SB 00472  Sen. Scott M. Bennett-Melinda Bush and Chapin Rose

35 ILCS 10/5-5
35 ILCS 10/5-15
35 ILCS 10/5-20

Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that certain startup taxpayers are eligible to elect to claim the Credit against their obligation to pay over withholding taxes. Makes changes to the definition of "underserved area" to change certain references from the federal decennial census to the American Community Survey.

Feb 23 21  S Filed with Secretary by Sen. Scott M. Bennett
Feb 23 21  First Reading
Feb 23 21  Referred to Assignments
Mar 03 21  Assigned to Revenue
Mar 03 21  Added as Co-Sponsor Sen. Melinda Bush
Mar 10 21  Added as Chief Co-Sponsor Sen. Melinda Bush
Apr 15 21  Do Pass Revenue; 008-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 22 21  Added as Co-Sponsor Sen. Chapin Rose
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H Arrived in House
Apr 26 21  Chief House Sponsor Rep. Mark L. Walker
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  Assigned to Revenue & Finance Committee
May 04 21  House Committee Amendment No. 1 Filed with Clerk by Rep. Mark L. Walker
May 04 21  House Committee Amendment No. 1 Referred to Rules Committee
May 05 21  House Committee Amendment No. 1 Rules Refers to Revenue & Finance Committee
May 05 21  Added Alternate Chief Co-Sponsor Rep. Keith R. Wheeler
May 05 21  Added Alternate Chief Co-Sponsor Rep. Dave Vella
May 05 21  Added Alternate Chief Co-Sponsor Rep. Lance Yednock
May 05 21  Added Alternate Chief Co-Sponsor Rep. Mark Batinick
May 15 21  House Committee Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
May 15 21  Rule 19(a) / Re-referred to Rules Committee
Jan 05 22  Assigned to Revenue & Finance Committee
Jan 13 22  Added Alternate Co-Sponsor Rep. Suzanne Ness
Jan 27 22  To Income Tax Subcommittee
Mar 25 22  H Rule 19(a) / Re-referred to Rules Committee
20 ILCS 2105/2105-15
Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois to provide that the Division of Professional Regulation of the Department of Financial and Professional Regulation shall process an application for a license within 4 weeks after receiving a complete application that contains no deficiencies.

Feb 25 21  S Filed with Secretary by Sen. Suzy Glowiak Hilton
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 09 21  Assigned to Licensed Activities
Mar 24 21  Postponed - Licensed Activities
Apr 16 21  Rule 3-9(a) / Re-referred to Assignments
Jan 05 22  Re-assigned to Licensed Activities
Feb 08 22  Do Pass Licensed Activities; 009-000-000
Feb 10 22  Placed on Calendar Order of 2nd Reading February 15, 2022
Feb 15 22  Second Reading
Feb 15 22  Placed on Calendar Order of 3rd Reading February 16, 2022
Feb 15 22  Added as Co-Sponsor Sen. Laura M. Murphy
Feb 15 22  H Arrived in House
Feb 16 22  Chief House Sponsor Rep. Michael Halpin
Feb 16 22  S Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Feb 16 22  Added as Co-Sponsor Sen. Kimberly A. Lightford
Feb 16 22  H First Reading
Feb 16 22  Referred to Rules Committee
Feb 22 22  S Added as Co-Sponsor Sen. Steve Stadelman
Feb 22 22  Added as Co-Sponsor Sen. David Koehler
Feb 22 22  Added as Co-Sponsor Sen. Christopher Belt
Feb 24 22  Added as Co-Sponsor Sen. Ram Villivalam
Mar 07 22  H Assigned to Health Care Licenses Committee
Mar 09 22  S Added as Co-Sponsor Sen. Mike Simmons
Mar 25 22  H House Committee Amendment No. 1 Filed with Clerk by Rep. Michael Halpin
Mar 25 22  House Committee Amendment No. 1 Referred to Rules Committee
Mar 25 22  House Committee Amendment No. 1 Tabled Pursuant to Rule 40
Mar 25 22  Do Pass / Short Debate Health Care Licenses Committee; 008-000-000
SB 00670 (CONTINUED)

Mar 25 22     H  Placed on Calendar 2nd Reading - Short Debate
Mar 29 22     Second Reading - Short Debate
Mar 29 22     Held on Calendar Order of Second Reading - Short Debate
Mar 31 22     Final Action Deadline Extended-9(b) April 8, 2022

Apr 11 22     H  Rule 19(a) / Re-referred to Rules Committee
SB 00705
Sen. Linda Holmes
(Rep. Marcus C. Evans, Jr.)

505 ILCS 5/1 from Ch. 5, par. 1001
Amends the Agricultural Areas Conservation and Protection Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
505 ILCS 5/1
Adds reference to:
225 ILCS 605/2 from Ch. 8, par. 302

Replaces everything after the enacting clause. Amends the Animal Welfare Act. Excludes from the definition of "dog dealer" a person who sells dogs at retail to the public. Excludes from the definition of "day care operator" facilities where dogs or cats are held for the sole purpose of grooming or facilities where dogs or cats are held for less than 12 hours for training purposes.

Feb 25 21 S Filed with Secretary by Sen. Don Harmon
Feb 25 21 First Reading
Feb 25 21 Referred to Assignments
Mar 17 21 Assigned to Executive
Mar 24 21 Do Pass Executive; 016-000-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 21 Second Reading
Mar 25 21 Placed on Calendar Order of 3rd Reading April 13, 2021
Apr 23 21 Rule 3-9(a) / Re-referred to Assignments
Feb 15 22 Chief Sponsor Changed to Sen. Linda Holmes
Feb 15 22 Approved for Consideration Assignments
Feb 15 22 Placed on Calendar Order of 3rd Reading February 16, 2022
Feb 15 22 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Linda Holmes
Feb 15 22 Senate Floor Amendment No. 1 Referred to Assignments
Feb 15 22 Senate Floor Amendment No. 1 Assignments Refers to Agriculture
Feb 24 22 Senate Floor Amendment No. 1 Recommend Do Adopt Agriculture; 010-002-000
Feb 24 22 Recalled to Second Reading
Feb 24 22 Senate Floor Amendment No. 1 Adopted; Holmes
Feb 24 22 Placed on Calendar Order of 3rd Reading
Feb 24 22 Third Reading - Passed; 045-008-000
Feb 25 22 H Arrived in House
Feb 25 22 First Reading
Feb 25 22 Referred to Rules Committee
Mar 07 22 Assigned to Consumer Protection Committee
Mar 22 22 Do Pass / Short Debate Consumer Protection Committee; 006-000-000
Mar 23 22 Placed on Calendar 2nd Reading - Short Debate
Mar 29 22 Second Reading - Short Debate
Mar 29 22 Held on Calendar Order of Second Reading - Short Debate
Mar 31 22 Final Action Deadline Extended-9(b) April 8, 2022
Apr 11 22 H Rule 19(a) / Re-referred to Rules Committee
Amends the Law Enforcement Criminal Sexual Assault Investigation Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
- Deletes reference to: 5 ILCS 815/1
- Adds reference to: 60 ILCS 1/Art. Art. 28A heading new
- Adds reference to: 60 ILCS 1/28A-5 new
- Adds reference to: 60 ILCS 1/28A-10 new
- Adds reference to: 60 ILCS 1/28A-15 new
- Adds reference to: 60 ILCS 1/28A-20 new

Replaces everything after the enacting clause. Amends the Township Code. On the effective date of the amendatory Act, dissolves Centreville Township in St. Clair County. Provides that all the rights, powers, duties, assets, property, liabilities, obligations, and responsibilities of Centreville Township shall by operation of law vest in and be assumed by the City of Cahokia Heights, including the authority to levy property taxes for township purposes in the same manner as the dissolved Township. Provides that Cahokia Heights may enter into an intergovernmental agreement or contract with the county or the State to administer the duties and responsibilities of the township officers for services under its jurisdiction. Provides that the records of Centreville Township shall be deposited in the city clerk's office of Cahokia Heights. Cahokia Heights may close up all unfinished business of the Township and sell and dispose of any of the property belonging to the Township for the benefit of the inhabitants of Cahokia Heights.

House Committee Amendment No. 1
- Deletes reference to: 60 ILCS 1/Art. Art. 28A heading new
- Deletes reference to: 60 ILCS 1/28A-5 new
- Deletes reference to: 60 ILCS 1/28A-10 new
- Deletes reference to: 60 ILCS 1/28A-15 new
- Adds reference to: 5 ILCS 815/1

Replaces everything after the enacting clause. Amends the Law Enforcement Criminal Sexual Assault Investigation Act. Makes a technical change in a Section concerning the short title.

State Debt Impact Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
SB 928, 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.

Pension Note, House Floor Amendment No. 2 (Government Forecasting & Accountability)
SB 928, as amended by House Amendment 2, will not impact any public pension fund or retirement system in the State of Illinois.

State Debt Impact Note, House Floor Amendment No. 3 (Government Forecasting & Accountability)
SB 928, as amended by House Amendment 3, would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.
SB 00928 (CONTINUED)

Home Rule Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not pre-empt home home authority.

State Mandates Fiscal Note, House Floor Amendment No. 2 (Dept. of Commerce & Economic Opportunity)
This bill does not create a State mandate.

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)
No land conveyances are included in Senate Bill 928 House Amendment #2; therefore, there are no appraisals to be filed.

