsor Sen. Omar Aquino
Apr 05 22  Added as Alternate Co-Sponsor Sen. Robert F. Martwick
Apr 05 22  Added as Alternate Co-Sponsor Sen. Sara Feigenholtz
May 23 22  Added as Alternate Co-Sponsor Sen. Karina Villa
Jun 06 22  Added as Alternate Co-Sponsor Sen. Suzy Glowiak Hilton
HB 04105


(Sen. Patrick J. Joyce)

625 ILCS 5/3-405.2 from Ch. 95 1/2, par. 3-405.2

Amends the Illinois Vehicle Code. Provides that the Secretary of State shall not issue any license plate or digital license plate that has installed or attached thereto a global positioning system.

Jun 28 21  H  Filed with the Clerk by Rep. Tom Demmer

Jun 29 21  Added Co-Sponsor Rep. Sam Yingling

Jun 29 21  Added Co-Sponsor Rep. Andrew S. Chesney

Jun 30 21  Added Co-Sponsor Rep. Tony McCombie

Sep 03 21  First Reading

Sep 03 21  Referred to Rules Committee

Feb 09 22  Assigned to Transportation: Regulation, Roads & Bridges Committee

Feb 15 22  Do Pass / Consent Calendar Transportation: Regulation, Roads & Bridges Committee; 012-000-000

Feb 16 22  Placed on Calendar 2nd Reading - Consent Calendar

Feb 17 22  Second Reading - Consent Calendar

Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar

Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar

Mar 02 22  Third Reading - Consent Calendar - First Day

Mar 03 22  Added Co-Sponsor Rep. Tom Weber

Mar 03 22  Added Co-Sponsor Rep. Blaine Wilhour

Mar 03 22  Added Co-Sponsor Rep. Patrick Windhorst

Mar 03 22  Added Co-Sponsor Rep. Paul Jacobs

Mar 03 22  Added Co-Sponsor Rep. Chris Bos

Mar 03 22  Added Co-Sponsor Rep. Bradley Stephens

Mar 03 22  Added Co-Sponsor Rep. Michael T. Marron

Mar 03 22  Added Co-Sponsor Rep. Adam Niemerg

Mar 03 22  Third Reading - Consent Calendar - Passed 103-000-001

Mar 04 22  Added Co-Sponsor Rep. Norine K. Hammond

Mar 04 22  S  Arrive in Senate

Mar 04 22  Placed on Calendar Order of First Reading March 8, 2022

Mar 22 22  Chief Senate Sponsor Sen. Patrick J. Joyce

Mar 22 22  First Reading

Mar 22 22  S  Referred to Assignments
Amends the Right to Privacy in the Workplace Act. Provides that an employer may not refuse to hire an individual or discipline an employee because results of an individual's drug test indicate the presence of THC on the part of that individual. Permits an employer to enforce a pre-employment drug testing policy, zero-tolerance drug testing policy, random drug testing policy, or a drug-free workplace policy or disciplining an employee for violating such policy, but provides than an employer may not take adverse action against an employee solely because of a positive drug test for cannabis unless the test result exceeds limits set forth in certain DUI provisions of the Illinois Vehicle Code. Sets forth conditions under which an employer may discipline an employee for impairment. Provides that there is not a cause of action for any person against an employer for disciplining or terminating the employment of an individual when enforcing a compliant policy. Effective immediately.

House Committee Amendment No. 2

Adds reference to:

410 ILCS 705/10-50

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Amends the Cannabis Regulation and Tax Act. Repeals provisions concerning employment and employer liability. Amends the Right to Privacy in the Workplace Act. Defines terms. Provides that discharge for the presence of tetrahydrocannabinol is permissible if the employee works in a safety sensitive position, if the employee demonstrates impairment, or if the test results for tetrahydrocannabinol exceeds the limits under specified provisions of the Illinois Vehicle Code. Replaces references to "cannabis" with "tetrahydrocannabinol" and "premises" with "workplace". Provides that nothing in the Act prohibits an employer from enforcing a pre-employment drug testing policy, random drug testing policy, or a drug-free workplace policy or from disciplining an employee or withdrawing a job offer to an applicant for violating such policy if the policy is applied to employees working in safety sensitive positions. Removes the effective date. Makes other changes.

House Floor Amendment No. 3

Deletes reference to:

410 ILCS 705/10-50 rep.

Adds reference to:

410 ILCS 705/10-50

Further amends the Cannabis Regulation and Tax Act. Provides that nothing in the Act shall be construed to create or imply a cause of action under the Act for any person against an employer for actions taken pursuant to an employer's workplace drug policy that complies with the Right to Privacy in the Workplace Act. Removes specified provisions concerning employment and employer liability. Removes the repeal provision. Amends the Right to Privacy in the Workplace Act. Provides that nothing in the Act prohibits an employer from disciplining or discharging an employee whose use of a lawful product adversely affects or impairs the employee's job performance, conduct, or ability to safely perform the assigned job duties in the employer's workplace during working hours or hours the individual is on call or implementing and enforcing workplace policies regarding the possession, use, or impairment of lawful products in the employer's workplace during working hours or hours the individual is on call. Provides that specified provisions do not apply to any employer (rather than any employer that is a non-profit organization) that, as one of its primary purposes or objectives, discourages the use of one or more lawful products by the general public. Provides that the definition of "safety sensitive position" includes a position working for a law enforcement agency in a capacity that impacts the safety of others. Provides that the definition of "critical services and infrastructure" means physical and cyber systems and assets that are so vital to the public (rather than State) that their incapacity, compromise, or destruction (rather than incapacity or destruction) would have a debilitating impact on physical or economic security, public health, or safety.

Senate Committee Amendment No. 1

Provides that the term "safety sensitive position" includes a position that requires working around heavy machinery in a manufacturing facility.

Jul 30 21 Filed with the Clerk by Rep. Bob Morgan
Aug 23 21 Added Chief Co-Sponsor Rep. Kelly M. Cassidy
Sep 03 21 First Reading
Sep 03 21 Referred to Rules Committee
Jan 11 22 Assigned to Labor & Commerce Committee
Jan 18 22 Added Chief Co-Sponsor Rep. Marcus C. Evans, Jr.
Jan 27 22 House Committee Amendment No. 1 Filed with Clerk by Rep. Bob Morgan
HB 04116 (CONTINUED)

Jan 27 22   House Committee Amendment No. 1 Referred to Rules Committee
Feb 01 22   House Committee Amendment No. 1 Rules Refers to Labor & Commerce Committee
Feb 10 22   Added Chief Co-Sponsor Rep. Aaron M. Ortiz
Feb 14 22   House Committee Amendment No. 2 Filed with Clerk by Rep. Bob Morgan
Feb 14 22   House Committee Amendment No. 2 Referred to Rules Committee
Feb 15 22   House Committee Amendment No. 2 Rules Refers to Labor & Commerce Committee
Feb 16 22   House Committee Amendment No. 2 Adopted in Labor & Commerce Committee; by Voice Vote
Feb 16 22   House Committee Amendment No. 1 Tabled Pursuant to Rule 40
Feb 16 22   Do Pass as Amended / Short Debate Labor & Commerce Committee; 015-012-000
Feb 17 22   Placed on Calendar 2nd Reading - Short Debate
Feb 22 22   Added Co-Sponsor Rep. Carol Ammons
Feb 24 22   House Floor Amendment No. 3 Filed with Clerk by Rep. Bob Morgan
Feb 24 22   House Floor Amendment No. 3 Referred to Rules Committee
Feb 25 22   Added Co-Sponsor Rep. Will Guzzardi
Mar 01 22   Added Co-Sponsor Rep. Mark L. Walker
Mar 01 22   Added Co-Sponsor Rep. Jonathan Carroll
Mar 01 22   House Floor Amendment No. 3 Rules Refers to Labor & Commerce Committee
Mar 01 22   Added Co-Sponsor Rep. Elizabeth Hernandez
Mar 01 22   Added Co-Sponsor Rep. Barbara Hernandez
Mar 01 22   Added Co-Sponsor Rep. Eva Dina Delgado
Mar 01 22   Added Co-Sponsor Rep. Nicholas K. Smith
Mar 02 22   House Floor Amendment No. 3 Recommends Be Adopted Labor & Commerce Committee; 015-011-000
Mar 02 22   Second Reading - Short Debate
Mar 02 22   Held on Calendar Order of Second Reading - Short Debate
Mar 03 22   House Floor Amendment No. 3 Adopted
Mar 03 22   Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22   Third Reading - Short Debate - Passed 061-041-001
Mar 03 22   Added Co-Sponsor Rep. Sonya M. Harper
Mar 04 22   Arrive in Senate
Mar 04 22   Placed on Calendar Order of First Reading
Mar 04 22   Chief Senate Sponsor Sen. Robert Peters
Mar 04 22   First Reading
Mar 04 22   Referred to Assignments
Mar 22 22   Assigned to Executive
Mar 23 22   Senate Committee Amendment No. 1 Filed with Secretary by Sen. Robert Peters
Mar 23 22   Senate Committee Amendment No. 1 Referred to Assignments
Mar 25 22   Rule 2-10 Committee Deadline Established As April 4, 2022
Mar 28 22   Senate Committee Amendment No. 1 Assignments Refers to Executive
Mar 30 22   Senate Committee Amendment No. 1 Adopted
Mar 30 22   Postponed - Executive
Mar 31 22   Added as Alternate Co-Sponsor Sen. Mike Simmons
Apr 01 22   Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 05 22   Waive Posting Notice
Apr 05 22   Do Pass as Amended Executive; 010-004-002
Apr 05 22   Placed on Calendar Order of 2nd Reading
Apr 06 22   Second Reading
Apr 06 22   Placed on Calendar Order of 3rd Reading
Apr 18 22   Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
HB 04116 (CONTINUED)

May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Higher Education Student Assistance Act. Subject to appropriation, requires the Illinois Student Assistance Commission to establish and administer a teacher reimbursement grant program for the purpose of reimbursing public school teachers for up to 8 semesters or 12 quarters of the tuition and mandatory fees paid to a public institution of higher learning in this State to obtain a Professional Educator License and teach in this State. Provides that eligible applicants shall receive a grant in the form of annual reimbursement payments over a period of up to 10 consecutive years. Sets forth provisions concerning eligibility, the grant amount, disbursement and use of a grant, application for a grant, and rulemaking. Repeals the provisions on July 1, 2040. Effective immediately.

House Floor Amendment No. 1

Adds provisions allowing persons who are enrolled or are planning to enroll in a State-approved educator preparation program at a public institution of higher learning in this State to be eligible to receive a grant. Provides that employment in a full-time teaching position may be in any grade or subject. Requires a public institution of higher learning to provide billing information to the recipient of a grant, and requires the recipient to give the provided billing information to the Commission. Provides that the Commission shall organize and update a database every year of grant recipients and payments made.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)

HB 4139, as amended by HA 1, will not impact any public pension fund or retirement system in the State of Illinois.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)

HB 4139, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.

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 House Bill 4139, (H-AM 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.

Fiscal Note, House Floor Amendment No. 1 (Illinois Student Assistance Commission)

It is estimated that if the program were to serve everyone who is eligible, HB4139 would require about $1.4 billion over 18 years to rebate the tuition and fees paid of an estimated 65,160 Illinois teachers, including an estimated 53,460 current teachers. Potential costs would be an estimated $88.3 million in FY23 and $93.5 million in FY24, growing each year until annual costs peaked in years 9 and 10 at about $140.2 million each year and declining thereafter.

State Mandates Fiscal Note, House Floor Amendment No. 1 (Dept. of Commerce & Economic Opportunity)

This bill does not create a State mandate.
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<td>House Floor Amendment No. 1 Pension Note Filed as Amended</td>
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<td>House Floor Amendment No. 1 State Debt Impact Note Filed as Amended</td>
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<td>To Appropriations- Higher Education</td>
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<td>Rule 3-9(a) / Re-referred to Assignments</td>
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HB 04164


(Sen. Mike Simmons)

730 ILCS 5/3-2-4 from Ch. 38, par. 1003-2-4

Amends the Unified Code of Corrections. Provides that the Governor shall visit the institutions, facilities, and programs of the Department of Corrections as often as the Governor deems fit, for the purpose of enquiring (rather than examining) into the affairs and conditions of the Department. Provides that a member of the General Assembly may visit the institutions, facilities, and programs of the Department of Corrections, upon request of the member, for the purpose of enquiring into the affairs and conditions of the Department.

Oct 05 21 H Filed with the Clerk by Rep. Kelly M. Cassidy

Oct 19 21 First Reading

Oct 19 21 Referred to Rules Committee

Jan 25 22 Assigned to Judiciary - Criminal Committee

Feb 01 22 Do Pass / Consent Calendar Judiciary - Criminal Committee: 019-000-000

Feb 02 22 Added Co-Sponsor Rep. Dave Severin

Feb 04 22 Added Co-Sponsor Rep. Amy Grant

Feb 09 22 Placed on Calendar 2nd Reading - Consent Calendar

Feb 16 22 Added Co-Sponsor Rep. Ann M. Williams

Feb 16 22 Added Co-Sponsor Rep. La Shawn K. Ford

Feb 16 22 Added Co-Sponsor Rep. Mary E. Flowers

Feb 16 22 Added Co-Sponsor Rep. Rita Mayfield

Feb 16 22 Added Co-Sponsor Rep. Sonya M. Harper

Feb 16 22 Added Co-Sponsor Rep. Delia C. Ramirez

Feb 16 22 Added Co-Sponsor Rep. Carol Ammons


Feb 16 22 Added Co-Sponsor Rep. Stephanie A. Kifowit

Feb 16 22 Added Co-Sponsor Rep. Mark L. Walker

Feb 16 22 Added Co-Sponsor Rep. Will Guzzardi

Feb 16 22 Added Co-Sponsor Rep. Marcus C. Evans, Jr.


Feb 16 22 Added Co-Sponsor Rep. Michael J. Zalewski

Feb 16 22 Added Co-Sponsor Rep. Anna Moeller

Feb 16 22 Added Chief Co-Sponsor Rep. Dagmara Avelar

Feb 17 22 Added Co-Sponsor Rep. Aaron M. Ortiz

Feb 17 22 Added Co-Sponsor Rep. Michael Halpin

Feb 17 22 Added Co-Sponsor Rep. Denysie Wang Stoneback

Feb 17 22 Added Co-Sponsor Rep. Margaret Croke

Feb 17 22 Added Co-Sponsor Rep. Jonathan Carroll

Feb 17 22 Added Co-Sponsor Rep. Lakesia Collins

Feb 17 22 Added Co-Sponsor Rep. Elizabeth Hernandez

Feb 17 22 Added Co-Sponsor Rep. Greg Harris

Feb 17 22 Added Co-Sponsor Rep. Nicholas K. Smith

Feb 17 22 Added Co-Sponsor Rep. Amy Elik

Feb 17 22 Second Reading - Consent Calendar

Feb 17 22 Held on Calendar Order of Second Reading - Consent Calendar

Mar 01 22 Placed on Calendar Order of 3rd Reading - Consent Calendar

Mar 02 22 Third Reading - Consent Calendar - First Day
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<td>Mar 04</td>
<td>Added Co-Sponsor Rep. Janet Yang Rohr</td>
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<td>Mar 04</td>
<td>S Arrive in Senate</td>
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<td>Mar 08</td>
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<td>Mar 18</td>
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<td>Rule 2-10 Third Reading Deadline Established As April 8, 2022</td>
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<td>Apr 04</td>
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<td>Apr 06</td>
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<td>Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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HB 04200
Rep. Cyril Nichols
(Sen. Sally J. Turner)

105 ILCS 5/10-20.82 new
105 ILCS 5/34-18.77 new

Amends the School Code. Permits a school district to implement a program to allow school personnel, including athletic coaches, school counselors, and administrative staff, who possess comprehensive knowledge about postsecondary academic or vocational options to provide mentoring services or guidance related to postsecondary academic and vocational options to high school students. Sets forth the services and guidance that a postsecondary mentor may provide to a student; allows the State Board of Education to establish guidelines. Provides that the participation of school personnel in the program shall be on a voluntary basis only; prohibits school personnel from receiving compensation for participating in the program. Provides that a school district may issue a certificate to school personnel who participate in the program certifying that the participant possesses sufficient knowledge. Provides that the State Board of Education may provide for the form of the certificate. Provides for rulemaking. Effective immediately.

House Committee Amendment No. 1

Provides that school personnel participating in the postsecondary mentoring program may receive compensation (instead of may not receive any compensation) for their participation in the program.

Nov 01 21  H  Filed with the Clerk by Rep. Cyril Nichols
Jan 05 22  First Reading
Jan 05 22  Referred to Rules Committee
Feb 01 22  Assigned to Elementary & Secondary Education: School Curriculum & Policies Committee
Feb 02 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Cyril Nichols
Feb 02 22  House Committee Amendment No. 1 Referred to Rules Committee
Feb 08 22  House Committee Amendment No. 1 Rules Refers to Elementary & Secondary Education: School Curriculum & Policies Committee
Feb 10 22  House Committee Amendment No. 1 Adopted in Elementary & Secondary Education: School Curriculum & Policies Committee; by Voice Vote
Feb 10 22  Do Pass as Amended / Consent Calendar Elementary & Secondary Education: School Curriculum & Policies Committee; 023-000-000
Feb 15 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 16 22  Chief Senate Sponsor Sen. Sally J. Turner
Mar 16 22  First Reading
Mar 16 22  S  Referred to Assignments

Mar 01 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 15 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 16 22  Chief Senate Sponsor Sen. Sally J. Turner
Mar 16 22  First Reading
Mar 16 22  S  Referred to Assignments
(Sen. Julie A. Morrison)

105 ILCS 5/10-20.82 new
105 ILCS 5/14-6.01 from Ch. 122, par. 14-6.01
105 ILCS 5/34-18.77 new

Amends the School Code. Requires a school district to develop and implement a plan to provide additional instructional services, support, or special accommodations to students who suffer from trauma related to experiencing the death of a sibling, parent, guardian, or household member by suicide or homicide or suffer from trauma caused by domestic violence or abuse and whom the school has determined require additional instructional services, support, or special accommodations but do not qualify for an individualized education program or for services under Section 504 of the federal Rehabilitation Act of 1973. Sets forth what the plan may include. Provides that the plan shall remain in place until the student (i) is no longer enrolled in the district or (ii) has made such significant and sustained academic progress that the student no longer requires the plan. In provisions relating to children with disabilities, provides that beginning with the 2022-2023 school year, the notice that a school board provides concerning who qualifies for services under Section 504 shall include that a child may qualify for those services if the child is a student who is at least 3 years old or older and under 22 years and who (i) has experienced the death of a sibling, parent, guardian, or household member by suicide or homicide or (ii) suffers from trauma caused by domestic violence or abuse. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
  105 ILCS 5/10-20.82 new
Deletes reference to:
  105 ILCS 5/14-6.01
Deletes reference to:
  105 ILCS 5/34-18.77 new
Adds reference to:
New Act

Replaces everything after the enacting clause. Creates the Elimination of Racially Derogatory Language Act. Provides that no public body may display any racially derogatory language, including racial slurs, within its building, on its property, or at a public meeting at any time.

House Floor Amendment No. 2
Adds a provision excluding uses of racially derogatory language in literature, for educational purposes, or as an essential component of the work performed by the public body.

Nov 04 21  H  Filed with the Clerk by Rep. Maurice A. West, II
Jan 05 22  First Reading
Jan 05 22  Referred to Rules Committee
Jan 11 22  Assigned to Elementary & Secondary Education: School Curriculum & Policies Committee
Feb 15 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Maurice A. West, II
Feb 15 22  House Committee Amendment No. 1 Referred to Rules Committee
Feb 16 22  Re-assigned to State Government Administration Committee
Feb 16 22  House Committee Amendment No. 1 Rules Refers to State Government Administration Committee
Feb 16 22  Moved to Suspend Rule 21 Rep. Greg Harris
Feb 16 22  Suspend Rule 21 - Prevailed
Feb 16 22  House Committee Amendment No. 1 Adopted in State Government Administration Committee; by Voice Vote
Feb 16 22  Do Pass as Amended / Short Debate State Government Administration Committee; 008-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Short Debate
Feb 25 22  House Floor Amendment No. 2 Filed with Clerk by Rep. Maurice A. West, II
Feb 25 22  House Floor Amendment No. 2 Referred to Rules Committee
Mar 01 22  House Floor Amendment No. 2 Rules Refers to State Government Administration Committee
Mar 02 22  Second Reading - Short Debate
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 02 22  House Floor Amendment No. 2 Recommends Be Adopted State Government Administration Committee; 008-000-000
Mar 03 22  House Floor Amendment No. 2 Adopted
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<tr>
<td>Mar 25 22</td>
<td>S Rule 3-9(a) / Re-referred to Assignments</td>
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Amends the Unified Code of Corrections. Provides that menstrual hygiene products shall be available, as needed, free of charge, at all institutions and facilities of the Department of Corrections for all committed persons and employees of the Department who menstruate.

House Committee Amendment No. 1

Provides that in all institutions and facilities of the Department of Corrections underwear shall be provided to each committed person free of charge and shall be provided at any time upon request, including multiple requests, of the committed person or as needed by the committed person. Deletes provision that free menstrual hygiene products shall be provided to employees of the Department of Corrections.

730 ILCS 5/3-7-2 from Ch. 38, par. 1003-7-2
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<td>Apr 18</td>
<td>Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins</td>
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<td>Jun 02</td>
<td>Added as Alternate Co-Sponsor Sen. Mike Simmons</td>
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HB 04228

(Sen. Doris Turner-Rachelle Crowe-Linda Holmes)

35 ILCS 200/18-103 new

50 ILCS 835/1.2 was 55 ILCS 105/1.2

55 ILCS 5/5-25025 from Ch. 34, par. 5-25025

405 ILCS 20/5 from Ch. 91 1/2, par. 305

Amends the Property Tax Code, the Community Care for Persons with Developmental Disabilities Act, the Counties Code, and the Community Mental Health Act. Contains provisions validating certain tax levies for community mental health boards.

Effective immediately.

Nov 23 21 H Filed with the Clerk by Rep. Jay Hoffman

Jan 05 22 First Reading

Jan 05 22 Referred to Rules Committee

Jan 19 22 Assigned to Revenue & Finance Committee

Jan 27 22 To Property Tax Subcommittee

Feb 02 22 Added Chief Co-Sponsor Rep. Terra Costa Howard

Feb 02 22 Added Chief Co-Sponsor Rep. Maurice A. West, II

Feb 02 22 Added Co-Sponsor Rep. Anne Stava-Murray

Feb 03 22 Added Co-Sponsor Rep. Maura Hirschauer

Feb 07 22 Added Co-Sponsor Rep. Barbara Hernandez

Feb 17 22 Added Co-Sponsor Rep. Mark L. Walker

Feb 17 22 Recommends Do Pass Subcommittee/ Revenue & Finance Committee; 006-000-000

Feb 17 22 Reported Back To Revenue & Finance Committee;

Feb 17 22 Do Pass / Consent Calendar Revenue & Finance Committee; 018-000-000

Feb 18 22 Placed on Calendar 2nd Reading - Consent Calendar

Feb 22 22 Added Co-Sponsor Rep. Michelle Mussman

Feb 24 22 Added Co-Sponsor Rep. Janet Yang Rohr

Mar 01 22 Second Reading - Consent Calendar

Mar 01 22 Held on Calendar Order of Second Reading - Consent Calendar

Mar 02 22 Placed on Calendar Order of 3rd Reading - Consent Calendar

Mar 03 22 Third Reading - Consent Calendar - First Day

Mar 04 22 Third Reading - Consent Calendar - Passed 087-017-000

Mar 07 22 S Arrive in Senate

Mar 07 22 Placed on Calendar Order of First Reading March 8, 2022

Mar 09 22 Chief Senate Sponsor Sen. Ann Gillespie

Mar 09 22 First Reading

Mar 09 22 Referred to Assignments

Apr 02 22 Alternate Chief Sponsor Changed to Sen. Doris Turner

Apr 02 22 Added as Alternate Chief Co-Sponsor Sen. Rachelle Crowe

Apr 04 22 Approved for Consideration Assignments

Apr 04 22 Placed on Calendar Order of 2nd Reading April 5, 2022

Apr 04 22 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Doris Turner

Apr 04 22 Senate Floor Amendment No. 1 Referred to Assignments

Apr 04 22 Rule 2-10 Third Reading Deadline Established As April 8, 2022

Apr 05 22 Senate Floor Amendment No. 1 Assignments Refers to Executive

Apr 05 22 Second Reading

Apr 05 22 Placed on Calendar Order of 3rd Reading April 6, 2022

Apr 06 22 Senate Floor Amendment No. 1 Postponed - Executive

Apr 07 22 Added as Alternate Chief Co-Sponsor Sen. Linda Holmes
HB 04228 (CONTINUED)

Apr 08 22  S  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Doris Turner
Apr 08 22  Senate Floor Amendment No. 2 Referred to Assignments
Apr 08 22  Senate Floor Amendment No. 2 Pursuant to Senate Rule 3-8(b-1) the following amendments will remain in the Committee on Assignments.
May 10 22  Senate Floor Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 04245

Rep. Jay Hoffman
(Sen. Linda Holmes)

5 ILCS 80/4.34
5 ILCS 80/4.43 new

Amends the Regulatory Sunset Act. Extends the repeal date of provisions of the Illinois Plumbing License Law concerning irrigation contractors from January 1, 2024 to January 1, 2034. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

5 ILCS 80/4.43 new

Adds reference to:

5 ILCS 80/4.39

Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Extends the repeal date of provisions of the Illinois Plumbing License Law concerning irrigation contractors and lawn sprinkler systems from January 1, 2024 to January 1, 2029. Effective immediately.

Dec 03 21  H Filed with the Clerk by Rep. Jay Hoffman

Jan 05 22  First Reading
Jan 05 22  Referred to Rules Committee
Jan 19 22  Assigned to Labor & Commerce Committee
Jan 25 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Jay Hoffman
Jan 25 22  House Committee Amendment No. 1 Referred to Rules Committee
Feb 01 22  House Committee Amendment No. 1 Rules Refers to Labor & Commerce Committee
Feb 02 22  House Committee Amendment No. 1 Adopted in Labor & Commerce Committee; 026-000-000
Feb 02 22  Do Pass as Amended / Consent Calendar Labor & Commerce Committee; 026-000-000
Feb 09 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Third Reading - Consent Calendar - Passed 104-000-000

Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Linda Holmes
Mar 04 22  First Reading
Mar 04 22  Referred to Assignments
Mar 16 22  Assigned to Labor
Mar 23 22  Do Pass Labor; 011-004-000
Mar 23 22  Placed on Calendar Order of 2nd Reading
Mar 24 22  Second Reading
Mar 24 22  Placed on Calendar Order of 3rd Reading March 25, 2022
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022

May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
New Act

Creates the Public Higher Education Act. Provides that the intent of the Act is for the requirements of the Act to apply equally to the governing board of each public institution of higher education in this State. Defines "governing board of each public institution of higher education" and "public institution of higher education". Adds provisions requiring each public institution of higher education to make emergency contraception available for purchase through at least one vending machine located on each campus under its jurisdiction; defines "emergency contraception". Sets forth minimum requirements concerning the packaging, storage, cost, and dispensing of the emergency contraception. Effective immediately.

House Floor Amendment No. 2

Excludes the board of trustees of a community college district and a public community college from the provisions concerning emergency contraception. Provides that the vending machine must be located in an area of campus where students can access the emergency contraception on weekends or after class hours and that the price of emergency contraception may not exceed $40.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)

HB 4247, as amended by HA 2, will not impact any public pension fund or retirement system in the State of Illinois.

Pension Note (Government Forecasting & Accountability)

HB 4247 would not impact any public pension fund or retirement system in Illinois.

House Floor Amendment No. 3

Removes references to community colleges and makes other changes to definitions related to public institutions of higher education.

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

This bill does not create a State mandate.

Fiscal Note, House Floor Amendment No. 2 (Illinois Board of Higher Education)

The estimated first-year cost to the public universities from HB 4247, as amended by House Amendment #2, is $135,000.

The estimated out-year costs total $20,000 annually.
HB 04247 (CONTINUED)

Mar 02 22  H  Added Co-Sponsor Rep. Eva Dina Delgado
Mar 02 22  H  Added Co-Sponsor Rep. Terra Costa Howard
Mar 02 22  H  Added Co-Sponsor Rep. Margaret Croke
Mar 02 22  H  Second Reading - Short Debate
Mar 02 22  H  Held on Calendar Order of Second Reading - Short Debate
Mar 02 22  H  House Floor Amendment No. 3 Recommends Be Adopted Higher Education Committee; 006-004-000
Mar 02 22  H  Removed Co-Sponsor Rep. Eva Dina Delgado
Mar 02 22  H  Removed Co-Sponsor Rep. Margaret Croke
Mar 03 22  H  House Floor Amendment No. 2 Adopted
Mar 03 22  H  House Floor Amendment No. 3 Adopted
Mar 03 22  H  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  H  Third Reading - Short Debate - Passed 062-038-002
Mar 03 22  H  Added Chief Co-Sponsor Rep. Margaret Croke
Mar 03 22  H  Added Chief Co-Sponsor Rep. Eva Dina Delgado
Mar 04 22  S  Arrive in Senate
Mar 04 22  S  Placed on Calendar Order of First Reading
Mar 04 22  H  Chief Senate Sponsor Sen. Celina Villanueva
Mar 04 22  H  First Reading
Mar 04 22  S  Referred to Assignments

Apr 18 22  H  Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
Jul 05 22  H  Added as Alternate Chief Co-Sponsor Sen. Cristina H. Pacione-Zayas

HB 04260  Rep. William Davis
(Sen. Sara Feigenholtz)

755 ILCS 40/10  from Ch. 110 1/2, par. 851-10

Amends the Health Care Surrogate Act by reconciling the changes to definitions that were made by Public Acts 102-140 and 102-182. Effective immediately.

Dec 07 21  H  Filed with the Clerk by Rep. William Davis
Jan 05 22  H  First Reading
Jan 05 22  H  Referred to Rules Committee
Jan 11 22  H  Assigned to Health Care Licenses Committee
Jan 19 22  H  Do Pass / Short Debate Health Care Licenses Committee; 005-002-000
Jan 21 22  H  Placed on Calendar 2nd Reading - Short Debate
Feb 22 22  H  Second Reading - Short Debate
Feb 22 22  H  Placed on Calendar Order of 3rd Reading - Short Debate
Feb 23 22  H  Third Reading - Short Debate - Passed 069-043-000
Feb 23 22  S  Arrive in Senate
Feb 23 22  S  Placed on Calendar Order of First Reading
Feb 23 22  H  Chief Senate Sponsor Sen. Sara Feigenholtz
Feb 23 22  H  First Reading
Feb 23 22  S  Referred to Assignments
HB 04265

(Sen. Emil Jones, III)

New Act

Creates the Public Higher Education Act. Provides that the intent of the Act is for the requirements of the Act to apply equally to the governing board of each public institution of higher education in this State. Defines "governing board of each public institution of higher education" and "public institution of higher education". Requires that, beginning with the 2022-2023 academic year, all documents and forms, including applications for admission, issued by a public institution of higher education offer a student the option to select "non-binary" if the document or form asks the student to identify the student's gender or biological sex. Effective immediately.

House Floor Amendment No. 2

Changes the starting date for non-binary options to be included on documents and forms from the 2022-2023 academic year to the 2023-2024 academic year.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)

HB 4265, as amended by HA 2, will not impact any public pension fund or retirement system in Illinois.

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

HB 4265, as amended by House Amendment 2, would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.

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 HB 4265 (H-AM1) 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.

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

This bill does not create a State mandate.

Fiscal Note, House Floor Amendment No. 2 (Northeastern Illinois University)

House Bill 4265 (H-AM 2) would require up to 120 hours of staff time to identify, redesign update and replace electronic and paper forms that request this information, and would require replacement and reprinting of form made obsolete due to this change. The total one-time cost of compliance would be up to $10,000.

Fiscal Note, House Floor Amendment No. 2 (Illinois State University)

As required by House Bill 4265, HA-2, the application for admission to Illinois State University currently contains a non-binary gender choice; therefore, it is expected that the fiscal impact on the University will be nominal.

Fiscal Note, House Floor Amendment No. 2 (Western Illinois University)

House Bill 4265, as amended by House Amendment 2, will have nominal costs for Western Illinois University due to programming costs of electronic documents and update and replacement of certain paper forms.

Fiscal Note, House Floor Amendment No. 2 (Governors State University)

Governors State University estimates that compliance with this proposed amendment would cost approximately $10,000 to identify, redesign, update and replace electronic and paper forms that request this information, and would require replacement and reprinting of forms made obsolete due to this change. Estimates that compliance with this proposed amendment would cost approximately $10,000 to identify, redesign, update and replace electronic and paper forms that request this information, and would require replacement and reprinting of forms made obsolete due to this change.

Fiscal Note, House Floor Amendment No. 2 (Eastern Illinois University)

The total cost is estimated to be between (100 hours x $50.00 per hour) $5,000.00 and (250 hours x $50.00 per hour) $12,500.00 depending on the amount of work required.

Fiscal Note, House Floor Amendment No. 2 (Southern Illinois University)

Compliance with HB 4265 (H-AM-2) would require staff time to identify, redesign and update web-based and paper-based forms and reports. As these would all be internally made changes, we estimate those costs to be nominal.

Fiscal Note, House Floor Amendment No. 2 (University of Illinois)

Compliance with HB 4265 (H-AM 2) would cost the University of Illinois System approximately $10,000 to add gender neutral responses to student documents currently in use across the U of I System. This will cover the costs to reprogram the existing electronic student record systems. Additional expenses for paper copies, etc. are considered negligible.
HB 04265 (CONTINUED)

Jan 05 22  H  Referred to Rules Committee
Feb 01 22  Assigned to Higher Education Committee
Feb 09 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Barbara Hernandez
Feb 09 22  House Committee Amendment No. 1 Referred to Rules Committee
Feb 09 22  Do Pass / Short Debate Higher Education Committee; 006-004-000
Feb 09 22  House Committee Amendment No. 1 Tabled Pursuant to Rule 40
Feb 15 22  Placed on Calendar 2nd Reading - Short Debate
Feb 17 22  House Floor Amendment No. 2 Filed with Clerk by Rep. Barbara Hernandez
Feb 17 22  House Floor Amendment No. 2 Referred to Rules Committee
Feb 22 22  House Floor Amendment No. 2 Rules Refers to Higher Education Committee
Feb 24 22  House Floor Amendment No. 2 Recommends Be Adopted Higher Education Committee; 006-003-000
Mar 01 22  House Floor Amendment No. 2 Balanced Budget Note Requested as Amended by Rep. Thomas Morrison
Mar 01 22  House Floor Amendment No. 2 Fiscal Note Requested as Amended by Rep. Thomas Morrison
Mar 01 22  House Floor Amendment No. 2 Pension Note Requested as Amended by Rep. Thomas Morrison
Mar 01 22  House Floor Amendment No. 2 State Debt Impact Note Requested as Amended by Rep. Thomas Morrison
Mar 01 22  House Floor Amendment No. 2 State Mandates Fiscal Note Requested as Amended by Rep. Thomas Morrison
Mar 01 22  House Floor Amendment No. 2 Pension Note Filed as Amended
Mar 01 22  House Floor Amendment No. 2 State Debt Impact Note Filed as Amended
Mar 01 22  House Floor Amendment No. 2 Balanced Budget Note Filed as Amended
Mar 02 22  House Floor Amendment No. 2 State Mandates Fiscal Note Filed as Amended
Mar 02 22  Added Chief Co-Sponsor Rep. Edgar Gonzalez, Jr.
Mar 02 22  Second Reading - Short Debate
Mar 02 22  House Floor Amendment No. 2 Adopted
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 03 22  House Floor Amendment No. 2 Balanced Budget Note Filed as Amended
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 064-033-003
Mar 04 22  House Floor Amendment No. 2 Balanced Budget Note Filed as Amended
Mar 04 22  House Floor Amendment No. 2 Fiscal Note Filed as Amended
Mar 04 22  House Floor Amendment No. 2 Balanced Budget Note Filed as Amended
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Emil Jones, III
Mar 04 22  First Reading
Mar 04 22  S  Referred to Assignments
Mar 04 22  H  House Floor Amendment No. 2 Balanced Budget Note Filed as Amended
Mar 04 22  House Floor Amendment No. 2 Fiscal Note Filed as Amended
Mar 07 22  House Floor Amendment No. 2 Balanced Budget Note Filed as Amended
Amends the Child Care Act of 1969. Provides that the definition of “day care center” does not include facilities operated in connection with a shopping center or service, religious services, or other similar facility, where transient children are cared for temporarily while parents or custodians of the children are occupied within 0.15 miles away from the location of the child care facility and readily available.

Dec 14 21  H  Filed with the Clerk by Rep. Margaret Croke
Jan 05 22  First Reading
Jan 05 22  Referred to Rules Committee
Jan 11 22  Assigned to Child Care Accessibility & Early Childhood Education Committee
Jan 27 22  Do Pass / Consent Calendar Child Care Accessibility & Early Childhood Education Committee; 009-000-000
Jan 31 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22  Added Co-Sponsor Rep. Maura Hirschauer
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Feb 24 22  Added Co-Sponsor Rep. Terra Costa Howard
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Third Reading - Consent Calendar - Passed 103-000-001
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Michael E. Hastings
Mar 04 22  First Reading
Mar 04 22  Referred to Assignments
Mar 16 22  Assigned to Health
Mar 25 22  Rule 2-10 Committee Deadline Established As April 4, 2022
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Legislative Information System
102nd General Assembly
Passed to Opposite Chamber
Since Jul 05, 2022

HB 04274  Rep. Angelica Guerrero-Cuellar-Seth Lewis-Aaron M. Ortiz
(Sen. Antonio Muñoz)

65 ILCS 5/11-101-3

Amends the Illinois Municipal Code if and only if House Bill 106 of the 102nd General Assembly becomes law in the form in which it passed both houses on October 28, 2021. Allows the Minority Leader of the House of Representatives and the Minority Leader of the Senate to appoint one member each to an advisory committee that determines which homes contain windows or doors that cause offensive odors and are eligible for replacement pursuant to the Residential Sound Insulation Program. Effective immediately or the date that House Bill 106 takes effect, whichever is later.

House Floor Amendment No. 1

Provides that residents who altered or modified a replacement window or accepted a replacement screen for the window as an interim solution or partial replacement that failed to mitigate, in whole or in part, an odorous or malfunctioning window shall not be disqualified from compensation or future services (rather than residents who altered or modified a replacement window or accepted a replacement screen for the window shall not be disqualified from compensation or future services). Provides that residents who have altered or modified a replacement window or accepted a replacement screen for the window as an interim solution or partial replacement who apply for future mitigation services shall be sequenced in the ordinary course of the Residential Sound Insulation Program upon a finding of eligibility. Provides at least 10% of the homes receiving a replacement in a year shall be homes that have demonstrated extreme hardship, except when at least 10% of the number of applicants eligible to receive a replacement fail to demonstrate extreme hardship. Provides that the advisory committee shall accept all public questions concerning the Residential Sound Insulation Program (rather than all public questions) and furnish a written response within 2 business days. Corrects a typographical error.

Dec 14 21  H  Filed with the Clerk by Rep. Angelica Guerrero-Cuellar
Dec 20 21  Added Chief Co-Sponsor Rep. Seth Lewis
Jan 05 22  First Reading
Jan 05 22  Referred to Rules Committee
Feb 09 22  Assigned to Transportation: Regulation, Roads & Bridges Committee
Feb 15 22  Do Pass / Consent Calendar Transportation: Regulation, Roads & Bridges Committee; 013-000-000
Feb 16 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Angelica Guerrero-Cuellar
Mar 01 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 01 22  Removed from Consent Calendar Status Rep. Angelica Guerrero-Cuellar
Mar 01 22  Held on Calendar Order of Second Reading - Short Debate
Mar 02 22  House Floor Amendment No. 1 Rules Refers to Transportation: Regulation, Roads & Bridges Committee
Mar 03 22  House Floor Amendment No. 1 Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 013-000-000
Mar 03 22  House Floor Amendment No. 1 Adopted
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 106-000-000
Mar 04 22  Added Chief Co-Sponsor Rep. Aaron M. Ortiz
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Antonio Muñoz
Mar 04 22  First Reading
Mar 04 22  S  Referred to Assignments
Amends the Revised Uniform Unclaimed Property Act. Provides that an heir or agent who files an unclaimed property claim in which the decedent's property does not exceed $250 (rather than $100) may submit an affidavit attesting to the heir's or agent's capacity to claim in lieu of submitting a certified copy to verify a claim. Provides that, in response to the filing of an unclaimed property claim for a decedent's property not exceeding $250, the administrator shall not require that the affidavit be accompanied by a copy of the decedent's death certificate. Effective immediately.

House Committee Amendment No. 1

Adds reference to:
- 765 ILCS 1026/15-503
- 765 ILCS 1026/15-903

Replaces everything after the enacting clause. Amends the Revised Uniform Unclaimed Property Act. Allows the administrator to deliver property or pay the amount owing to a person without the person filing a claim if the value of the property that is owed the person is $5,000 (rather than $2,000) or less. Allows the administrator to waive a specific requirement and pay or deliver property directly to a person if the property has a value of less than $2,000 (rather than $500). Allows an heir or agent who files an unclaimed property claim in which the decedent's property does not exceed $250 (rather than $100) to submit an affidavit attesting to the heir's or agent's capacity to claim in lieu of submitting a certified copy of the will to verify a claim. Provides that an affidavit is not required to include a copy of the decedent's death certificate if other evidence of the death of the owner is available. Makes conforming changes. Effective immediately.
HB 04285

Rep. Fred Crespo

(Sen. Don Harmon)

30 ILCS 105/6z-27

Amends the State Finance Act. Provides for the transfer of moneys in specified amounts for deposit into the Audit Expense Fund. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

30 ILCS 105/6z-27

Adds reference to:

30 ILCS 105/1.1 from Ch. 127, par. 137.1

Replaces everything after the enacting clause. Amends the State Finance Act. Makes a technical change in a Section concerning the short title.

Dec 17 21	H	Filed with the Clerk by Rep. Fred Crespo
Jan 05 22	First Reading
Jan 05 22	Referred to Rules Committee
Feb 09 22	Assigned to Appropriations-General Services Committee
Feb 18 22	Committee Deadline Extended-Rule 9(b) February 25, 2022
Feb 25 22	Rule 19(a) / Re-referred to Rules Committee
Mar 01 22	Assigned to Appropriations-General Services Committee
Mar 01 22	Final Action Deadline Extended-9(b) March 31, 2022
Mar 09 22	Do Pass / Short Debate Appropriations-General Services Committee; 014-000-000
Mar 10 22	Placed on Calendar 2nd Reading - Short Debate
Mar 10 22	Second Reading - Short Debate
Mar 10 22	Held on Calendar Order of Second Reading - Short Debate
Mar 24 22	Placed on Calendar Order of 3rd Reading - Short Debate
Mar 24 22	Third Reading - Short Debate - Passed 110-001-000
Mar 28 22	S	Arrive in Senate
Mar 28 22	Placed on Calendar Order of First Reading
Mar 28 22	Chief Senate Sponsor Sen. Don Harmon
Mar 28 22	First Reading
Mar 28 22	Referred to Assignments
Mar 28 22	Assigned to Executive
Mar 28 22	Rule 2-10 Committee/3rd Reading Deadline Established As April 8, 2022
Apr 04 22	Senate Committee Amendment No. 1 Filed with Secretary by Sen. Don Harmon
Apr 04 22	Senate Committee Amendment No. 1 Referred to Assignments
Apr 04 22	Senate Committee Amendment No. 1 Assignments Refers to Executive
Apr 05 22	Senate Committee Amendment No. 1 Adopted
Apr 05 22	Do Pass as Amended Executive; 011-006-000
Apr 05 22	Placed on Calendar Order of 2nd Reading
Apr 06 22	Second Reading
Apr 06 22	Placed on Calendar Order of 3rd Reading April 7, 2022
May 10 22	S	Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Juvenile Court Act of 1987. Provides that a neglected minor includes any minor under the age of 12 (rather than 14) years whose parent or other person responsible for the minor's welfare leaves the minor without supervision for an unreasonable period of time without regard for the mental or physical health, safety, or welfare of that minor. Provides that neglect does not include permitting a child, whose basic needs are met and who is of sufficient age and maturity to avoid harm or unreasonable risk of harm, to engage in independent activities, including: (1) traveling to and from school, including by walking, running, or bicycling; (2) traveling to and from nearby commercial or recreational activities; (3) engaging in outdoor play; (4) remaining in a vehicle unattended, except as otherwise provided by law; (5) remaining at home unattended; or (6) engaging in a similar independent activity. Amends the Criminal Code of 2012. Provides that a person commits child abandonment when he or she, as a parent, guardian, or other person having physical custody or control of a child, without regard for the mental or physical health, safety, or welfare of that child, knowingly leaves that child who is under the age of 12 (rather than 13) without supervision by a responsible person over the age of 14 for a period of 24 hours or more.

House Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: Changes the legislative findings. Provides that a neglected minor includes any minor (rather than a minor under 14 years) whose parent or other person responsible for the minor's welfare leaves the minor without supervision for an unreasonable period of time without regard for the mental or physical health, safety, or welfare of that minor. Provides that a minor shall not be considered neglected for the sole reason that the minor was engaged in independent activities, except if the person responsible for the minor's health, safety, or welfare willfully disregards danger that the independent activity poses to the physical or mental health of the minor under circumstances when the danger is sufficiently obvious that no reasonable person would cause or permit the minor to be unsupervised in such a situation given the minor's level of maturity, physical condition, or mental abilities. Provides that factors considered in determining if a minor's needs can be sufficiently met during an independent activity are whether the activity is generally accepted as suitable for minors of the same age or level of maturity, or are developmentally appropriate for a minor based on the development of cognitive, emotional, physical, and behavioral capacities that are typical for the minor's age or age group. Provides that the determination for a specific minor shall also take into account the developmental stage of that minor's cognitive, emotional, and physical development and the minor's behavioral capacities. Amends the Criminal Code of 2012 to change the child abandonment statute. Provides that a person commits child abandonment when he or she, as a parent, guardian, or other person having physical custody or control of a child, without regard for the mental or physical health, safety, or welfare of that child, knowingly permits a child to engage in independent activities that were unreasonable under the circumstances or for an unreasonable period of time without regard for the minor's mental or physical health, safety or well-being. Provides that for the purposes of this provision, no specific age shall be determinative of reasonableness. Provides that reasonableness shall be determined by the maturity of each individual child (rather than leaves that child who is under the age of 13 without supervision by a responsible person over the age of 14 for a period of 24 hours or more).
HB 04305 (CONTINUED)

Feb 22 22  H  Placed on Calendar Order of 3rd Reading - Short Debate
Feb 22 22  Recalled to Second Reading - Short Debate
Feb 22 22  Held on Calendar Order of Second Reading - Short Debate
Feb 24 22  House Floor Amendment No. 2 Rules Refers to Judiciary - Criminal Committee
Feb 24 22  Added Chief Co-Sponsor Rep. Kelly M. Cassidy
Feb 24 22  House Floor Amendment No. 2 Recommends Be Adopted Judiciary - Criminal Committee; 019-000-000
Feb 25 22  Added Chief Co-Sponsor Rep. Joe Sosnowski
Mar 01 22  House Floor Amendment No. 2 Adopted
Mar 01 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 02 22  Third Reading - Short Debate - Passed 112-000-000
Mar 02 22  Added Co-Sponsor Rep. Maura Hirschauer
Mar 02 22  Added Co-Sponsor Rep. Anne Stava-Murray
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Dan McConchie
Mar 04 22  First Reading
Mar 04 22  Referred to Assignments
Mar 16 22  Assigned to Executive
Mar 22 22  Alternate Chief Sponsor Changed to Sen. Elgie R. Sims, Jr.
Mar 22 22  Added as Alternate Chief Co-Sponsor Sen. Dan McConchie
Mar 23 22  Postponed - Executive
Mar 25 22  S  Rule 3-9(a) / Re-referred to Assignments
Amends the State Universities Article of the Illinois Pension Code. In provisions concerning mistakes in benefit calculation, provides that if the amount of the benefit was mistakenly set too high, the error was undiscovered for 3 years or longer, and the error was not the result of incorrect information supplied or information omitted (instead of incorrect information supplied) by the affected member or beneficiary, then upon discovery of the mistake the benefit shall be adjusted to the correct level, but the recipient of the benefit need not repay to the System the excess amounts received in error. Provides that regardless of the date an overpayment is discovered, if the System determines that the overpayment has occurred for specified reasons, the System may recover the overpayment from the recipient thereof or the recipient's estate, plus interest at the effective rate from the date of the overpayment to the date of recovery, either directly or by deducting such amount from the remaining benefits payable to the recipient or the recipient's estate, or by any other means available to the System. Makes other changes. Effective immediately.

Jan 03 22    H Filed with the Clerk by Rep. Michael Halpin
Jan 05 22    First Reading
Jan 05 22    Referred to Rules Committee
Jan 25 22    Assigned to Personnel & Pensions Committee
Feb 03 22    Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
Feb 09 22    Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22    Second Reading - Consent Calendar
Feb 17 22    Held on Calendar Order of Second Reading - Consent Calendar
Feb 23 22    Added Chief Co-Sponsor Rep. Carol Ammons
Feb 28 22    Added Co-Sponsor Rep. Rita Mayfield
Mar 01 22    Added Co-Sponsor Rep. Katie Stuart
Mar 01 22    Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22    Third Reading - Consent Calendar - First Day
Mar 03 22    Third Reading - Consent Calendar - Passed 103-000-001
Mar 04 22    S Arrive in Senate
Mar 04 22    Placed on Calendar Order of First Reading
Mar 04 22    Chief Senate Sponsor Sen. Robert F. Martwick
Mar 04 22    First Reading
Mar 04 22    S Referred to Assignments
Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2024 and that provides coverage for prescription drugs shall provide coverage for vaginal estrogen, and that coverage for vaginal estrogen shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Medical Assistance Article of the Illinois Public Aid Code.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2024 and that provides coverage for prescription drugs shall include coverage for one or more therapeutic equivalent versions of vaginal estrogen in its formulary (rather than provide coverage for vaginal estrogen), and that a policy is not required to include all therapeutic equivalent versions of vaginal estrogen in its formulary so long as at least one is included and covered without cost sharing and in accordance with the provisions. Provides that if an individual's attending provider recommends a particular vaginal estrogen product or its therapeutic equivalent version approved by the United States Food and Drug Administration based on the provider's determination, the issuer must cover that service or item without cost sharing. Provides that coverage for vaginal estrogen shall not impose a deductible, coinsurance, copayment, or any other cost-sharing requirement on the coverage provided, except to the extent such coverage would disqualify a high-deductible health plan from eligibility for a health savings account pursuant to specified federal law. Defines "therapeutic equivalent version".
HB 04335 (CONTINUED)

Feb 17 22  H  Added Co-Sponsor Rep. Robyn Gabel
Feb 17 22  Added Co-Sponsor Rep. Barbara Hernandez
Feb 17 22  Added Chief Co-Sponsor Rep. Ann M. Williams
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Feb 25 22  Added Co-Sponsor Rep. Mark L. Walker
Feb 28 22  Added Co-Sponsor Rep. Dagmara Avelar
Feb 28 22  Added Co-Sponsor Rep. Rita Mayfield
Feb 28 22  Added Co-Sponsor Rep. Maurice A. West, II
Mar 01 22  Added Co-Sponsor Rep. Sue Scherer
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Added Co-Sponsor Rep. Natalie A. Manley
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Added Co-Sponsor Rep. Janet Yang Rohr
Mar 03 22  Added Co-Sponsor Rep. Camille Y. Lilly
Mar 03 22  Added Co-Sponsor Rep. Jehan Gordon-Booth
Mar 03 22  Added Co-Sponsor Rep. Suzanne Ness
Mar 03 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Rachelle Crowe
Mar 07 22  First Reading
Mar 07 22  Referred to Assignments
Mar 16 22  Assigned to Insurance
Mar 25 22  Rule 2-10 Committee Deadline Established As April 4, 2022
Mar 31 22  Alternate Chief Sponsor Changed to Sen. Meg Loughran Cappel
Mar 31 22  Added as Alternate Chief Co-Sponsor Sen. Rachelle Crowe
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 22 22  Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 04342  Rep. Frances Ann Hurley and Bradley Stephens  
(Sen. Adriane Johnson)  
70 ILCS 1205/8-1 from Ch. 105, par. 8-1  
Amends the Park District Code. Provides that specified contracts related to supplies, materials, or work involving an expenditure in excess of $30,000 (rather than $25,000), or a lower amount if required by board policy, must be competitively bid. Provides that all competitive bids for contracts involving an expenditure in excess of $30,000 (rather than $25,000), or a lower amount if required by board policy, must be sealed by the bidder and must be opened by a member or employee of the park board at a public bid opening at which the contents of the bids must be announced. Effective immediately.
HB 04348  Rep. Maurice A. West, II-Carol Ammons, La Shawn K. Ford, Andrew S. Chesney, Mark L. Walker, Michael Kelly and Janet Yang Rohr

(Sen. Craig Wilcox)

50 ILCS 707/5

Amends the Law Enforcement Camera Grant Act. Defines "law enforcement officer" or "officer" as any person employed by a unit of local government (rather than a county, municipality, or township) or an Illinois public university as a policeman, peace officer or in some like position involving the enforcement of the law and protection of the public interest at the risk of that person's life. Provides that "unit of local government" has the meaning ascribed to it in Section 1 of Article VII of the Illinois Constitution. Effective immediately.

Jan 04 22  H  Filed with the Clerk by Rep. Maurice A. West, II
Jan 05 22  First Reading
Jan 05 22  Referred to Rules Committee
Jan 19 22  Assigned to Appropriations-Public Safety Committee
Feb 16 22  Do Pass / Consent Calendar Appropriations-Public Safety Committee; 015-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 18 22  Second Reading - Consent Calendar
Feb 18 22  Held on Calendar Order of Second Reading - Consent Calendar
Feb 23 22  Added Co-Sponsor Rep. La Shawn K. Ford
Feb 23 22  Added Chief Co-Sponsor Rep. Carol Ammons
Feb 25 22  Added Co-Sponsor Rep. Andrew S. Chesney
Feb 25 22  Added Co-Sponsor Rep. Mark L. Walker
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Added Co-Sponsor Rep. Michael Kelly
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22  Added Co-Sponsor Rep. Janet Yang Rohr
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Craig Wilcox
Mar 04 22  First Reading
Mar 04 22  S  Referred to Assignments
HB 04367


(Sen. Adriane Johnson)

410 ILCS 406/90 rep.

Amends the Alzheimer's Disease and Related Dementias Services Act. Repeals provisions regarding the Act's repealer. Effective immediately.

Jan 05 22 Filed with the Clerk by Rep. Deb Conroy
Jan 05 22 First Reading
Jan 05 22 Referred to Rules Committee
Jan 24 22 Added Co-Sponsor Rep. Greg Harris
Jan 25 22 Assigned to Mental Health & Addiction Committee
Jan 31 22 Added Co-Sponsor Rep. Amy Grant
Feb 02 22 Added Co-Sponsor Rep. Michelle Mussman
Feb 03 22 Added Co-Sponsor Rep. Maurice A. West, II
Feb 03 22 Do Pass / Consent Calendar Mental Health & Addiction Committee; 016-000-000
Feb 03 22 Added Chief Co-Sponsor Rep. Dave Severin
Feb 03 22 Added Co-Sponsor Rep. Katie Stuart
Feb 03 22 Added Co-Sponsor Rep. Terra Costa Howard
Feb 03 22 Added Co-Sponsor Rep. Denyse Wang Stoneback
Feb 03 22 Added Co-Sponsor Rep. Jennifer Gong-Gershowitz
Feb 03 22 Added Co-Sponsor Rep. Jackie Haas
Feb 03 22 Added Co-Sponsor Rep. Daniel Swanson
Feb 03 22 Added Co-Sponsor Rep. Chris Bos
Feb 09 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 10 22 Added Co-Sponsor Rep. Jonathan Carroll
Feb 17 22 Second Reading - Consent Calendar
Feb 17 22 Held on Calendar Order of Second Reading - Consent Calendar
Feb 24 22 Added Co-Sponsor Rep. Lindsey LaPointe
Feb 25 22 Added Co-Sponsor Rep. Kathleen Willis
Feb 25 22 Added Co-Sponsor Rep. Margaret Croke
Feb 25 22 Added Co-Sponsor Rep. Dagmara Avelar
Feb 28 22 Added Co-Sponsor Rep. Barbara Hernandez
Feb 28 22 Added Co-Sponsor Rep. Rita Mayfield
Feb 28 22 Added Co-Sponsor Rep. Anne Stava-Murray
Mar 01 22 Added Co-Sponsor Rep. Dave Vella
Mar 01 22 Added Co-Sponsor Rep. Robyn Gabel
Mar 01 22 Added Co-Sponsor Rep. Sue Scherer
Mar 01 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22 Third Reading - Consent Calendar - First Day
Mar 03 22 Added Co-Sponsor Rep. Jay Hoffman
Mar 03 22 Added Chief Co-Sponsor Rep. Natalie A. Manley
Mar 03 22 Added Co-Sponsor Rep. Tim Butler
Mar 03 22 Added Co-Sponsor Rep. Camille Y. Lilly
Mar 03 22 Added Co-Sponsor Rep. Maura Hirschauer
HB 04367 (CONTINUED)

Mar 03 22  H  Added Co-Sponsor Rep. Janet Yang Rohr
Mar 03 22  H  Added Co-Sponsor Rep. Suzanne Ness
Mar 03 22  H  Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  S  Placed on Calendar Order of First Reading
Mar 04 22  S  Chief Senate Sponsor Sen. Adriane Johnson
Mar 04 22  S  First Reading
Mar 04 22  S  Referred to Assignments
Amends the Illinois Procurement Code. Provides that within 30 days after the date that a written request for a change order is submitted by a contractor to a State agency, if the State agency fails to either issue the change order with an agreement on price or give specified written notice to the contractor, then the contractor may stop work after giving written notice to the State agency at least 10 days before stopping work. Provides further requirements upon the occurrence of a State agency's failure to issue a change order with an agreement on price or give specified written notice to the contractor. Provides similar requirements for request for change orders submitted by a subcontractor to a contractor. Specifies that the provisions apply only to contracts for construction and construction-related services entered into by the Department of Transportation, the Capital Development Board, and public institutions of higher education, including contractors and subcontractors of those State entities. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Procurement Code. Provides that within 45 days after the date that a written request for a change order is submitted by a contractor to a State agency or within 45 days after the date that authorization for extra work is issued by a State agency to a contractor, the State agency shall either: (i) issue the change order with an agreement on price; (ii) agree on price for the authorization for extra work; (iii) counter on price in writing; (iv) give written notice to the contractor of the reasons why the change order is unreasonable; (v) accept a partial agreement on price on some of the terms of the change order or extra work; or (vi) explain in writing that an additional 30 days are necessary to make a determination. Provides that if an additional 30 days is requested, then, after the 30 additional days have elapsed, the State agency shall either: (i) issue the change order with an agreement on price; (ii) agree on price for the authorization for extra work; (iii) counter on price in writing; (iv) give written notice to the contractor of the reasons why the change order is unreasonable; (v) accept a partial agreement on price on some of the terms of the change order or extra work; or (vi) explain in writing that an additional 15 days are necessary to make a determination. Provides that if an additional 15 days is requested, then, after every 15 additional days that elapse, as necessary, the State agency shall perform one of the specified actions. Provides that the State agency shall report quarterly on its website the total number of times the State agency requested additional time to make a determination and the total number of times the State agency requested additional time for such determination for each contract. Effective immediately.
HB 04384 (CONTINUED)
Mar 25 22  S  Rule 2-10 Committee Deadline Established As April 4, 2022
Apr 01 22  S  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  S  Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 04390
(Sen. Michael E. Hastings-Cristina Castro)

220 ILCS 5/16-108.30
Amends the Public Utilities Act. Provides that the energy transition assistance charge shall not exceed 1.3% of the amount paid per kilowatthour by eligible retail customers during the year ending May 31, 2009.
Jan 07 22  H  Filed with the Clerk by Rep. Marcus C. Evans, Jr.
Jan 21 22  First Reading
Jan 22 22  Referred to Rules Committee
Jan 25 22  Assigned to Energy & Environment Committee
Jan 26 22  Added Chief Co-Sponsor Rep. Kambium Buckner
Jan 26 22  Added Co-Sponsor Rep. Nicholas K. Smith
Feb 10 22  Added Co-Sponsor Rep. Cyril Nichols
Feb 14 22  Added Co-Sponsor Rep. Maurice A. West, II
Feb 15 22  Do Pass / Short Debate Energy & Environment Committee; 017-006-000
Feb 16 22  Placed on Calendar 2nd Reading - Short Debate
Feb 18 22  Added Co-Sponsor Rep. Daniel Didech
Feb 18 22  Added Co-Sponsor Rep. Joyce Mason
Feb 18 22  Added Co-Sponsor Rep. Theresa Mah
Feb 18 22  Added Co-Sponsor Rep. William Davis
Feb 18 22  Added Co-Sponsor Rep. Rita Mayfield
Feb 22 22  Added Co-Sponsor Rep. Robyn Gabel
Mar 01 22  Added Co-Sponsor Rep. Michael Halpin
Mar 01 22  Second Reading - Short Debate
Mar 01 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 069-041-000
Mar 03 22  Added Chief Co-Sponsor Rep. LaToya Greenwood
Mar 03 22  Added Co-Sponsor Rep. Debbie Meyers-Martin
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 09 22  Chief Senate Sponsor Sen. Michael E. Hastings
Mar 09 22  First Reading
Mar 09 22  Referred to Assignments
Mar 09 22  Added as Alternate Chief Co-Sponsor Sen. Cristina Castro
Mar 16 22  Assigned to Energy and Public Utilities
Mar 24 22  Do Pass Energy and Public Utilities; 013-005-000
Mar 24 22  Placed on Calendar Order of 2nd Reading March 25, 2022
Mar 29 22  Second Reading
Mar 29 22  Placed on Calendar Order of 3rd Reading March 30, 2022
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Township Code, Illinois Municipal Code, Downstate Forest Preserve District Act, Park District Code, Illinois Local Library Act, Public Library District Act of 1991, School Code, and Illinois Highway Code. Provides that specified contracts may be let to the lowest responsible bidder or the best value bidder (rather than to the lowest responsible bidder). Provides that "best value" means the result determined by a procurement method that considers price and other criteria reflecting an objective and quantifiable analysis. Includes examples of such analysis.

House Floor Amendment No. 2
Adds reference to:

110 ILCS 805/3-27.1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Includes requirements for the resolution to include the identity of an officer or director of the bidder who is a family member of a board member, is a person with whom a board member maintains a close economic association, or is a person with whom a board member maintains a close political association. Defines terms. In the Township Code, Illinois Municipal Code, and the Illinois Highway Code, provides that, if an entity is eligible to be paid for or reimbursed, in whole or in part, with federal-aid funds, grants, or loans, and the provisions would result in the loss of those federal-aid funds, grants, or loans, then the contract is exempt from the requirements of the provisions in order to remain eligible for those federal-aid funds, grants, or loans. In the School Code provisions, adds language providing that a school board that awards a competitively bid contract in excess of $25,000 to a third party for non-instructional services currently performed by an employee or bargaining unit member may only award such a contract to the lowest responsible bidder. Amends the Public Community College Act making similar changes made to the other Acts in the bill.

House Floor Amendment No. 4
Provides that, if an entity is eligible to be paid for or reimbursed, in whole or in part, with federal-aid funds, grants, or loans, and the letting of a contract to the best value bidder under the provisions would result in the loss of those federal-aid funds, grants, or loans, then the contract shall be let to the lowest responsible bidder (rather than the contract is exempt from the provisions).
<table>
<thead>
<tr>
<th>Date</th>
<th>Action Description</th>
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<tbody>
<tr>
<td>Feb 17</td>
<td>Removed Co-Sponsor Rep. Janet Yang Rohr</td>
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<tr>
<td>Feb 28</td>
<td>House Floor Amendment No. 3 Filed with Clerk by Rep. Daniel Didech</td>
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<tr>
<td>Feb 28</td>
<td>House Floor Amendment No. 3 Referred to Rules Committee</td>
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<tr>
<td>Mar 01</td>
<td>House Floor Amendment No. 4 Filed with Clerk by Rep. Daniel Didech</td>
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<td>Mar 01</td>
<td>House Floor Amendment No. 4 Referred to Rules Committee</td>
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<tr>
<td>Mar 02</td>
<td>House Floor Amendment No. 4 Recommends Be Adopted Rules Committee; 004-000-000</td>
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<td>Mar 02</td>
<td>Second Reading - Short Debate</td>
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<td>Mar 02</td>
<td>House Floor Amendment No. 2 Adopted</td>
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<tr>
<td>Mar 02</td>
<td>House Floor Amendment No. 4 Adopted</td>
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<td>Mar 02</td>
<td>Placed on Calendar Order of 3rd Reading - Short Debate</td>
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<tr>
<td>Mar 03</td>
<td>Added Chief Co-Sponsor Rep. Janet Yang Rohr</td>
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<tr>
<td>Mar 03</td>
<td>Added Chief Co-Sponsor Rep. Bob Morgan</td>
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<tr>
<td>Mar 03</td>
<td>Added Chief Co-Sponsor Rep. Rita Mayfield</td>
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<tr>
<td>Mar 03</td>
<td>House Floor Amendment No. 3 Tabled Pursuant to Rule 40</td>
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<tr>
<td>Mar 03</td>
<td>Third Reading - Short Debate - Passed 109-000-002</td>
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<td>Mar 04</td>
<td>Arrive in Senate</td>
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<td>Mar 04</td>
<td>Placed on Calendar Order of First Reading</td>
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<td>Mar 04</td>
<td>Chief Senate Sponsor Sen. Adriane Johnson</td>
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<td>Mar 04</td>
<td>First Reading</td>
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<tr>
<td>Mar 04</td>
<td>Referred to Assignments</td>
</tr>
</tbody>
</table>
HB 04406

Rep. Chris Bos, Mark Batinick, Norine K. Hammond, Tony McCombie, Andrew S. Chesney, Michael Kelly and Thomas M. Bennett
(Sen. Dan McConchie)

820 ILCS 315/2 from Ch. 48, par. 282 Amends the Line of Duty Compensation Act. Expands the definition of "law enforcement officer" or "officer" to include any person working as a volunteer for the State or a local governmental entity in some position involving the enforcement of the law and protection of the public interest at the risk of that person's life, including, but not limited to, volunteers assisting with parking and traffic.