Housing Affordability Impact Note, House Floor Amendment No. 2 (Housing Development Authority)
This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Balanced Budget Note, House Floor Amendment No. 3 (Office of Management and Budget)
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 928, [as amended by House Amendment 3] as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Fiscal Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
Based on a review of the bill, it is not possible to determine what fiscal impact, if any, the bill would have on State appropriations to the judicial branch or what fiscal impact, if any, the bill, would have on local judicial budgets.

Judicial Note, House Floor Amendment No. 2 (Admin Office of the Illinois Courts)
Based on a review of the bill, it is not possible to determine with certainty whether the proposed legislation will increase or decrease the number of judges needed in the State of Illinois.

Fiscal Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)
Based on a review of the bill, it is not possible to determine what fiscal impact, if any, the bill would have on State appropriations to the judicial branch or what fiscal impact, if any, the bill, would have on local judicial budgets.

Judicial Note, House Floor Amendment No. 3 (Admin Office of the Illinois Courts)
Based on a review of the bill, it is not possible to determine with certainty whether the proposed legislation will increase or decrease the number of judges needed in the State of Illinois.

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

Feb 25 21  S Filed with Secretary by Sen. Don Harmon
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 17 21  Assigned to Executive
Mar 24 21  Do Pass Executive; 016-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 21  Second Reading
Mar 25 21  Placed on Calendar Order of 3rd Reading April 13, 2021
Apr 16 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Christopher Belt
Apr 16 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 16 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Christopher Belt
Apr 16 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 2 Assignments Refers to Executive
Apr 20 21  Senate Floor Amendment No. 1 Pursuant to Senate Rule 3-8 (b-1) this amendment will remain in the Committee on Assignments.
Apr 20 21  Chief Sponsor Changed to Sen. Christopher Belt
Apr 21 21  Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 011-005-000
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 26 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 29 21  Recalled to Second Reading
Apr 29 21  Senate Floor Amendment No. 2 Adopted; Belt
Apr 29 21  Third Reading - Passed; 036-018-001
Apr 30 21  H Arrived in House
SB 00928 (CONTINUED)

Apr 30 21  H    Chief House Sponsor Rep. LaToya Greenwood
May 04 21     First Reading
May 04 21     Referred to Rules Committee
May 05 21     Assigned to Counties & Townships Committee
May 15 21     Rule 19(a) / Re-referred to Rules Committee
Oct 14 21     Assigned to Executive Committee
Oct 18 21     House Committee Amendment No. 1 Filed with Clerk by Rep. LaToya Greenwood
Oct 18 21     House Committee Amendment No. 1 Referred to Rules Committee
Oct 19 21     House Committee Amendment No. 1 Rules Refers to Executive Committee
Oct 20 21     House Committee Amendment No. 1 Adopted in Executive Committee; by Voice Vote
Oct 20 21     Do Pass as Amended / Short Debate Executive Committee; 009-006-000
Oct 20 21     Placed on Calendar 2nd Reading - Short Debate
Oct 20 21     Second Reading - Short Debate
Oct 20 21     Held on Calendar Order of Second Reading - Short Debate
Oct 26 21     S    Chief Sponsor Changed to Sen. Don Harmon
Nov 29 21     H    Rule 19(b) / Re-referred to Rules Committee
Jan 04 22     Approved for Consideration Rules Committee; 003-002-000
Jan 04 22     Placed on Calendar 2nd Reading - Short Debate
Jan 05 22     Alternate Chief Sponsor Changed to Rep. Elizabeth Hernandez
Jan 05 22     House Floor Amendment No. 2 Filed with Clerk by Rep. Elizabeth Hernandez
Jan 05 22     House Floor Amendment No. 2 Referred to Rules Committee
Jan 05 22     House Floor Amendment No. 2 Rules Refers to Redistricting Committee
Jan 05 22     House Floor Amendment No. 2 Recommends Be Adopted Redistricting Committee; 006-004-000
Jan 05 22     House Floor Amendment No. 2 Fiscal Note Requested as Amended by Rep. Tom Demmer
Jan 05 22     House Floor Amendment No. 2 Judicial Note Requested as Amended by Rep. Tom Demmer
Jan 05 22     House Floor Amendment No. 2 State Debt Impact Note Filed as Amended
Jan 05 22     S    Sponsor Removed Sen. Rachelle Crowe
Jan 05 22     H    House Floor Amendment No. 2 Pension Note Filed as Amended
Jan 05 22     House Floor Amendment No. 3 Filed with Clerk by Rep. Elizabeth Hernandez
Jan 05 22     House Floor Amendment No. 3 Referred to Rules Committee
Jan 05 22     House Floor Amendment No. 3 Recommends Be Adopted Rules Committee; 003-002-000
Jan 05 22     House Floor Amendment No. 3 Fiscal Note Requested as Amended by Rep. Tim Butler
Jan 05 22     House Floor Amendment No. 3 Judicial Note Requested as Amended by Rep. Tim Butler
Jan 05 22     House Floor Amendment No. 3 Pension Note Filed as Amended
Jan 05 22     House Floor Amendment No. 3 State Debt Impact Note Filed as Amended
Jan 05 22     House Floor Amendment No. 2 Home Rule Note Filed as Amended
Jan 05 22     House Floor Amendment No. 2 State Mandates Fiscal Note Filed as Amended
Jan 05 22     House Floor Amendment No. 2 Land Conveyance Appraisal Note Filed as Amended
Jan 06 22     House Floor Amendment No. 2 Housing Affordability Impact Note Filed as Amended
Jan 06 22     House Floor Amendment No. 3 Balanced Budget Note Filed as Amended
Jan 07 22     House Floor Amendment No. 2 Fiscal Note Filed as Amended
Jan 07 22     House Floor Amendment No. 2 Judicial Note Filed as Amended
Jan 07 22     House Floor Amendment No. 3 Fiscal Note Filed as Amended
Jan 07 22     House Floor Amendment No. 3 Judicial Note Filed as Amended
Jan 07 22     House Floor Amendment No. 3 Housing Affordability Impact Note Filed as Amended
Mar 31 22     Final Action Deadline Extended-9(b) April 8, 2022
Apr 11 22     House Floor Amendment No. 2 Rule 19(c) / Re-referred to Rules Committee
Apr 11 22     House Floor Amendment No. 3 Rule 19(c) / Re-referred to Rules Committee
SB 00928 (CONTINUED)

Apr 11 22 H Rule 19(a) / Re-referred to Rules Committee
Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:
235 ILCS 5/1-1

Adds reference to:
235 ILCS 5/5-3

Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Reduces the license fees for first-class wine manufacturers and first-class wine-makers. Effective immediately.

Senate Floor Amendment No. 2

Changes the effective date to August 1, 2022 (rather than an immediate effective date).
SB 01001 (CONTINUED)

Apr 06 22  S  Placed on Calendar Order of 3rd Reading
Apr 06 22  S  Third Reading - Passed; 056-000-000
Apr 06 22  H  Arrived in House
Apr 06 22  S  Chief House Sponsor Rep. Michael J. Zalewski
Apr 06 22  S  First Reading
Apr 06 22  S  Referred to Rules Committee
Apr 07 22  S  Final Action Deadline Extended-9(b) April 8, 2022
Apr 07 22  S  Assigned to Executive Committee
Apr 07 22  S  Moved to Suspend Rule 21 Rep. Elizabeth Hernandez
Apr 07 22  S  Suspend Rule 21 - Prevailed
Apr 11 22  H  Rule 19(a) / Re-referred to Rules Committee
Jun 15 22  S  Chief Sponsor Changed to Sen. Don Harmon
SB 01104

Sen. Napoleon Harris, III, Sally J. Turner, Neil Anderson, Jason A. Barickman, Win Stoller and Terri Bryant
(Rep. Robyn Gabel and Jay Hoffman)