Jan 07 22 H Filed with the Clerk by Rep. Chris Bos
Jan 21 22 First Reading
Jan 21 22 Referred to Rules Committee
Jan 25 22 Assigned to Personnel & Pensions Committee
Feb 17 22 Added Co-Sponsor Rep. Mark Batinick
Feb 17 22 Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
Feb 18 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 24 22 Added Co-Sponsor Rep. Norine K. Hammond
Feb 24 22 Added Co-Sponsor Rep. Tony McCombie
Feb 28 22 Added Co-Sponsor Rep. Andrew S. Chesney
Mar 01 22 Second Reading - Consent Calendar
Mar 01 22 Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22 Added Co-Sponsor Rep. Michael Kelly
Mar 02 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22 Added Co-Sponsor Rep. Thomas M. Bennett
Mar 03 22 Third Reading - Consent Calendar - First Day
Mar 04 22 Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22 S Arrive in Senate
Mar 07 22 Placed on Calendar Order of First Reading
Mar 07 22 Chief Senate Sponsor Sen. Dan McConchie
Mar 07 22 First Reading
Mar 07 22 S Referred to Assignments
Amends the Telehealth Act. Provides that the definition of "health care professional" includes athletic trainers.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tr>
<td>Jan 07 22</td>
<td>H Filed with the Clerk by Rep. Kathleen Willis</td>
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<tr>
<td>Jan 21 22</td>
<td>First Reading</td>
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<tr>
<td>Jan 21 22</td>
<td>Referred to Rules Committee</td>
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<tr>
<td>Feb 09 22</td>
<td>Assigned to Health Care Licenses Committee</td>
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<tr>
<td>Feb 16 22</td>
<td>Do Pass / Consent Calendar Health Care Licenses Committee; 008-000-000</td>
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<td>Feb 17 22</td>
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<td>Second Reading - Consent Calendar</td>
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<td>Feb 18 22</td>
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<td>Feb 24 22</td>
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<td>Mar 01 22</td>
<td>Placed on Calendar Order of 3rd Reading - Consent Calendar</td>
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<tr>
<td>Mar 02 22</td>
<td>Third Reading - Consent Calendar - First Day</td>
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<tr>
<td>Mar 03 22</td>
<td>Added Co-Sponsor Rep. Michael Kelly</td>
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<tr>
<td>Mar 03 22</td>
<td>Added Co-Sponsor Rep. Tim Butler</td>
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<tr>
<td>Mar 03 22</td>
<td>Third Reading - Consent Calendar - Passed 103-000-001</td>
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<tr>
<td>Mar 04 22</td>
<td>S Arrive in Senate</td>
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<tr>
<td>Mar 04 22</td>
<td>Placed on Calendar Order of First Reading</td>
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<tr>
<td>Mar 07 22</td>
<td>Chief Senate Sponsor Sen. Bill Cunningham</td>
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<tr>
<td>Mar 07 22</td>
<td>First Reading</td>
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<tr>
<td>Mar 07 22</td>
<td>S Referred to Assignments</td>
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</table>
HB 04422  Rep. Marcus C. Evans, Jr.-Carol Ammons
(Sen. Don Harmon)

New Act

Creates the Gateway to the Obama Presidential Center Highway Designation Act. Provides that that part of South Stony Island Avenue from 67th Street to 95th Street in Chicago is designated as the Gateway to the Obama Presidential Center. Provides that appropriate plaques shall be erected by the Department of Transportation along this route in recognition of the designation.

Jan 10 22  H  Filed with the Clerk by Rep. Marcus C. Evans, Jr.
Jan 21 22  First Reading
Jan 21 22  Referred to Rules Committee
Jan 25 22  Assigned to Transportation: Regulation, Roads & Bridges Committee
Feb 10 22  Do Pass / Consent Calendar Transportation: Regulation, Roads & Bridges Committee; 013-000-000
Feb 15 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22  Added Chief Co-Sponsor Rep. Carol Ammons
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Third Reading - Consent Calendar - Passed 095-008-001
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 16 22  Chief Senate Sponsor Sen. Don Harmon
Mar 16 22  First Reading
Mar 16 22  Referred to Assignments
Mar 16 22  Assigned to Transportation
Mar 23 22  Do Pass Transportation: 014-003-000
Mar 23 22  Placed on Calendar Order of 2nd Reading
Mar 23 22  Second Reading
Mar 23 22  Placed on Calendar Order of 3rd Reading March 24, 2022
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 04423


305 ILCS 5/4-1.6 from Ch. 23, par. 4-1.6
305 ILCS 5/12-4.11 from Ch. 23, par. 12-4.11

Amends the Illinois Public Aid Code. In provisions concerning the Temporary Assistance for Needy Families program, provides that the child support collected on behalf of a family shall be passed through to the family and disregarded in determining the amount of the assistance grant provided to the family under the program (rather than the first $100 of child support collected on behalf of a family in a month for one child and the first $200 of child support collected on behalf of a family in a month for 2 or more children shall be passed through to the family and disregarded in determining the amount of the assistance grant provided to the family under the program). Provides that beginning October 1, 2022 (rather than October 1, 2018) the Department of Human Services shall increase TANF grant amounts in effect on September 30, 2022 (rather than September 30, 2018) to at least 50% (rather than 30%) of the most recent United States Department of Health and Human Services Federal Poverty Guidelines for each family size. Provides that beginning October 1, 2023 (rather than October 1, 2019), and each October 1 thereafter, the maximum benefit levels shall be annually adjusted to remain equal to at least 50% (rather than 30%) of the most recent poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services for each family size. Effective October 1, 2022.
HB 04423 (CONTINUED)

Mar 17 22  H Second Reading - Short Debate
Mar 17 22  Held on Calendar Order of Second Reading - Short Debate
Mar 21 22  Added Co-Sponsor Rep. Lakesia Collins
Mar 21 22  Added Co-Sponsor Rep. Robyn Gabel
Mar 21 22  Added Co-Sponsor Rep. Emanuel Chris Welch
Mar 21 22  Removed Co-Sponsor Rep. Emanuel Chris Welch
Mar 22 22  Added Co-Sponsor Rep. Elizabeth Hernandez
Mar 24 22  Added Co-Sponsor Rep. Camille Y. Lilly
Mar 24 22  Added Chief Co-Sponsor Rep. Emanuel Chris Welch
Mar 24 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 24 22  Third Reading - Short Debate - Passed 111-000-000
Mar 24 22  Added Co-Sponsor Rep. Dan Caulkins
Mar 24 22  Added Co-Sponsor Rep. Deb Conroy
Mar 24 22  Added Co-Sponsor Rep. William Davis
Mar 24 22  Added Co-Sponsor Rep. Michael J. Zalewski
Mar 24 22  Added Co-Sponsor Rep. Terra Costa Howard
Mar 24 22  Added Co-Sponsor Rep. Bob Morgan
Mar 24 22  Added Co-Sponsor Rep. Suzanne Ness
Mar 24 22  Added Co-Sponsor Rep. Margaret Croke
Mar 25 22  Added Co-Sponsor Rep. Cyril Nichols
Mar 25 22  Added Co-Sponsor Rep. Joyce Mason
Mar 28 22  S Arrive in Senate
Mar 28 22  Placed on Calendar Order of First Reading
Mar 28 22  Chief Senate Sponsor Sen. Adriane Johnson
Mar 28 22  First Reading
Mar 28 22  S Referred to Assignments
Mar 29 22  Added as Alternate Chief Co-Sponsor Sen. Celina Villanueva
Mar 29 22  Added as Alternate Co-Sponsor Sen. Mattie Hunter
Mar 30 22  Added as Alternate Chief Co-Sponsor Sen. Christopher Belt
Mar 30 22  Added as Alternate Co-Sponsor Sen. Cristina Castro
Mar 30 22  Added as Alternate Co-Sponsor Sen. Sara Feigenholtz
Mar 30 22  Added as Alternate Co-Sponsor Sen. Karina Villa
Mar 30 22  Added as Alternate Co-Sponsor Sen. Robert Peters
Mar 30 22  Added as Alternate Chief Co-Sponsor Sen. David Koehler
Mar 30 22  Added as Alternate Co-Sponsor Sen. Doris Turner
Mar 30 22  Added as Alternate Co-Sponsor Sen. Emil Jones, III
Mar 30 22  Added as Alternate Co-Sponsor Sen. Ram Villivalam
Mar 30 22  Added as Alternate Co-Sponsor Sen. Kimberly A. Lightford
Mar 30 22  Added as Alternate Co-Sponsor Sen. Cristina H. Pacione-Zayas
Mar 31 22  Added as Alternate Co-Sponsor Sen. Antonio Muñoz
Mar 31 22  Added as Alternate Co-Sponsor Sen. Patricia Van Pelt
Mar 31 22  Added as Alternate Co-Sponsor Sen. Mike Simmons
Mar 31 22  Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
Mar 31 22  Added as Alternate Co-Sponsor Sen. Steve Stadelman
Mar 31 22  Added as Alternate Co-Sponsor Sen. Omar Aquino
Apr 01 22  Added as Alternate Co-Sponsor Sen. Napoleon Harris, III
Apr 04 22  Added as Alternate Co-Sponsor Sen. Laura Fine
HB 04423 (CONTINUED)

Apr 05 22 S Added as Alternate Co-Sponsor Sen. Melinda Bush
Apr 05 22 Added as Alternate Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 05 22 Added as Alternate Co-Sponsor Sen. Rachelle Crowe
Apr 05 22 Added as Alternate Co-Sponsor Sen. Meg Loughran Cappel
Apr 05 22 Added as Alternate Co-Sponsor Sen. John Connor
Apr 05 22 Added as Alternate Co-Sponsor Sen. Bill Cunningham

HB 04442

Rep. Joe Sosnowski
(Sen. Brian W. Stewart)

65 ILCS 5/1-2-1.3 new
Amends the Illinois Municipal Code. Provides that, notwithstanding any zoning ordinance adopted by the municipality, the corporate authorities of a municipality may pass an ordinance to prohibit or regulate the location of vending machines that provide an enclosed space or designated area for the use of a customer for pet grooming using goods or services dispensed by the machine. Effective immediately.

Jan 10 22 H Filed with the Clerk by Rep. Joe Sosnowski
Jan 21 22 First Reading
Jan 21 22 Referred to Rules Committee
Feb 01 22 Assigned to Cities & Villages Committee
Feb 10 22 Do Pass / Consent Calendar Cities & Villages Committee; 013-000-000
Feb 15 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22 Second Reading - Consent Calendar
Feb 17 22 Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22 Third Reading - Consent Calendar - First Day
Mar 03 22 Third Reading - Consent Calendar - Passed 103-000-001
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading March 8, 2022
Apr 04 22 Chief Senate Sponsor Sen. Brian W. Stewart
Apr 04 22 First Reading
Apr 04 22 S Referred to Assignments
Amends the Child Labor Law. Provides that minors under 16 years of age working as child performers shall be permitted to work until 10 p.m. without seeking a waiver from the Department of Labor. Provides that an employer may apply to the Director of Labor, or his or her authorized representative, for a waiver permitting a minor to work outside of the hours allowed by the Act if specified criteria are satisfied.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that minors under 16 years of age working under specified provisions of the Act (rather than working as child performers) shall be permitted to work until 10 p.m. Provides that a waiver request for a minor to work between 12:30 a.m. and 5 a.m. may be granted if the Director of Labor, or his or her authorized representative, is satisfied that the performance by the minor during that time is critical to the success of the production, as demonstrated by true and accurate statements by the employer that filming cannot be completed at any other time of day; the filming primarily requires exterior footage of sunset, nighttime, or dawn; the filming is scheduled on the most optimal day of the week for the minor's schooling; the employer provides a schedule to the Department of Labor of schooling and rest periods on the day before, the day of, and the day after the overnight hours to be worked; and the age of the minor is taken into account as provided by the Act or any rules adopted under the Act. Provides that the waiver request must be received by the Department at least 72 hours (rather than 48 hours) prior to the overnight hours to be worked.

Jan 10 22 H Filed with the Clerk by Rep. Michelle Mussman

Apr 07 22 Approved for Consideration Assignments
Apr 07 22 Placed on Calendar Order of 2nd Reading
Apr 07 22 Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 07 22 Second Reading
Apr 07 22 Placed on Calendar Order of 3rd Reading April 8, 2022
Apr 07 22 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Linda Holmes
Apr 07 22 Senate Floor Amendment No. 1 Referred to Assignments
Apr 07 22 Alternate Chief Sponsor Changed to Sen. Linda Holmes
Apr 08 22 Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 08 22 Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 011-000-006
May 10 22 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 04451
Rep. Lance Yednock
(Sen. Doris Turner)

20 ILCS 801/1-25
20 ILCS 801/20-10
20 ILCS 3405/4.5
20 ILCS 3405/4.6 new
20 ILCS 3405/5.1 from Ch. 127, par. 2705.1
20 ILCS 3405/6 from Ch. 127, par. 2706
20 ILCS 3405/11 from Ch. 127, par. 2711
20 ILCS 3405/12 from Ch. 127, par. 2712
20 ILCS 3405/13 from Ch. 127, par. 2713
20 ILCS 3405/14 from Ch. 127, par. 2714
20 ILCS 3405/15 from Ch. 127, par. 2715
20 ILCS 3405/16 from Ch. 127, par. 2716
20 ILCS 3420/5 from Ch. 127, par. 133c25

Amends the Department of Natural Resources Act, the Historic Preservation Act, and the Illinois State Agency Historic Resources Preservation Act. Requires the Illinois State Museum and Division of Historic Preservation of the Department of Natural Resources to collaborate and assist the Department of Resources exercise its duties under the Acts. Removes the authority of the Board of the Illinois State Museum to approve budget requests of the Illinois State Museum. Replaces references to the Historic Sites and Preservation Division of the Department with the Department of Natural Resources. Makes other changes. Effective Immediately.

Jan 10 22Filed with the Clerk by Rep. Lance Yednock
Jan 21 22First Reading
Jan 21 22Referred to Rules Committee
Jan 25 22Assigned to State Government Administration Committee
Feb 02 22Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
Feb 09 22Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22Second Reading - Consent Calendar
Feb 17 22Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22Third Reading - Consent Calendar - First Day
Mar 03 22Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22SArrive in Senate
Mar 04 22Placed on Calendar Order of First Reading
Mar 07 22Chief Senate Sponsor Sen. Doris Turner
Mar 07 22First Reading
Mar 07 22Referred to Assignments
Apr 06 22Approved for Consideration Assignments
Apr 06 22Placed on Calendar Order of 2nd Reading
Apr 06 22Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 06 22Second Reading
Apr 06 22Placed on Calendar Order of 3rd Reading April 7, 2022
May 10 22SPursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 04459 Rep. Lance Yednock, Tony McCombie, Norine K. Hammond and Janet Yang Rohr

(Sen. Jil Tracy-Dale Fowler and Terri Bryant)

40 ILCS 5/7-139 from Ch. 108 1/2, par. 7-139
105 ILCS 5/3-2.5
105 ILCS 5/3-12 from Ch. 122, par. 3-12
105 ILCS 5/3-3 rep.
105 ILCS 230/5-100
30 ILCS 805/8.46 new

Amends the Illinois Municipal Retirement Fund (IMRF) of the Illinois Pension Code. In a provision of the IMRF Article concerning service credit for accumulated unused sick leave, provides that if the employee was in the service of more than one employer or regional office of education (instead of more than one employer), then sick leave days from all such employers shall be credited. Amends the School Code. Provides that beginning July 1, 2022, all regional superintendents of schools shall receive the same salary regardless of the population of the region they serve. Provides that the salary for all regional superintendents shall be equal to the highest annual salary tier. Makes a change concerning the posting of information on the institute fund. Repeals a provision of the Code that prohibits regional superintendents from practicing or from holding themselves out as practicing any other profession. Amends the School Construction Law. Authorizes the State Board of Education to make school maintenance project grants to regional offices of education and intermediate service centers. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
105 ILCS 230/5-100

In provisions amending the School Code, provides that the salary for all regional superintendents shall be equal to the middle (instead of highest) annual salary tier. Removes language amending the School Construction Law.

Jan 22 Filed with the Clerk by Rep. Lance Yednock
Jan 22 First Reading
Jan 22 Referred to Rules Committee
Jan 22 Added Co-Sponsor Rep. Tony McCombie
Jan 22 Assigned to Personnel & Pensions Committee
Feb 08 22 House Committee Amendment No. 1 Filed with Clerk by Rep. Lance Yednock
Feb 08 22 House Committee Amendment No. 1 Referred to Rules Committee
Feb 09 22 House Committee Amendment No. 1 Rules Refers to Personnel & Pensions Committee
Feb 09 22 Added Co-Sponsor Rep. Norine K. Hammond
Feb 10 22 House Committee Amendment No. 1 Adopted in Personnel & Pensions Committee; by Voice Vote
Feb 10 22 Do Pass as Amended / Consent Calendar Personnel & Pensions Committee; 008-000-000
Feb 15 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22 Second Reading - Consent Calendar
Feb 17 22 Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22 Third Reading - Consent Calendar - First Day
Mar 03 22 Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22 Added Co-Sponsor Rep. Janet Yang Rohr
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading March 8, 2022
Mar 23 22 Chief Senate Sponsor Sen. Jil Tracy
Mar 23 22 First Reading
Mar 23 22 S Referred to Assignments
Mar 29 22 Added as Alternate Chief Co-Sponsor Sen. Dale Fowler
Apr 05 22 Added as Alternate Co-Sponsor Sen. Terri Bryant
HB 04488

Rep. Eva Dina Delgado

(Sen. Patricia Van Pelt)

40 ILCS 5/11-181 from Ch. 108 1/2, par. 11-181

Amends the Chicago Laborers Article of the Illinois Pension Code. In a provision concerning the board of trustees, provides that the City Treasurer, with the prior approval of the board, may also appoint a designee from among employees of the city who is versed in the affairs of the City Treasurer's office to act in the absence of the City Treasurer on all matters pertaining to administering the Article. Makes grammatical changes. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

40 ILCS 5/6-174 from Ch. 108 1/2, par. 6-174

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Further amends the Illinois Pension Code. In a provision of the Chicago Firefighter Article concerning the membership of the board of trustees, provides that the city treasurer, with the prior approval of the board, may appoint a designee from among employees of the city who is versed in the affairs of the city treasurer's office to act in the absence of the city treasurer on all matters pertaining to administering the Article.
HB 04500 Rep. Justin Slaughter
(Sen. Don Harmon)

805 ILCS 105/114.13 new
805 ILCS 105/115.10 from Ch. 32, par. 115.10
805 ILCS 180/1-35
805 ILCS 206/108
805 ILCS 206/110 new
805 ILCS 206/111 new
805 ILCS 206/1002
805 ILCS 206/1006 new
805 ILCS 215/120 new
805 ILCS 215/121 new
805 ILCS 215/813 new
805 ILCS 215/1206
805 ILCS 317/35
805 ILCS 317/36
805 ILCS 317/61
805 ILCS 317/63
805 ILCS 415/111
810 ILCS 5/9-525

Amends the General Not For Profit Corporation Act. Creates provisions concerning reports of interim changes of domestic or foreign corporations. Makes changes in provisions concerning fees for filing documents. Amends the Limited Liability Company Act. Makes changes in provisions concerning registered offices and registered agents. Amends the Uniform Partnership Act (1997). Creates provisions concerning interrogatories to be propounded by the Secretary of State; information disclosed by interrogatories; and assumed names. Makes changes in provisions concerning fees and names. Amends the Uniform Limited Partnership Act (2001). Creates provisions concerning interrogatories to be propounded by the Secretary of State; information disclosed by interrogatories; and reinstatement of limited partnership status. Makes changes in provisions concerning applications to existing relationships. Amends the Limited Worker Cooperative Association Act. Makes changes in provisions concerning cooperative agreements; annual reports; grounds for administrative dissolution; and reinstatement following dissolution or termination. Amends the Entity Omnibus Act. Makes changes in provisions concerning the application of other Acts. Amends the Uniform Commercial Code. Makes changes in provisions concerning fees.

House Floor Amendment No. 1

In provisions concerning registered offices and registered agents, provides that upon the dissolution of a limited liability company, the registered agent and the registered office of the limited liability company shall be an agent of the limited liability company upon whom claims can be served or service of process can be had during the 3-year (rather than 5-year), post-dissolution period. Makes technical changes.

Jan 13 22 Filed with the Clerk by Rep. Justin Slaughter
Jan 21 22 First Reading
Jan 21 22 Referred to Rules Committee
Feb 09 22 Assigned to Labor & Commerce Committee
Feb 16 22 Do Pass / Short Debate Labor & Commerce Committee; 018-011-000
Feb 17 22 Placed on Calendar 2nd Reading - Short Debate
Feb 28 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Justin Slaughter
Feb 28 22 House Floor Amendment No. 1 Referred to Rules Committee
Mar 02 22 House Floor Amendment No. 1 Rules Refers to Labor & Commerce Committee
Mar 02 22 Second Reading - Short Debate
Mar 02 22 Held on Calendar Order of Second Reading - Short Debate
Mar 03 22 House Floor Amendment No. 1 Recommends Be Adopted Labor & Commerce Committee; 029-000-000
Mar 04 22 House Floor Amendment No. 1 Adopted
HB 04500 (CONTINUED)

Mar 04 22 H Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22 Third Reading - Short Debate - Passed 065-038-000
Mar 07 22 S Arrive in Senate
Mar 07 22 Placed on Calendar Order of First Reading
Mar 07 22 Chief Senate Sponsor Sen. Linda Holmes
Mar 07 22 First Reading
Mar 07 22 S Referred to Assignments
Mar 21 22 Alternate Chief Sponsor Changed to Sen. Don Harmon

HB 04528

Rep. Ryan Spain-Natalie A. Manley, Daniel Swanson, Mark Luft, Michael Halpin and Katie Stuart
(Sen. Don Harmon, Rachelle Crowe, Antonio Muñoz and Craig Wilcox)

625 ILCS 5/3-699.22 new
Amends the Illinois Vehicle Code. Allows the Secretary of State to issue special registration plates designated as United States Submarine Veterans plates to residents of this State who served in the United States Navy as a submariner.

Jan 13 22 H Filed with the Clerk by Rep. Ryan Spain
Jan 21 22 First Reading
Jan 21 22 Referred to Rules Committee
Jan 24 22 Added Chief Co-Sponsor Rep. Natalie A. Manley
Feb 09 22 Assigned to Transportation: Regulation, Roads & Bridges Committee
Feb 10 22 Added Co-Sponsor Rep. Daniel Swanson
Feb 10 22 Added Co-Sponsor Rep. Mark Luft
Feb 15 22 Do Pass / Consent Calendar Transportation: Regulation, Roads & Bridges Committee; 013-000-000
Feb 16 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22 Second Reading - Consent Calendar
Feb 17 22 Held on Calendar Order of Second Reading - Consent Calendar
Feb 22 22 Added Co-Sponsor Rep. Michael Halpin
Feb 25 22 Added Co-Sponsor Rep. Katie Stuart
Mar 01 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22 Third Reading - Consent Calendar - First Day
Mar 03 22 Third Reading - Consent Calendar - Passed 103-000-001
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading
Mar 04 22 Chief Senate Sponsor Sen. John Connor
Mar 04 22 First Reading
Mar 04 22 S Referred to Assignments
Mar 11 22 Added as Alternate Co-Sponsor Sen. Rachelle Crowe
Mar 11 22 Added as Alternate Co-Sponsor Sen. Antonio Muñoz
Mar 24 22 Added as Alternate Co-Sponsor Sen. Craig Wilcox
Apr 30 22 Alternate Chief Sponsor Changed to Sen. Don Harmon
HB 04542     Rep. Dave Vella
(Sen. Suzy Glowiak Hilton)

20 ILCS 835/6 from Ch. 105, par. 468b

Amends the State Parks Act. Specifies that certain actions are not violations of the Act if they are done with the approval of the Department of Natural Resources. Effective immediately.

Jan 13 22     H Filed with the Clerk by Rep. Dave Vella
Jan 21 22     First Reading
Jan 21 22     Referred to Rules Committee
Feb 09 22     Assigned to Agriculture & Conservation Committee
Feb 15 22     Do Pass / Consent Calendar Agriculture & Conservation Committee; 008-000-000
Feb 16 22     Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22     Second Reading - Consent Calendar
Feb 17 22     Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22     Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22     Third Reading - Consent Calendar - First Day
Mar 03 22     Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22     S Arrive in Senate
Mar 04 22     Placed on Calendar Order of First Reading
Mar 04 22     Chief Senate Sponsor Sen. Suzy Glowiak Hilton
Mar 04 22     First Reading
Mar 04 22     Referred to Assignments
Apr 07 22     Approved for Consideration Assignments
Apr 07 22     Placed on Calendar Order of 2nd Reading
Apr 07 22     Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 07 22     Second Reading
Apr 07 22     Placed on Calendar Order of 3rd Reading April 8, 2022
May 10 22     S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Charitable Trust Stabilization Act. Provides that moneys in the Charitable Trust Stabilization Fund may be used only for grants for the operational purposes of participating organizations (currently, may be used for start-up or operational purposes). Modifies the allocation of moneys deposited into the Fund for specified purposes. Removes provision requiring the State Treasurer to transfer specified amounts from the General Revenue Fund to the Charitable Trust Stabilization Fund. Makes conforming and other changes. Effective immediately.

Jan 13 22  H Filed with the Clerk by Rep. Debbie Meyers-Martin
Jan 21 22  First Reading
Jan 21 22  Referred to Rules Committee
Feb 09 22  Assigned to Appropriations-General Services Committee
Feb 18 22  Committee Deadline Extended-Rule 9(b) February 25, 2022
Feb 25 22  Rule 19(a) / Re-referred to Rules Committee
Mar 01 22  Assigned to Appropriations-General Services Committee
Mar 01 22  Final Action Deadline Extended-9(b) March 31, 2022
Mar 09 22  Do Pass / Short Debate Appropriations-General Services Committee; 014-000-000
Mar 10 22  Placed on Calendar 2nd Reading - Short Debate
Mar 10 22  Second Reading - Short Debate
Mar 10 22  Held on Calendar Order of Second Reading - Short Debate
Mar 24 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 24 22  Added Chief Co-Sponsor Rep. William Davis
Mar 24 22  Third Reading - Short Debate - Passed 069-042-000
Mar 28 22  S Arrive in Senate
Mar 28 22  Placed on Calendar Order of First Reading
Mar 28 22  Chief Senate Sponsor Sen. Adriane Johnson
Mar 28 22  First Reading
Mar 28 22  S Referred to Assignments
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to explore, by July 1, 2023, the availability of and, if reasonably available, procure technology that: (i) allows the Department's Medical Electronic Data Interchange (MEDI) system to update recipient eligibility and coverage information for providers in real time; and (ii) allows the Department to transmit updated recipient eligibility and coverage information to managed care organizations under contract with the Department to ensure the information contained in the MEDI system corresponds with the information maintained by managed care organizations in their web-based provider portals. Provides that notwithstanding any provision of this Code to the contrary, in order to recover an overpayment by recoupment or offset of future payments, a managed care organization's post-payment audit of any claim submitted by a provider must be completed no later than 2 years after the claim's payment date. Provides that the 2-year time limit does not apply to claims that are (i) submitted fraudulently, (ii) known, or should have been known, by the provider to be a pattern of inappropriate billing according to standard provider billing practices, or (iii) subject to any federal law or regulation that permits post-payment audits beyond 2 years. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that by October 1, 2023 the Department of Healthcare and Family Services shall ensure the Illinois Medicaid Program Advanced Cloud Technology system is updated daily with eligibility coverage information from the integrated eligibility system. Provides that notwithstanding any other provision of the Code, in order to recover an overpayment by recoupment or offset of future payments, a managed care organization's post-payment audit of any claim submitted by a provider must be completed no later than one year after the claim's payment date. Provides that the one-year time limit does not apply to claims that are (i) submitted fraudulently, (ii) known, or should have been known, by the provider to be a pattern of inappropriate billing according to standard provider billing practices, or (iii) subject to any federal law or regulation that permits post-payment audits beyond one year. Effective immediately.
Amends the Adult Protective Services Act. Provides that any person may report information about the suspicious death of an eligible adult to an agency designated to receive such reports or to the Department on Aging. Provides that if a mandated reporter has reason to believe that the death of an eligible adult is the result of abuse or neglect, the matter shall be reported to the agency designated to receive such reports or to the Department for subsequent referral to the appropriate law enforcement agency and coroner or medical examiner. Prohibits employers from discriminating against any employee who makes a good faith oral or written report concerning information about the suspicious death of an eligible adult. Contains provisions concerning the required testimony of a mandated reporter at an administrative hearing concerning the suspicious death of an eligible adult; the referral of evidence to the appropriate law enforcement agency; access to records concerning reports of suspicious deaths due to abuse, neglect, financial exploitation, or self-neglect; and other matters. Makes changes to the definitions of "abuse", "abuser", "mandated reporter", and "provider agency". Defines "insurance adjuster" and "insurance advisor". Effective January 1, 2023.
HB 04626

Rep. Lakesia Collins-Carol Ammons, Kelly M. Cassidy, Greg Harris, Anne Stava-Murray, Edgar Gonzalez, Jr., Michelle Mussman, Anna Moeller, Jennifer Gong-Gershowitz, Robyn Gabel, Will Guzzardi and Bob Morgan

(Sen. Don Harmon)

20 ILCS 505/4b
20 ILCS 505/5
20 ILCS 505/5c
20 ILCS 505/5d
20 ILCS 505/7
20 ILCS 505/7.3
20 ILCS 505/7.3a
20 ILCS 505/7.4
20 ILCS 505/7.8
20 ILCS 505/8
20 ILCS 505/8a
20 ILCS 505/8b
20 ILCS 505/9.3
20 ILCS 505/9.5
20 ILCS 505/17
20 ILCS 505/21
20 ILCS 505/35.5
20 ILCS 505/35.6
20 ILCS 505/35.9
20 ILCS 510/510-25
20 ILCS 515/20
20 ILCS 520/1-5
20 ILCS 520/1-15
20 ILCS 520/1-20
20 ILCS 521/5
20 ILCS 525/5-10
20 ILCS 527/15
45 ILCS 17/5-35
225 ILCS 10/2.24
225 ILCS 10/3.3
225 ILCS 10/4.1
225 ILCS 10/4.2
225 ILCS 10/5.1
225 ILCS 10/5.3
225 ILCS 10/7
225 ILCS 10/7.2
225 ILCS 10/7.3
225 ILCS 10/7.4
225 ILCS 10/7.6
225 ILCS 10/7.7
225 ILCS 10/9
225 ILCS 10/9.1b

from Ch. 23, par. 5005
from Ch. 23, par. 5007
from Ch. 23, par. 5008
from Ch. 23, par. 5008a
from Ch. 23, par. 5008b
from Ch. 23, par. 5009.3
from Ch. 23, par. 5009.5
from Ch. 23, par. 5017
from Ch. 23, par. 5021
from Ch. 23, par. 5008
from Ch. 23, par. 5008a
from Ch. 23, par. 5008b
from Ch. 23, par. 5009.3
from Ch. 23, par. 5009.5
from Ch. 23, par. 5017
from Ch. 23, par. 5021
was 20 ILCS 510/65.5
from Ch. 23, par. 2214.1
from Ch. 23, par. 2214.2
from Ch. 23, par. 2215.1
from Ch. 23, par. 2217
from Ch. 23, par. 2217.2
from Ch. 23, par. 2217
from Ch. 23, par. 2217.2
from Ch. 23, par. 2219
from Ch. 23, par. 2219
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225 ILCS 10/12 from Ch. 23, par. 2222
225 ILCS 10/14.5
225 ILCS 10/14.7
225 ILCS 10/18 from Ch. 23, par. 2228
325 ILCS 2/10
325 ILCS 2/15
325 ILCS 2/30
325 ILCS 2/35
325 ILCS 5/2.1 from Ch. 23, par. 2052.1
325 ILCS 5/3 from Ch. 23, par. 2053
325 ILCS 5/4
325 ILCS 5/4.1 from Ch. 23, par. 2054.1
325 ILCS 5/4.2
325 ILCS 5/4.4
325 ILCS 5/4.5
325 ILCS 5/5 from Ch. 23, par. 2055
325 ILCS 5/7 from Ch. 23, par. 2057
325 ILCS 5/7.3b from Ch. 23, par. 2057.3b
325 ILCS 5/7.3c
325 ILCS 5/7.4 from Ch. 23, par. 2057.4
325 ILCS 5/7.9 from Ch. 23, par. 2057.9
325 ILCS 5/7.14 from Ch. 23, par. 2057.14
325 ILCS 5/7.16 from Ch. 23, par. 2057.16
325 ILCS 5/7.19 from Ch. 23, par. 2057.19
325 ILCS 5/11.1 from Ch. 23, par. 2061.1
325 ILCS 5/11.1a
325 ILCS 5/11.3 from Ch. 23, par. 2061.3
325 ILCS 5/11.5 from Ch. 23, par. 2061.5
325 ILCS 5/11.8
325 ILCS 15/4 from Ch. 23, par. 2084
325 ILCS 15/7 from Ch. 23, par. 2087
705 ILCS 405/1-2 from Ch. 37, par. 801-2
705 ILCS 405/1-3 from Ch. 37, par. 801-3
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705 ILCS 405/2-3 from Ch. 37, par. 802-3
705 ILCS 405/2-4 from Ch. 37, par. 802-4
705 ILCS 405/2-4b
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705 ILCS 405/5-820
705 ILCS 405/5-901
705 ILCS 405/5-905
705 ILCS 405/5-910
705 ILCS 405/5-915
705 ILCS 405/5-920
Amends various Acts concerning children by: replacing certain pronouns with the nouns to which the pronouns refer; replacing certain instances of the word "biological"; changing the Independent Juvenile Ombudsman to the Independent Juvenile Ombudsperson; deleting certain obsolete language; and making technical and other changes. Effective 60 days after becoming law.
HB 04626 (CONTINUED)
Feb 22  22  H  Third Reading - Short Debate - Passed 060-042-000
Feb 22  22  S  Arrive in Senate
Feb 22  22  S  Placed on Calendar Order of First Reading
Feb 22  22  S  Chief Senate Sponsor Sen. Julie A. Morrison
Feb 22  22  S  First Reading
Feb 22  22  S  Referred to Assignments
Feb 22  22  S  Alternate Chief Sponsor Changed to Sen. Don Harmon

HB 04644
Rep. LaToya Greenwood
(Sen. Christopher Belt)
20 ILCS 1305/1-70 rep.
Amends the Department of Human Services Act. Repeals a provision requiring the Department of Human Services to collect and publicly report statistical data on the racial and ethnic demographics of program participants for each program administered by the Department.
Jan 22  22  H  Filed with the Clerk by Rep. LaToya Greenwood
Jan 22  22  H  First Reading
Jan 22  22  H  Referred to Rules Committee
Feb 22  22  H  Assigned to Human Services Committee
Feb 22  22  H  Do Pass / Consent Calendar Human Services Committee; 015-000-000
Feb 22  22  H  Placed on Calendar 2nd Reading - Consent Calendar
Feb 22  22  H  Second Reading - Consent Calendar
Feb 22  22  H  Held on Calendar Order of Second Reading - Consent Calendar
Mar 22  22  H  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 22  22  H  Third Reading - Consent Calendar - First Day
Mar 22  22  H  Third Reading - Consent Calendar - Passed 104-000-000
Mar 22  22  S  Arrive in Senate
Mar 22  22  S  Placed on Calendar Order of First Reading March 8, 2022
Mar 22  22  S  Chief Senate Sponsor Sen. Christopher Belt
Mar 22  22  S  First Reading
Mar 22  22  S  Referred to Assignments
Apr 22  22  S  Approved for Consideration Assignments
Apr 22  22  S  Placed on Calendar Order of 2nd Reading
Apr 22  22  S  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 22  22  S  Second Reading
Apr 22  22  S  Placed on Calendar Order of 3rd Reading April 8, 2022
May 22  22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Regulatory Sunset Act. Provides that the Wholesale Drug Distribution Licensing Act is repealed on January 1, 2028 (instead of January 1, 2023). Amends the Wholesale Drug Distribution Licensing Act. Defines "address of record", "email address of record", and "suspicious order". Changes the definition of "wholesale drug distributor". Provides that applicants and licensees must provide a valid address and email address to the Department of Financial and Professional Regulation and must inform the Department of any change of these within 14 days. Provides that each licensee required to report suspicious orders shall submit such report to the Department. Provides that an individual taxpayer identification number can be included on the application for an original license, the application can be made in writing or electronically, and the application shall be accompanied by the required, nonrefundable fee. Provides that any licensee who engages in the licensed practice while the license is expired shall be considered to be practicing without a license which is grounds for discipline. Removes provisions that provide that: the Department shall present to the State Board of Pharmacy of the Department for review all appropriation requests from the Illinois State Pharmacy Disciplinary Fund; the Department shall maintain a roster of the names and addresses of all registrants and all persons whose licenses have been suspended or revoked; and rules that set detailed standards for meeting each license prerequisite requirements shall be adopted no later than September 14, 1992. Provides that the written notice of disciplinary hearing may be served by email or physical mail to the respondent's email of record or address of record. Provides that the Department may subpoena and compel the relevant documents in connection with any hearing. Provides that if the Secretary of Financial and Professional Regulation disagrees with the recommendation of the Board or hearing officer, the Secretary may issue an order in contravention of the recommendation. Provides that the sanctions imposed upon the accused by the Department shall remain in full force and effect in order to protect the public pending final resolution of the proceedings. Repeals a provision concerning references to the Department or Director of Professional Regulation. Makes corresponding and other changes. Section 5 and Section 99 take effect upon becoming law.
HB 04664 (CONTINUED)

House Floor Amendment No. 1

Removes language providing that “wholesale drug distributor” includes virtual wholesalers or virtual distributors.

Jan 20 22  H  Filed with the Clerk by Rep. Theresa Mah
Jan 21 22  First Reading
Jan 21 22  Referred to Rules Committee
Feb 09 22  Assigned to Prescription Drug Affordability & Accessibility Committee
Feb 16 22  Do Pass / Short Debate Prescription Drug Affordability & Accessibility Committee; 011-008-000
Feb 17 22  Placed on Calendar 2nd Reading - Short Debate
Feb 28 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Theresa Mah
Feb 28 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 01 22  House Floor Amendment No. 1 Recommends Be Adopted Rules Committee; 005-000-000
Mar 02 22  Second Reading - Short Debate
Mar 02 22  House Floor Amendment No. 1 Adopted
Mar 02 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 069-042-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 16 22  Chief Senate Sponsor Sen. Emil Jones, III
Mar 16 22  First Reading
Mar 16 22  Referred to Assignments
Apr 07 22  Approved for Consideration Assignments
Apr 07 22  Placed on Calendar Order of 2nd Reading
Apr 07 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 07 22  Second Reading
Apr 07 22  Placed on Calendar Order of 3rd Reading April 8, 2022
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 04672  Rep. William Davis
(Sen. Cristina Castro)

40 ILCS 5/17-138  from Ch. 108 1/2, par. 17-138

Amends the Chicago Teacher Article of the Illinois Pension Code. Provides that elections to the Board for teacher trustees, administrator trustees, and pensioner trustees shall occur during the first week of November or as soon as possible thereafter, but not later than the third week of November (instead of occurring during the first week of November). Effective immediately.

Jan 20 22  H  Filed with the Clerk by Rep. William Davis
Jan 21 22  First Reading
Jan 21 22  Referred to Rules Committee
Feb 01 22  Assigned to Personnel & Pensions Committee
Feb 10 22  Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
Feb 15 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. John Connor
Mar 07 22  First Reading
Mar 07 22  S  Referred to Assignments
Mar 09 22  Alternate Chief Sponsor Changed to Sen. Cristina Castro
HB 04689   Rep. Mark L. Walker and Katie Stuart
(Sen. Meg Loughran Cappel)

205 ILCS 5/32 from Ch. 17, par. 339
205 ILCS 5/48.1 from Ch. 17, par. 360
205 ILCS 705/10
755 ILCS 5/6-15 from Ch. 110 1/2, par. 6-15

Amends the Illinois Banking Act. In provisions concerning customer financial records and confidentiality, provides that the language does not prohibit the furnishing of financial information to the executor, executrix, administrator, or other lawful representative of the estate of a customer. Makes other changes. Amends the Financial Institutions Electronic Documents and Digital Signatures Act. In provisions concerning electronic notices, provides that consent to electronic transactions given by the customer pursuant to the federal Electronic Signatures in Global and National Commerce Act shall satisfy applicable consent requirements. Amends the Probate Act of 1975. Provides that any person doing business or performing transactions on behalf of or at the direction of an executor or administrator with a will annexed shall be entitled to the presumption that the executor or administrator with the will annexed is lawfully authorized to conduct the business or perform the transaction without such person investigating the source of the authority and without verifying that the actions of the executor or administrator with the will annexed comply with a will or any order of the probate court, unless such person has actual knowledge to the contrary.

House Floor Amendment No. 1
Deletes reference to:
205 ILCS 5/32
Adds reference to:
205 ILCS 205/4013 from Ch. 17, par. 7304-13
Adds reference to:
205 ILCS 305/10 from Ch. 17, par. 4411

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes language concerning basic loaning limits. Amends the Savings Bank Act. Provides that the provisions do not prohibit the furnishing of financial information to the executor, executrix, administrator, or other lawful representative of the estate of a customer. Amends the Illinois Credit Union Act. Provides that the provisions do not prohibit the furnishing of financial information to the executor, executrix, administrator, or other lawful representative of the estate of a member.

Jan 20 22 H Filed with the Clerk by Rep. Mark L. Walker
Jan 21 22 First Reading
Jan 21 22 Referred to Rules Committee
Feb 09 22 Assigned to Financial Institutions Committee
Feb 15 22 Do Pass / Consent Calendar Financial Institutions Committee; 009-000-000
Feb 16 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22 Second Reading - Consent Calendar
Feb 17 22 Held on Calendar Order of Second Reading - Consent Calendar
Feb 17 22 Removed from Consent Calendar Status Rep. Mark L. Walker
Feb 17 22 Held on Calendar Order of Second Reading - Short Debate
Feb 23 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Mark L. Walker
Feb 23 22 House Floor Amendment No. 1 Referred to Rules Committee
Feb 23 22 Placed on Calendar Order of 3rd Reading - Short Debate
Feb 23 22 Recalled to Second Reading - Short Debate
Feb 23 22 Held on Calendar Order of Second Reading - Short Debate
Feb 24 22 House Floor Amendment No. 1 Rules Refers to Financial Institutions Committee
Feb 24 22 House Floor Amendment No. 1 Recommends Be Adopted Financial Institutions Committee; 009-000-000
Mar 01 22 Added Co-Sponsor Rep. Katie Stuart
Mar 01 22 House Floor Amendment No. 1 Adopted
Mar 01 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 02 22 Third Reading - Short Debate - Passed 113-000-000
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading
HB 04689 (CONTINUED)

Mar 04 22  S  Chief Senate Sponsor Sen. Meg Loughran Cappel
Mar 04 22  S  First Reading
Mar 04 22  S  Referred to Assignments
Mar 16 22  S  Assigned to Judiciary
Mar 24 22  S  Postponed - Judiciary
Mar 25 22  S  Rule 3-9(a) / Re-referred to Assignments
HB 04706

Rep. Denyse Wang Stoneback-Mark Batinick, Randy E. Frese, Paul Jacobs, Theresa Mah, Mark L. Walker, Kathleen Willis and Emanuel Chris Welch

(Sen. Ram Villivalam-Ann Gillespie)

20 ILCS 2305/7.6 new
110 ILCS 330/8g new
210 ILCS 85/6.33 new

Amends the Department of Public Health Act. Provides that the Director of Public Health shall create an award for individual hospitals that achieve an NTSV cesarean birth rate of 23.6% or lower. The Director shall grant this award to hospitals that achieve the target NTSV cesarean birth rate on an annual basis. Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Provides that a hospital shall record and internally report the NTSV cesarean birth rate for each obstetrician-gynecologist who works at the hospital every 6 months. Provides that the hospital shall submit a copy of this report to the Department of Public Health with the names of the providers redacted. Provides that a hospital shall publicly record and report its cumulative NTSV cesarean birth rate on its website every 6 months. Provides that a hospital shall submit a copy of this report to the Department of Public Health.

House Floor Amendment No. 1
Deletes reference to:

20 ILCS 2305/7.6 new

Replaces everything after the enacting clause. Amends the University of Illinois Hospital Act and the Hospital Licensing Act. Requires hospitals organized or licensed under the Acts to record and internally report the NTSV cesarean birth rate for each obstetrician-gynecologist who works at the hospital every 6 months. Provides that the hospital shall submit a copy of this report annually and upon request to the Department of Public Health with the names of the providers redacted. Defines "NTSV cesarean birth rate". Provides that the amendatory provisions are repealed on January 1, 2030.
HB 04706 (CONTINUED)

Mar 08 22  S  Added as Alternate Chief Co-Sponsor Sen. Ann Gillespie

HB 04735

Rep. William Davis

(Sen. Don Harmon)

20 ILCS 3960/4  from Ch. 111 1/2, par. 1154

Amends the Illinois Health Facilities Planning Act. Provides that members of the Health Facilities and Services Review Board may opt in to receive a stipend of $250 and the chair of the Health Facilities and Services Review Board may opt in to receive a stipend of $400 for each Board meeting attended. Effective immediately.

Jan 24 22  H  Filed with the Clerk by Rep. William Davis

Jan 27 22  First Reading

Jan 27 22  Referred to Rules Committee

Feb 09 22  Assigned to Human Services Committee

Feb 16 22  Do Pass / Short Debate Human Services Committee; 009-006-000

Feb 17 22  Placed on Calendar 2nd Reading - Short Debate

Feb 22 22  Second Reading - Short Debate

Feb 22 22  Placed on Calendar Order of 3rd Reading - Short Debate

Feb 24 22  Third Reading - Short Debate - Passed 064-043-000

Feb 24 22  S  Arrive in Senate

Feb 24 22  Placed on Calendar Order of First Reading February 25, 2022

Mar 02 22  Chief Senate Sponsor Sen. Don Harmon

Mar 02 22  First Reading

Mar 02 22  S  Referred to Assignments

HB 04750

Rep. Joyce Mason

(Sen. Melinda Bush)

30 ILCS 537/90

Amends the Design-Build Procurement Act. Extends the repeal of the Act from July 1, 2022 to July 1, 2027. Effective immediately.

Jan 24 22  H  Filed with the Clerk by Rep. Joyce Mason

Jan 27 22  First Reading

Jan 27 22  Referred to Rules Committee

Feb 09 22  Assigned to Executive Committee

Feb 16 22  Do Pass / Consent Calendar Executive Committee; 015-000-000

Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar

Mar 01 22  Second Reading - Consent Calendar

Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar

Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar

Mar 03 22  Third Reading - Consent Calendar - First Day

Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000

Mar 07 22  S  Arrive in Senate

Mar 07 22  Placed on Calendar Order of First Reading March 8, 2022

Mar 09 22  Chief Senate Sponsor Sen. Melinda Bush

Mar 09 22  First Reading

Mar 09 22  S  Referred to Assignments
Amends the Assisted Living and Shared Housing Act, the Community Living Facilities Licensing Act, the Life Care Facilities Act, the Nursing Home Care Act, the MC/DD Act, and the ID/DD Community Care Act. Provides that establishments or facilities licensed under the Acts shall post on the establishment's or facility's website specified information about the Department on Aging's Long Term Care Ombudsman Program. Provides that an establishment or facility may comply with the provisions by posting the required information on the website of its parent company if the establishment does not maintain a unique website and is not required to comply with the provisions if the establishment or facility and any parent company do not maintain a website. Effective January 1, 2023.

House Floor Amendment No. 3
Deletes reference to:
210 ILCS 35/5.10 new

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes provisions amending the Community Living Facilities Licensing Act. In provisions amending the Assisted Living and Shared Housing Act, Life Care Facilities Act, Nursing Home Care Act, MC/DD Act, and ID/DD Community Care Act, requires specified licensed establishments or facilities to post a specified statement regarding the Program and a link to the Long Term Care Ombudsman Program's website (rather than information regarding the Program's role as an advocate for residents of long-term care facilities). Provides that the required information shall be posted on the home page of the licensed establishment's or facility's website (rather than posted on the establishment's or facility's website). Makes other changes.
HB 04763 (CONTINUED)

Mar 07 22  S  First Reading
Mar 07 22  S  Referred to Assignments

HB 04773  Rep. Patrick Windhorst, Tony McCombie, Norine K. Hammond and Michael Kelly
(Sen. Dale Fowler)

705 ILCS 405/2-18  from Ch. 37, par. 802-18

Amends the Juvenile Court Act of 1987. Concerning any writing, record, photograph, or x-ray of any hospital or public or private agency made as a memorandum or record of any condition, act, transaction, occurrence or event relating to a minor in an abuse, neglect, or dependency proceeding, a certification by a person or persons employed by the hospital or agency that the writing, record, photograph, or x-ray (rather than certification by the head or responsible employee of the hospital or agency) is the full and complete record of the condition, act, transaction, occurrence or event and that it satisfies the conditions of this provision shall be prima facie evidence of the facts contained in such certification. Deletes provision that a certification by someone other than the head of the hospital or agency shall be accompanied by a photocopy of a delegation of authority signed by both the head of the hospital or agency and by such other employee.

Jan 24 22  H  Filed with the Clerk by Rep. Patrick Windhorst
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Health Care Licenses Committee
Feb 16 22  Do Pass / Consent Calendar Health Care Licenses Committee; 008-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 24 22  Added Co-Sponsor Rep. Tony McCombie
Feb 24 22  Added Co-Sponsor Rep. Norine K. Hammond
Mar 01 22  Second Reading - Consent Calendar
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Added Co-Sponsor Rep. Michael Kelly
Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22  Third Reading - Consent Calendar - First Day
Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22  S  Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Dale Fowler
Mar 07 22  First Reading
Mar 07 22  S  Referred to Assignments
Amends the Illinois Housing Development Act. Provides that no later than July 1, 2022, the Illinois Housing Development Authority shall establish and administer the Rehab Program to help reclaim vacant and abandoned properties in communities of concentrated poverty. Provides that the purposes of the Rehab Program are: to encourage private sector investment in acquiring, rehabbing, and placing on the market, vacant and abandoned properties located in communities of concentrated poverty; to provide low-income families with more affordable housing options in modern, safe buildings while redressing historic discrimination against African Americans in housing; and other stated purposes. Provides that within 45 days of the satisfactory completion of a qualified project, the Authority shall pay to the qualified developer responsible for the project a Rehab Program incentive fee. Provides that after the initial pilot of the Rehab Program ends, and continuing thereafter, the Authority may authorize qualified projects in any calendar year in an amount not to exceed either $50,000,000 for the year in question, or, if the Authority is then utilizing bond proceeds to pay Rehab Program incentive fees as permitted under the amendatory Act, more than $250,000,000 in aggregate bond indebtedness then outstanding for all such bonds. Provides that the Authority may from time to time adopt rules requiring qualified developers to hire a certain percentage of workers for the qualified project in question from the community in which the qualified project is located. Provides that initially the Rehab Program shall be piloted out in 10 communities identified by the Authority that span the State, to ensure the program generates economic benefits equitably across Illinois. Permits the Authority to issue bonds and notes for the payment of Rehab Program incentive fees to qualified developers. Effective immediately.

Fiscal Note (Housing Development Authority)

Fiscal impact could be offset with administration funding that is not currently contemplated in HB4784.

House Floor Amendment No. 1

Deletes reference to:

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

Provides that commencing State Fiscal Year 2023 (rather than no later than July 1, 2022), the Illinois Housing Development Authority shall establish and administer the Rehab Program to help reclaim vacant and abandoned properties in communities of concentrated poverty.

Expands the definition of "community of concentrated poverty" a community that is designated as or qualifies as a blighted or slum area under any federal, State, or local governmental authority or agency law, rule, regulation, or ordinance. Expands the definition of "project costs" to provide that the Authority shall issue regulations from time-to-time identifying what may be included within the rubric of reasonable costs for purposes of the amendatory Act, as well as the form and content of expense reporting a qualified developer must utilize. Makes a change to the definition of "qualified developer". In a provision concerning the administration of the Rehab Program, provides that within 45 days of the satisfactory completion of a qualified project, the Authority shall pay to the qualified developer responsible for such project a Rehab Program incentive fee in a dollar amount that is equal to: (i) the difference between the approved project costs for the qualified project in question and the fair market value of such completed qualified project; plus (ii) an amount equal to 5% of such approved project costs (rather than 5% of such fair market value). Removes a provision permitting the Authority to authorize qualified projects in any given calendar year in an amount not to exceed more than $250,000,000 in aggregate bond indebtedness then outstanding for all such bonds. Provides that the amount of Rehab Program incentive fees the Authority may issue during the pilot period shall be $30,000,000 (rather than $20,000,000). Removes a provision requiring the Authority to fund such incentive fees by issuing bonds if there are inadequate appropriations to cover the full fee amount during the pilot period. Instead provides that, to the extent authorized by the General Assembly and the Governor, the $30,000,000 appropriation for the pilot program shall be funded with proceeds the State receives under the federal American Rescue Plan Act of 2021. Removes a provision permitting the Authority to issue bonds for the payment of Rehab Program incentive fees to qualified developers. Effective immediately.
HB 04784 (CONTINUED)

Feb 17 22  H  Fiscal Note Filed
Feb 22 22  Second Reading - Short Debate
Feb 22 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 01 22  House Floor Amendment No. 1 Filed with Clerk by Rep. William Davis
Mar 01 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 02 22  House Floor Amendment No. 1 Rules Refers to Housing Committee
Mar 03 22  House Floor Amendment No. 1 Recommends Be Adopted Housing Committee; 012-006-000
Mar 03 22  Recalled to Second Reading - Short Debate
Mar 03 22  House Floor Amendment No. 1 Adopted
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 074-035-000
Mar 03 22  Added Co-Sponsor Rep. Debbie Meyers-Martin
Mar 03 22  Added Co-Sponsor Rep. LaToya Greenwood
Mar 03 22  Added Chief Co-Sponsor Rep. Carol Ammons
Mar 03 22  Added Co-Sponsor Rep. Dagmara Avelar
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 16 22  Chief Senate Sponsor Sen. Kimberly A. Lightford
Mar 16 22  First Reading
Mar 16 22  S  Referred to Assignments
Amends the Illinois Human Rights Act. Provides that a university or community college under the Board of Higher Education Act may, at the discretion of its governing board, adopt a 5% plus factor with respect to a minority-owned business, women-owned business, and business owned by a person with a disability. Provides that the use of a 5% plus factor shall require every bid price that is submitted by an eligible bidder to be multiplied by 0.95 for purposes of bid selection. Provides that a university or community college may adopt reciprocity with respect to the procurement certifications operated by the City of Chicago with respect to a minority-owned business, women-owned business, or business owned by a person with a disability. Makes a conforming change in the Board of Higher Education Act.
HB 04843

Rep. Lakesia Collins, Mark L. Walker, Kambium Buckner, Joyce Mason, Katie Stuart, Maurice A. West, II, Edgar Gonzalez, Jr., Barbara Hernandez, Debbie Meyers-Martin, Anne Stava-Murray, Margaret Croke and Patrick Windhorst

(Sen. Cristina H. Pacione-Zayas, Sara Feigenholtz, Ram Villivalam and Christopher Belt)

15 ILCS 505/16.8

Amends the State Treasurer Act. Makes changes concerning the Illinois Higher Education Savings Program. Provides that the State Treasurer may make supplementary deposits to children in financially insecure households if sufficient funds are available. Provides that the State Treasurer shall annually prepare a report that includes a summary of the Program operations for the preceding fiscal year, including, among other items, the rate of seed deposits claimed, and, to the extent data is reported and available, the racial, ethnic, socioeconomic, and geographic data of beneficiaries and of children in financially insecure households who may receive automatic bonus deposits. Provides that such other information that is relevant to make a full disclosure of the operations of the Program and Fund may also be reported. Makes conforming changes.

Jan 25 22 Filed with the Clerk by Rep. Lakesia Collins
Jan 27 22 First Reading
Jan 27 22 Referred to Rules Committee
Feb 04 22 Added Co-Sponsor Rep. Mark L. Walker
Feb 04 22 Added Co-Sponsor Rep. Kambium Buckner
Feb 04 22 Added Co-Sponsor Rep. Joyce Mason
Feb 04 22 Added Co-Sponsor Rep. Katie Stuart
Feb 04 22 Added Co-Sponsor Rep. Maurice A. West, II
Feb 09 22 Assigned to State Government Administration Committee
Feb 09 22 Added Co-Sponsor Rep. Barbara Hernandez
Feb 10 22 Added Co-Sponsor Rep. Debbie Meyers-Martin
Feb 10 22 Added Co-Sponsor Rep. Anne Stava-Murray
Feb 16 22 Do Pass / Short Debate State Government Administration Committee; 008-000-000
Feb 17 22 Added Co-Sponsor Rep. Margaret Croke
Feb 17 22 Placed on Calendar 2nd Reading - Short Debate
Feb 22 22 Second Reading - Short Debate
Feb 22 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22 Third Reading - Short Debate - Passed 100-005-000
Mar 03 22 Added Co-Sponsor Rep. Patrick Windhorst
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading
Mar 07 22 Chief Senate Sponsor Sen. Cristina H. Pacione-Zayas
Mar 07 22 First Reading
Mar 07 22 S Referred to Assignments
Mar 08 22 Added as Alternate Co-Sponsor Sen. Sara Feigenholtz
Mar 14 22 Added as Alternate Co-Sponsor Sen. Ram Villivalam
Mar 15 22 Added as Alternate Co-Sponsor Sen. Christopher Belt
HB 04845  Rep. Kathleen Willis and Tim Butler
(Sen. Linda Holmes)

55 ILCS 5/3-5018  from Ch. 34, par. 3-5018
55 ILCS 5/3-5024  from Ch. 34, par. 3-5024

Amends the Counties Code. Provides that a physical or electronic image of the recorder's stamp satisfies the signature requirement for recorded instruments prior to, on, and after the effective date of the amendatory Act. Makes corresponding changes. Effective immediately.

Jan 25 22  H  Filed with the Clerk by Rep. Kathleen Willis
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Counties & Townships Committee
Feb 16 22  Do Pass / Consent Calendar Counties & Townships Committee; 011-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 24 22  Added Co-Sponsor Rep. Tim Butler
Mar 01 22  Second Reading - Consent Calendar
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22  Third Reading - Consent Calendar - First Day
Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22  S  Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Linda Holmes
Mar 07 22  First Reading
Mar 07 22  S  Referred to Assignments
HB 04846  Rep. Lawrence Walsh, Jr.

(Sen. Melinda Bush)

225 ILCS 230/1004 from Ch. 111, par. 7854
225 ILCS 230/1005 from Ch. 111, par. 7855
225 ILCS 230/1006 from Ch. 111, par. 7856
225 ILCS 230/1007 from Ch. 111, par. 7857
225 ILCS 230/1009 from Ch. 111, par. 7859
225 ILCS 230/1010 from Ch. 111, par. 7860
225 ILCS 230/1011 from Ch. 111, par. 7861
225 ILCS 230/1012 from Ch. 111, par. 7862

Amends the Solid Waste Site Operator Certification Law. Creates a Solid Waste Site Operator Certification. Removes provisions concerning Class "A" and Class "B" Solid Waste Site Operator Certification. Provides that the Environmental Protection Agency is authorized to approve the use of examinations conducted by third parties. Provides that the Agency shall maintain on its website information regarding the examinations. Provides that at the time of certificate renewal, the applicant shall certify the completion of 30 hours of continuing education covering the operation of landfills during the preceding 3 years. Provides that the fee for the issuance or renewal of a Solid Waste Site Operator Certificate shall be $1,000. Provides that if the fee for renewal is not paid within the grace period, the fee for renewal shall be increased by $100 (rather than $50). Makes other changes.

House Committee Amendment No. 1

Provides that the applicant shall certify the completion of 15 (rather than 30) hours of continuing education covering the operation of landfills during the preceding 3 years. Provides that continuing education used to satisfy the provisions concerning continuing education requirements must be approved by the Environmental Protection Agency and must cover the design, operation, and maintenance of sanitary landfills.

House Floor Amendment No. 2

Deletes reference to:

225 ILCS 230/1012 from Ch. 111, par. 7862

Replaces everything after the enacting clause with the provisions of the introduced bill and makes the following changes.

Provides that a landfill site that accepts non-hazardous solid waste shall have a Solid Waste Site Operator Certification (rather than a Class A or a Class B Solid Waste Site Operator Certification). Provides that a landfill site which accepts special waste shall have a Solid Waste Site Operator certified by the Environmental Protection Agency. Provides that solid waste site operators shall be certified based on level of competency determined by examination and in accordance with educational and experience level as follows: (1) graduation from high school or equivalent and not less than 2 years (rather than 6 months) of acceptable study, training, and responsible experience in sanitary landfill operation or management, or not less than 7 (rather than 3) years of acceptable study training and responsible experience in operation or management of earth moving equipment; or (2) grammar school completion or equivalent and not less than 15 (rather than 5) years of acceptable study, training, and responsible experience in sanitary landfill operation or management. Provides that at the time of certificate renewal the applicant shall certify the completion of 15 (rather than 30) hours of continuing education covering the operation of landfills during the preceding 3 years. Provides that continuing education used to satisfy continuing education requirements must be approved by the Agency and must cover the design, operation, and maintenance of sanitary landfills, and for certificates that include a special waste endorsement, continuing education must cover the operation of landfills relative to the acceptance and disposal of special wastes. Provides that the fee for a Solid Waste Site Operator Certificate shall be $400 (rather than $1,000) and provides that the fee for an issuance or renewal for special waste endorsements shall be $100.

Jan 25 22  H Filed with the Clerk by Rep. Lawrence Walsh, Jr.
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Energy & Environment Committee
Feb 10 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Lawrence Walsh, Jr.
Feb 10 22  House Committee Amendment No. 1 Referred to Rules Committee
Feb 15 22  House Committee Amendment No. 1 Rules Refers to Energy & Environment Committee
Feb 15 22  House Committee Amendment No. 1 Adopted in Energy & Environment Committee; by Voice Vote
Feb 15 22  Do Pass as Amended / Short Debate Energy & Environment Committee; 017-007-000
Feb 16 22  Placed on Calendar 2nd Reading - Short Debate
Feb 22 22  House Floor Amendment No. 2 Filed with Clerk by Rep. Lawrence Walsh, Jr.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Feb 22 22</td>
<td>H  House Floor Amendment No. 2 Referred to Rules Committee</td>
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<tr>
<td>Feb 23 22</td>
<td>House Floor Amendment No. 2 Rules Refers to Energy &amp; Environment Committee</td>
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<td>Feb 23 22</td>
<td>House Floor Amendment No. 2 Recommends Be Adopted Energy &amp; Environment Committee; 026-000-000</td>
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<td>Feb 24 22</td>
<td>Second Reading - Short Debate</td>
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<td>Feb 24 22</td>
<td>House Floor Amendment No. 2 Adopted</td>
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<td>Feb 24 22</td>
<td>Placed on Calendar Order of 3rd Reading - Short Debate</td>
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<td>Mar 03 22</td>
<td>Third Reading - Short Debate - Passed 111-000-000</td>
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<td>Mar 04 22</td>
<td>S  Arrive in Senate</td>
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<td>Mar 04 22</td>
<td>Placed on Calendar Order of First Reading</td>
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<td>Mar 07 22</td>
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<td>Mar 07 22</td>
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<td>Mar 07 22</td>
<td>Referred to Assignments</td>
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<td>Apr 07 22</td>
<td>Approved for Consideration Assignments</td>
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<td>Apr 07 22</td>
<td>Placed on Calendar Order of 2nd Reading</td>
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<td>Apr 07 22</td>
<td>Rule 2-10 Third Reading Deadline Established As April 8, 2022</td>
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<td>Apr 07 22</td>
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<tr>
<td>Apr 07 22</td>
<td>Placed on Calendar Order of 3rd Reading April 8, 2022</td>
</tr>
<tr>
<td>May 10 22</td>
<td>S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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</tbody>
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HB 04847


Amends the Criminal Code of 2012. Provides that a person is not accountable for the conduct of another if he or she was subjected to specific and credible coercion, compulsion, duress, or threats. Provides that no offense is excepted from the provision that a person is not guilty of an offense by reason of conduct by reason of conduct that he or she performs under the compulsion of threat or menace of the imminent infliction of death or great bodily harm, if he or she reasonably believes death or great bodily harm will be inflicted upon him or her, or upon his or her spouse or child, if he or she does not perform that conduct. Amends the Code of Civil Procedure. In a provision concerning relief from judgments: Changes the allegations a movant must establish when presenting a meritorious claim to: (1) the movant was convicted of a forcible felony; (2) the movant's participation in the offense was related to experiencing or the effects of gender-based violence; and (3) no substantial evidence or incomplete evidence of gender-based violence against the movant was presented at the movant's sentencing hearing. Changes the term "domestic violence" to "gender-based violence". Removes the definition of "intimate partner". Makes corresponding changes.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: In the Criminal Code of 2012, removes language providing that no offense is excepted from the provision that a person is not guilty of an offense by reason of conduct by reason of conduct that he or she performs under the compulsion of threat or menace of the imminent infliction of death or great bodily harm, if he or she reasonably believes death or great bodily harm will be inflicted upon him or her, or upon his or her spouse or child, if he or she does not perform that conduct. In the Code of Civil Procedure, restores language providing that a movant may present a meritorious claim if the allegations in the petition establish that the evidence of domestic violence or gender-based violence against the movant is material and noncumulative to other evidence offered at the sentencing hearing, and is of such a conclusive character that it would likely change the sentence imposed by the original trial court. Restores the term "domestic violence". Defines "gender-based" violence. Restores the definition of "intimate partner". Makes other changes.

Jan 25 22 H Filed with the Clerk by Rep. Kelly M. Cassidy

Jan 27 22 First Reading

Jan 27 22 Referred to Rules Committee

Feb 09 22 Assigned to Judiciary - Criminal Committee

Feb 15 22 Added Co-Sponsor Rep. Will Guzzardi

Feb 15 22 Do Pass / Short Debate Judiciary - Criminal Committee; 012-007-000

Feb 16 22 Placed on Calendar 2nd Reading - Short Debate

Feb 16 22 Added Co-Sponsor Rep. Michelle Mussman

Feb 16 22 Added Co-Sponsor Rep. Mark L. Walker

Feb 16 22 Added Co-Sponsor Rep. Marcus C. Evans, Jr.