205 ILCS 405/0.1
Senate Floor Amendment No. 1
Deletes reference to:
205 ILCS 405/0.1
Adds reference to:
New Act

Feb 25 21  S  Filed with Secretary by Sen. Don Harmon
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 17 21  Assigned to Executive
Mar 24 21  Do Pass Executive; 016-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 21  Second Reading
Mar 25 21  Placed on Calendar Order of 3rd Reading April 13, 2021
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 30 21  Rule 2-10 Third Reading Deadline Established As May 21, 2021
May 21 21  Rule 2-10 Third Reading Deadline Established As May 31, 2021
May 31 21  Rule 3-9(a) / Re-referred to Assignments
Oct 13 21  Approved for Consideration Assignments
Oct 13 21  Placed on Calendar Order of 3rd Reading October 19, 2021
Oct 13 21  Rule 2-10 Third Reading Deadline Established As December 1, 2021
Nov 28 21  Pursuant to Senate Rule 3-9(b) / Referred to Assignments
Mar 02 22  Rule 2-10 Third Reading Deadline Established As March 11, 2022
Mar 02 22  Approved for Consideration Assignments
Mar 02 22  Placed on Calendar Order of 3rd Reading March 8, 2022
Mar 11 22  Rule 2-10 Third Reading Deadline Established As March 25, 2022
Mar 16 22  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Napoleon Harris, III
Mar 16 22  Senate Floor Amendment No. 1 Referred to Assignments
Mar 22 22  Senate Floor Amendment No. 1 Assignments Refers to Energy and Public Utilities
Mar 23 22  Chief Sponsor Changed to Sen. Napoleon Harris, III
Mar 24 22  Senate Floor Amendment No. 1 Recommend Do Adopt Energy and Public Utilities; 017-000-000
Mar 25 22  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Napoleon Harris, III
Mar 25 22  Senate Floor Amendment No. 2 Referred to Assignments
Mar 25 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Mar 28 22  Senate Floor Amendment No. 2 Assignments Refers to Energy and Public Utilities
Mar 31 22  Senate Floor Amendment No. 2 Postponed - Energy and Public Utilities
Mar 31 22  Recalled to Second Reading
Mar 31 22  Senate Floor Amendment No. 1 Adopted; Harris
Mar 31 22  Placed on Calendar Order of 3rd Reading
Mar 31 22  Third Reading - Passed; 032-015-000
Mar 31 22  Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
Mar 31 22  H  Arrived in House
Mar 31 22  Chief House Sponsor Rep. Robyn Gabel
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<tr>
<th>Date</th>
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<td>Apr 01 22</td>
<td>Added Alternate Co-Sponsor Rep. Jay Hoffman</td>
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<td>Apr 03 22</td>
<td>Final Action Deadline Extended-9(b) April 8, 2022</td>
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<td>Apr 03 22</td>
<td>Assigned to Energy &amp; Environment Committee</td>
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<td>Apr 07 22</td>
<td>House Committee Amendment No. 1 Filed with Clerk by Rep. Robyn Gabel</td>
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<td>Apr 07 22</td>
<td>House Committee Amendment No. 1 Referred to Rules Committee</td>
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<td>Apr 11 22</td>
<td>House Committee Amendment No. 1 Referred to Rules Committee</td>
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<td>Rule 19(a) / Re-referred to Rules Committee</td>
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<td>May 03 22</td>
<td>Added as Co-Sponsor Sen. Sally J. Turner</td>
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<td>May 03 22</td>
<td>Added as Co-Sponsor Sen. Neil Anderson</td>
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<td>May 04 22</td>
<td>Added as Co-Sponsor Sen. Jason A. Barickman</td>
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<td>May 05 22</td>
<td>Added as Co-Sponsor Sen. Win Stoller</td>
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<td>May 19 22</td>
<td>Added as Co-Sponsor Sen. Terri Bryant</td>
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35 ILCS 610/15 from Ch. 120, par. 467.15

Amends the Messages Tax Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:

35 ILCS 610/15 from Ch. 120, par. 467.15

Adds reference to:

35 ILCS 5/225

Replaces everything after the enacting clause. Amends the Illinois Income Tax Act. Increases the maximum amount of the credit for instructional materials and supplies from $250 for taxable years beginning prior to January 1, 2023 to $300 for taxable years beginning on or after January 1, 2023. Effective immediately.

Feb 25 21  S Filed with Secretary by Sen. Don Harmon
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 17 21  Assigned to Executive
Mar 24 21  Do Pass Executive; 016-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 21  Second Reading
Mar 25 21  Placed on Calendar Order of 3rd Reading April 13, 2021
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 30 21  Rule 2-10 Third Reading Deadline Established As May 21, 2021
May 21 21  Rule 2-10 Third Reading Deadline Established As May 31, 2021
May 31 21  Rule 3-9(a)/Re-referred to Assignments
Feb 22 22  Approved for Consideration Assignments
Feb 22 22  Placed on Calendar Order of 3rd Reading February 23, 2022
Feb 22 22  Chief Sponsor Changed to Sen. Linda Holmes
Feb 22 22  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Linda Holmes
Feb 22 22  Senate Floor Amendment No. 1 Referred to Assignments
Feb 22 22  Senate Floor Amendment No. 1 Assignments Refers to Revenue
Feb 23 22  Senate Floor Amendment No. 1 Recommend Do Adopt Revenue; 010-000-000
Feb 23 22  Added as Chief Co-Sponsor Sen. Cristina H. Pacione-Zayas
Feb 24 22  Added as Co-Sponsor Sen. David Koehler
Feb 24 22  Added as Co-Sponsor Sen. Robert Peters
Feb 24 22  Added as Co-Sponsor Sen. Ram Villivalam
Feb 24 22  Added as Co-Sponsor Sen. Julie A. Morrison
Feb 24 22  Added as Co-Sponsor Sen. Cristina Castro
Feb 24 22  Added as Co-Sponsor Sen. Napoleon Harris, III
Feb 24 22  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Feb 24 22  Added as Chief Co-Sponsor Sen. Christopher Belt
Feb 24 22  Added as Co-Sponsor Sen. Robert F. Martwick
Feb 24 22  Added as Co-Sponsor Sen. Patrick J. Joyce
Feb 24 22  Added as Co-Sponsor Sen. John Connor
Feb 24 22  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Feb 24 22  Added as Co-Sponsor Sen. Meg Loughran Cappel
SB 01143 (CONTINUED)

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<td>Added as Co-Sponsor Sen. Suzy Glowiak Hilton</td>
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<td>Feb 24 22</td>
<td>Added as Co-Sponsor Sen. Karina Villa</td>
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<td>Feb 24 22</td>
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<td>Added as Chief Co-Sponsor Sen. Omar Aquino</td>
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<td>Senate Floor Amendment No. 1 Adopted; Holmes</td>
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<td>Chief House Sponsor Rep. Emanuel Chris Welch</td>
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<td>First Reading</td>
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<td>Mar 07 22</td>
<td>Alternate Chief Sponsor Changed to Rep. Janet Yang Rohr</td>
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<td>Added Alternate Co-Sponsor Rep. Sue Scherer</td>
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<td>Mar 10 22</td>
<td>Added Alternate Co-Sponsor Rep. Curtis J. Tarver, II</td>
</tr>
<tr>
<td>Mar 10 22</td>
<td>Added Alternate Co-Sponsor Rep. Anthony DeLuca</td>
</tr>
<tr>
<td>Mar 14 22</td>
<td>Added Alternate Co-Sponsor Rep. Maurice A. West, II</td>
</tr>
<tr>
<td>Mar 21 22</td>
<td>Added Alternate Co-Sponsor Rep. Dagmara Avelar</td>
</tr>
<tr>
<td>Mar 25 22</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
</tr>
<tr>
<td>Apr 06 22</td>
<td>Added Alternate Co-Sponsor Rep. Sam Yingling</td>
</tr>
</tbody>
</table>
SB 01145

Sen. Laura M. Murphy, Michael E. Hastings-Jil Tracy-Scott M. Bennett-Omar Aquino and Rachelle Crowe

(Rep. Kelly M. Burke and Michael Kelly)

35 ILCS 510/16 from Ch. 120, par. 481b.16


Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1. Removes provisions concerning carry-forward of the credit. Provides that the credit shall be awarded by the Board of Higher Education. Provides that the credit applies for tax years beginning prior to January 1, 2028 (in Senate Amendment No. 1, the credit is exempt from the Act's automatic sunset provision). Effective immediately.

Feb 25 21  S Filed with Secretary by Sen. Don Harmon
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 17 21  Assigned to Executive
Mar 24 21  Do Pass Executive; 016-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 21  Second Reading
Mar 25 21  Placed on Calendar Order of 3rd Reading April 13, 2021
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 30 21  Rule 2-10 Third Reading Deadline Established As May 21, 2021
May 21 21  Rule 2-10 Third Reading Deadline Established As May 31, 2021
May 31 21  Rule 3-9(a) / Re-referred to Assignments
Mar 02 22  Rule 2-10 Third Reading Deadline Established As March 11, 2022
Mar 02 22  Approved for Consideration Assignments
Mar 02 22  Placed on Calendar Order of 3rd Reading March 8, 2022
Mar 02 22  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Laura M. Murphy
Mar 02 22  Senate Floor Amendment No. 1 Referred to Assignments
Mar 02 22  Senate Floor Amendment No. 1 Assignments Refers to Revenue
Mar 08 22  Chief Sponsor Changed to Sen. Laura M. Murphy
Mar 09 22  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Laura M. Murphy
Mar 09 22  Senate Floor Amendment No. 2 Referred to Assignments
Mar 09 22  Senate Floor Amendment No. 2 Assignments Refers to Revenue
Mar 09 22  Senate Floor Amendment No. 2 Recommend Do Adopt Revenue; 010-000-000
Mar 09 22  Senate Floor Amendment No. 1 Postponed - Revenue
Mar 09 22  Senate Floor Amendment No. 2 Postponed - Revenue
Mar 09 22  Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
Mar 09 22  Added as Co-Sponsor Sen. Michael E. Hastings
Mar 09 22  Added as Chief Co-Sponsor Sen. Jil Tracy
Mar 09 22  Added as Chief Co-Sponsor Sen. Scott M. Bennett
Mar 09 22  Recalled to Second Reading
Mar 09 22  Senate Floor Amendment No. 2 Adopted; Murphy
Mar 09 22  Placed on Calendar Order of 3rd Reading
Mar 09 22  Third Reading - Passed; 048-000-000
Mar 09 22  Added as Chief Co-Sponsor Sen. Omar Aquino
Mar 09 22  Added as Co-Sponsor Sen. Rachelle Crowe
Mar 09 22  Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
Mar 10 22  H Arrived in House
Mar 10 22  Chief House Sponsor Rep. Emanuel Chris Welch
Mar 10 22  Added Alternate Co-Sponsor Rep. Michael Kelly
Mar 10 22  Alternate Chief Sponsor Changed to Rep. Kelly M. Burke
Mar 10 22  First Reading
Mar 10 22  Referred to Rules Committee
SB 01145 (CONTINUED)