Feb 16 22 Added Co-Sponsor Rep. Michael J. Zalewski

Feb 16 22 Added Co-Sponsor Rep. Robyn Gabel

Feb 16 22 Added Co-Sponsor Rep. Jennifer Gong-Gershowitz

Feb 17 22 Added Co-Sponsor Rep. La Shawn K. Ford

Feb 17 22 Added Co-Sponsor Rep. Rita Mayfield

Feb 17 22 Added Co-Sponsor Rep. Mary E. Flowers

Feb 17 22 Added Co-Sponsor Rep. Sonya M. Harper

Feb 17 22 Added Co-Sponsor Rep. Delia C. Ramirez


Feb 17 22 Added Co-Sponsor Rep. Aaron M. Ortiz

Feb 17 22 Added Co-Sponsor Rep. Denyse Wang Stoneback

Feb 17 22 Added Co-Sponsor Rep. Jonathan Carroll
HB 04847 (CONTINUED)

Feb 17 22  H  Added Co-Sponsor Rep. Lakesia Collins
Feb 17 22  Added Co-Sponsor Rep. Elizabeth Hernandez
Feb 17 22  Added Co-Sponsor Rep. Nicholas K. Smith
Feb 17 22  Added Co-Sponsor Rep. Jehan Gordon-Booth
Feb 17 22  Added Co-Sponsor Rep. Camille Y. Lilly
Feb 17 22  Removed Co-Sponsor Rep. Lakesia Collins
Feb 22 22  Second Reading - Short Debate
Feb 22 22  Placed on Calendar Order of 3rd Reading - Short Debate
Feb 23 22  Added Co-Sponsor Rep. Barbara Hernandez
Feb 23 22  Added Co-Sponsor Rep. Dagmara Avelar
Feb 23 22  Added Co-Sponsor Rep. Daniel Didech
Feb 25 22  Added Co-Sponsor Rep. Theresa Mah
Mar 01 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Kelly M. Cassidy
Mar 01 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 01 22  House Floor Amendment No. 2 Filed with Clerk by Rep. Kelly M. Cassidy
Mar 01 22  House Floor Amendment No. 2 Referred to Rules Committee
Mar 02 22  Added Chief Co-Sponsor Rep. Justin Slaughter
Mar 02 22  Added Chief Co-Sponsor Rep. Edgar Gonzalez, Jr.
Mar 02 22  Added Chief Co-Sponsor Rep. Lakesia Collins
Mar 02 22  Added Co-Sponsor Rep. Cyril Nichols
Mar 02 22  Added Co-Sponsor Rep. Anne Stava-Murray
Mar 02 22  House Floor Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
Mar 03 22  House Floor Amendment No. 1 Recommends Be Adopted Judiciary - Criminal Committee; 012-007-000
Mar 03 22  Recalled to Second Reading - Short Debate
Mar 03 22  House Floor Amendment No. 1 Adopted
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  House Floor Amendment No. 2 Tabled Pursuant to Rule 40
Mar 03 22  Third Reading - Short Debate - Passed 072-037-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Melinda Bush
Mar 04 22  First Reading
Mar 04 22  Referred to Assignments
Mar 09 22  Added as Alternate Chief Co-Sponsor Sen. Jacqueline Y. Collins
Mar 22 22  Added as Alternate Co-Sponsor Sen. Robert Peters
Mar 23 22  Assigned to Criminal Law
Mar 25 22  Rule 2-10 Committee Deadline Established As April 4, 2022
Mar 28 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Melinda Bush
Mar 28 22  Senate Committee Amendment No. 1 Referred to Assignments
Mar 28 22  Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-8 (b-1), the following amendments will remain in the Committee on Assignments.
Mar 30 22  Added as Alternate Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 05 22  Added as Alternate Co-Sponsor Sen. Celina Villanueva
Apr 05 22  Added as Alternate Chief Co-Sponsor Sen. Sara Feigenholtz
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

(Sen. Antonio Muñoz)

235 ILCS 5/6-39 new

Amends the Liquor Control Act of 1934. Provides that if a licensee has more than 800 persons at the licensed location at any time while hosting live music, the licensee shall ensure that it has opioid antagonists available at the premises and that there is a sufficient number of staff members on the premises who have been sufficiently trained on how to properly administer an opioid antagonist.

House Floor Amendment No. 1

Adds reference to:

215 ILCS 5/388h new

Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Defines "music venue" as an indoor or outdoor location with a capacity of more than 800 persons used as a space to hold a live concert or musical performance. Provides that if a licensee operates as a music venue, the licensee shall ensure that, during its hours of operation as a music venue, it has opioid antagonists available at the premises and that there is a staff member on the premises who has been sufficiently trained on how to properly administer an opioid antagonist. Provides that a person who has been certified in the administration of opioid antagonists by a governmental or private entity, regardless of when the person received that certification, is deemed to be sufficiently trained. Provides an exemption from civil liability for the good faith administration or provision of an opioid antagonist. Amends the Casualty Insurance, Fidelity Bonds, and Surety Contracts Article of the Illinois Insurance Code. Provides that an insurer may not increase the amount of an insured's premium based on the insured's compliance with the amendatory Act. Effective June 1, 2023.

House Floor Amendment No. 2

Provides that any person who is sufficiently trained and in good faith (rather than any person who in good faith) administers or provides an opioid antagonist in accordance with the provisions, shall not, as a result of his or her acts or omissions, except willful or wanton misconduct on the part of the person, in administering or providing the opioid antagonist, be liable for civil damages.
HB 04848 (CONTINUED)

Mar 04 22  H  Added Chief Co-Sponsor Rep. Jeff Keicher
Mar 04 22  H  Added Chief Co-Sponsor Rep. Will Guzzardi
Mar 04 22  H  Added Co-Sponsor Rep. Lakesia Collins
Mar 04 22  S  Arrive in Senate
Mar 04 22  S  Placed on Calendar Order of First Reading
Mar 04 22  S  Chief Senate Sponsor Sen. Antonio Muñoz
Mar 04 22  S  First Reading
Mar 04 22  S  Referred to Assignments
Amends "An Act in relation to violence against women", approved August 5, 2003, Public Act 93-416, by adding clauses to the preamble. Amends the Gender Violence Act. Includes domestic violence in the definition of "gender-related violence". Provides that an employer shall be liable for gender-related violence committed by an employee or nonemployee if the employer, through the employer's acts or omissions, engages in: (1) encouraging or assisting in the commission of the gender-related violence by failing to supervise, train, or monitor an employee or nonemployee; (2) having prior knowledge of an employee's or nonemployee's propensity for engaging in similar conduct but failing to take remedial measures; (3) failing to investigate complaints or reports of similar conduct by an employee or nonemployee; or (4) otherwise failing to investigate or take remedial measures in response to complaints or reports of similar conduct by an employee or nonemployee. Requires an action based on gender-related violence relating to domestic violence to be commenced within 7 years after the cause of action accrued or, in a case where the person was a minor at the time the cause of action accrued, within 7 years of the person reaching the age of 18. Provides that no person has the power to waive any provisions of the Act as part of a dissolution of marriage agreement, civil union, domestic partnership, or custody agreement.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Gender Violence Act. Defines "employee", "employer", "work environment", and "workplace". Changes the definition of "gender-related violence" to include domestic violence. Provides that an employer shall only be liable for gender-related violence committed in the work environment by an employee or agent of the employer. Provides specific instances in which an employer is liable for gender-related violence. Provides that no person shall have the power to waive any provisions of the Act as part of a dissolution of marriage agreement, civil union, domestic partnership, or custody agreement. Makes corresponding changes.
HB 04850 (CONTINUED)
Mar 04 22  S  First Reading
Mar 04 22  S  Referred to Assignments
Apr 18 22  Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
(Sen. Don Harmon)
325 ILCS 5/4
Amends the Abused and Neglected Child Reporting Act. Expands the list of mandated reporters under the Act to include physical therapists, physical therapy assistants, occupational therapists, occupational therapy assistants, and athletic trainers.
Jan 25 22  H  Filed with the Clerk by Rep. Theresa Mah
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Adoption & Child Welfare Committee
Feb 15 22  Do Pass / Consent Calendar Adoption & Child Welfare Committee; 006-000-000
Feb 16 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Feb 25 22  Added Co-Sponsor Rep. Mark L. Walker
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Removed from Consent Calendar Status Rep. Greg Harris
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 03 22  Added Co-Sponsor Rep. Janet Yang Rohr
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 104-000-000
Mar 03 22  Added Co-Sponsor Rep. Suzanne Ness
Mar 03 22  Added Co-Sponsor Rep. Joyce Mason
Mar 04 22  Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Rachelle Crowe
Mar 04 22  First Reading
Mar 04 22  S  Referred to Assignments
Jun 15 22  Alternate Chief Sponsor Changed to Sen. Don Harmon
Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Provides that the Office of the Statewide 9-1-1 Administrator, in consultation with the Statewide 9-1-1 Advisory Board, shall revise any guidelines, rules, and standards governing the employment, training, certification, or testing necessary to classify public safety telecommunicators and emergency medical dispatchers as "first responders" and comparable in the State's occupational classification of emergency services personnel and public safety personnel. Amends various laws to include emergency medical dispatchers and public safety telecommunicators in references to first responders.
HB 04933  Rep. La Shawn K. Ford
(Sen. Cristina H. Pacione-Zayas and Ram Villivalam)

105 ILCS 5/34-8.1 from Ch. 122, par. 34-8.1

Amends the School Code. Makes changes concerning the Chicago Board of Education's requirements and criteria for the position of principal of an attendance center. Provides that if the requirements and criteria result or may result in the exclusion of otherwise qualified and licensed candidates from being eligible for selection to serve as a principal, then the Board shall maintain a public database that includes the names of all of the candidates who are eligible to be selected as a principal. Requires the Board to establish due process protections for candidates for the position of principal and establish a grievance procedure for those candidates the Board has deemed ineligible to serve as a principal. Makes changes concerning the use of performance evaluations in determining that a principal is no longer eligible to serve as principal of an attendance center. Effective January 1, 2023.

Jan 25 22  H Filed with the Clerk by Rep. La Shawn K. Ford
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
Feb 16 22  Do Pass / Short Debate Elementary & Secondary Education: Administration, Licensing & Charter Schools;
          006-002-000
Feb 17 22  Placed on Calendar 2nd Reading - Short Debate
Feb 22 22  Second Reading - Short Debate
Feb 22 22  Placed on Calendar Order of 3rd Reading - Short Debate
Feb 24 22  Third Reading - Short Debate - Passed 060-042-000
Feb 24 22  S Arrive in Senate
Feb 24 22  Place on Calendar Order of First Reading
Feb 24 22  Chief Senate Sponsor Sen. Cristina H. Pacione-Zayas
Feb 24 22  First Reading
Feb 24 22  S Referred to Assignments
Mar 24 22  Added as Alternate Co-Sponsor Sen. Ram Villivalam
Amends the State Treasurer Act. In provisions concerning the ABLE account program, provides that a "designated representative" means a person or entity (currently, person only) who is authorized to act on behalf of a "designated beneficiary". Provides that a person or entity seeking to open an ABLE account on behalf of a designated beneficiary must provide certification, subject to penalties of perjury, of the basis for the person's or entity's authority to act as a designated representative and that there is no other person or entity with higher priority to establish the ABLE account. Removes provisions allowing the State Treasurer to recognize specified persons or entities as a designated representative without appointment by a court. Provides that the State Treasurer may require any certifications that he or she deems necessary to implement the ABLE program, including oaths or affirmations made under penalties of perjury. Defines "Internal Revenue Code". Effective immediately.

Jan 25 22  H  Filed with the Clerk by Rep. Dagmara Avelar
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 01 22  Assigned to State Government Administration Committee
Feb 09 22  Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
Feb 15 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 15 22  Added Chief Co-Sponsor Rep. Natalie A. Manley
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Third Reading - Consent Calendar - First Day
Mar 03 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Laura Ellman
Mar 04 22  First Reading
Mar 04 22  S  Referred to Assignments
HB 04964  


(Sen. Steve Stadelman)  

705 ILCS 405/2-3  

from Ch. 37, par. 802-3  

Amends the Abused, Neglected or Dependent Minors Article of the Juvenile Court Act of 1987. Restricts a court from making a finding of probable cause to believe that a minor is abused or neglected based only on a parent disclosing that the parent is the victim of domestic violence and the parent is seeking or accessing services for domestic violence.

House Floor Amendment No. 2  

Adds reference to:

705 ILCS 405/2-10  

from Ch. 37, par. 802-10  

Replaces everything after the enacting clause with the provisions of the introduced bill with the following change. Provides that the court may not enter an order to place the minor in shelter care, commit the minor to the Department of Children and Family Services, or otherwise remove the minor from the minor's home based on only a disclosure by the minor's parent, guardian, or custodian that the minor's parent, guardian, or custodian is (i) a victim of domestic violence, (ii) seeking or accessing services for domestic violence, and (iii) not living in the same home as the perpetrator of the domestic violence.

Jan 26 22  

H Filed with the Clerk by Rep. Dave Vella  

Jan 27 22  

First Reading  

Jan 27 22  

Referred to Rules Committee  

Feb 09 22  

Assigned to Adoption & Child Welfare Committee  

Feb 15 22  

Do Pass / Short Debate Adoption & Child Welfare Committee; 005-001-001  

Feb 16 22  

Placed on Calendar 2nd Reading - Short Debate  

Mar 01 22  

House Floor Amendment No. 1 Filed with Clerk by Rep. Dave Vella  

Mar 01 22  

House Floor Amendment No. 1 Referred to Rules Committee  

Mar 01 22  

House Floor Amendment No. 2 Filed with Clerk by Rep. Dave Vella  

Mar 01 22  

House Floor Amendment No. 2 Referred to Rules Committee  

Mar 02 22  

House Floor Amendment No. 2 Rules Refers to Adoption & Child Welfare Committee  

Mar 02 22  

Second Reading - Short Debate  

Mar 02 22  

Held on Calendar Order of Second Reading - Short Debate  

Mar 02 22  

House Floor Amendment No. 2 Recommends Be Adopted Adoption & Child Welfare Committee; 007-000-000  

Mar 03 22  

Added Co-Sponsor Rep. Chris Bos  

Mar 03 22  

Added Co-Sponsor Rep. Jackie Haas  

Mar 03 22  

Added Co-Sponsor Rep. Lakesia Collins  

Mar 03 22  

Added Co-Sponsor Rep. Carol Ammons  

Mar 03 22  

Added Chief Co-Sponsor Rep. Mary E. Flowers  

Mar 03 22  

House Floor Amendment No. 2 Adopted  

Mar 03 22  

Placed on Calendar Order of 3rd Reading - Short Debate  

Mar 03 22  

Third Reading - Short Debate - Passed 100-001-000  

Mar 03 22  

House Floor Amendment No. 1 Tabled Pursuant to Rule 40  

Mar 03 22  

Added Chief Co-Sponsor Rep. Natalie A. Manley  

Mar 03 22  

Added Chief Co-Sponsor Rep. Elizabeth Hernandez  

Mar 04 22  

Added Co-Sponsor Rep. Frances Ann Hurley  

Mar 04 22  

S Arrive in Senate  

Mar 04 22  

Placed on Calendar Order of First Reading  

Mar 04 22  

Chief Senate Sponsor Sen. Steve Stadelman  

Mar 04 22  

First Reading  

Mar 04 22  

S Referred to Assignments
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Requires the Department of Commerce and Economic Opportunity to establish a grant program for local chambers of commerce. Provides that the Department shall allocate $5,000,000 as grants to eligible chambers of commerce in amounts equivalent to 2 months of lost revenue, or 1/6th of the annual lost revenue, between 2019 and 2020 from funds appropriated under the American Rescue Plan Act. Provides that eligible chambers of commerce must have less than 1,500 paid members. Provides for the adoption of rules.
HB 05004


(Sen. Mike Simmons and Karina Villa)

5 ILCS 312/2-102 from Ch. 102, par. 202-102
5 ILCS 805/10

20 ILCS 605/605-800 was 20 ILCS 605/46.19a in part
20 ILCS 1510/25

35 ILCS 5/1501 from Ch. 120, par. 15-1501
55 ILCS 5/3-12007 from Ch. 34, par. 3-12007

70 ILCS 2605/11.15 from Ch. 42, par. 331.15
110 ILCS 205/9.16 from Ch. 144, par. 189.16
110 ILCS 925/3.06 from Ch. 144, par. 1503.06
110 ILCS 930/2 from Ch. 144, par. 2302
110 ILCS 930/7 from Ch. 144, par. 2307
110 ILCS 947/65.50
110 ILCS 947/65.110
110 ILCS 952/20

110 ILCS 975/5 from Ch. 144, par. 2755
110 ILCS 975/6.5

215 ILCS 105/7 from Ch. 73, par. 1307
225 ILCS 50/8 from Ch. 111, par. 7408
305 ILCS 5/3-3 from Ch. 23, par. 5-3
330 ILCS 61/1-10
430 ILCS 65/4 from Ch. 38, par. 83-4
430 ILCS 65/8 from Ch. 38, par. 83-8

720 ILCS 5/17-6.5
720 ILCS 678/2
725 ILCS 5/113-8
730 ILCS 5/3-2-2 from Ch. 38, par. 1003-2-2
730 ILCS 5/3-3
750 ILCS 28/20

765 ILCS 60/Act title
765 ILCS 60/0.01 from Ch. 6, par. 0.01
765 ILCS 60/7 from Ch. 6, par. 7
765 ILCS 60/8 from Ch. 6, par. 8

765 ILCS 725/Act title
765 ILCS 725/0.01 from Ch. 6, par. 8.9
765 ILCS 725/1 from Ch. 6, par. 9
775 ILCS 5/2-101

815 ILCS 400/Act title
815 ILCS 400/0.01 from Ch. 111, par. 8050
815 ILCS 400/1 from Ch. 111, par. 8051
815 ILCS 400/2 from Ch. 111, par. 8052
HB 05004 (CONTINUED)

Amends various Acts to make changes concerning references to noncitizen individuals. Effective immediately.

House Floor Amendment No. 1

Adds reference to:

430 ILCS 65/1.1  from Ch. 38, par. 83-1.1

Makes further changes concerning references to noncitizen individuals.

Jan 26 22  H Filed with the Clerk by Rep. Aaron M. Ortiz
Jan 26 22  Added Chief Co-Sponsor Rep. Elizabeth Hernandez
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Immigration & Human Rights Committee
Feb 16 22  Do Pass / Short Debate Immigration & Human Rights Committee; 008-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Short Debate
Mar 01 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Aaron M. Ortiz
Mar 01 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 02 22  House Floor Amendment No. 1 Rules Refers to Immigration & Human Rights Committee
Mar 02 22  Second Reading - Short Debate
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 02 22  House Floor Amendment No. 1 Recommends Be Adopted Immigration & Human Rights Committee; 007-000-000
Mar 03 22  Added Co-Sponsor Rep. Emanuel Chris Welch
Mar 03 22  Added Co-Sponsor Rep. Sam Yingling
Mar 03 22  Added Co-Sponsor Rep. Jonathan Carroll
Mar 03 22  Added Co-Sponsor Rep. Jennifer Gong-Gershowitz
Mar 03 22  Added Co-Sponsor Rep. Rita Mayfield
Mar 03 22  Added Co-Sponsor Rep. Sonya M. Harper
Mar 03 22  Added Co-Sponsor Rep. Anna Moeller
Mar 03 22  Added Co-Sponsor Rep. Delia C. Ramirez
Mar 03 22  Added Co-Sponsor Rep. Maura Hirschauer
Mar 03 22  Added Co-Sponsor Rep. Joyce Mason
Mar 03 22  Added Co-Sponsor Rep. Suzanne Ness
Mar 03 22  Added Co-Sponsor Rep. Nicholas K. Smith
Mar 03 22  Added Chief Co-Sponsor Rep. Marcus C. Evans, Jr.
Mar 03 22  Added Chief Co-Sponsor Rep. Theresa Mah
Mar 03 22  Added Chief Co-Sponsor Rep. Eva Dina Delgado
Mar 03 22  Added Chief Co-Sponsor Rep. Emanuel Chris Welch
Mar 03 22  Remove Chief Co-Sponsor Rep. Eva Dina Delgado
Mar 03 22  Removed Co-Sponsor Rep. Emanuel Chris Welch
Mar 03 22  Added Co-Sponsor Rep. William Davis
Mar 03 22  Added Co-Sponsor Rep. Justin Slaughter
HB 05004 (CONTINUED)

Mar 03 22  H  Added Co-Sponsor Rep. Michael J. Zalewski
Mar 03 22  H  Added Co-Sponsor Rep. Eva Dina Delgado
Mar 03 22  H  House Floor Amendment No. 1 Adopted
Mar 03 22  H  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  H  Third Reading - Short Debate - Passed 083-020-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  S  Placed on Calendar Order of First Reading
Mar 04 22  S  Chief Senate Sponsor Sen. Mike Simmons
Mar 04 22  S  First Reading
Mar 04 22  S  Referred to Assignments
Mar 28 22  S  Added as Alternate Co-Sponsor Sen. Karina Villa
Apr 07 22  S  Approved for Consideration Assignments
Apr 07 22  S  Placed on Calendar Order of 2nd Reading
Apr 07 22  S  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 07 22  S  Second Reading
Apr 07 22  S  Placed on Calendar Order of 3rd Reading April 8, 2022
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 05031

Rep. Theresa Mah-Tim Butler-Cyril Nichols-Anna Moeller, Bob Morgan, Kelly M. Cassidy and Nicholas K. Smith

(Sen. Emil Jones, III)

5 ILCS 80/4.33
5 ILCS 80/4.38
225 ILCS 63/10
225 ILCS 63/11 new
225 ILCS 63/57
225 ILCS 63/110
225 ILCS 63/125
225 ILCS 63/145
225 ILCS 63/190
225 ILCS 63/95 rep.

Amends the Regulatory Sunset Act. Provides that the Naprapathic Practice Act is repealed on January 1, 2028 (instead of January 1, 2023). Amends the Naprapathic Practice Act. Defines "email address of record". Provides that all applicants and licensees shall provide a valid physical and email address and inform the Department of Financial and Professional Regulation of any change of physical or email address within 14 days. Provides that the Department shall assign a customer's identification number to each applicant for a license. Provides that making a material misstatement in furnishing information to the Department is grounds for disciplinary action. Provides that a person not licensed under the Act and engaged in the business of offering naprapathy services shall not aid, assist, procure, advise, employ, or contract with any unlicensed person to practice naprapathy contrary to the rules of the Act. Provides that the Department may refuse to issue or may suspend the license of any person who fails to file a tax return. Makes changes to the provisions regarding physical and mental examinations of a licensee or applicant. Removes a provision that provides that if the Secretary of Financial and Professional Regulation fails to issue a final order within 30 days after receipt of the hearing officer's findings of fact, conclusions of law, and recommendations, then the hearing officer's determinations become a final order. Makes other changes. Specified provisions are effective immediately.

House Floor Amendment No. 1

Adds reference to:
    225 ILCS 63/15
Adds reference to:
    225 ILCS 63/17
Adds reference to:
    225 ILCS 63/36 new
Adds reference to:
    225 ILCS 63/150
Adds reference to:
    225 ILCS 63/155
Adds reference to:
    225 ILCS 63/165
Replaces everything after the enacting clause. Amends the Regulatory Sunset Act. Repeals the Naprapathic Practice Act on January 1, 2028 (instead of January 1, 2023). Amends the Naprapathic Practice Act. Defines "Board" and "email address of record". Provides that all applicants and licensees shall provide a valid address and email address to the Department of Financial and Professional Regulation and inform the Department of any change of address or email address within 14 days. Provides that naprapathic practice means identification, evaluation, and treatment (rather than only the evaluation) of persons with connective tissue disorders through the use of naprapathic case history and palpation or treatment. Provides that a naprapath shall order additional screening if the patient does not demonstrate measurable or functional improvement after 6 visits and continued improvement thereafter. Provides that a naprapath shall refer a patient to the patient's treating health care profession of record if the patient's condition is determined to be beyond the scope of practice of the naprapath. Provides that a person may be qualified to receive a license as a naprapath if he or she is at least 21 years of age (rather than 18 years of age) and, for licenses granted on or after January 1, 2028, has graduated from a 4-year college level program or its equivalent approved by the Department. Creates the Board of Naprapathy. Provides for membership and duties of the Board. Provides that the Department shall assign a customer's identification number to each applicant for a license. Provides that making a material misstatement in furnishing information to the Department is grounds for disciplinary action. Provides that a person not licensed under the Act and engaged in business of offering naprapathy services shall not aid, assist, procure, advise, employ, or contract with any unlicensed person to practice naprapathy contrary to the Act. Provides that the Department may refuse to issue or may suspend the license of any person who fails to file a tax return, to pay the tax, penalty, or interest shown in a filed tax return, or to pay any final assessment of tax, penalty, or interest. Makes changes to the provisions regarding physical and mental examinations of a licensee or applicant. Removes a provision that provides that if the Secretary of Financial and Professional Regulation fails to issue a final order within 30 days after receipt of the hearing officer's findings of fact, conclusions of law, and recommendations, then the hearing officer's determinations become a final order. Provides that the Board shall review the report of the hearing office and present its findings of fact, conclusions of law, and recommendations to the Secretary. Provides that an order shall be prima facie proof that the Board and its members are qualified to act. Removes a provision that provides that exhibits shall be certified without cost. Repeals a provision regarding rosters. Makes conforming and other changes. Section 5 and Section 99 take effect upon becoming law.
HB 05041

(Sen. Dale Fowler and Sally J. Turner-Terri Bryant)

705 ILCS 405/6-1 from Ch. 37, par. 806-1

Amends the Administration of Juvenile Services Article of the Juvenile Court Act of 1987. Requires the Administrative Office of the Illinois Courts to adopt rules to permit the hiring of personnel at a county juvenile detention center that possess less than a bachelor's degree. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
705 ILCS 405/6-1
Adds reference to:
730 ILCS 5/3-2.5-15

Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that, notwithstanding any other provision of law or rule, the Administrative Office of the Illinois Courts and the Department of Juvenile Justice shall permit the hiring of county juvenile detention center personnel that possess less than a bachelor's degree, including, but not limited to, the hiring of an applicant who possesses an associate's degree or has completed at least 60 credit hours at an accredited institution of higher education. Effective immediately.

Jan 26 22 H Filed with the Clerk by Rep. Dave Severin
Jan 27 22 First Reading
Jan 27 22 Referred to Rules Committee
Feb 09 22 Assigned to Judiciary - Criminal Committee
Feb 15 22 Do Pass / Short Debate Judiciary - Criminal Committee; 019-000-000
Feb 16 22 Placed on Calendar 2nd Reading - Short Debate
Feb 22 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Dave Severin
Feb 22 22 House Floor Amendment No. 1 Referred to Rules Committee
Feb 24 22 House Floor Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
Feb 24 22 Added Co-Sponsor Rep. Patrick Windhorst
Feb 24 22 Added Co-Sponsor Rep. Randy E. Frese
Feb 24 22 Added Co-Sponsor Rep. Seth Lewis
Feb 24 22 House Floor Amendment No. 1 Recommends Be Adopted Judiciary - Criminal Committee; 019-000-000
Mar 01 22 Second Reading - Short Debate
Mar 01 22 House Floor Amendment No. 1 Adopted
Mar 01 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 02 22 Added Chief Co-Sponsor Rep. Carol Ammons
Mar 02 22 Added Chief Co-Sponsor Rep. Lakesia Collins
Mar 03 22 Third Reading - Short Debate - Passed 105-003-000
Mar 03 22 Added Chief Co-Sponsor Rep. Jonathan Carroll
Mar 04 22 Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading
Mar 07 22 Chief Senate Sponsor Sen. Dale Fowler
Mar 07 22 First Reading
Mar 07 22 Referred to Assignments
Mar 16 22 Assigned to State Government
Mar 22 22 Added as Alternate Co-Sponsor Sen. Sally J. Turner
Mar 23 22 Do Pass State Government; 008-000-000
Mar 23 22 Placed on Calendar Order of 2nd Reading
Mar 24 22 Added as Alternate Chief Co-Sponsor Sen. Terri Bryant
Mar 29 22 Second Reading
Mar 29 22 Placed on Calendar Order of 3rd Reading March 30, 2022
HB 05041 (CONTINUED)

Apr 01 22  S  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments

HB 05042


(Sen. Dale Fowler-Terri Bryant and Jason Plummer)

520 ILCS 5/3.1-6

Amends the Wildlife Code. Provides that resident and nonresident landowners shall complete a landowner permit application and submit proof of eligible land ownership to the Department of Natural Resources once every 5 years.

Jan 26 22  H  Filed with the Clerk by Rep. Dave Severin
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Agriculture & Conservation Committee
Feb 15 22  Do Pass / Consent Calendar Agriculture & Conservation Committee; 008-000-000
Feb 16 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 16 22  Added Co-Sponsor Rep. Michael T. Marron
Feb 17 22  Second Reading - Consent Calendar
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar
Feb 24 22  Added Co-Sponsor Rep. C.D. Davidsmeyer
Feb 24 22  Added Co-Sponsor Rep. Randy E. Frese
Feb 24 22  Added Co-Sponsor Rep. Seth Lewis
Feb 24 22  Added Co-Sponsor Rep. Daniel Swanson
Mar 01 22  Added Co-Sponsor Rep. Andrew S. Chesney
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22  Removed from Consent Calendar Status Rep. Greg Harris
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 02 22  Added Co-Sponsor Rep. Tony McCombie
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 102-001-000
Mar 03 22  Added Co-Sponsor Rep. Norine K. Hammond
Mar 03 22  Added Co-Sponsor Rep. David Friess
Mar 03 22  Added Co-Sponsor Rep. Thomas M. Bennett
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Dale Fowler
Mar 07 22  First Reading
Mar 07 22  S  Referred to Assignments
Mar 24 22  Added as Alternate Chief Co-Sponsor Sen. Terri Bryant
Apr 01 22  Added as Alternate Co-Sponsor Sen. Jason Plummer
HB 05048

Rep. Anna Moeller and Suzanne Ness
(Sen. Sara Feigenholtz)

210 ILCS 45/2-104.2 from Ch. 111 1/2, par. 4152-104.2

Amends the Nursing Home Care Act. Provides that facilities licensed under the Act must offer to provide POLST-appropriate residents or their representatives an opportunity to execute the Department of Public Health Uniform POLST form within specified time periods. Defines "POLST-appropriate resident". Requires that the offer to provide the form shall be made by a facility staff member or community partner who is able to discuss and prepare the form in accordance with institutional policy or by a qualified health care practitioner. Provides that the execution of a Department of Public Health Uniform POLST form shall not be a requirement for admission to any facility or a precondition to the provision of services by any provider of health care services.

Jan 26 22  H Filed with the Clerk by Rep. Anna Moeller
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Health Care Licenses Committee
Feb 16 22  Do Pass / Short Debate Health Care Licenses Committee: 005-003-000
Feb 17 22  Placed on Calendar 2nd Reading - Short Debate
Feb 22 22  Second Reading - Short Debate
Feb 22 22  Placed on Calendar Order of 3rd Reading - Short Debate
Feb 24 22  Third Reading - Short Debate - Passed 065-043-000
Feb 22 22  Added Co-Sponsor Rep. Suzanne Ness
Feb 24 22  S Arrive in Senate
Feb 24 22  Placed on Calendar Order of First Reading
Feb 24 22  Chief Senate Sponsor Sen. Sara Feigenholtz
Feb 24 22  First Reading
Feb 24 22  Referred to Assignments
Mar 02 22  Assigned to Health
Mar 07 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Sara Feigenholtz
Mar 07 22  Senate Committee Amendment No. 1 Referred to Assignments
Mar 08 22  Senate Committee Amendment No. 1 Assignments Refers to Health
Mar 08 22  Senate Committee Amendment No. 1 Postponed - Health
Mar 09 22  Postponed - Health
Mar 25 22  Rule 2-10 Committee Deadline Established As April 4, 2022
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments
May 10 22  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 05049

Rep. Fred Crespo-Stephanie A. Kifowit

(Sen. Antonio Muñoz)

15 ILCS 205/6.7 new
20 ILCS 105/4.04a
305 ILCS 5/8A-7 from Ch. 23, par. 8A-7


House Floor Amendment No. 1

Adds reference to:
740 ILCS 175/2 from Ch. 127, par. 4102

Adds reference to:
740 ILCS 175/4 from Ch. 127, par. 4104

Adds reference to:
740 ILCS 175/6 from Ch. 127, par. 4106

Adds reference to:
740 ILCS 175/8 from Ch. 127, par. 4108

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

Further amends the Attorney General Act. Provides that the Medicaid Fraud Control Unit shall be transferred from the Illinois State Police to the Office of the Attorney General on October 1, 2023 (rather than on the effective date of the amendatory Act). Removes provisions providing that Illinois State Police personnel engaged in the performance of functions related to the Medicaid Fraud Control Unit shall continue their service within the Office of the Attorney General notwithstanding any qualification requirements under the Attorney General Act. Provides that the transfer provisions under the amendatory Act do not affect any act completed, ratified, or canceled, or any right occurring or established before October 1, 2023 (rather than before the effective date of the amendatory Act). Provides that the transfer provisions under the amendatory Act do not affect any action or proceeding had or commenced before October 1, 2023 (rather than before the effective date of the amendatory Act) in an administrative, civil, or criminal cause regarding any function transferred under this Section, but any such action or proceeding may be continued by the Office of the Attorney General. Amends the Illinois False Claims Act. Removes references to the Illinois State Police from the definition of "investigator". Provides that the Attorney General (rather than the Attorney General or the Illinois State Police) shall diligently investigate a civil violation for false claims under the Act. Provides that the Attorney General may issue subpoenas under the Act (rather than the Attorney General may delegate the authority to issue subpoenas under the Act to the Department of State Police). In provisions concerning the State Whistleblower Reward and Protection Fund, provides that for all cases settled on or after October 1, 2023, one-third of the monies shall be paid to the Attorney General Whistleblower Reward and Protection Fund. Provides that the remaining two-thirds of the monies in the Fund shall be used for payment of awards to Qui Tam plaintiffs and as otherwise specified in this Act, with any remainder to the General Revenue Fund. Provides that the Attorney General shall direct the State Treasurer to make disbursement of funds.
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<tr>
<td>Mar 03 22</td>
<td>Added Chief Co-Sponsor Rep. Stephanie A. Kifowit</td>
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<tr>
<td>Mar 04 22</td>
<td>Arrive in Senate</td>
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<td>Mar 04 22</td>
<td>Placed on Calendar Order of First Reading</td>
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<tr>
<td>Mar 04 22</td>
<td>Chief Senate Sponsor Sen. Antonio Muñoz</td>
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<td>Mar 04 22</td>
<td>First Reading</td>
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<td>Mar 04 22</td>
<td>Referred to Assignments</td>
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<td>Mar 16 22</td>
<td>Assigned to Executive</td>
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<td>Mar 23 22</td>
<td>Do Pass Executive; 015-000-000</td>
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<td>Mar 23 22</td>
<td>Placed on Calendar Order of 2nd Reading</td>
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<td>Mar 31 22</td>
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<td>Mar 31 22</td>
<td>Placed on Calendar Order of 3rd Reading April 1, 2022</td>
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<td>Apr 01 22</td>
<td>Rule 2-10 Third Reading Deadline Established As April 8, 2022</td>
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<tr>
<td>May 10 22</td>
<td>Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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Amends the Community Development Loan Guarantee Act. Provides that the State Treasurer may establish the Loan Guarantee Program by establishing one or more Loan Guarantee Accounts at approved financial institutions (currently, one Account as a special account outside the State treasury with the State Treasurer as custodian). Provides that moneys in a Loan Guarantee Account may be paid to a participating financial institution to cover losses on guaranteed loans up to the full amount in the Account or the amount of loss, whichever is lesser. Provides that the State of Illinois and the State Treasurer shall not be responsible for any losses in excess of the full amount in the Loan Guarantee Account designated for a participating financial institution. Provides that the State Treasurer may withdraw funds from any Loan Guarantee Account for a financial institution's failure to comply with Program requirements. Makes conforming and other changes. Effective immediately.
HB 05061  Rep. William Davis-Carol Ammons  
(Sen. Antonio Muñoz and Karina Villa)

55 ILCS 5/5-1022 from Ch. 34, par. 5-1022

Amends the Counties Code. Provides that a county may establish goals to promote minority-owned and operated businesses, women-owned and operated businesses, businesses owned and operated by persons with disabilities, and businesses located within the county.