Mar 17 22   H  Assigned to Revenue & Finance Committee
Mar 25 22   H  Rule 19(a) / Re-referred to Rules Committee
SB 01146  Sen. Patrick J. Joyce, Sally J. Turner-Scott M. Bennett, Bill Cunningham-Doris Turner, Laura M. Murphy, Rachelle Crowe, Win Stoller, Linda Holmes-Dale Fowler-Sue Rezin and Chapin Rose
(Rep. Emanuel Chris Welch and Angelica Guerrero-Cuellar)

35 ILCS 40/1
Amends the Invest in Kids Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 40/1
Adds reference to:
35 ILCS 105/3-5.1 new
Adds reference to:
35 ILCS 105/3-10
Adds reference to:
35 ILCS 105/3-41
Adds reference to:
35 ILCS 105/3-42.5 new
Adds reference to:
35 ILCS 110/3-10 from Ch. 120, par. 439.33-10
Adds reference to:
35 ILCS 115/3-10 from Ch. 120, par. 439.103-10
Adds reference to:
35 ILCS 120/2-10
Adds reference to:
35 ILCS 505/3d new

Replaces everything after the enacting clause. Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Makes changes concerning the exemption for biodiesel, renewable diesel, and biodiesel blends. Provides that the exemption is permanent. Changes the percentage of biodiesel that is required for the biodiesel blend to qualify for the exemption. Amends the Motor Fuel Tax Law. Provides that a distributor who has a blender permit may blend petroleum-based diesel fuel with biodiesel and sell the blended or unblended product on any premises owned and operated by the dealer or distributor for the purpose of supporting or facilitating the retail sale of motor fuel. Provides that a refiner or supplier of petroleum-based diesel fuel or biodiesel shall not refuse to sell or transport to a distributor who is properly licensed and permitted as a blender any petroleum-based diesel fuel or biodiesel based on the distributor's or dealer's intent to use that product for blending. Effective immediately.

Feb 25 21  S  Filed with Secretary by Sen. Don Harmon
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 17 21  Assigned to Executive
Mar 24 21  Do Pass Executive; 016-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 21  Second Reading
Mar 25 21  Placed on Calendar Order of 3rd Reading April 13, 2021
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 30 21  Rule 2-10 Third Reading Deadline Established As May 21, 2021
May 21 21  Rule 2-10 Third Reading Deadline Established As May 31, 2021
May 31 21  Rule 3-9(a) / Re-referred to Assignments
Mar 22 22  Rule 2-10 Third Reading Deadline Established As March 25, 2022
Mar 22 22  Approved for Consideration Assignments
Mar 22 22  Placed on Calendar Order of 3rd Reading March 23, 2022
Mar 22 22  Chief Sponsor Changed to Sen. Patrick J. Joyce
Mar 22 22  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Patrick J. Joyce
Mar 22 22  Senate Floor Amendment No. 1 Referred to Assignments
SB 01146 (CONTINUED)

Mar 22 22  S  Senate Floor Amendment No. 1 Assignments Refers to Revenue
Mar 23 22  Added as Co-Sponsor Sen. Sally J. Turner
Mar 23 22  Added as Co-Sponsor Sen. Dale Fowler
Mar 23 22  Senate Floor Amendment No. 1 Recommend Do Adopt Revenue; 010-000-000
Mar 23 22  Added as Chief Co-Sponsor Sen. Scott M. Bennett
Mar 24 22  Added as Co-Sponsor Sen. Bill Cunningham
Mar 24 22  Added as Chief Co-Sponsor Sen. Doris Turner
Mar 25 22  Added as Co-Sponsor Sen. Laura M. Murphy
Mar 25 22  Rule 2-10 Third Reading Deadline Established As April 8, 2022
Mar 28 22  Added as Co-Sponsor Sen. Rachelle Crowe
Mar 28 22  Added as Co-Sponsor Sen. Win Stoller
Mar 29 22  Added as Co-Sponsor Sen. Linda Holmes
Mar 30 22  Added as Chief Co-Sponsor Sen. Dale Fowler
Mar 30 22  Added as Chief Co-Sponsor Sen. Sue Rezin
Mar 30 22  Recalled to Second Reading
Mar 30 22  Senate Floor Amendment No. 1 Adopted; Joyce
Mar 30 22  Placed on Calendar Order of 3rd Reading
Mar 30 22  Third Reading - Passed; 056-000-000
Mar 30 22  Added as Co-Sponsor Sen. Chapin Rose
Mar 30 22  H  Arrived in House
Mar 30 22  Chief House Sponsor Rep. Emanuel Chris Welch
Mar 30 22  First Reading
Mar 30 22  Referred to Rules Committee
Mar 31 22  Final Action Deadline Extended-9(b) April 30, 2022
Mar 31 22  Assigned to Revenue & Finance Committee
Apr 04 22  Added Alternate Co-Sponsor Rep. Angelica Guerrero-Cuellar

Apr 11 22  H  Rule 19(a) / Re-referred to Rules Committee
SB 01420
Sen. Dan McConchie
(Rep. Jim Durkin)

65 ILCS 5/1-1-2 from Ch. 24, par. 1-1-2


Senate Floor Amendment No. 1

Deletes reference to:
65 ILCS 5/1-1-2

Adds reference to:
70 ILCS 705/15e new

Replaces everything after the enacting clause. Amends the Fire Protection District Act. Provides that any fire protection district that does not currently operate a fire department or does not provide emergency services shall be dissolved into the closest neighboring fire protection district that is operating a fire department or is providing emergency services. Provides that, when the neighboring district is to be the receiving unit is made aware of the district that is no longer providing services, the neighboring district is to assume all powers, duties, assets, territory, levies, and property as soon as practicable. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Fire Protection District Act. Provides that the Rockland Fire Protection District shall be dissolved into the Libertyville Fire Protection District. Provides that, as soon as is practicable after the effective date of the amendatory Act, the Libertyville Fire Protection District is to assume all powers, duties, assets, territory, levies, and property of the Rockland Fire Protection District.

Feb 25 21 S Filed with Secretary by Sen. Dan McConchie
Feb 25 21 First Reading
Feb 25 21 Referred to Assignments
Mar 17 21 Assigned to Executive
Mar 24 21 Do Pass Executive; 016-000-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 21 Second Reading
Mar 25 21 Placed on Calendar Order of 3rd Reading April 13, 2021
Apr 23 21 Rule 3-9(a) / Re-referred to Assignments
Oct 28 21 Approved for Consideration Assignments
Oct 28 21 Placed on Calendar Order of 3rd Reading October 28, 2021
Oct 28 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Dan McConchie
Oct 28 21 Senate Floor Amendment No. 1 Referred to Assignments
Oct 28 21 Senate Floor Amendment No. 1 Assignments Refers to Executive
Oct 28 21 Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 014-000-000
Oct 28 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Dan McConchie
Oct 28 21 Senate Floor Amendment No. 2 Referred to Assignments
Oct 28 21 Senate Floor Amendment No. 2 Be Approved for Consideration Assignments
Oct 28 21 Recalled to Second Reading
Oct 28 21 Senate Floor Amendment No. 1 Adopted; McConchie
Oct 28 21 Senate Floor Amendment No. 2 Adopted; McConchie
Oct 28 21 Placed on Calendar Order of 3rd Reading
Oct 28 21 Third Reading - Passed; 057-000-000
Oct 28 21 H Arrived in House
Oct 29 21 First Reading
Oct 29 21 H Referred to Rules Committee
Amends the Illinois Credit Union Act. In provisions concerning service to the economically disadvantaged, provides that members of a targeted population may be admitted to membership in a credit union. Provides that notice of a meeting of credit union members may be posted on the credit union's website. Provides that unless expressly prohibited by the articles of incorporation or bylaws, the board of directors may provide by resolution that members may attend, participate in, act in, and vote at any annual meeting or special meeting through the use of a conference telephone or interactive technology, subject to specified conditions. Sets forth provisions concerning appointment of associate directors. In provisions concerning compensation of officials, provides that if the Department of Financial and Professional Regulation determines the payment of director or committee member compensation creates a safety and soundness issue for a credit union, the Department may take an enforcement action to reduce or suspend the compensation. Provides that the board of directors shall hold regular meetings at least once each month; however, upon approval of an amendment to the bylaws of the credit union, the board of directors may hold meetings less frequently than once each month but at least once each quarter. Provides that a credit union shall select an annual reporting period, complete an external audit report, agreed-upon procedures report, and internal audit report, and deliver copies to the Secretary of Financial and Professional Regulation no later than 120 days after the end of the annual reporting period. In provisions concerning loan programs and provisions concerning investment of funds, allows a credit union to make loans to or invest in credit union service organizations in a total amount not exceeding the greater of 6% (rather than 3%) of specified amounts. Provides that a surviving credit union may identify the merging credit union as a division, branch, unit, or other descriptive reference. Provides that the network credit union board of directors shall require each advisory board member to sign a confidentiality or non-disclosure agreement. Defines "target market". Makes other changes.

Senate Floor Amendment No. 1
Deletes reference to:
205 ILCS 305/16.1
Deletes reference to:
205 ILCS 305/19 from Ch. 17, par. 4420
205 ILCS 305/20.5 new
205 ILCS 305/23 from Ch. 17, par. 4424
205 ILCS 305/29 from Ch. 17, par. 4430
205 ILCS 305/34 from Ch. 17, par. 4435
205 ILCS 305/51 from Ch. 17, par. 4452
205 ILCS 305/57 from Ch. 17, par. 4458
205 ILCS 305/59 from Ch. 17, par. 4460
205 ILCS 305/64.7
Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes provisions concerning meetings of members of the board of directors of a credit union. Makes other changes. Effective immediately.

House Floor Amendment No. 1
Deletes reference to:
205 ILCS 305/19 from Ch. 17, par. 4420
Deletes reference to:
205 ILCS 305/20.5 new
Deletes reference to:
205 ILCS 305/23 from Ch. 17, par. 4424
Deletes reference to:
205 ILCS 305/34 from Ch. 17, par. 4435
Deletes reference to:
205 ILCS 305/51 from Ch. 17, par. 4452
Deletes reference to:
205 ILCS 305/57 from Ch. 17, par. 4458
SB 01534 (CONTINUED)

Deletes reference to:
- 205 ILCS 305/59 from Ch. 17, par. 4460
- 205 ILCS 305/64.7

Adds reference to:
- 760 ILCS 100/2 from Ch. 21, par. 64.2
- 760 ILCS 100/3 from Ch. 21, par. 64.3
- 760 ILCS 100/3.1 new
- 760 ILCS 100/4 from Ch. 21, par. 64.4
- 760 ILCS 100/4.1 new
- 760 ILCS 100/4.2 new
- 760 ILCS 100/5 from Ch. 21, par. 64.5
- 760 ILCS 100/14 from Ch. 21, par. 64.14
- 760 ILCS 100/15a from Ch. 21, par. 64.15a
- 760 ILCS 100/25 rep.

Replaces everything after the enacting clause. Amends the Cemetery Care Act. Defines "average fair market value", "total return percentage", and "net income". Provides that a trustee may apply to the Comptroller to establish a master trust fund in which deposits are made. Allows a cemetery authority to take distributions from its fund either by distributing ordinary income or total return distribution. Requires an application for the implementation of the total return distribution method to be submitted to the Comptroller at least 120 days before the effective date of the election to receive total return distribution. Allows, where no receiver is available, a circuit court to order a willing local municipality, township, county, or city to take over the cemetery. Repeals a provision regarding the use of care funds. Makes other changes.

House Floor Amendment No. 2
Adds an effective date of January 1, 2023.

House Floor Amendment No. 3
Provides that the total return distribution shall not exceed 5% of the average fair market value of the fund assets in a given calendar year. Allows the Comptroller to take corrective measures if the average fair market value of the care fund declines by more than 30% during a rolling 5-year period.

Feb 26 21 S Filed with Secretary by Sen. Antonio Muñoz
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Financial Institutions
Apr 15 21 Do Pass Financial Institutions; 008-000-000
Apr 15 21 Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 16 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Antonio Muñoz
Apr 16 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 1 Assignments Refers to Financial Institutions
Apr 21 21 Senate Floor Amendment No. 1 Recommend Do Adopt Financial Institutions; 007-000-000
Apr 22 21 Placed on Calendar Order of 2nd Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Munoz
Apr 22 21 Second Reading
SB 01534 (CONTINUED)

Apr 22 21 S Placed on Calendar Order of 3rd Reading April 23, 2021
Apr 23 21 Third Reading - Passed; 057-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Jay Hoffman
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 Assigned to Financial Institutions Committee
May 11 21 Do Pass / Consent Calendar Financial Institutions Committee; 008-000-000
May 12 21 Placed on Calendar 2nd Reading - Consent Calendar
May 13 21 Second Reading - Consent Calendar
May 13 21 Held on Calendar Order of Second Reading - Consent Calendar
May 14 21 Placed on Calendar Order of 3rd Reading - Consent Calendar
May 18 21 Removed from Consent Calendar Status Rep. Greg Harris
May 18 21 Held on Calendar Order of Second Reading - Short Debate
May 28 21 Final Action Deadline Extended-9(b) May 31, 2021
Jun 02 21 Rule 19(a) / Re-referred to Rules Committee
Oct 14 21 Approved for Consideration Rules Committee; 003-001-000
Oct 14 21 Placed on Calendar 2nd Reading - Short Debate
Nov 29 21 Rule 19(b) / Re-referred to Rules Committee
Feb 24 22 Alternate Chief Sponsor Changed to Rep. Michael J. Zalewski
Mar 09 22 Approved for Consideration Rules Committee; 004-000-000
Mar 09 22 Placed on Calendar 2nd Reading - Short Debate
Mar 22 22 House Floor Amendment No. 1 Filed with Clerk by Rep. Michael J. Zalewski
Mar 22 22 House Floor Amendment No. 1 Referred to Rules Committee
Mar 23 22 House Floor Amendment No. 1 Rules Refers to Executive Committee
Mar 25 22 House Floor Amendment No. 2 Filed with Clerk by Rep. Michael J. Zalewski
Mar 25 22 House Floor Amendment No. 2 Referred to Rules Committee
Mar 28 22 House Floor Amendment No. 2 Rules Refers to Executive Committee
Mar 31 22 Final Action Deadline Extended-9(b) April 8, 2022
Mar 31 22 House Floor Amendment No. 3 Filed with Clerk by Rep. Michael J. Zalewski
Mar 31 22 House Floor Amendment No. 3 Referred to Rules Committee
Apr 03 22 House Floor Amendment No. 3 Rules Refers to Executive Committee
Apr 04 22 House Floor Amendment No. 1 Recommends Be Adopted Executive Committee; 008-006-000
Apr 04 22 House Floor Amendment No. 2 Recommends Be Adopted Executive Committee; 008-006-000
Apr 04 22 House Floor Amendment No. 3 Recommends Be Adopted Executive Committee; 008-006-000
Apr 06 22 House Floor Amendment No. 1 Adopted
Apr 06 22 House Floor Amendment No. 2 Adopted
Apr 06 22 House Floor Amendment No. 3 Adopted
Apr 06 22 Held on Calendar Order of Second Reading - Short Debate
Apr 11 22 H Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Income Tax Act. Provides that, when a taxpayer sells or transfers the major part of (i) the stock of goods which he is engaged in the business of selling, (ii) furniture or fixtures, (iii) machinery and equipment, or (iv) real property, then the taxpayer shall notify the Department of Revenue (currently, the Chicago office of the Department of Revenue) no more than 10 business days before (currently, after) the sale or transfer. Provides that payments of winnings from sports wagering conducted in accordance with the Sports Wagering Act are allocable to this State. In provisions concerning the Economic Development for a Growing Economy (EDGE) Tax Credit, provides that, if, during any taxable year, a taxpayer ceases operations at a project location that is the subject of an EDGE agreement with the intent to terminate operations in the State, then the taxpayer's State income tax liability shall be increased by the amount of any credit allowed prior to the date the taxpayer ceases operations.

Senate Floor Amendment No. 1

In provisions concerning recapture of Economic Development for a Growing Economy Tax Credits, provides that the taxpayer's income tax liability shall be increased by the amount of any credit allowed under the Agreement for that project location prior to the date the taxpayer ceases operations (in the introduced bill, the amount of any credit allowed prior to the date the taxpayer ceases operations).
Amends the Illinois Enterprise Zone Act. Modifies the definition of "new wind power facility" for the purpose of designating High Impact Businesses under the Act. Provides that "new wind power facility" includes the replacement of an existing electric generation facility, including the demolition and removal of an electric generation facility irrespective of whether it will be replaced. Provides that a new wind power facility shall be deemed to include any permanent structures associated with the electric generation facility. Makes conforming changes.
215 ILCS 155/18.1
Amends the Title Insurance Act. In provisions concerning choice of title insurance company, provides that it is the public policy of the State that consumers obligated to pay for title insurance services are afforded the opportunity to make an informed decision and, in so doing, have the option to consult with legal counsel before title insurance payment obligations are effective.

SB 01751
Sen. Michael E. Hastings
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tr>
<td>Nov 29 21</td>
<td>House Floor Amendment No. 2 Rule 19(c) / Re-referred to Rules Committee</td>
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<tr>
<td>Nov 29 21</td>
<td>Rule 19(b) / Re-referred to Rules Committee</td>
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<tr>
<td>Jan 11 22</td>
<td>House Floor Amendment No. 2 Rules Refers to Consumer Protection Committee</td>
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<tr>
<td>Jan 11 22</td>
<td>Approved for Consideration Rules Committee; 005-000-000</td>
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<td>Jan 21 22</td>
<td>Placed on Calendar 2nd Reading - Short Debate</td>
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<tr>
<td>Feb 25 22</td>
<td>House Floor Amendment No. 1 Motion Filed to Table Rep. Ann M. Williams</td>
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<tr>
<td>Feb 25 22</td>
<td>House Floor Amendment No. 2 Motion Filed to Table Rep. Ann M. Williams</td>
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<tr>
<td>Mar 31 22</td>
<td>Final Action Deadline Extended-9(b) April 8, 2022</td>
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<td>Apr 08 22</td>
<td>Alternate Chief Sponsor Changed to Rep. Kambium Buckner</td>
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<td>Apr 08 22</td>
<td>House Floor Amendment No. 3 Filed with Clerk by Rep. Kambium Buckner</td>
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<tr>
<td>Apr 08 22</td>
<td>House Floor Amendment No. 3 Referred to Rules Committee</td>
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<tr>
<td>Apr 08 22</td>
<td>House Floor Amendment No. 3 Recommends Be Adopted Rules Committee; 003-002-000</td>
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<tr>
<td>Apr 11 22</td>
<td>House Floor Amendment No. 2 Rule 19(c) / Re-referred to Rules Committee</td>
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<td>Apr 11 22</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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Legislative Information System
102nd General Assembly
Passed to Opposite Chamber
Since Sep 02, 2022