Jan 26 22  H Filed with the Clerk by Rep. William Davis
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Counties & Townships Committee
Feb 16 22  Do Pass / Consent Calendar Counties & Townships Committee: 011-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 23 22  Added Chief Co-Sponsor Rep. Carol Ammons
Mar 01 22  Second Reading - Consent Calendar
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22  Third Reading - Consent Calendar - First Day
Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22  S Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 16 22  Chief Senate Sponsor Sen. Antonio Muñoz
Mar 16 22  First Reading
Mar 16 22  Referred to Assignments
Mar 22 22  Assigned to Executive
Mar 23 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Antonio Muñoz
Mar 23 22  Senate Committee Amendment No. 1 Referred to Assignments
Mar 24 22  Senate Committee Amendment No. 1 Assignments Refers to Executive
Mar 25 22  Rule 2-10 Committee Deadline Established As April 4, 2022
Mar 28 22  Added as Alternate Co-Sponsor Sen. Karina Villa
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments
May 10 22  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Prevailing Wage Act. Provides that all subcontractor purveyors of and subcontractor bidders for installation, repair, wiring, and maintenance services to Illinois lottery machines and equipment shall pay no less than the prevailing rate of wages for like work and services.

House Floor Amendment No. 1

Adds an effective date of July 1, 2023.
HB 05070  Rep. Jay Hoffman  
(Sen. Don Harmon)  

110 ILCS 805/3-7a  was 110 ILCS 805/3-7, subsec. c  

Amends the Public Community College Act. Provides that, for the reapportionment of 2021, the Board of Trustees of Community College District No. 522 shall reapportion its trustee districts by June 30, 2022. Effective immediately.

Jan 26 22  H  Filed with the Clerk by Rep. Jay Hoffman  
Jan 27 22  First Reading  
Jan 27 22  Referred to Rules Committee  
Feb 09 22  Assigned to Higher Education Committee  
Feb 16 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Jay Hoffman  
Feb 16 22  House Committee Amendment No. 1 Referred to Rules Committee  
Feb 16 22  Do Pass / Consent Calendar Higher Education Committee; 010-000-000  
Feb 16 22  House Committee Amendment No. 1 Tabled Pursuant to Rule 40  
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar  
Mar 01 22  Second Reading - Consent Calendar  
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar  
Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar  
Mar 03 22  Third Reading - Consent Calendar - First Day  
Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000  
Mar 07 22  S  Arrive in Senate  
Mar 07 22  Placed on Calendar Order of First Reading March 8, 2022  
Mar 08 22  Chief Senate Sponsor Sen. Don Harmon  
Mar 08 22  First Reading  
Mar 08 22  S  Referred to Assignments
HB 05089  Rep. Rita Mayfield
(Sen. Adriane Johnson)

105 ILCS 5/9-11.3 new

Amends the School Code. Provides that, notwithstanding any other provision of law, the school board of North Chicago School District 187 shall, by lot, pick 3 members whose terms shall end once their successors are elected and qualified at the 2023 consolidated election and 4 members whose terms shall end once their successors are elected and qualified at the 2025 consolidated election. Provides that, if there are any vacancies on the board at the time the lot is drawn, the vacant position shall be included in the lot, and the term of any person subsequently appointed to that vacant position shall be the term as determined by the lot. Provides that, if an appointed member refuses to relinquish his or her position after his or her successor is elected and qualified in the 2023 or 2025 consolidated elections, then the State Board of Education may take any action needed to remove the appointed member. Effective immediately.

House Committee Amendment No. 1

Removes provisions relating to the school board determining terms by lot. Instead provides for that determination to be made by the chairperson of the Independent Authority for the school district. Makes a technical correction.

Jan 26 22  H Filed with the Clerk by Rep. Rita Mayfield
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
Feb 15 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Rita Mayfield
Feb 15 22  House Committee Amendment No. 1 Referred to Rules Committee
Feb 16 22  House Committee Amendment No. 1 Rules Refers to Elementary & Secondary Education: Administration, Licensing & Charter Schools
Feb 16 22  House Committee Amendment No. 1 Adopted in Elementary & Secondary Education: Administration, Licensing & Charter Schools; by Voice Vote
Feb 16 22  Do Pass as Amended / Consent Calendar Elementary & Secondary Education: Administration, Licensing & Charter Schools; 008-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar
Mar 01 22  Second Reading - Consent Calendar
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22  Third Reading - Consent Calendar - First Day
Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22  S Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Julie A. Morrison
Mar 07 22  First Reading
Mar 07 22  S Referred to Assignments
Mar 18 22  Alternate Chief Sponsor Changed to Sen. Adriane Johnson
Amends the Chicago School District Article of the School Code. Repeals provisions concerning exemption from bargaining unit membership. Amends the Illinois Educational Labor Relations Act. With respect to an educational employer of the Chicago school district, provides that (i) a supervisor shall be considered an "educational employee" unless the supervisor is also a managerial employee and (ii) a "managerial employee" means an individual who has a significant role in the negotiation of collective bargaining agreements or who formulates and determines employer-wide management policies and practices, including a general superintendent of schools (rather than an individual who is engaged predominantly in executive and management functions and is charged with the responsibility of directing the effectuation of such management policies and practices). In provisions concerning strikes, prohibits educational supervisors employed in the Chicago school district whose position requires an administrative license from engaging in a strike. Effective January 1, 2023.
Amends the Illinois Procurement Code. Provides for the appointment of an independent chief procurement officer for all procurements for information technology and information technology functions committed by law to the jurisdiction or responsibility of the Department of Innovation and Technology. Provides that the initial appointment of a chief procurement officer for information technology and information technology functions shall be made within 60 calendar days after the effective date of this amendatory Act. Provides that any person appointed as the chief procurement officer for information technology and information technology functions shall have prior experience in procurement at the Department of Innovation and Technology or any other State agency information technology procurement department. Defines terms. Makes conforming and other changes.

House Committee Amendment No. 1

Adds provision amending the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that the chief procurement officer for information technology and information technology functions as appointed under the Illinois Procurement Code shall have the authority to purchase goods and services directly from vendors certified by the Business Enterprise Program. Provides that for contracts entered into by the chief procurement officer for information technology and information technology functions, at least 20% of the total dollar amount of such contracts shall be awarded to prime vendors who have been certified by the Business Enterprise Program. Provides that at least 20% of the total dollar amount of subcontracts awarded by prime vendors awarded contracts under this Section shall be awarded to subcontractors who have been certified by the Business Enterprise Program.

House Floor Amendment No. 2

Adds reference to:

30 ILCS 575/8m new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Amends the Business Enterprise for Minorities, Women, and Persons with Disabilities Act. Provides that for contracts entered into by the Department for Information Technology, it shall be established as the aspirational goal that at least 20% of the total dollar amount of such contracts shall be awarded to prime vendors who have been certified by the Business Enterprise Program; provided that: (i) contracts representing at least 11% of the total annual premiums or fees shall be awarded to minority-owned businesses; (ii) contracts representing at least 7% of the total annual premiums or fees shall be awarded to women-owned businesses; and (iii) contracts representing at least 2% of the total annual premiums or fees shall be awarded to businesses owned by persons with disabilities.
HB 05108 (CONTINUED)

Mar 04 22  H  Third Reading - Short Debate - Passed 101-000-000
Mar 07 22  S  Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Robert Peters
Mar 07 22  First Reading
Mar 07 22  Referred to Assignments
Mar 16 22  Assigned to Executive
Mar 16 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Robert Peters
Mar 16 22  Senate Committee Amendment No. 1 Referred to Assignments
Mar 22 22  Senate Committee Amendment No. 1 Assignments Refers to Executive
Mar 25 22  Senate Committee Amendment No. 2 Filed with Secretary by Sen. Robert Peters
Mar 25 22  Senate Committee Amendment No. 2 Referred to Assignments
Mar 25 22  Rule 2-10 Committee Deadline Established As April 4, 2022
Mar 28 22  Senate Committee Amendment No. 1 Assignments Refers to Executive
Mar 31 22  Alternate Chief Sponsor Changed to Sen. Mattie Hunter
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 05162


(Sen. Ram Villivalam)

30 ILCS 105/50 new

Amends the State Finance Act. Provides that the State shall not expend or invest any public funds in any organization, nonprofit organization, religious organization, or any other entity that performs conversion therapy. Provides that any public funds owed by the State to an organization performing conversion therapy shall be withheld from such organization, and any contract between the State and that organization shall be void.

Jan 27 22 Filed with the Clerk by Rep. Sam Yingling

Jan 27 22 First Reading

Jan 27 22 Referred to Rules Committee

Feb 09 22 Assigned to State Government Administration Committee

Feb 16 22 Do Pass / Short Debate State Government Administration Committee; 005-003-000

Feb 17 22 Placed on Calendar 2nd Reading - Short Debate

Feb 17 22 Added Co-Sponsor Rep. Bob Morgan

Feb 17 22 Added Co-Sponsor Rep. Kathleen Willis

Feb 17 22 Added Chief Co-Sponsor Rep. Rita Mayfield

Feb 17 22 Added Chief Co-Sponsor Rep. Joyce Mason

Feb 17 22 Added Chief Co-Sponsor Rep. Jonathan Carroll

Feb 17 22 Added Chief Co-Sponsor Rep. Daniel Didech

Feb 17 22 Added Co-Sponsor Rep. Jennifer Gong-Gershowitz

Feb 17 22 Added Co-Sponsor Rep. Anna Moeller

Feb 17 22 Added Co-Sponsor Rep. Barbara Hernandez


Feb 17 22 Added Co-Sponsor Rep. Lindsey LaPointe

Feb 17 22 Added Co-Sponsor Rep. Robyn Gabel

Feb 17 22 Added Co-Sponsor Rep. Terra Costa Howard

Feb 17 22 Added Co-Sponsor Rep. Eva Dina Delgado

Feb 17 22 Added Co-Sponsor Rep. Margaret Croke

Feb 17 22 Added Co-Sponsor Rep. Ann M. Williams

Feb 17 22 Added Co-Sponsor Rep. Martin J. Moylan

Feb 17 22 Added Co-Sponsor Rep. Deb Conroy

Feb 17 22 Added Co-Sponsor Rep. Dagmara Avelar

Feb 17 22 Added Co-Sponsor Rep. Lance Yednock

Feb 17 22 Added Co-Sponsor Rep. Camille Y. Lilly

Feb 17 22 Added Co-Sponsor Rep. Justin Slaughter

Feb 17 22 Added Chief Co-Sponsor Rep. Kelly M. Cassidy

Feb 17 22 Remove Chief Co-Sponsor Rep. Daniel Didech

Feb 17 22 Added Co-Sponsor Rep. Daniel Didech


Feb 17 22 Added Co-Sponsor Rep. Aaron M. Ortiz

Feb 17 22 Added Co-Sponsor Rep. Suzanne Ness

Feb 17 22 Added Co-Sponsor Rep. Theresa Mah
HB 05162 (CONTINUED)

Feb 17 22  H  Added Co-Sponsor Rep. Debbie Meyers-Martin
Feb 17 22  Added Co-Sponsor Rep. Delia C. Ramirez
Feb 17 22  Added Co-Sponsor Rep. Sonya M. Harper
Feb 17 22  Added Co-Sponsor Rep. Mark L. Walker
Feb 17 22  Added Co-Sponsor Rep. Anne Stava-Murray
Feb 17 22  Added Co-Sponsor Rep. Maura Hirschauer
Feb 17 22  Added Co-Sponsor Rep. Will Guzzardi
Feb 17 22  Added Co-Sponsor Rep. Janet Yang Rohr
Feb 17 22  Added Co-Sponsor Rep. Stephanie A. Kifowit
Feb 17 22  Added Co-Sponsor Rep. Jehan Gordon-Booth
Feb 22 22  Second Reading - Short Debate
Feb 22 22  Placed on Calendar Order of 3rd Reading - Short Debate
Feb 24 22  Added Co-Sponsor Rep. Greg Harris
Feb 28 22  Added Co-Sponsor Rep. Joyce Mason
Feb 28 22  Added Co-Sponsor Rep. Jonathan Carroll
Feb 28 22  Added Chief Co-Sponsor Rep. Greg Harris
Mar 01 22  Added Co-Sponsor Rep. LaToya Greenwood
Mar 01 22  Added Co-Sponsor Rep. Marcus C. Evans, Jr.
Mar 01 22  Added Co-Sponsor Rep. Michelle Mussman
Mar 01 22  Added Co-Sponsor Rep. Jay Hoffman
Mar 01 22  Added Co-Sponsor Rep. Elizabeth Hernandez
Mar 01 22  Added Co-Sponsor Rep. Denyse Wang Stoneback
Mar 01 22  Added Co-Sponsor Rep. Michael Halpin
Mar 01 22  Added Co-Sponsor Rep. Angelica Guerrero-Cuellar
Mar 01 22  Added Co-Sponsor Rep. Jawaharial Williams
Mar 01 22  Added Co-Sponsor Rep. Robert Rita
Mar 01 22  Added Co-Sponsor Rep. Kelly M. Burke
Mar 01 22  Added Co-Sponsor Rep. Carol Ammons
Mar 01 22  Added Co-Sponsor Rep. Lakesia Collins
Mar 01 22  Added Co-Sponsor Rep. Kambium Buckner
Mar 01 22  Added Co-Sponsor Rep. Natalie A. Manley
Mar 01 22  Added Co-Sponsor Rep. Katie Stuart
Mar 03 22  Third Reading - Short Debate - Passed 069-037-000
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Ram Villivalam
Mar 04 22  First Reading
Mar 04 22  S  Referred to Assignments
   (Sen. Elgie R. Sims, Jr.)

20 ILCS 1370/1-5
20 ILCS 1370/1-25
20 ILCS 1370/1-35

Amends the Department of Innovation and Technology Act. Removes provision requiring the Department of Innovation
and Technology to assist client agencies in identifying funding opportunities and ensuring compliance with all applicable laws,
regulations, and grant terms. Removes provision requiring the Department to develop and implement a comprehensive plan to
coordinate or centralize communications services among State agencies with offices at different locations. Modifies defined terms.

Jan 27 22  H Filed with the Clerk by Rep. Lamont J. Robinson, Jr.
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to State Government Administration Committee
Feb 16 22  Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar
Mar 01 22  Second Reading - Consent Calendar
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22  Third Reading - Consent Calendar - First Day
Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22  S Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Elgie R. Sims, Jr.
Mar 07 22  First Reading
Mar 07 22  Referred to Assignments
Apr 07 22  Approved for Consideration Assignments
Apr 07 22  Placed on Calendar Order of 2nd Reading
Apr 07 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 07 22  Second Reading
Apr 07 22  Placed on Calendar Order of 3rd Reading April 8, 2022
May 10 22  S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Amends the Freedom of Information Act. Modifies the exemptions from inspection and copying concerning cybersecurity vulnerabilities. Amends the Department of Innovation and Technology Act. Requires a local government official or employee to be chosen to act as the primary point of contact for local cybersecurity issues. Amends the Illinois Information Security Improvement Act. Requires the Secretary of Innovation and Technology to establish a cybersecurity liaison program to advise and assist units of local government and school districts concerning specified cybersecurity issues. Provides for cybersecurity training for employees of counties, municipalities, and school districts. Requires the Secretary of Innovation and Technology to establish a cybersecurity liaison program to advise and assist units of local government concerning specified cybersecurity issues. Provides for cybersecurity training for employees of counties, municipalities, and school districts. Requires the Illinois Procurement Code. Provides that State agencies are prohibited from purchasing any products that, due to cybersecurity risks, are prohibited for purchase by federal agencies pursuant to a United States Department of Homeland Security Binding Operational Directive.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Requires the Secretary of Innovation and Technology to establish a cybersecurity liaison program to advise and assist units of local government concerning specified cybersecurity issues. Provides for cybersecurity training for employees of counties and municipalities (removes training for employees of school districts). Makes conforming changes removing the applicability of the provisions to school districts.
HB 05170  Rep. Ann M. Williams-Carol Ammons
(Sen. Adriane Johnson)

765 ILCS 122/2

Amends the Uniform Environmental Covenants Act. Removes language providing that "environmental response project" includes a plan or work that is performed for environmental remediation of any site or facility in response to contamination at specified sites or facilities. Provides instead that "environmental response project" includes a plan or work that is performed or conducted to clean up, remediate, eliminate, investigate, minimize, mitigate, or prevent the release or threatened release of contaminants affecting real property in order to protect public health or welfare or the environment. Removes the definition of "State".

Jan 27 22 H Filed with the Clerk by Rep. Ann M. Williams
Jan 27 22 First Reading
Jan 27 22 Referred to Rules Committee
Feb 09 22 Assigned to Energy & Environment Committee
Feb 15 22 Do Pass / Consent Calendar Energy & Environment Committee; 028-000-000
Feb 16 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22 Second Reading - Consent Calendar
Feb 17 22 Held on Calendar Order of Second Reading - Consent Calendar
Feb 23 22 Added Chief Co-Sponsor Rep. Carol Ammons
Mar 01 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22 Third Reading - Consent Calendar - First Day
Mar 03 22 Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading
Mar 04 22 Chief Senate Sponsor Sen. Adriane Johnson
Mar 04 22 First Reading
Mar 04 22 S Referred to Assignments
HB 05171

Rep. Steven Reick-Kathleen Willis-Keith R. Wheeler
(Sen. Cristina Castro-Christopher Belt)

40 ILCS 5/22C-116

Amends the Firefighters' Pension Investment Fund Article of the Illinois Pension Code. Provides that the candidate receiving the highest number of votes who is from a fire protection district shall be elected if the candidate or candidates who are mayors, presidents, chief executive officers, chief financial officers, or other officers, executives, or department heads of municipalities or fire protection districts receiving the highest number of votes would result in there being no trustee who is from a fire protection district. Effective immediately.

Jan 27 22  H  Filed with the Clerk by Rep. Steven Reick
Jan 27 22  First Reading
Jan 27 22  Referred to Rules Committee
Feb 09 22  Assigned to Personnel & Pensions Committee
Feb 17 22  Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
Feb 18 22  Placed on Calendar 2nd Reading - Consent Calendar
Mar 01 22  Second Reading - Consent Calendar
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Removed from Consent Calendar Status Rep. Greg Harris
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 101-000-000
Mar 03 22  Added Chief Co-Sponsor Rep. Kathleen Willis
Mar 03 22  Added Chief Co-Sponsor Rep. Keith R. Wheeler
Mar 04 22  S  Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Cristina Castro
Mar 04 22  First Reading
Mar 04 22  S  Referred to Assignments
Mar 18 22  Added as Alternate Chief Co-Sponsor Sen. Christopher Belt
HB 05176

Rep. Lance Yednock-Seth Lewis and Katie Stuart

(Sen. Sue Rezin)

40 ILCS 5/16-133 from Ch. 108 1/2, par. 16-133
40 ILCS 5/16-136.4 from Ch. 108 1/2, par. 16-136.4
105 ILCS 5/2-3.192 new
105 ILCS 5/10-17 from Ch. 122, par. 10-17
105 ILCS 5/10-20.44
105 ILCS 5/27-23.7
105 ILCS 5/2-3.103 rep.
105 ILCS 5/10-20.26 rep.

Amends the School Code. Sets forth various limitations on State Board of Education reporting. Removes the requirement that a school district submit a statement of affairs. Requires only the Chicago school district (rather than each school district, charter school, and nonpublic, non-sectarian elementary or secondary school) to file its policy on bullying with the State Board of Education. Repeals provisions concerning a salary and benefit survey and a report of teacher dismissals. Amends the Illinois Pension Code to make corresponding changes. Effective immediately.

House Floor Amendment No. 1

Removes certain amendatory provisions regarding the limitations on reporting. Provides that the State Board of Education shall merge the end-of-the-year grant periodic report with the fourth quarter electronic expenditure report. Provides that the ISBE Survey of Unfilled Teaching Positions shall be merged with the Illinois Association of Regional School Superintendents' Educator Shortage Survey. Provides that no later than July 1, 2023, the State Board shall merge the evidence-based spending plan with existing reports to reduce reporting burdens on school districts. Provides that beginning July 1, 2022, the State Board may not require school districts to complete the NCLB/ESSA Monitoring Instrument. Provides that the State Board shall merge the 2 sections titled "Annual" in IWAS under a single section titled "Annual". Provides that the State Board shall be responsible for extracting data from the Annual Financial Report and importing the data into the IDEA Maintenance of Effort and IDEA Excess Cost Reports. Provides that school districts shall post a vendor report on their websites within 60 days after the completion of the Annual Financial Report. Provides for how the vendor report shall be broken down. Makes other changes.

Pension Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)

There is no discernible fiscal impact on TRS associated with HB 5176, as amended by HA 1.

State Debt Impact Note, House Floor Amendment No. 1 (Government Forecasting & Accountability)

HB 5176, as amended by House Amendment 1, would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.

Jan 27 22 H Filed with the Clerk by Rep. Lance Yednock
Jan 27 22 First Reading
Jan 27 22 Referred to Rules Committee
Feb 09 22 Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
Feb 16 22 Do Pass / Short Debate Elementary & Secondary Education: Administration, Licensing & Charter Schools; 006-003-000
Feb 17 22 Placed on Calendar 2nd Reading - Short Debate
Feb 24 22 Added Chief Co-Sponsor Rep. Seth Lewis
Feb 24 22 Added Co-Sponsor Rep. Katie Stuart
Mar 01 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Lance Yednock
Mar 01 22 House Floor Amendment No. 1 Referred to Rules Committee
Mar 02 22 House Floor Amendment No. 1 Rules Refers to Elementary & Secondary Education: Administration, Licensing & Charter Schools
Mar 02 22 Second Reading - Short Debate
Mar 02 22 Held on Calendar Order of Second Reading - Short Debate
Mar 03 22 House Floor Amendment No. 1 Fiscal Note Requested as Amended by Rep. Tom Demmer
Mar 03 22 House Floor Amendment No. 1 Pension Note Requested as Amended by Rep. Tom Demmer
Mar 03 22 House Floor Amendment No. 1 State Debt Impact Note Requested as Amended by Rep. Tom Demmer
Mar 03 22 House Floor Amendment No. 1 State Mandates Fiscal Note Requested as Amended by Rep. Tom Demmer
Mar 03 22 House Floor Amendment No. 1 Recommends Be Adopted Elementary & Secondary Education: Administration, Licensing & Charter Schools; 006-003-000
### HB 05176 (CONTINUED)

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<td>Mar 04 22</td>
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<td>First Reading</td>
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HB 05185

Rep. William Davis
(Sen. Napoleon Harris, III-Patricia Van Pelt)

20 ILCS 605/605-300 was 20 ILCS 605/46.2
20 ILCS 605/605-615 was 20 ILCS 605/46.19e
20 ILCS 605/605-680
20 ILCS 605/605-550 rep.
20 ILCS 605/605-1025 rep.
20 ILCS 720/15
20 ILCS 720/20
20 ILCS 720/25
20 ILCS 720/30
20 ILCS 860/2 from Ch. 105, par. 532
20 ILCS 860/2a from Ch. 105, par. 532a
20 ILCS 3953/15 rep.
20 ILCS 3953/20 rep.
20 ILCS 5075/15
20 ILCS 5075/20 new
30 ILCS 780/5-30
35 ILCS 5/220
35 ILCS 16/45
70 ILCS 1710/35 from Ch. 85, par. 1185
415 ILCS 55/4 from Ch. 111 1/2, par. 7454


House Committee Amendment No. 1
Deletes reference to:
20 ILCS 605/605-1025 rep.
Adds reference to:
20 ILCS 605/605-1040 rep.

Repeals a provision concerning the assessment of marketing programs by the Department of Commerce and Economic Opportunity. Restores a provision concerning data center investment by the Department of Commerce and Economic Opportunity.

House Floor Amendment No. 2
Deletes reference to:
20 ILCS 605/605-1025 rep.
Deletes reference to:
20 ILCS 5075/15
Deletes reference to:
20 ILCS 5075/20 new
Adds reference to:
20 ILCS 605/605-1040 rep.
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Repeals a provision concerning the assessment of marketing programs by the Department of Commerce and Economic Opportunity. Restores a provision concerning data center investment by the Department of Commerce and Economic Opportunity. Removes provisions amending the Opportunities for At-Risk Women Act concerning the issuance of a report under the Act and the repeal of the Act.

Effective immediately.

Jan 27 22    H Filed with the Clerk by Rep. William Davis
Jan 31 22    First Reading
Jan 31 22    Referred to Rules Committee
Feb 09 22    Assigned to Executive Committee
Feb 09 22    House Committee Amendment No. 1 Filed with Clerk by Rep. William Davis
Feb 09 22    House Committee Amendment No. 1 Referred to Rules Committee
Feb 15 22    House Committee Amendment No. 1 Rules Refers to Executive Committee
Feb 16 22    House Committee Amendment No. 1 Adopted in Executive Committee; by Voice Vote
Feb 16 22    Do Pass as Amended / Short Debate Executive Committee; 015-000-000
Feb 17 22    Placed on Calendar 2nd Reading - Short Debate
Feb 25 22    House Floor Amendment No. 2 Filed with Clerk by Rep. William Davis
Feb 25 22    House Floor Amendment No. 2 Referred to Rules Committee
Mar 01 22    House Floor Amendment No. 2 Rules Refers to Executive Committee
Mar 02 22    House Floor Amendment No. 2 Recommends Be Adopted Executive Committee; 015-000-000
Mar 02 22    Second Reading - Short Debate
Mar 02 22    Held on Calendar Order of Second Reading - Short Debate
Mar 03 22    House Floor Amendment No. 2 Adopted
Mar 03 22    Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22    Third Reading - Short Debate - Passed 104-000-000
Mar 04 22    S Arrive in Senate
Mar 04 22    Placed on Calendar Order of First Reading March 8, 2022
Mar 09 22    Chief Senate Sponsor Sen. Napoleon Harris, III
Mar 09 22    First Reading
Mar 09 22    Referred to Assignments
Mar 16 22    Assigned to State Government
Mar 23 22    Do Pass State Government; 008-000-000
Mar 23 22    Placed on Calendar Order of 2nd Reading
Mar 24 22    Second Reading
Mar 24 22    Placed on Calendar Order of 3rd Reading March 25, 2022
Mar 30 22    Added as Alternate Chief Co-Sponsor Sen. Patricia Van Pelt
Apr 01 22    Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22    S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 05187

Rep. William Davis
(Sen. Chapin Rose)

820 ILCS 230/Act rep.
820 ILCS 235/Act rep.
820 ILCS 245/Act rep.
820 ILCS 250/Act rep.
820 ILCS 255/Act rep.

Repeals the Employee Washroom Act, the Medical Examination of Employees Act, the Work Under Compressed Air Act, the Underground Sewer Employee Safety Act, and the Toxic Substances Disclosure to Employees Act. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

820 ILCS 230/Act rep.
820 ILCS 235/Act rep.
820 ILCS 245/Act rep.
820 ILCS 250/Act rep.
820 ILCS 255/Act rep.

Adds reference to:

820 ILCS 230/0.05 new
820 ILCS 245/1.5 new
820 ILCS 250/0.05 new
820 ILCS 250/1 from Ch. 48, par. 1101
820 ILCS 255/1.5

Replaces everything after the enacting clause. Amends the Employee Washroom Act, the Work Under Compressed Air Act, the Underground Sewer Employee Safety Act, and the Toxic Substances Disclosure to Employees Act. Provides that those Acts are inoperative until and unless certain federal occupational safety and health standards cease to be in effect.

Jan 27 22 H Filed with the Clerk by Rep. William Davis
Jan 31 22 First Reading
Feb 09 22 Referred to Rules Committee
Feb 09 22 Assigned to Executive Committee
Feb 09 22 House Committee Amendment No. 1 Filed with Clerk by Rep. William Davis
Feb 09 22 House Committee Amendment No. 1 Referred to Rules Committee
Feb 15 22 House Committee Amendment No. 1 Rules Refers to Executive Committee
Feb 16 22 House Committee Amendment No. 1 Adopted in Executive Committee; by Voice Vote
Feb 16 22 Do Pass as Amended / Consent Calendar Executive Committee; 015-000-000
Feb 17 22 Placed on Calendar 2nd Reading - Consent Calendar
Mar 01 22 Second Reading - Consent Calendar
Mar 01 22 Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22 Third Reading - Consent Calendar - First Day
Mar 04 22 Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22 S Arrive in Senate
HB 05187 (CONTINUED)

Mar 07 22  S  Placed on Calendar Order of First Reading March 8, 2022
Mar 08 22  Chief Senate Sponsor Sen. Chapin Rose
Mar 08 22  First Reading
Mar 08 22  Referred to Assignments
Mar 16 22  Assigned to State Government
Mar 23 22  Do Pass State Government; 008-000-000
Mar 23 22  Placed on Calendar Order of 2nd Reading
Mar 24 22  Second Reading
Mar 24 22  Placed on Calendar Order of 3rd Reading March 25, 2022
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Apr 07 22  S  Tabled By Sponsor Sen. Chapin Rose
HB 05188

Rep. William Davis and Terra Costa Howard
(Sen. Emil Jones, III)

105 ILCS 5/1B-8 from Ch. 122, par. 1B-8
105 ILCS 5/1F-25
105 ILCS 5/1F-90
105 ILCS 5/2-3.146
105 ILCS 5/10-21.9 from Ch. 122, par. 10-21.9
105 ILCS 5/34-18.5 from Ch. 122, par. 34-18.5
105 ILCS 5/1F-62 rep.
105 ILCS 5/2-3.33a rep.
105 ILCS 5/2-3.123 rep.
105 ILCS 5/2-3.128 rep.
105 ILCS 5/2-3.171 rep.
105 ILCS 5/2-3.172 rep.
105 ILCS 5/18-8.10 rep.
105 ILCS 5/21-5e rep.
105 ILCS 5/34-83 rep.
115 ILCS 5/2 from Ch. 48, par. 1702

Amends the School Code. Repeals provisions concerning the School District Emergency Financial Assistance Fund, audit adjustments to State aid claims for alternative education programs, the Giant Steps Autism Center for Excellence pilot program, job training programs, posting of entrepreneurial skills teaching resources, posting of high-skilled manufacturing teaching resources, fast growth grants, the Alternative Route to Administrative Certification for National Board Certified Teachers, and the board of examiners. Makes conforming changes in the School Code and the Illinois Educational Labor Relations Act. Effective immediately.