SB 01794 Sen. Laura M. Murphy and Steven M. Landek
(Rep. Anthony DeLuca)

50 ILCS 45/30
65 ILCS 5/8-11-2.5

Amends the Local Government Taxpayers' Bill of Rights Act. Provides that the statute of limitations set by a unit of local government for the determination and assessment of taxes covered by the Act may not exceed 10 years (currently, 4 years) after the end of the calendar year for which the return for the period was filed or the end of the calendar year in which the return for the period was due, whichever occurs later. Makes conforming changes concerning the tolling of this 10-year period. Amends the Illinois Municipal Code. In a Section concerning municipal audits of public utilities, provides that municipalities may request information from public utilities no more than annually (currently, no more than once every 2 years). Provides that, if the public utility fails to respond in a timely manner to the request for information with complete information, the public utility shall be liable to the municipality for a penalty of $1,000 for each day it fails to produce the requested information. Provides that, if a public utility is liable for any error in past tax payments in excess of $5,000 that were unknown prior to an audit from the municipality, then the public utility shall reimburse the municipality for the cost of the audit. Sets forth conditions under which the public utility may be liable for attorney's fees incurred by the municipality.

Senate Floor Amendment No. 1

Adds reference to:

220 ILCS 5/9-224.1 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. In provisions amending the Local Government Taxpayers' Bill of Rights Act, creates a 7-year statute of limitations for utility taxes (currently, 4 years). In provisions amending the Illinois Municipal Code, provides that a public utility that is an electric utility may not provide customer-specific information. Provides that penalties for failure to respond to requests for information shall be assessed by the municipality, but may be reduced or vacated by the municipality or a court of competent jurisdiction upon demonstration by the public utility that the public utility's failure to provide the requested information resulted from excusable neglect. In provisions concerning a public utility's liability for premises that have been annexed to the municipality, provides that the utility shall only be liable beginning 60 days after the date that the municipality provided the public utility notice of the annexation. Adds provisions amending the Public Utilities Act. Provides that the Illinois Commerce Commission shall not consider: (i) costs associated with a municipal audit; (ii) any court costs, attorney's fees, or other fees incurred under certain provisions of the Illinois Municipal Code; (iii) unpaid utility taxes owed to a municipality; or (iv) any penalties or interest imposed by a municipality under certain provisions of the Illinois Municipal Code to be expenses for the purpose of determining any rate or charge.

Senate Floor Amendment No. 2

Adds reference to:

220 ILCS 5/16-122

Makes changes to the bill as amended by Senate Amendment No. 1 to provide that the Illinois Commerce Commission shall not consider: (i) any court costs, attorney's fees, or other fees incurred under certain provisions of the Illinois Municipal Code; or (ii) any penalties or interest imposed by a municipality under certain provisions of the Illinois Municipal Code to be expenses for the purpose of determining any rate or charge (Senate Amendment No. 1 also includes costs associated with a municipal audit and unpaid utility taxes owed to a municipality in the list). Further amends the Public Utilities Act to provide that customer specific billing, usage, or load shape data may be provided to a unit of local government if the unit of local government is requesting the information for the purposes of an audit under specified provisions of the Illinois Municipal Code.

Feb 26 21 S Filed with Secretary by Sen. Laura M. Murphy
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Assigned to Local Government
Mar 24 21 Do Pass Local Government; 009-000-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 23 21 Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 30 21 Rule 2-10 Third Reading Deadline Established As May 7, 2021
May 07 21 Rule 2-10 Committee/3rd Reading Deadline Established As May 21, 2021
May 10 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Laura M. Murphy
May 10 21 Senate Floor Amendment No. 1 Referred to Assignments
May 11 21 Senate Floor Amendment No. 1 Assignments Refers to Local Government
May 11 21 Added as Co-Sponsor Sen. Steven M. Landek
May 12 21 Senate Floor Amendment No. 1 Recommend Do Adopt Local Government; 008-000-000
SB 01794 (CONTINUED)

May 12 21  S Senate Floor Amendment No. 1 Adopted; Murphy
May 12 21  Second Reading
May 12 21  Placed on Calendar Order of 3rd Reading May 13, 2021
May 17 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Laura M. Murphy
May 17 21  Senate Floor Amendment No. 2 Referred to Assignments
May 18 21  Senate Floor Amendment No. 2 Assignments Refers to Local Government
May 19 21  Senate Floor Amendment No. 2 Recommend Do Adopt Local Government; 008-000-000
May 20 21  Recalled to Second Reading
May 20 21  Senate Floor Amendment No. 2 Adopted; Murphy
May 20 21  Placed on Calendar Order of 3rd Reading
May 20 21  Third Reading - Passed; 054-000-000
May 20 21  H Arrived in House
May 20 21  Chief House Sponsor Rep. Anthony DeLuca
May 21 21  First Reading
May 21 21  Referred to Rules Committee
May 24 21  Assigned to Revenue & Finance Committee
May 24 21  Committee Deadline Extended-Rule 9(b) May 28, 2021
May 24 21  Moved to Suspend Rule 21 Rep. Carol Ammons
May 24 21  Suspend Rule 21 - Prevailed 073-042-000
May 30 21  House Committee Amendment No. 1 Filed with Clerk by Rep. Anthony DeLuca
May 30 21  House Committee Amendment No. 1 Referred to Rules Committee
May 31 21  House Committee Amendment No. 1 Rules Refers to Revenue & Finance Committee
Jun 02 21  House Committee Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Jun 02 21  Rule 19(a) / Re-referred to Rules Committee
Oct 28 21  Assigned to Revenue & Finance Committee
Oct 28 21  House Committee Amendment No. 2 Filed with Clerk by Rep. Anthony DeLuca
Oct 28 21  House Committee Amendment No. 2 Referred to Rules Committee
Nov 29 21  House Committee Amendment No. 3 Filed with Clerk by Rep. Anthony DeLuca
Nov 29 21  House Committee Amendment No. 3 Referred to Rules Committee
Nov 29 21  Rule 19(b) / Re-referred to Rules Committee
Mar 01 22  Assigned to Revenue & Finance Committee
Mar 01 22  House Committee Amendment No. 3 Rules Refers to Revenue & Finance Committee
Mar 24 22  House Committee Amendment No. 1 Tabled Pursuant to Rule 40
Mar 24 22  House Committee Amendment No. 2 Tabled Pursuant to Rule 40
Mar 24 22  House Committee Amendment No. 3 Tabled Pursuant to Rule 40
Mar 24 22  Do Pass / Short Debate Revenue & Finance Committee; 011-007-000
Mar 24 22  Placed on Calendar 2nd Reading - Short Debate
Mar 29 22  Second Reading - Short Debate
Mar 29 22  Held on Calendar Order of Second Reading - Short Debate
Mar 31 22  Final Action Deadline Extended-9(b) April 8, 2022
Apr 07 22  House Floor Amendment No. 4 Filed with Clerk by Rep. Anthony DeLuca
Apr 07 22  House Floor Amendment No. 4 Referred to Rules Committee
Apr 08 22  House Floor Amendment No. 4 Rules Refers to Revenue & Finance Committee
Apr 08 22  House Floor Amendment No. 4 Recommends Be Adopted Revenue & Finance Committee; 010-007-000
Apr 11 22  House Floor Amendment No. 4 Rule 19(c) / Re-referred to Rules Committee
Apr 11 22  H Rule 19(a) / Re-referred to Rules Committee
SB 01814  Sen. Jason Plummer and Chapin Rose-Emil Jones, III  