Jan 27 22 Filed with the Clerk by Rep. William Davis
Jan 31 22 First Reading
Jan 31 22 Referred to Rules Committee
Feb 09 22 Assigned to Executive Committee
Feb 16 22 Do Pass / Consent Calendar Executive Committee; 015-000-000
Feb 17 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 24 22 Added Co-Sponsor Rep. Terra Costa Howard
Mar 01 22 Second Reading - Consent Calendar
Mar 01 22 Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22 Third Reading - Consent Calendar - First Day
Mar 04 22 Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22 S Arrive in Senate
Mar 07 22 Placed on Calendar Order of First Reading March 8, 2022
Mar 09 22 Chief Senate Sponsor Sen. Emil Jones, III
Mar 09 22 First Reading
Mar 09 22 Referred to Assignments
Mar 16 22 Assigned to State Government
Mar 23 22 Do Pass State Government; 008-000-000
Mar 23 22 Placed on Calendar Order of 2nd Reading
Mar 24 22 Second Reading
Mar 24 22 Placed on Calendar Order of 3rd Reading March 25, 2022
Apr 01 22 Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 05189

Rep. William Davis

(Sen. Emil Jones, III)

20 ILCS 605/605-332 rep.
30 ILCS 105/5.543 rep.
30 ILCS 105/6z-54 rep.
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


Jan 27 22 Filed with the Clerk by Rep. William Davis
Jan 31 22 First Reading
Jan 31 22 Referred to Rules Committee
Feb 09 22 Assigned to Executive Committee
Feb 16 22 Do Pass / Consent Calendar Executive Committee; 015-000-000
Feb 17 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 28 22 Removed from Consent Calendar Status Rep. Greg Harris
Feb 28 22 Placed on Calendar 2nd Reading - Short Debate
Mar 01 22 Second Reading - Short Debate
Mar 01 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22 Third Reading - Short Debate - Passed 106-000-000
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading
Mar 07 22 Chief Senate Sponsor Sen. Emil Jones, III
Mar 07 22 First Reading
Mar 07 22 Referred to Assignments
Mar 08 22 Assigned to Executive
Mar 23 22 Do Pass Executive; 015-000-000
Mar 23 22 Placed on Calendar Order of 2nd Reading
Mar 24 22 Second Reading
Mar 24 22 Placed on Calendar Order of 3rd Reading March 25, 2022
Apr 01 22 Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 05190 Rep. William Davis (Sen. Emil Jones, III)

5 ILCS 375/11 from Ch. 127, par. 531
20 ILCS 2705/2705-255 was 20 ILCS 2705/49.14
20 ILCS 4005/8.6
30 ILCS 105/5.970 new
30 ILCS 105/5.971 new
30 ILCS 105/5.972 new
30 ILCS 105/5.973 new
30 ILCS 105/5.974 new
30 ILCS 105/5.975 new
30 ILCS 105/5.976 new
30 ILCS 105/6z-75
30 ILCS 105/6z-126
30 ILCS 105/8.20 from Ch. 127, par. 144.20
30 ILCS 105/8.25 from Ch. 127, par. 144.25
30 ILCS 105/8.27 from Ch. 127, par. 144.27
30 ILCS 105/8.33 from Ch. 127, par. 144.33
30 ILCS 105/8f
30 ILCS 425/2 from Ch. 127, par. 2802
30 ILCS 750/9-4.2 from Ch. 127, par. 2709-4.2
30 ILCS 750/9-5.2 from Ch. 127, par. 2709-5.2
30 ILCS 750/23-1 from Ch. 127, par. 2723-1
50 ILCS 727/1-10
70 ILCS 215/8 from Ch. 85, par. 1250.8
110 ILCS 947/52
110 ILCS 967/15-30
225 ILCS 230/1011 from Ch. 111, par. 7861
305 ILCS 5/12-10.7
305 ILCS 20/10 from Ch. 111 2/3, par. 1410
415 ILCS 5/4 from Ch. 111 1/2, par. 1004
415 ILCS 5/9.9
415 ILCS 5/22.8 from Ch. 111 1/2, par. 1022.8
415 ILCS 85/5 from Ch. 111 1/2, par. 7955
520 ILCS 10/10 from Ch. 8, par. 340
625 ILCS 5/11-1429
730 ILCS 5/5-9-1.8
805 ILCS 8/5-10
815 ILCS 505/7 from Ch. 121 1/2, par. 267

Amends various Acts concerning special funds as created in the State treasury. Makes conforming changes. Effective immediately.

Jan 27 22 Filed with the Clerk by Rep. William Davis
Jan 31 22 First Reading
Jan 31 22 Referred to Rules Committee
Feb 09 22 Assigned to Executive Committee
HB 05190 (CONTINUED)

Feb 16 22  H  Do Pass / Consent Calendar Executive Committee; 015-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar
Mar 01 22  Second Reading - Consent Calendar
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22  Third Reading - Consent Calendar - First Day
Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22  S  Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 09 22  Chief Senate Sponsor Sen. Emil Jones, III
Mar 09 22  First Reading
Mar 09 22  Referred to Assignments
Mar 16 22  Assigned to State Government
Mar 23 22  Do Pass State Government; 008-000-000
Mar 23 22  Placed on Calendar Order of 2nd Reading
Mar 24 22  Second Reading
Mar 24 22  Placed on Calendar Order of 3rd Reading March 25, 2022
Apr 01 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22  S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 05191
Rep. William Davis
(Sen. Emil Jones, III)

20 ILCS 690/Act rep.
20 ILCS 1305/10-20 rep.
20 ILCS 2310/2310-370 rep.
20 ILCS 2705/2705-610 rep.
20 ILCS 3930/9.2 rep.
30 ILCS 105/5.216 rep.
30 ILCS 105/5.480 rep.
30 ILCS 105/5.502 rep.
30 ILCS 105/5.524 rep.
30 ILCS 105/5.578 rep.
30 ILCS 105/5.638 rep.
30 ILCS 105/5.655 rep.
30 ILCS 105/5.662 rep.
30 ILCS 105/5.718 rep.
30 ILCS 105/5.732 rep.
30 ILCS 105/5.838 rep.
30 ILCS 105/5.917 rep.
30 ILCS 105/5.923 rep.
30 ILCS 105/5.925 rep.
30 ILCS 105/5y rep.
30 ILCS 105/6z-68 rep.
30 ILCS 105/6z-71 rep.
30 ILCS 105/8.8b rep.
30 ILCS 105/8.23 rep.
30 ILCS 105/8.25b rep.
30 ILCS 105/8.25d rep.
30 ILCS 105/8.41 rep.
30 ILCS 105/8.42 rep.
30 ILCS 105/8.43 rep.
30 ILCS 105/8.44 rep.
30 ILCS 105/8.45 rep.
30 ILCS 105/8.46 rep.
30 ILCS 105/8.47 rep.
30 ILCS 105/8.48 rep.
30 ILCS 105/8.49 rep.
30 ILCS 105/8.50 rep.
30 ILCS 105/8.52 rep.
30 ILCS 105/8.55 rep.
30 ILCS 105/8d rep.
30 ILCS 105/8e rep.
30 ILCS 105/8h rep.
30 ILCS 105/8i rep.
HB 05191 (CONTINUED)

30 ILCS 105/8m rep.
30 ILCS 105/8n rep.
30 ILCS 105/8o rep.
30 ILCS 105/9.07 rep.
30 ILCS 105/8r rep.
30 ILCS 105/14.2 rep.
30 ILCS 105/24.12 rep.
30 ILCS 105/24.13 rep.
30 ILCS 105/25.2 rep.
30 ILCS 105/25.5 rep.
30 ILCS 605/8.2 rep.
30 ILCS 750/Act rep.
415 ILCS 85/7 rep.
430 ILCS 65/5.1 rep.


Jan 27 22 Filed with the Clerk by Rep. William Davis
Jan 31 22 First Reading
Jan 31 22 Referred to Rules Committee
Feb 09 22 Assigned to Executive Committee
Feb 16 22 Do Pass / Consent Calendar Executive Committee; 015-000-000
Feb 17 22 Placed on Calendar 2nd Reading - Consent Calendar
Mar 01 22 Second Reading - Consent Calendar
Mar 01 22 Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22 Third Reading - Consent Calendar - First Day
Mar 04 22 Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22 S Arrive in Senate
Mar 07 22 Placed on Calendar Order of First Reading March 8, 2022
Mar 09 22 Chief Senate Sponsor Sen. Emil Jones, III
Mar 09 22 First Reading
Mar 09 22 Referred to Assignments
Mar 16 22 Assigned to State Government
Mar 18 22 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Emil Jones, III
Mar 18 22 Senate Committee Amendment No. 1 Referred to Assignments
Mar 22 22 Senate Committee Amendment No. 1 Assignments Refers to State Government
Mar 23 22 Do Pass State Government; 008-000-000
Mar 23 22 Placed on Calendar Order of 2nd Reading
Mar 24 22 Second Reading
Mar 24 22 Placed on Calendar Order of 3rd Reading March 25, 2022
Apr 01 22 Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22 Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-9(b) / Referred to Assignments
May 10 22 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
HB 05256

Rep. Tim Ozinga-Steven Reick
(Sen. Brian W. Stewart)

20 ILCS 2105/2105-207

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that records of disciplinary action by the Department of Financial and Professional Regulation may be considered expunged for reporting purposes if an application is submitted more than one year after an initial disciplinary offense occurred, 3 years after any subsequent disciplinary offense or offenses occurred, or after restoration of the license, whichever is later (rather than 3 years after the disciplinary offense or offenses occurred, or after restoration of the license, whichever is later).

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that records of disciplinary action by the Department of Financial and Professional Regulation may be considered expunged for reporting purposes if an application is submitted more than 2 years (rather than 3 years) after the date of the final disciplinary action (rather than after the disciplinary offense or offenses occurred) or after restoration of the license, whichever is later and the licensee has had no incidents of discipline since the final disciplinary action was issued by the Department (rather than no incidents of discipline since the disciplinary offense or offenses identified in the application occurred). Provides that the 2-year waiting period (rather than 7-year waiting period) and the $175 fee (rather than $200 fee) do not apply to any applicant for licensure or a licensee whose petition for review is granted by the Department.

Jan 27 22 Filed with the Clerk by Rep. Tim Ozinga
Jan 31 22 First Reading
Jan 31 22 Referred to Rules Committee
Feb 09 22 Assigned to Labor & Commerce Committee
Feb 16 22 Do Pass / Short Debate Labor & Commerce Committee; 028-000-000
Feb 17 22 Placed on Calendar 2nd Reading - Short Debate
Feb 25 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Tim Ozinga
Feb 25 22 House Floor Amendment No. 1 Referred to Rules Committee
Mar 01 22 House Floor Amendment No. 1 Rules Refers to Labor & Commerce Committee
Mar 02 22 House Floor Amendment No. 1 Recommends Be Adopted Labor & Commerce Committee; 027-000-000
Mar 02 22 Second Reading - Short Debate
Mar 02 22 Held on Calendar Order of Second Reading - Short Debate
Mar 03 22 Added Chief Co-Sponsor Rep. Steven Reick
Mar 03 22 House Floor Amendment No. 1 Adopted
Mar 03 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22 Third Reading - Short Debate - Passed 097-000-000
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading March 8, 2022
Mar 23 22 Chief Senate Sponsor Sen. Sue Rezin
Mar 23 22 First Reading
Mar 23 22 S Referred to Assignments
Mar 23 22 Alternate Chief Sponsor Changed to Sen. Brian W. Stewart
HB 05262


(Sen. Don Harmon)

New Act

Creates the Infrastructure Delivery and Program Transparency Act. Provides for the creation of an Infrastructure Implementation Coordinator within the Office of the Secretary of Transportation to administer the Rebuild Illinois Program. Provides that the Office of the Secretary of Transportation shall develop a publicly available project information website that includes detailed information about each infrastructure project. Provides that the Coordinator shall track and make publicly available a master program, budget, and construction schedule and program metrics. Provides that after a review of the program metrics, the Coordinator shall implement improvements to the Rebuild Illinois Program in accordance with the established overall program budget and project schedule. Provides that the Department of Transportation and the Coordinator shall implement certain initiatives to assist the Department with meeting program goals.

Jan 27 22  H Filed with the Clerk by Rep. Martin J. Moylan
Jan 31 22  First Reading
Jan 31 22  Referred to Rules Committee
Mar 01 22  Assigned to Appropriations-Public Safety Committee
Mar 01 22  Final Action Deadline Extended-9(b) March 31, 2022
Mar 03 22  Added Co-Sponsor Rep. Suzanne Ness
Mar 08 22  Added Co-Sponsor Rep. Michael J. Zalewski
Mar 09 22  Added Chief Co-Sponsor Rep. Frances Ann Hurley
Mar 09 22  Added Chief Co-Sponsor Rep. Jonathan Carroll
Mar 09 22  Added Chief Co-Sponsor Rep. Lance Yednock
Mar 09 22  Added Chief Co-Sponsor Rep. Katie Stuart
Mar 09 22  Added Co-Sponsor Rep. Tom Demmer
Mar 09 22  Added Co-Sponsor Rep. Dave Severin
Mar 09 22  Added Co-Sponsor Rep. Camille Y. Lilly
Mar 09 22  Added Co-Sponsor Rep. Chris Bos
Mar 09 22  Added Co-Sponsor Rep. Lakesia Collins
Mar 09 22  Added Co-Sponsor Rep. Michael Halpin
Mar 09 22  Added Co-Sponsor Rep. Maurice A. West, II
Mar 09 22  Added Co-Sponsor Rep. Fred Crespo
Mar 09 22  Added Co-Sponsor Rep. Sue Scherer
Mar 09 22  Added Co-Sponsor Rep. Stephanie A. Kifowit
Mar 09 22  Added Co-Sponsor Rep. Robert Rita
Mar 09 22  Added Co-Sponsor Rep. Joyce Mason
Mar 09 22  Added Co-Sponsor Rep. Margaret Croke
Mar 09 22  Added Co-Sponsor Rep. Anthony DeLuca
Mar 09 22  Added Co-Sponsor Rep. Mark Batinick
Mar 09 22  Added Co-Sponsor Rep. Patrick Windhorst
Mar 09 22  Added Co-Sponsor Rep. Bradley Stephens
Mar 09 22  Added Co-Sponsor Rep. Jeff Keicher
Mar 09 22  Added Co-Sponsor Rep. Seth Lewis
Mar 09 22  Added Co-Sponsor Rep. Martin McLaughlin
Mar 09 22  Added Co-Sponsor Rep. Blaine Wilhour
Mar 09 22  Added Co-Sponsor Rep. Joe Sosnowski
Mar 09 22  Added Co-Sponsor Rep. Cyril Nichols
Mar 09 22  Added Co-Sponsor Rep. Marcus C. Evans, Jr.
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HB 05263  Rep. Margaret Croke and Mark L. Walker  
(Sen. Ram Villivalam)

225 ILCS 422/35  
225 ILCS 422/45  
225 ILCS 422/50  
225 ILCS 422/75

Amends the Collateral Recovery Act. Provides that each individual, partner of a partnership, officer of a corporation, or member of a limited liability company shall submit with an application for licensure as a repossession agency a valid State or U.S. government-issued photo identification card (rather than one form of personal identification upon which must appear a photograph taken within one year immediately preceding the date of the filing of the application). Requires the Illinois Commerce Commission to notify the submitting person within 14 days (rather than 10 days) after receipt of a criminal history records check (rather than after receipt of the application) of its intent to issue (rather than issue or deny) the recovery permit or set the matter for an administrative hearing before an administrative law judge. Provides that a recovery employee may work under a recovery permit for multiple licensed repossession agencies. Permits the Commission to allow electronic payments for license and permit fees. Provides that certain fees must be paid at the time of filing and are nonrefundable. Provides that at least 90 days prior to the expiration of a license or recovery permit, the Commission shall send to the license or permit holder a renewal notice (rather than mail to the license or permit holder a renewal form in the form and manner prescribed by the Commission). Provides that applications for renewal of a license or permit shall be filed with the Commission no earlier than 90 days, and not later than 45 days, prior to the expiration of a license or permit. Provides that, when a license holder or permit holder has made such timely and sufficient application for the renewal of a license or recovery permit, the existing license or recovery permit shall continue in full force and effect until the final agency decision on the application has been made, unless a later date is fixed by order of a reviewing court.

Jan 27 22  H  Filed with the Clerk by Rep. Margaret Croke  
Jan 31 22  First Reading  
Jan 31 22  Referred to Rules Committee  
Feb 09 22  Assigned to Transportation: Regulation, Roads & Bridges Committee  
Feb 15 22  Do Pass / Consent Calendar Transportation: Regulation, Roads & Bridges Committee; 013-000-000  
Feb 16 22  Placed on Calendar 2nd Reading - Consent Calendar  
Feb 17 22  Second Reading - Consent Calendar  
Feb 17 22  Held on Calendar Order of Second Reading - Consent Calendar  
Feb 25 22  Added Co-Sponsor Rep. Mark L. Walker  
Mar 01 22  Placed on Calendar Order of 3rd Reading - Consent Calendar  
Mar 02 22  Third Reading - Consent Calendar - First Day  
Mar 03 22  Third Reading - Consent Calendar - Passed 104-000-000  
Mar 04 22  S  Arrive in Senate  
Mar 04 22  Placed on Calendar Order of First Reading  
Mar 04 22  Chief Senate Sponsor Sen. Ram Villivalam  
Mar 04 22  First Reading  
Mar 04 22  S  Referred to Assignments
Amends the Unified Code of Corrections. Provides that the Department of Juvenile Justice Office of Independent Juvenile Ombudsman shall be the ombudsman for the Department of Juvenile Justice and county-operated juvenile detention centers. Provides that the Office of Independent Juvenile Ombudsman shall secure the rights of youth committed to the Department of Juvenile Justice and county-operated juvenile detention centers. Provides that with respect to county-operated juvenile detention centers, the Independent Juvenile Ombudsman shall provide data responsive to: (1) the work of the Ombudsman; (2) the status of any review or investigation undertaken by the Ombudsman; and (3) any recommendations that the Independent Juvenile Ombudsman has relating to a systemic issue in the Department of Juvenile Justice's or a county-operated juvenile detention center's provision of services and any other matters for consideration by the General Assembly and the Governor to a commission established by ordinance of the county board of the applicable county in which the county-operated juvenile detention center is located. The commission shall at a minimum be comprised of the chief judge, the State's Attorney, the Public Defender, a correctional administrator, and an advocate for justice system impacted families and individuals. Provides that to the extent that any county-operated juvenile detention center provides services to counties beyond the one in which it is located, the Independent Juvenile Ombudsman shall also provide a copy of the data to the county boards of the counties where the center is not located.
Amends the School Code. Prohibits the State Board of Education from developing, purchasing, or requiring a school district to administer, develop, or purchase a standardized assessment for students enrolled or preparing to enroll in prekindergarten through grade 2, other than for diagnostic purposes. Prohibits the State Board of Education from providing funding for any standardized assessment of students enrolled or preparing to enroll in prekindergarten through grade 2. Effective immediately.

House Committee Amendment No. 1

Changes references from "diagnostic purposes" to "diagnostic and screening purposes". Adds bilingual education, dyslexia services, or other related educational services to the definition of "diagnostic and screening purposes".

Jan 27 22 Filed with the Clerk by Rep. Lindsey LaPointe

Jan 31 22 First Reading

Jan 31 22 Referred to Rules Committee

Feb 03 22 Added Co-Sponsor Rep. Daniel Didech

Feb 09 22 Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools

Feb 10 22 House Committee Amendment No. 1 Filed with Clerk by Rep. Lindsey LaPointe

Feb 10 22 House Committee Amendment No. 1 Referred to Rules Committee

Feb 15 22 House Committee Amendment No. 1 Rules Refers to Elementary & Secondary Education: Administration, Licensing & Charter Schools

Feb 15 22 Added Chief Co-Sponsor Rep. Sue Scherer

Feb 15 22 Added Chief Co-Sponsor Rep. Curtis J. Tarver, II

Feb 16 22 House Committee Amendment No. 1 Adopted in Elementary & Secondary Education: Administration, Licensing & Charter Schools; by Voice Vote

Feb 16 22 Do Pass as Amended / Short Debate Elementary & Secondary Education: Administration, Licensing & Charter Schools; 006-002-001

Feb 17 22 Placed on Calendar 2nd Reading - Short Debate

Feb 22 22 Added Co-Sponsor Rep. Will Guzzardi

Feb 22 22 Second Reading - Short Debate

Feb 22 22 Placed on Calendar Order of 3rd Reading - Short Debate

Feb 23 22 Added Co-Sponsor Rep. Anne Stava-Murray

Feb 23 22 Added Co-Sponsor Rep. Maura Hirschauer


Feb 24 22 Added Chief Co-Sponsor Rep. Mary E. Flowers


Feb 24 22 Added Co-Sponsor Rep. Theresa Mah

Feb 24 22 Added Co-Sponsor Rep. Joyce Mason


Feb 28 22 Added Co-Sponsor Rep. Kambium Buckner

Mar 01 22 Added Co-Sponsor Rep. Robyn Gabel

Mar 01 22 Added Co-Sponsor Rep. Michael Kelly

Mar 01 22 Added Co-Sponsor Rep. Kathleen Willis


Mar 01 22 Added Co-Sponsor Rep. Eva Dina Delgado

Mar 03 22 Added Co-Sponsor Rep. Margaret Croke

Mar 03 22 Added Co-Sponsor Rep. Aaron M. Ortiz

Mar 03 22 Added Co-Sponsor Rep. Jawaharial Williams
HB 05285 (CONTINUED)

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<td>Added Co-Sponsor Rep. Barbara Hernandez</td>
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<td>Added Co-Sponsor Rep. Delia C. Ramirez</td>
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<td>Mar 03 22</td>
<td>Added Co-Sponsor Rep. Sonya M. Harper</td>
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<td>Mar 04 22</td>
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<td>Apr 07 22</td>
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<td>Apr 18 22</td>
<td>Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins</td>
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<td>May 10 22</td>
<td>S  Pursuant to Senate Rule 3-9(b) / Referred to Assignments</td>
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Amends the Department of Revenue Law of the Civil Administrative Code of Illinois. Provides that, the Department of Revenue may adopt rules for payment by cryptocurrency of any amount due under any Act administered by the Department only when the Department is not required to pay a discount fee or charge to convert the cryptocurrency to United States dollars. Defines "cryptocurrency". Effective immediately.

HB 05287
Rep. Margaret Croke-Michael J. Zalewski-Jaime M. Andrade, Jr.-Mark L. Walker-Mark Batinick

(Sen. Ram Villivalam)

20 ILCS 2505/2505-260 new
HB 05326  
(Sen. Napoleon Harris, III)  

805 ILCS 5/14.40 new  
Amends the Business Corporation Act of 1983. Provides that as soon as practical after the effective date of this amendatory Act, but no later than January 1, 2023, a corporation that has contracts with the State shall include as part of its annual report submitted to the Secretary of State under this Act a list of its suppliers and a description of the corporation's process for identifying and evaluating suppliers, including whether and, if so, how demographic diversity is considered. Effective immediately.  

House Floor Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that a corporation that has contracts with the State shall include as part of its annual report submitted to the Secretary of State under this Act a list of its professional services suppliers by category. Provides that the list shall include the percentage of owners and employees in each category that are women or are members of a minority group. Provides that the list shall identify minority groups with specificity. Provides that corporations that submit annual supplier diversity reports to the Illinois Commerce Commission in accordance with the Business Enterprise for Minorities, Women, and Persons with Disabilities Act are exempt from the reporting requirements. Effective immediately.
HB 05326 (CONTINUED)
Mar 03 22  H Added Co-Sponsor Rep. Sue Scherer
Mar 03 22  Added Co-Sponsor Rep. Lakesia Collins
Mar 03 22  Added Co-Sponsor Rep. Barbara Hernandez
Mar 03 22  Added Co-Sponsor Rep. Elizabeth Hernandez
Mar 03 22  Added Co-Sponsor Rep. Delia C. Ramirez
Mar 03 22  Added Co-Sponsor Rep. Michelle Mussman
Mar 03 22  House Floor Amendment No. 1 Adopted
Mar 03 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 03 22  Third Reading - Short Debate - Passed 066-035-001
Mar 04 22  S Arrive in Senate
Mar 04 22  Placed on Calendar Order of First Reading
Mar 04 22  Chief Senate Sponsor Sen. Napoleon Harris, III
Mar 04 22  First Reading
Mar 04 22  S Referred to Assignments

HB 05357
(Sen. Jil Tracy-Laura M. Murphy)

410 ILCS 535/1  
from Ch. 111 1/2, par. 73-1
410 ILCS 535/18  
from Ch. 111 1/2, par. 73-18
Amends the Vital Records Act. Provides that "certifying health care professional" includes a physician assistant. Defines "physician assistant". Provides that in the absence of a certifying health care professional or with his or her approval, a medical certification may be completed and signed by a physician assistant.
Jan 28 22  H Filed with the Clerk by Rep. Randy E. Frese
Jan 31 22  First Reading
Jan 31 22  Referred to Rules Committee
Feb 04 22  Added Chief Co-Sponsor Rep. Stephanie A. Kifowit
Feb 09 22  Assigned to Health Care Licenses Committee
Feb 16 22  Do Pass / Consent Calendar Health Care Licenses Committee; 008-000-000
Feb 17 22  Placed on Calendar 2nd Reading - Consent Calendar
Feb 24 22  Added Co-Sponsor Rep. Terra Costa Howard
Feb 24 22  Added Co-Sponsor Rep. Tony McCombie
Feb 24 22  Added Co-Sponsor Rep. Norine K. Hammond
Mar 01 22  Second Reading - Consent Calendar
Mar 01 22  Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22  Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 03 22  Third Reading - Consent Calendar - First Day
Mar 04 22  Third Reading - Consent Calendar - Passed 104-000-000
Mar 07 22  S Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Jil Tracy
Mar 07 22  First Reading
Mar 07 22  S Referred to Assignments
Mar 25 22  Added as Alternate Chief Co-Sponsor Sen. Laura M. Murphy
HB 05416
Rep. Sandra Hamilton-Jonathan Carroll-Tim Butler and Mark L. Walker
(Sen. Steve McClure)

815 ILCS 505/2AAA
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that any marketing materials from a mortgage company not connected to the consumer's mortgage company must comply with specified requirements.

Jan 28 22 H Filed with the Clerk by Rep. Sandra Hamilton
Jan 31 22 First Reading
Jan 31 22 Referred to Rules Committee
Feb 09 22 Assigned to Consumer Protection Committee
Feb 15 22 Added Chief Co-Sponsor Rep. Jonathan Carroll
Feb 15 22 Do Pass / Consent Calendar Consumer Protection Committee; 006-000-000
Feb 16 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 17 22 Added Chief Co-Sponsor Rep. Tim Butler
Feb 17 22 Second Reading - Consent Calendar
Feb 17 22 Held on Calendar Order of Second Reading - Consent Calendar
Feb 28 22 Added Co-Sponsor Rep. Mark L. Walker
Mar 01 22 Placed on Calendar Order of 3rd Reading - Consent Calendar
Mar 02 22 Third Reading - Consent Calendar - First Day
Mar 03 22 Third Reading - Consent Calendar - Passed 104-000-000
Mar 04 22 S Arrive in Senate
Mar 04 22 Placed on Calendar Order of First Reading
Mar 04 22 Chief Senate Sponsor Sen. Steve McClure
Mar 04 22 First Reading
Mar 04 22 S Referred to Assignments
Amends the Illinois Insurance Code. In provisions concerning a contract between public adjuster and insured, provides that: a public adjuster shall ensure that the contract contains the email address of the public adjuster; a public adjuster may also provide an exact copy of the contract to the insurer's authorized representative for receiving notice of loss or damage in specified circumstances; a public adjuster may provide emergency services before a written contract with the insured has been executed; a public adjuster shall not provide services until a written contract with the insured has been executed and an exact copy of the contract has been provided to the insurer; at the option of an insured, any contract between a public adjuster and the insured shall be voidable for 5 business days after the copy of the contract has been received by the insurer, except as provided in the Fire Damage Representation Agreement Act; the insured may void the contract by notifying the public adjuster in writing by sending an email to the email address shown on the contract, been received by the insurer, except as provided in the Fire Damage Representation Agreement Act. Defines “adjusting insurance claims” and “compensation”. Changes a definition of “public adjuster”. Removes a definition of “adjusting a claim for loss or damage covered by an insurance contract”. Repeals the Public Insurance Adjusters and Registered Firms Article of the Illinois Insurance Code. Effective immediately.
Amends the Criminal Code of 2012. Provides that when the victim is under 18 years of age at the time of the offense or a person with a disability, a prosecution for grooming may be commenced within 10 years after the discovery of such an offense by a person or agency having the legal duty to report the offense or in the absence of such discovery, within 10 years after the proper prosecuting officer becomes aware of the offense. In the definition provisions of the Sex Offenses Article of the Code, includes “sibling” in the definition of “family member” and includes in the definition of “unconscious of the nature of the act”, incapable of resisting because the victim was asleep, unconscious, or surprised such that the victim could not give voluntary, intelligent, and knowing agreement to the sexual act. In the definition of “family member” deletes provision that if the victim is a child under 18 years of age, an accused must have resided in the household with the child continuously for at least 6 months. Provides that a person also commits grooming when he or she knowingly engages in a pattern of conduct that entices, persuades, induces, or coerces a child to engage or participate in criminal sexual activity or is for the purpose of sexual gratification or arousal of the victim, the accused, or another. Increases the penalty for grooming from a Class 4 to a Class 3 felony. Changes references in the Code from “child pornography” to “child sexual abuse images”. Defines "pattern" and "sexual activity". Amends the Code of Criminal Procedure of 1963. Provides that the court may set any conditions it finds just and appropriate on the taking of testimony of a victim or witness who is under 18 years of age or an intellectually disabled person or a person affected by a developmental disability (rather than a victim who is a child under the age of 18 years or a moderately, severely, or profoundly intellectually disabled person or a person affected by a developmental disability), involving the use of a facility dog in any criminal proceeding (rather than in a prosecution of criminal sexual assault, predatory criminal sexual assault of a child, aggravated criminal sexual assault, criminal sexual abuse, aggravated criminal sexual abuse, or any violent crime). Makes changes concerning the admissibility of evidence in prosecutions for involuntary servitude, involuntary sexual servitude of a minor, or trafficking in persons.

House Floor Amendment No. 1

Adds reference to:
20 ILCS 4026/10

Adds reference to:
110 ILCS 57/5

Adds reference to:
225 ILCS 10/3.3

Adds reference to:
325 ILCS 5/4.5

Adds reference to:
325 ILCS 5/11.1 from Ch. 23, par. 2061.1

Adds reference to:
325 ILCS 15/3 from Ch. 23, par. 2083

Adds reference to:
HB 05490 (CONTINUED)

325 ILCS 40/2
Adds reference to:
325 ILCS 47/10

705 ILCS 135/15-70
Adds reference to:
705 ILCS 405/3-40

725 ILCS 5/124B-10
Adds reference to:
725 ILCS 5/124B-100

725 ILCS 5/124B-420
Adds reference to:
725 ILCS 5/124B-500

725 ILCS 215/2
Adds reference to:
725 ILCS 215/3

730 ILCS 5/3-1-2
Adds reference to:
730 ILCS 5/3-12.5-10

730 ILCS 5/5-5-3
Adds reference to:
730 ILCS 5/5-5-3.2

730 ILCS 5/5-8-1
Adds reference to:
730 ILCS 5/5-8-4

730 ILCS 5/5-9-1.7
Adds reference to:
730 ILCS 5/5-9-1.8

730 ILCS 150/2
Adds reference to:
740 ILCS 128/10

from Ch. 23, par. 2252
from Ch. 38, par. 1702
from Ch. 38, par. 1703
from Ch. 38, par. 1003-1-2
from Ch. 38, par. 1005-8-1
from Ch. 38, par. 1005-8-4
from Ch. 38, par. 1005-9-1.7
from Ch. 38, par. 222
HB 05490 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, except: (1) changes the statute of limitations for grooming to provide that when the victim is under 17 years of age at the time of the offense or is a person with a disability, a prosecution for grooming may be commenced within 10 years after the victim or the person with a disability attains 17 years of age; (2) changes the name of the offenses of child sexual abuse material and aggravated child sexual abuse material to child sexual abuse material and aggravated child sexual abuse material; (3) retains the Class 4 felony penalty for grooming; (4) deletes references to criminal transmission of HIV in various statutes; (5) in the definitions provisions of the Sex Offenses Article of the Criminal Code of 2012, provides that "family member" also means, if the victim is a child under 18 years of age, an accused who has resided in the household with the child continuously for at least 3 (rather than 6) months; (6) provides that a person also commits sexual exploitation of a child if in the presence or virtual presence, or both, of a child and with knowledge that a child or one whom he or she believes to be a child would view his or her acts, that person knowingly entices, coerces, or persuades a child to participate in the production of the recording or memorializing a sexual act of persons ages 18 or older; provides that a violation is a Class 4 felony for a first offense; and a Class 3 felony for a second or subsequent offense, or if the person has been previously convicted of a sex offense; and (7) amends various Acts to change references to "child pornography" to "child sexual abuse material".

Jan 28 22  H Filed with the Clerk by Rep. Lindsey LaPointe
Jan 31 22  First Reading
Jan 31 22  Referred to Rules Committee
Feb 01 22  Added Chief Co-Sponsor Rep. Kelly M. Cassidy
Feb 09 22  Assigned to Judiciary - Criminal Committee
Feb 15 22  Do Pass / Short Debate Judiciary - Criminal Committee; 019-000-000
Feb 16 22  Placed on Calendar 2nd Reading - Short Debate
Feb 16 22  Added Co-Sponsor Rep. Chris Bos
Feb 16 22  Added Co-Sponsor Rep. Anne Stava-Murray
Mar 01 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Lindsey LaPointe
Mar 01 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 02 22  House Floor Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
Mar 02 22  Second Reading - Short Debate
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 03 22  House Floor Amendment No. 1 Recommends Be Adopted Judiciary - Criminal Committee; 019-000-000
Mar 03 22  Added Chief Co-Sponsor Rep. Tony McCombie
Mar 04 22  House Floor Amendment No. 1 Adopted
Mar 04 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22  Third Reading - Short Debate - Passed 104-000-000
Mar 04 22  Added Co-Sponsor Rep. Lakesia Collins
Mar 04 22  Added Co-Sponsor Rep. Denyse Wang Stoneback
Mar 04 22  Added Co-Sponsor Rep. Justin Slaughter
Mar 04 22  Added Chief Co-Sponsor Rep. Joyce Mason
Mar 04 22  Added Chief Co-Sponsor Rep. Lakesia Collins
Mar 04 22  Removed Co-Sponsor Rep. Lakesia Collins
Mar 04 22  Added Co-Sponsor Rep. Amy Elik
Mar 04 22  Added Co-Sponsor Rep. Dan Caulkins
Mar 07 22  S Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading
Mar 07 22  Chief Senate Sponsor Sen. Melinda Bush
Mar 07 22  First Reading
Mar 07 22  S Referred to Assignments
Mar 23 22  Added as Alternate Co-Sponsor Sen. Laura M. Murphy
Mar 23 22  Added as Alternate Chief Co-Sponsor Sen. Jill Tracy
Mar 30 22  Added as Alternate Co-Sponsor Sen. Steve McClure
Mar 31 22  Added as Alternate Co-Sponsor Sen. Neil Anderson
Apr 18 22  Added as Alternate Co-Sponsor Sen. Jacqueline Y. Collins
HB 05500  Rep. Lindsey LaPointe-Carol Ammons, Norine K. Hammond, Katie Stuart, Terra Costa Howard, Tony McCombie, Amy Elik, Lakesia Collins and Andrew S. Chesney
(Sen. Chapin Rose)

Amends the Children and Family Services Act, the Illinois Youthbuild Act, the Mental Health and Developmental Disabilities Administrative Act, the School Code, the Public University Uniform Admission Pilot Program Act, the Public Community College Act, the Higher Education Student Assistance Act, the Illinois Insurance Code, the Pharmacy Practice Act, the Structural Pest Control Act, the Community Association Manager Licensing and Disciplinary Act, the Home Inspector License Act, the Real Estate License Act of 2000, the Illinois Public Aid Code, the Firearm Concealed Carry Act, the Illinois Vehicle Code, and the Unified Code of Corrections. Changes references from high school equivalency certificate to State of Illinois High School Diploma.