65 ILCS 5/11-74.4-3.5

House Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes: extends the estimated date of completion of a redevelopment project and the retirement of obligations issued to finance redevelopment project costs for an ordinance adopted on February 4, 2008 by the City of Polo; and creates a tax increment allocation financing extension to the 47th year (currently, the 35th year) after the adoption of the ordinance of December 23, 1986 by the City of Beardstown if the City of Beardstown adopts an ordinance extending the completion date of the redevelopment project area to 47 years and provides notice to the taxing bodies that would otherwise constitute the joint review board. Effective immediately.
<table>
<thead>
<tr>
<th>Date</th>
<th>Action</th>
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<tbody>
<tr>
<td>May 26 21</td>
<td>House Floor Amendment No. 4 Rules Refers to Revenue &amp; Finance Committee</td>
</tr>
<tr>
<td>May 26 21</td>
<td>Added as Chief Co-Sponsor Sen. Emil Jones, III</td>
</tr>
<tr>
<td>May 26 21</td>
<td>House Floor Amendment No. 4 Recommends Be Adopted Revenue &amp; Finance Committee: 018-000-000</td>
</tr>
<tr>
<td>May 26 21</td>
<td>Second Reading - Short Debate</td>
</tr>
<tr>
<td>May 26 21</td>
<td>Held on Calendar Order of Second Reading - Short Debate</td>
</tr>
<tr>
<td>May 28 21</td>
<td>Final Action Deadline Extended-9(b) May 31, 2021</td>
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<tr>
<td>Jun 02 21</td>
<td>House Floor Amendment No. 3 Rule 19(c) / Re-referred to Rules Committee</td>
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<tr>
<td>Jun 02 21</td>
<td>House Floor Amendment No. 4 Rule 19(c) / Re-referred to Rules Committee</td>
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<tr>
<td>Jun 02 21</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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</tbody>
</table>
Amends the Chicago School District Article of the School Code. Provides that a local school council shall be established for each public small school, contract school, and military school within the school district. Provides that in each attendance center enrolling students in 7th or 8th grade, one full-time student member shall be appointed, although no attendance center shall have more than one student member. Requires a supermajority of 8 votes by the local school council to veto any action proposed or approved regarding certain schools placed on probation and intervention actions by the Chicago Schools Academic Accountability Council. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
105 ILCS 5/34-8.4
Replaces everything after the enacting clause. Amends the Chicago School District Article of the School Code. Provides that a local school council shall be established for each public small school within the school district. Provides that in each attendance center enrolling students in 7th or 8th grade, one full-time student member shall be appointed, although no attendance center shall have more than one student member. With respect to the appointment of teacher members to local schools councils by the Chicago Board of Education, requires the Board to make public the vetting process of teacher candidates. Allows any member of the school community to make an inquiry to the Board to determine if the Board may challenge a teacher's candidacy. Provides for binding elections (rather than non-binding, advisory polls) for the appointment of student members to local school councils. Allows the Board to establish criteria for students to be considered eligible to serve as a student member. Makes changes concerning limitations upon applicability and remediation and probation of attendance centers. Effective immediately.

Senate Floor Amendment No. 3
Requires the Chicago Board of Education to make public the vetting process of staff member candidates (rather than teacher candidates). Allows any member of the school community to inquire if the Board may challenge a staff member's (rather than a teacher's) candidacy; requires an inquiry to be made in writing in accordance with Board rules. Specifies that a local school council retains the right to reject or modify any school improvement plan or implementation thereof, as long as the rejection or modification of the school improvement plan or implementation thereof is consistent with State and federal requirements.
SB 02042 (CONTINUED)

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>May 30 21</td>
<td>Senate Floor Amendment No. 1 Filed with Secretary by Sen. Cristina H. Pacione-Zayas</td>
</tr>
<tr>
<td>May 30 21</td>
<td>Senate Floor Amendment No. 1 Referred to Assignments</td>
</tr>
<tr>
<td>May 30 21</td>
<td>Senate Floor Amendment No. 2 Filed with Secretary by Sen. Cristina H. Pacione-Zayas</td>
</tr>
<tr>
<td>May 30 21</td>
<td>Senate Floor Amendment No. 2 Referred to Assignments</td>
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<tr>
<td>May 31 21</td>
<td>Senate Floor Amendment No. 1 Assignments Refers to Executive</td>
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<tr>
<td>May 31 21</td>
<td>Senate Floor Amendment No. 2 Assignments Refers to Executive</td>
</tr>
<tr>
<td>May 31 21</td>
<td>Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 015-000-000</td>
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<tr>
<td>May 31 21</td>
<td>Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 015-000-000</td>
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<tr>
<td>May 31 21</td>
<td>Senate Floor Amendment No. 3 Filed with Secretary by Sen. Cristina H. Pacione-Zayas</td>
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<td>May 31 21</td>
<td>Senate Floor Amendment No. 3 Referred to Assignments</td>
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<td>May 31 21</td>
<td>Rule 2-10 Third Reading Deadline Established As June 15, 2021</td>
</tr>
<tr>
<td>Jun 01 21</td>
<td>Senate Floor Amendment No. 3 Be Approved for Consideration Assignments</td>
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<tr>
<td>Jun 01 21</td>
<td>Recalled to Second Reading</td>
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<tr>
<td>Jun 01 21</td>
<td>Senate Floor Amendment No. 2 Adopted; Pacione-Zayas</td>
</tr>
<tr>
<td>Jun 01 21</td>
<td>Senate Floor Amendment No. 3 Adopted; Pacione-Zayas</td>
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<tr>
<td>Jun 01 21</td>
<td>Placed on Calendar Order of 3rd Reading</td>
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<tr>
<td>Jun 01 21</td>
<td>3/5 Vote Required</td>
</tr>
<tr>
<td>Jun 01 21</td>
<td>Third Reading - Passed; 050-005-000</td>
</tr>
<tr>
<td>Jun 01 21</td>
<td>Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)</td>
</tr>
<tr>
<td>Jun 08 21</td>
<td>Arrived in House</td>
</tr>
<tr>
<td>Jun 15 21</td>
<td>First Reading</td>
</tr>
<tr>
<td>Jun 15 21</td>
<td>Referred to Rules Committee</td>
</tr>
<tr>
<td>Oct 26 21</td>
<td>Added Alternate Chief Co-Sponsor Rep. Aaron M. Ortiz</td>
</tr>
<tr>
<td>Oct 26 21</td>
<td>Added Alternate Chief Co-Sponsor Rep. Delia C. Ramirez</td>
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<tr>
<td>Oct 26 21</td>
<td>Added Alternate Chief Co-Sponsor Rep. Lakesia Collins</td>
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<tr>
<td>Oct 26 21</td>
<td>Added Alternate Co-Sponsor Rep. Greg Harris</td>
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<tr>
<td>Oct 26 21</td>
<td>Added Alternate Co-Sponsor Rep. Theresa Mah</td>
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<tr>
<td>Oct 26 21</td>
<td>Added Alternate Co-Sponsor Rep. Cyril Nichols</td>
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<tr>
<td>Oct 26 21</td>
<td>Added Alternate Co-Sponsor Rep. La Shawn K. Ford</td>
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</tbody>
</table>
35 ILCS 200/1-130

Amends the Property Tax Code. Provides that buildings, structures, and improvements that are not permanently attached to the land are not considered property for the purposes of the Code.

Feb 26 21  S  Filed with Secretary by Sen. Jil Tracy
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Revenue
Apr 16 21  Rule 3-9(a) / Re-referred to Assignments
Jan 05 22  Re-assigned to Revenue
Feb 10 22  Do Pass Revenue: 011-000-000
Feb 10 22  Placed on Calendar Order of 2nd Reading February 15, 2022
Feb 16 22  Second Reading
Feb 16 22  Placed on Calendar Order of 3rd Reading February 17, 2022
Feb 23 22  Added as Co-Sponsor Sen. Brian W. Stewart
Feb 25 22  Third Reading - Passed: 050-000-000
Feb 25 22  Added as Chief Co-Sponsor Sen. Jason Plummer
Feb 25 22  Added as Chief Co-Sponsor Sen. Patricia Van Pelt
Feb 25 22  Added as Chief Co-Sponsor Sen. Adriane Johnson
Feb 25 22  Added as Co-Sponsor Sen. Mattie Hunter
Feb 25 22  H  Arrived in House
Feb 25 22  First Reading
Feb 25 22  Referred to Rules Committee
Mar 07 22  Assigned to Revenue & Finance Committee
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee
SB 02173
Sen. Neil Anderson-Craig Wilcox and Brian W. Stewart

35 ILCS 5/231
Amends the Illinois Income Tax Act. Provides that an apprentice who is hired by the taxpayer through the United States Department of Defense SkillBridge internship program is considered a qualifying apprentice for the purpose of the apprenticeship education expense credit. Provides that, in the case of an employee participating in the SkillBridge program, the credit shall be equal to $3,500 per qualifying apprentice. Effective immediately.

Senate Floor Amendment No. 1
Removes provisions of the introduced bill providing that, in the case of an employee participating in the SkillBridge program, the credit shall be equal to $3,500 per qualifying apprentice.
SB 02173 (CONTINUED)
Mar 14 22  H  Added Alternate Co-Sponsor Rep. LaToya Greenwood
Mar 15 22  H  Added Alternate Co-Sponsor Rep. Maurice A. West, II
Mar 23 22  H  Added Alternate Co-Sponsor Rep. Dagmara Avelar
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee

SB 02196
Sen. Elgie R. Sims, Jr.
(Rep. Greg Harris)
30 ILCS 105/6z-27
Amends the State Finance Act. Modifies a Section concerning moneys in the Audit Expense Fund to provide for the transfer of moneys from specified funds into the Audit Expense Fund. Makes conforming changes. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Elgie R. Sims, Jr.
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to State Government
Mar 24 21  Do Pass State Government; 008-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 13 21  Second Reading
Apr 13 21  Placed on Calendar Order of 3rd Reading ** April 14, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. Greg Harris
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Executive Committee
May 12 21  Do Pass / Short Debate Executive Committee; 014-000-000
May 12 21  Placed on Calendar 2nd Reading - Short Debate
May 26 21  Second Reading - Short Debate
May 26 21  Held on Calendar Order of Second Reading - Short Debate
May 28 21  Final Action Deadline Extended-9(b) May 31, 2021
Jun 02 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
Mar 31 22  Final Action Deadline Extended-9(b) April 8, 2022
Apr 08 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Greg Harris
Apr 08 22  House Floor Amendment No. 1 Referred to Rules Committee
Apr 09 22  House Floor Amendment No. 1 Recommends Be Adopted Rules Committee; 003-001-000
Apr 11 22  House Floor Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Apr 11 22  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Code of Criminal Procedure of 1963. Provides that a defendant charged with one or more misdemeanors and for whom a court has determined under the Code that a bona fide doubt of the defendant's fitness has been raised may be admitted into an unfit misdemeanor diversion program only upon the approval of the court. Provides that the court shall require an eligibility screening and an assessment of the defendant to determine whether the defendant may be able to receive mental health services under the Mental Health and Developmental Disabilities Code which shall reasonably assure her or his safety and that of the public and her or his continued participation in treatment. Provides that if, following this screening, the court determines that the defendant is appropriate for diversion, the criminal charges may be dismissed with or without prejudice. Provides that the misdemeanor diversion program may maintain or collaborate with mental health and substance use treatment providers necessary to provide a continuum of treatment options commensurate with the needs of the defendant and available resources. Makes other changes.