House Floor Amendment No. 1

In the provisions of the School Code concerning high school equivalency, specifies that a State of Illinois High School Diploma is a recognized high school equivalency certificate for purposes of reciprocity with other states and a high school equivalency certificate from another state is equivalent to a State of Illinois High School Diploma.
HB 05500 (CONTINUED)

Feb 17 22  H  Placed on Calendar 2nd Reading - Consent Calendar
Feb 22 22  Added Co-Sponsor Rep. Katie Stuart
Feb 23 22  Added Chief Co-Sponsor Rep. Carol Ammons
Feb 24 22  Added Co-Sponsor Rep. Terra Costa Howard
Feb 24 22  Added Co-Sponsor Rep. Tony McCombie
Feb 25 22  Removed from Consent Calendar Status Rep. Lindsey LaPointe
Feb 25 22  Placed on Calendar 2nd Reading - Short Debate
Feb 25 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Lindsey LaPointe
Feb 25 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 01 22  House Floor Amendment No. 1 Rules Refers to Higher Education Committee
Mar 02 22  House Floor Amendment No. 1 Recommends Be Adopted Higher Education Committee; 009-000-000
Mar 02 22  Added Co-Sponsor Rep. Amy Elik
Mar 02 22  Second Reading - Short Debate
Mar 02 22  Held on Calendar Order of Second Reading - Short Debate
Mar 04 22  House Floor Amendment No. 1 Adopted
Mar 04 22  Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22  Third Reading - Short Debate - Passed 104-000-000
Mar 04 22  Added Co-Sponsor Rep. Lakesia Collins
Mar 04 22  Added Co-Sponsor Rep. Andrew S. Chesney
Mar 07 22  S  Arrive in Senate
Mar 07 22  Placed on Calendar Order of First Reading March 8, 2022
Mar 09 22  Chief Senate Sponsor Sen. Chapin Rose
Mar 09 22  First Reading
Mar 09 22  S  Referred to Assignments
New Act

Creates the Insurance Business Transfer Act. Provides that notwithstanding any other provision of law, a court may issue any order, process, or judgment that is necessary or appropriate to carry out the provisions of this Act. Sets forth provisions concerning notice requirements, application procedure, application to a court for approval of a plan, approval and denial of insurance business transfer plans, and fees and costs. Provides that the Department of Insurance shall adopt rules that are consistent with the provisions and that no insurance business transfer plan shall be approved in the State unless and until such rules are adopted. Provides that the portion of the application for an insurance business transfer that would otherwise be confidential, including any documents, materials, communications, or other information submitted to the Director of Insurance in contemplation of an application, shall not lose such confidentiality. Provides that insurers consent to the jurisdiction of the Director with regard to ongoing oversight of operations, management, and solvency relating to the transferred business. Defines terms.

House Floor Amendment No. 1

In provisions concerning the independent expert's report and the approval of an insurance transfer plan, changes references from "policyholders and claimants" to "policyholders, reinsurers, and claimants", and "policyholders or claimants" to "policyholders, reinsurers, or claimants".
(A. Kifowit  
(Sen. David Koehler) 
820 ILCS 130/1 from Ch. 48, par. 39s-1 
820 ILCS 130/2 from Ch. 48, par. 39s-2 
820 ILCS 130/3 from Ch. 48, par. 39s-3 
820 ILCS 130/5 from Ch. 48, par. 39s-5 
820 ILCS 130/11 from Ch. 48, par. 39s-11  
Amends the Prevailing Wage Act. Provides that the provisions of the Act apply to the construction or demolition of public  
works performed by an employee of a public body engaged in the construction or demolition of public works on behalf of another  
public body. Makes conforming changes.
Jan 28 22 H Filed with the Clerk by Rep. Michael Halpin  
Jan 31 22 First Reading  
Jan 31 22 Referred to Rules Committee  
Feb 09 22 Assigned to Labor & Commerce Committee  
Feb 16 22 Do Pass / Short Debate Labor & Commerce Committee; 021-004-000  
Feb 17 22 Added Co-Sponsor Rep. Thaddeus Jones  
Feb 17 22 Placed on Calendar 2nd Reading - Short Debate  
Feb 22 22 Second Reading - Short Debate  
Feb 22 22 Placed on Calendar Order of 3rd Reading - Short Debate  
Feb 24 22 Third Reading - Short Debate - Passed 079-023-004  
Feb 24 22 Added Co-Sponsor Rep. Sue Scherer  
Feb 24 22 Added Co-Sponsor Rep. Stephanie A. Kifowit  
Feb 24 22 Added Chief Co-Sponsor Rep. Dave Vella  
Feb 24 22 Added Chief Co-Sponsor Rep. Martin J. Moylan  
Feb 24 22 Added Chief Co-Sponsor Rep. Anthony DeLuca  
Feb 24 22 S Arrive in Senate  
Feb 24 22 Placed on Calendar Order of First Reading  
Feb 25 22 Chief Senate Sponsor Sen. David Koehler  
Feb 25 22 First Reading  
Feb 25 22 Referred to Assignments  
Mar 02 22 Assigned to Labor  
Mar 25 22 S Rule 3-9(a) / Re-referred to Assignments
Amends the Department of Veterans' Affairs Act. Deletes the term "no-wrong-door" in provisions regarding the system of support for service members, veterans, and their families. Removes provisions requiring the Illinois Joining Forces Foundation (Foundation) to utilize working groups when convening military and veteran support organizations and when providing policy recommendations that benefit service members, veterans, and their families. Removes provisions requiring the Foundation to facilitate the transfer of information and knowledge among Illinois Joining Forces member organizations. Makes changes to the definition of "veterans service organization". Provides that the Foundation may also include up to 18 additional voting members of the Board of Directors: 9 members to be nominated and approved by the Board of Directors according to the Foundation's bylaws, and 9 members to be nominated by the Director of Veterans' Affairs or the Director of Military Affairs. Provides that, to ensure parity, no additional nominees may be considered by the Board of Directors unless a like appointment is made by the Department of Veterans' Affairs or the Department of Military Affairs, and vice versa. Provides that, in consultation with the Foundation's Board of Directors, the Department of Veterans' Affairs or the Department of Military Affairs may adopt other rules deemed necessary to govern Foundation procedures (rather than the Department of Veterans' Affairs may adopt rules in consultation with the Department of Military Affairs). Permits the Foundation to receive services, including, but not limited to, contractual services, provided by either the Department of Veterans' Affairs or the Department of Military Affairs.
HB 05546

(Sen. Antonio Muñoz and Laura M. Murphy)

New Act

Creates the State Procurement Task Force Act. Establishes the State Procurement Task Force. Provides that the Task Force shall survey the State procurement process and make recommendations to ensure that the process is equitable and efficient; provide departments with the flexibility needed to be successful; and increase women-owned and minority-owned business participation. Provides for membership of the Task Force. Provides that members shall serve without compensation. Provides for meetings of the Task Force. Provides for administrative support for the Task Force. Provides that on or before January 1, 2024, the Task Force shall submit a report of its findings and recommendations on its survey of State procurement processes to the Governor and the General Assembly. Repeals the Act on January 1, 2025. Effective immediately.

House Floor Amendment No. 1

Adds the Chairperson of the Commission on Equity and Inclusion as a member to the State Procurement Task Force. Makes conforming changes.

Jan 28 22 Filed with the Clerk by Rep. Lamont J. Robinson, Jr.
Jan 31 22 First Reading
Jan 31 22 Referred to Rules Committee
Feb 09 22 Assigned to State Government Administration Committee
Feb 16 22 Do Pass / Short Debate State Government Administration Committee; 008-000-000
Feb 17 22 Placed on Calendar 2nd Reading - Short Debate
Feb 22 22 Second Reading - Short Debate
Feb 22 22 Placed on Calendar Order of 3rd Reading - Short Debate
Feb 22 22 Added Chief Co-Sponsor Rep. Camille Y. Lilly
Feb 22 22 Added Chief Co-Sponsor Rep. Debbie Meyers-Martin
Mar 01 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Lamont J. Robinson, Jr.
Mar 01 22 House Floor Amendment No. 1 Referred to Rules Committee
Mar 02 22 House Floor Amendment No. 1 Rules Refers to State Government Administration Committee
Mar 02 22 House Floor Amendment No. 1 Recommends Be Adopted State Government Administration Committee; 005-003-000
Mar 04 22 Added Chief Co-Sponsor Rep. William Davis
Mar 04 22 Recalled to Second Reading - Short Debate
Mar 04 22 House Floor Amendment No. 1 Adopted
Mar 04 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22 Third Reading - Short Debate - Passed 102-000-000
Mar 04 22 Added Chief Co-Sponsor Rep. Nicholas K. Smith
Mar 04 22 Added Co-Sponsor Rep. Eva Dina Delgado
Mar 04 22 Added Co-Sponsor Rep. Dagmara Avelar
Mar 07 22 Added Co-Sponsor Rep. Lakesia Collins
Mar 07 22 S Arrive in Senate
Mar 07 22 Placed on Calendar Order of First Reading
Mar 07 22 Chief Senate Sponsor Sen. Antonio Muñoz
Mar 07 22 First Reading
Mar 07 22 Referred to Assignments
Mar 15 22 Added as Alternate Co-Sponsor Sen. Laura M. Murphy
Mar 16 22 Assigned to Executive
Mar 25 22 Rule 2-10 Committee Deadline Established As April 4, 2022
Apr 01 22 Rule 2-10 Third Reading Deadline Established As April 8, 2022
May 10 22 S Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Rep. Lance Yednock-Keith R. Wheeler-Dave Vella, Martin McLaughlin, Steven Reick, Mark L. Walker and Andrew S. Chesney
(Sen. Ram Villivalam, Sally J. Turner, Donald P. DeWitte, Win Stoller, Jil Tracy-Dale Fowler, Christopher Belt, Rachelle Crowe, Doris Turner, Jason A. Barickman, John Connor and Linda Holmes)

20 ILCS 608/5
20 ILCS 608/7 new
20 ILCS 608/10
20 ILCS 608/15
20 ILCS 608/25 new
20 ILCS 608/30 new

Amends the Business Assistance and Regulatory Reform Act. Modifies requirements concerning the Office of Business Permits and Regulatory Assistance. Provides that the office shall implement reforms to improve interagency coordination that allow for expeditious permitting issuance. Provides that the office shall utilize information technology tools to track project schedules and metrics to improve transparency and accountability of the permitting process, reduce uncertainty and delays, and reduce costs and risks to taxpayers. Modifies provisions and adds requirements concerning the provision of information and the expediting of permit reviews. Provides for the creation of an Interagency Permitting Advisory Committee. Provides additional requirements concerning the permitting process under the Act. Defines terms. Makes other changes.

Jan 28 22 Filed with the Clerk by Rep. Lance Yednock
Jan 31 22 First Reading
Jan 31 22 Referred to Rules Committee
Feb 09 22 Assigned to State Government Administration Committee
Feb 14 22 Added Co-Sponsor Rep. Steven Reick
Feb 14 22 Added Co-Sponsor Rep. Martin McLaughlin
Feb 14 22 Removed Co-Sponsor Rep. Steven Reick
Feb 16 22 Added Co-Sponsor Rep. Steven Reick
Feb 16 22 Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
Feb 17 22 Placed on Calendar 2nd Reading - Consent Calendar
Feb 25 22 Added Co-Sponsor Rep. Mark L. Walker
Mar 01 22 Second Reading - Consent Calendar
Mar 01 22 Held on Calendar Order of Second Reading - Consent Calendar
Mar 02 22 Removed from Consent Calendar Status Rep. Greg Harris
Mar 02 22 Held on Calendar Order of Second Reading - Short Debate
Mar 02 22 Fiscal Note Requested by Rep. Anne Stava-Murray
Mar 04 22 Fiscal Note Requested - Withdrawn by Rep. Anne Stava-Murray
Mar 04 22 Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22 Third Reading - Short Debate - Passed 104-000-000
Mar 04 22 Added Chief Co-Sponsor Rep. Keith R. Wheeler
Mar 04 22 Added Chief Co-Sponsor Rep. Dave Vella
Mar 04 22 Added Co-Sponsor Rep. Andrew S. Chesney
Mar 07 22 S Arrive in Senate
Mar 07 22 Placed on Calendar Order of First Reading
Mar 07 22 Chief Senate Sponsor Sen. Ram Villivalam
Mar 07 22 First Reading
Mar 07 22 S Referred to Assignments
Mar 08 22 Added as Alternate Co-Sponsor Sen. Sally J. Turner
Mar 08 22 Added as Alternate Co-Sponsor Sen. Donald P. DeWitte
Mar 08 22 Added as Alternate Co-Sponsor Sen. Win Stoller
Mar 08 22 Added as Alternate Co-Sponsor Sen. Jil Tracy
Mar 08 22 Added as Alternate Chief Co-Sponsor Sen. Dale Fowler
Mar 14 22 Added as Alternate Co-Sponsor Sen. Christopher Belt
HB 05555 (CONTINUED)

Mar 14 22       S  Added as Alternate Co-Sponsor Sen. Rachelle Crowe
Mar 14 22       Added as Alternate Co-Sponsor Sen. Doris Turner
Mar 15 22       Added as Alternate Co-Sponsor Sen. Jason A. Barickman
Mar 16 22       Added as Alternate Co-Sponsor Sen. John Connor
Mar 29 22       Added as Alternate Co-Sponsor Sen. Linda Holmes

HB 05564

Rep. Lawrence Walsh, Jr.
(Sen. Don Harmon, Steven M. Landek and David Koehler)

30 ILCS 500/45-77 new

Amends the Illinois Procurement Code. Provides that when a State contract is to be awarded to the lowest responsible bidder, an otherwise qualified bidder who will fulfill the contract through the use of low embodied carbon concrete may be given preference over other bidders unable to do so, provided that the cost included in the bid using low embodied carbon concrete is not more than 10% greater than the cost in the bid not using low embodied carbon concrete.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that contracts entered into under specified provisions may also include, at the discretion of the contracting State agency, a price preference of up to 10% for environmentally preferable materials. Provides that if federal funds are to be used for a contract that is awarded, then the contracting State agency shall conduct the procurement and include in the contract any specifications needed to comply with federal procurement standards. Specifies that the provision does not apply to any contract if the application of the provisions would create a conflict with a federal law or a federal regulation. Defines "low-embodied-carbon concrete".

Jan 28 22       H  Filed with the Clerk by Rep. Lawrence Walsh, Jr.
Jan 31 22       First Reading
Jan 31 22       Referred to Rules Committee
Feb 09 22       Assigned to State Government Administration Committee
Feb 16 22       Do Pass / Short Debate State Government Administration Committee; 008-000-000
Feb 17 22       Placed on Calendar 2nd Reading - Short Debate
Mar 01 22       House Floor Amendment No. 1 Filed with Clerk by Rep. Lawrence Walsh, Jr.
Mar 01 22       House Floor Amendment No. 1 Referred to Rules Committee
Mar 02 22       House Floor Amendment No. 1 Rules Refers to State Government Administration Committee
Mar 02 22       Second Reading - Short Debate
Mar 02 22       Held on Calendar Order of Second Reading - Short Debate
Mar 02 22       House Floor Amendment No. 1 Recommends Be Adopted State Government Administration Committee; 008-000-000
Mar 04 22       House Floor Amendment No. 1 Adopted
Mar 04 22       Placed on Calendar Order of 3rd Reading - Short Debate
Mar 04 22       Third Reading - Short Debate - Passed 073-029-002
Mar 07 22       S  Arrive in Senate
Mar 07 22       Placed on Calendar Order of First Reading
Mar 07 22       Chief Senate Sponsor Sen. Patrick J. Joyce
Mar 07 22       First Reading
Mar 07 22       S  Referred to Assignments
Mar 31 22       Added as Alternate Co-Sponsor Sen. Steven M. Landek
Apr 01 22       Alternate Chief Sponsor Changed to Sen. John Connor
Apr 04 22       Added as Alternate Co-Sponsor Sen. David Koehler
Apr 30 22       Alternate Chief Sponsor Changed to Sen. Don Harmon
HJR 00014  Rep. Norine K. Hammond-Thaddeus Jones-Tony McCombie-Patrick Windhorst, Dave Vella and Martin McLaughlin
(Sen. Napoleon Harris, III)

Urges the Illinois Congressional Delegation to pass another round of economic relief to fund the Payment Protection Program and the Business Interruption Grant Program and to pass broad-based federal solutions that address pandemic risk for Illinois businesses.

Feb 09 21  H Filed with the Clerk by Rep. Norine K. Hammond
Feb 09 21  Chief Co-Sponsor Rep. Thaddeus Jones
Feb 10 21  Referred to Rules Committee
Feb 11 21  Added Chief Co-Sponsor Rep. Tony McCombie
Feb 11 21  Added Chief Co-Sponsor Rep. Patrick Windhorst
Mar 09 21  Added Co-Sponsor Rep. Dave Vella
Mar 16 21  Assigned to Revenue & Finance Committee
Apr 28 21  Recommends Be Adopted Revenue & Finance Committee; 014-000-000
Apr 29 21  Placed on Calendar Order of Resolutions
May 05 21  Resolution Adopted
May 05 21  Added Co-Sponsor Rep. Martin McLaughlin
May 06 21  S Arrive in Senate
May 06 21  Chief Senate Sponsor Sen. Napoleon Harris, III

HJR 00029  Rep. Thomas M. Bennett and Dan Brady
(Sen. Jason A. Barickman)

Designates the portion of Illinois Route 251 as it travels through Minonk as the “CPL Joseph C. Clegg Memorial Highway”.

Mar 30 21  H Filed with the Clerk by Rep. Thomas M. Bennett
Apr 13 21  Referred to Rules Committee
Apr 20 21  Assigned to Transportation: Regulation, Roads & Bridges Committee
Apr 27 21  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 012-000-000
Apr 28 21  Placed on Calendar Order of Resolutions
May 05 21  Resolution Adopted 116-000-000
May 05 21  Added Co-Sponsor Rep. Dan Brady
May 06 21  S Arrive in Senate
May 06 21  Chief Senate Sponsor Sen. Jason A. Barickman

HJR 00030  Rep. Thomas M. Bennett-Jim Durkin
(Sen. Jason A. Barickman)

Designates the portion of Illinois Route 171 between Illinois Route 83 and U.S. Route 45 as the “Atomic Veterans Highway”.

Mar 30 21  H Filed with the Clerk by Rep. Thomas M. Bennett
Apr 13 21  Referred to Rules Committee
Apr 20 21  Assigned to Transportation: Regulation, Roads & Bridges Committee
Apr 26 21  Added Chief Co-Sponsor Rep. Jim Durkin
Apr 27 21  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 012-000-000
Apr 28 21  Placed on Calendar Order of Resolutions
May 05 21  Resolution Adopted 116-000-000
May 06 21  S Arrive in Senate
May 06 21  Chief Senate Sponsor Sen. Jason A. Barickman

May 06 21  S Referred to Assignments
HJR 00032
Rep. Thomas M. Bennett
(Sen. Jason A. Barickman)
Designates Illinois Route 47 as it travels through Gibson City as the "SP4 William Eugene Campbell Memorial Highway".

Apr 09 21  H Filed with the Clerk by Rep. Thomas M. Bennett
Apr 13 21  Referred to Rules Committee
Apr 20 21  Assigned to Transportation: Regulation, Roads & Bridges Committee
Apr 27 21  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 012-000-000
Apr 28 21  Placed on Calendar Order of Resolutions
May 05 21  Resolution Adopted 116-000-000
May 06 21  S Arrive in Senate
May 06 21  Chief Senate Sponsor Sen. Jason A. Barickman

HJR 00040
Rep. Charles Meier
(Sen. Jason Plummer)
Designates Old US 50 in Clinton as the "Clinton County Veterans Memorial Road".

Apr 29 21  H Filed with the Clerk by Rep. Charles Meier
May 04 21  Referred to Rules Committee
May 12 21  Assigned to Transportation: Regulation, Roads & Bridges Committee
May 20 21  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 012-000-000
May 20 21  Placed on Calendar Order of Resolutions
May 29 21  Resolution Adopted 113-000-000
May 29 21  S Arrive in Senate
May 29 21  Chief Senate Sponsor Sen. Jason Plummer

HJR 00044
(Sen. Dan McConchie)
Declares November 7, 2021 as Victims of Communism Memorial Day.

May 11 21  H Filed with the Clerk by Rep. Jim Durkin
May 11 21  Chief Co-Sponsor Rep. Thomas M. Bennett
May 12 21  Referred to Rules Committee
May 24 21  Assigned to State Government Administration Committee
May 24 21  Moved to Suspend Rule 21 Rep. Carol Ammons
May 24 21  Suspend Rule 21 - Prevailed 073-042-000
May 25 21  Recommends Be Adopted State Government Administration Committee; 008-000-000
May 25 21  Placed on Calendar Order of Resolutions
May 29 21  Resolution Adopted
May 29 21  Added Chief Co-Sponsor Rep. Thomas Morrison
May 29 21  Added Chief Co-Sponsor Rep. Adam Niemerg
May 29 21  Added Chief Co-Sponsor Rep. C.D. Davidsmeyer
May 29 21  Added Co-Sponsor Rep. Jonathan Carroll
May 29 21  Added Co-Sponsor Rep. Jeff Keicher
May 29 21  Added Co-Sponsor Rep. Joe Sosnowski
Aug 26 21  S Arrive in Senate
Aug 26 21  Chief Senate Sponsor Sen. Dan McConchie
Aug 26 21  S Referred to Assignments
HJR 00047
Rep. David A. Welter
(Sen. Sue Rezin)
Designates the portion of Illinois Route 47 over Interstate 80 from Romines Drive to Illinois Route 6 East as the "Marshal Enoch T. Hopkins Memorial Road".

May 12 21    H Filed with the Clerk by Rep. David A. Welter
May 13 21    Referred to Rules Committee
May 24 21    Assigned to Transportation: Regulation, Roads & Bridges Committee
May 24 21    Moved to Suspend Rule 21 Rep. Carol Ammons
May 24 21    Suspend Rule 21 - Prevaied 073-042-000
May 25 21    Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 013-000-000
May 25 21    Placed on Calendar Order of Resolutions
May 29 21    Resolution Adopted 108-000-000
May 30 21    S Arrive in Senate
May 30 21    Chief Senate Sponsor Sen. Sue Rezin

HJR 00049
Rep. Deanne M. Mazzochi
(Sen. Suzy Glowiak Hilton)
Mourns the passing of Sister Thomas Leo Monahan, O.P.

May 27 21    H Filed with the Clerk by Rep. Deanne M. Mazzochi
May 28 21    Placed on Calendar Agreed Resolutions
May 28 21    Resolution Adopted
Aug 26 21    S Arrive in Senate
Aug 26 21    Chief Senate Sponsor Sen. Suzy Glowiak Hilton
Aug 26 21    S Referred to Assignments

HJR 00055
Rep. Kambium Buckner
(Sen. Emil Jones, III)
Urges the Office of the Attorney General to establish a task force to examine the creation of a statewide conviction integrity unit within its office.

Oct 25 21    H Filed with the Clerk by Rep. Kambium Buckner
Oct 26 21    Referred to Rules Committee
Jan 25 22    Assigned to Judiciary - Criminal Committee
Feb 01 22    Recommends Be Adopted Judiciary - Criminal Committee; 019-000-000
Feb 09 22    Placed on Calendar Order of Resolutions
Mar 15 22    Resolution Adopted
Mar 16 22    S Arrive in Senate
Mar 16 22    Chief Senate Sponsor Sen. Emil Jones, III
Mar 16 22    S Referred to Assignments
HJR 00065
Rep. Dan Caulkins-Amy Elik
(Sen. Chapin Rose)
Designates Illinois Route 121 as it runs from the Macon/Moultrie County line to the intersection of Route 121 and Route 36 in Decatur as the "Trooper Todd Hanneken Memorial Highway".

Jan 26 22  H Filed with the Clerk by Rep. Dan Caulkins
Feb 15 22  Referred to Rules Committee
Mar 01 22  Assigned to Transportation: Regulation, Roads & Bridges Committee
Mar 08 22  Added Chief Co-Sponsor Rep. Amy Elik
Mar 08 22  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 013-000-000
Mar 09 22  Placed on Calendar Order of Resolutions
Mar 15 22  Resolution Adopted 112-000-000
Mar 16 22  S Arrive in Senate
Mar 16 22  Chief Senate Sponsor Sen. Chapin Rose
Mar 16 22  S Referred to Assignments

HJR 00066
Rep. Adam Niemerg, Bradley Stephens, Avery Bourne, Amy Grant, David Friess, Mark Luft, Amy Elik, Thomas M. Bennett, Martin McLaughlin, Michael T. Marron, David A. Welter, Dan Caulkins and Dave Severin
(Sen. Antonio Muñoz-Darren Bailey)
Designates Interstate 64 in Wayne County from Mile Post 112 to 116 as the "Deputy Sean Riley Memorial Highway".

Jan 27 22  H Filed with the Clerk by Rep. Adam Niemerg
Jan 31 22  Added Co-Sponsor Rep. Bradley Stephens
Jan 31 22  Added Co-Sponsor Rep. Avery Bourne
Jan 31 22  Added Co-Sponsor Rep. Amy Grant
Jan 31 22  Added Co-Sponsor Rep. David Friess
Jan 31 22  Added Co-Sponsor Rep. Mark Luft
Jan 31 22  Added Co-Sponsor Rep. Amy Elik
Jan 31 22  Added Co-Sponsor Rep. Thomas M. Bennett
Jan 31 22  Added Co-Sponsor Rep. Martin McLaughlin
Feb 14 22  Added Co-Sponsor Rep. Michael T. Marron
Feb 14 22  Added Co-Sponsor Rep. David A. Welter
Feb 14 22  Added Co-Sponsor Rep. Dan Caulkins
Feb 15 22  Referred to Rules Committee
Feb 18 22  Added Co-Sponsor Rep. Dave Severin
Mar 01 22  Assigned to Transportation: Regulation, Roads & Bridges Committee
Mar 08 22  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 013-000-000
Mar 09 22  Placed on Calendar Order of Resolutions
Mar 30 22  Resolution Adopted 109-000-000
Mar 30 22  S Arrive in Senate
Mar 30 22  Chief Senate Sponsor Sen. Antonio Muñoz
Mar 30 22  Added as Alternate Chief Co-Sponsor Sen. Darren Bailey
Mar 30 22  S Referred to Assignments
HJR 00067  Rep. Adam Niemerg  
(Sen. Antonio Muñoz)

Designates the section of Interstate 64 between mile marker 128 and 132 as the "DEA Special Agent Michael Garbo Memorial Highway".

Jan 27 22  H  Filed with the Clerk by Rep. Adam Niemerg
Feb 15 22  Referred to Rules Committee
Mar 01 22  Assigned to Transportation: Regulation, Roads & Bridges Committee
Mar 08 22  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 013-000-000
Mar 09 22  Placed on Calendar Order of Resolutions
Mar 10 22  Resolution Adopted 102-000-000
Mar 30 22  S  Arrive in Senate
Mar 30 22  Chief Senate Sponsor Sen. Antonio Muñoz

HJR 00070  Rep. Dave Severin  
(Sen. Dale Fowler)

Designates Illinois Route 37 north of the city of Benton and south of Lake Benton Road as the "Trooper Frank R. Dunbar Memorial Highway".

Feb 23 22  H  Filed with the Clerk by Rep. Dave Severin
Feb 24 22  Referred to Rules Committee
Mar 01 22  Assigned to Transportation: Regulation, Roads & Bridges Committee
Mar 08 22  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 012-000-000
Mar 09 22  Placed on Calendar Order of Resolutions
Mar 10 22  Resolution Adopted 102-000-000
Mar 24 22  S  Arrive in Senate
Mar 24 22  Chief Senate Sponsor Sen. Dale Fowler

HJR 00076  Rep. Thomas M. Bennett  
(Sen. Antonio Muñoz)

Designates U.S. Route 24 in the City of Chenoa as the "Trooper Albert Hasson Memorial Highway".

Mar 08 22  H  Filed with the Clerk by Rep. Thomas M. Bennett
Mar 09 22  Referred to Rules Committee
Mar 17 22  Assigned to Transportation: Regulation, Roads & Bridges Committee
Mar 24 22  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 012-000-000
Mar 24 22  Placed on Calendar Order of Resolutions
Mar 28 22  Resolution Adopted 102-000-000
Mar 30 22  S  Arrive in Senate
Mar 30 22  Chief Senate Sponsor Sen. Antonio Muñoz

Mar 30 22  S  Referred to Assignments
HJR 00086  Rep. Patrick Windhorst  
(Sen. Antonio Muñoz)  
Designates Illinois Route 34 within the city limits of Harrisburg as the Trooper Sutton and Chief Law Memorial Highway.  
Mar 25 22  H  Filed with the Clerk by Rep. Patrick Windhorst  
Mar 28 22  Referred to Rules Committee  
Mar 29 22  Assigned to Transportation: Regulation, Roads & Bridges Committee  
Apr 05 22  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 013-000-000  
Apr 05 22  Placed on Calendar Order of Resolutions  
Apr 06 22  Resolution Adopted 114-000-000  
Apr 07 22  S  Arrive in Senate  
Apr 07 22  Chief Senate Sponsor Sen. Antonio Muñoz  
Apr 07 22  S  Referred to Assignments  

HJR 00087  Rep. Dave Severin-Patrick Windhorst  
(Sen. Dale Fowler)  
Designates Illinois Route 148 north of the City of Christopher at the city limits north of the intersection of Harrison Street and Highway 148 and south of the City of Christopher at the northeast intersection of Yellow Banks Road and Illinois Route 148 as the "Firefighter Kody M. Vanfossan Memorial Highway."  
Mar 29 22  H  Filed with the Clerk by Rep. Dave Severin  
Mar 30 22  Referred to Rules Committee  
Mar 31 22  Assigned to Transportation: Regulation, Roads & Bridges Committee  
Apr 06 22  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 013-000-000  
Apr 06 22  Placed on Calendar Order of Resolutions  
Apr 07 22  Added Chief Co-Sponsor Rep. Patrick Windhorst  
Apr 08 22  Resolution Adopted 111-000-000  
Apr 08 22  S  Arrive in Senate  
Apr 08 22  Chief Senate Sponsor Sen. Dale Fowler  
Apr 08 22  S  Referred to Assignments  

HJR 00088  Rep. Daniel Swanson-Dave Severin-Paul Jacobs-Patrick Windhorst-Fred Crespo, Mark Luft, Amy Elik and Adam Niemerg  
(Sen. Brian W. Stewart-Jason Plummer-Dale Fowler-Craig Wilcox)  
Designates the section of Interstate 57 in the City of Benton as the "38th Parallel Korean Veteran Highway".  
Mar 29 22  H  Filed with the Clerk by Rep. Daniel Swanson  
Mar 30 22  Referred to Rules Committee  
Mar 31 22  Assigned to Transportation: Regulation, Roads & Bridges Committee  
Apr 05 22  Added Chief Co-Sponsor Rep. Dave Severin  
Apr 06 22  Recommends Be Adopted Transportation: Regulation, Roads & Bridges Committee; 013-000-000  
Apr 06 22  Placed on Calendar Order of Resolutions  
Apr 08 22  Resolution Adopted 111-000-000  
Apr 08 22  Added Chief Co-Sponsor Rep. Paul Jacobs  
Apr 08 22  Added Chief Co-Sponsor Rep. Patrick Windhorst  
Apr 08 22  Added Chief Co-Sponsor Rep. Fred Crespo  
Apr 08 22  Added Co-Sponsor Rep. Mark Luft  
Apr 08 22  Added Co-Sponsor Rep. Amy Elik  
Apr 08 22  Added Co-Sponsor Rep. Adam Niemerg  
Apr 08 22  S  Arrive in Senate  
Apr 08 22  Chief Senate Sponsor Sen. Brian W. Stewart  
Apr 08 22  S  Referred to Assignments  
Apr 08 22  Added as Alternate Chief Co-Sponsor Sen. Jason Plummer  
Apr 08 22  Added as Alternate Chief Co-Sponsor Sen. Dale Fowler  
Apr 08 22  Added as Alternate Chief Co-Sponsor Sen. Craig Wilcox