House Floor Amendment No. 1

Deletes reference to:
725 ILCS 5/Art. 104A heading new

Deletes reference to:
725 ILCS 5/104A-1 new

Deletes reference to:
725 ILCS 5/104A-2 new

Deletes reference to:
725 ILCS 5/104A-3 new

Deletes reference to:
725 ILCS 5/104A-4 new

Adds reference to:
20 ILCS 3930/7.7

from Ch. 38, par. 109-1

Adds reference to:
725 ILCS 5/109-1

from Ch. 38, par. 307

Adds reference to:
730 ILCS 5/5-8-1

from Ch. 38, par. 1005-8-1

Adds reference to:
730 ILCS 5/5-8A-4

from Ch. 38, par. 1005-8A-4

Adds reference to:
730 ILCS 5/5-8-9 new
SB 02364 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Criminal Justice Information Act. Provides that the Pretrial Practices Data Oversight Board shall start collection of quarterly, county-level data on specified topics on July 1, 2023. Amends the Code of Criminal Procedure of 1963. Provides that a law enforcement officer shall issue a citation in lieu of custodial arrest, upon proper identification, for a person accused of traffic offense, a Class B misdemeanor, a Class C misdemeanor, a petty offense, or a business offense, unless the law enforcement officer, in the law enforcement officer's discretion, reasonably determines the accused: (1) poses a specific, real, and present threat to the safety of the community or any person or persons; or (2) has a medical or mental health issue that poses a risk to the safety of the accused. Amends the Pretrial Services Act. Removes language requiring that pretrial services agencies to submit findings and recommendations to assess the need or financial security to assure the defendant's appearance at later proceedings. Amends the Unified Code of Corrections. Provides that language concerning the imposition of a mandatory supervised release term for a Class 3 or Class 4 felony takes effect on March 1, 2023 (instead of July 1, 2022). Creates the Commission on Pretrial Implementation within the Illinois Sentencing Policy Advisory Council; sets membership of the Commission and provides reporting requirements. In provisions concerning electronic monitoring and home detention, requires that a person ordered to pretrial home confinement must be provided with movement spread out over no fewer than 2 periods (instead of 2 days) per week. Provides that the Sentencing Policy Advisory Council shall provide administrative support to the Commission. Provides that the periods of time shall be determined by the supervising authority and authorizes the supervising authority to monitor the participant's location during any period of authorized movement. Provides that if a person on pretrial home confinement is charged with a forcible felony, the State may file a verified motion to deny the participant movement. Requires the court to hold a hearing and provides that the court shall grant the motion only if the court finds by clear and convincing evidence that, based on the totality of the circumstances, movement should be denied. Effective immediately.

Feb 26 21  S    Filed with Secretary by Sen. John Connor
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Criminal Law
Apr 14 21  Do Pass Criminal Law;  009-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Third Reading - Passed; 055-000-000
Apr 22 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 28 21  H    Arrived in House
Apr 28 21  Chief House Sponsor Rep. Justin Slaughter
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
Apr 28 21  Assigned to Judiciary - Criminal Committee
May 15 21  Rule 19(a) / Re-referred to Rules Committee
May 24 21  Assigned to Judiciary - Criminal Committee
May 24 21  Committee Deadline Extended-Rule 9(b) May 28, 2021
May 24 21  Moved to Suspend Rule 21 Rep. Carol Ammons
May 24 21  Suspend Rule 21 - Prevailed 073-042-000
May 29 21  Do Pass / Short Debate Judiciary - Criminal Committee; 012-007-000
May 29 21  Placed on Calendar 2nd Reading - Short Debate
May 29 21  Second Reading - Short Debate
May 29 21  Held on Calendar Order of Second Reading - Short Debate
Jun 02 21  Rule 19(a) / Re-referred to Rules Committee
Apr 08 22  S    Chief Sponsor Changed to Sen. Don Harmon
Apr 08 22  H    Final Action Deadline Extended-9(b) April 8, 2022
Apr 08 22  Approved for Consideration Rules Committee; 003-002-000
Apr 08 22  Placed on Calendar 2nd Reading - Short Debate
Apr 08 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Justin Slaughter
Apr 08 22  House Floor Amendment No. 1 Referred to Rules Committee
Apr 08 22  House Floor Amendment No. 1 Rules Refers to Executive Committee
SB 02364 (CONTINUED)

Apr 09 22  S  Sponsor Removed Sen. Rachelle Crowe
Apr 09 22  H  House Floor Amendment No. 1 Recommends Be Adopted Executive Committee; 009-006-000
Apr 09 22  House Floor Amendment No. 1 Adopted
Apr 09 22  Placed on Calendar Order of 3rd Reading - Short Debate
Apr 09 22  H  Third Reading - Short Debate - Passed 064-045-000

SB 02430

Sen. Bill Cunningham and Robert F. Martwick
(Rep. Jonathan Carroll-Daniel Didech-Kelly M. Burke-Margaret Croke)

35 ILCS 5/1501  from Ch. 120, par. 15-1501

Amends the Illinois Income Tax Act. Makes changes to the definition of investment partnership to provide that a dealer in qualifying investment securities may be considered an investment partnership. Allows a partnership interest to be considered a qualified security if the interest qualifies as a security within the meaning of Section 2(a)(1) of the federal Securities Act of 1933. In provisions requiring that no less than 90% of the investment partnership's gross income shall consist of interest, dividends, and gains from the sale or exchange of qualifying investment securities, provides that that includes the distributive share of partnership income from lower-tier partnership interests and does not include income from partnerships that are operating at a federal taxable loss. Effective immediately.

Senate Committee Amendment No. 1

Makes formatting changes to the introduced bill to clarify that the provisions concerning investment partnerships apply for tax years ending on or after January 1, 2021.

Feb 26 21  S  Filed with Secretary by Sen. Bill Cunningham
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Apr 07 21  Assigned to Revenue
Apr 08 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Bill Cunningham
Apr 08 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Revenue
Apr 14 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended Revenue; 008-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 20 21  Added as Co-Sponsor Sen. Robert F. Martwick
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading ** April 22, 2021
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Jonathan Carroll
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  Assigned to Revenue & Finance Committee
May 06 21  Added Alternate Chief Co-Sponsor Rep. Daniel Didech
May 06 21  Added Alternate Chief Co-Sponsor Rep. Kelly M. Burke
May 15 21  Rule 19(a) / Re-referred to Rules Committee
Oct 18 21  Added Alternate Chief Co-Sponsor Rep. Margaret Croke
Mar 01 22  Assigned to Revenue & Finance Committee
Mar 09 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Jonathan Carroll
Mar 09 22  House Committee Amendment No. 1 Referred to Rules Committee
Mar 15 22  House Committee Amendment No. 1 Rules Refers to Revenue & Finance Committee
Mar 25 22  House Committee Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee
SB 02432  
Sen. Bill Cunningham-Sara Feigenholtz and Chapin Rose  
(Rep. Michael J. Zalewski)

35 ILCS 110/3-10  
from Ch. 120, par. 439.33-10

35 ILCS 115/3-10  
from Ch. 120, par. 439.103-10

Amends the Service Use Tax Act and the Service Occupation Tax Act. Extends the 1% rate of tax to food prepared for immediate consumption and transferred incident to a sale of service at a facility subject to the Assisted Living and Shared Housing Act or the Life Care Facilities Act.

Feb 26 21  S  Filed with Secretary by Sen. Bill Cunningham
Feb 26 21  First Reading
Mar 23 21  Referred to Assignments
Apr 06 21  Assigned to Revenue
Apr 15 21  Added as Chief Co-Sponsor Sen. Sara Feigenholtz
Apr 15 21  Do Pass Revenue; 008-000-000
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 23 21  Added as Co-Sponsor Sen. Chapin Rose
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. Kelly M. Burke
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
May 04 21  Assigned to Revenue & Finance Committee
May 15 21  Rule 19(a) / Re-referred to Rules Committee
Oct 22 21  Assigned to Executive Committee
Oct 25 21  Alternate Chief Sponsor Changed to Rep. Michael J. Zalewski
Nov 29 21  Rule 19(b) / Re-referred to Rules Committee
Apr 05 22  Final Action Deadline Extended-9(b) April 8, 2022
Apr 05 22  Assigned to Executive Committee
Apr 05 22  Moved to Suspend Rule 21 Rep. Jay Hoffman
Apr 05 22  Suspend Rule 21 - Prevailed
Apr 06 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Greg Harris
Apr 06 22  House Committee Amendment No. 1 Referred to Rules Committee
Apr 06 22  House Committee Amendment No. 1 Tabled Pursuant to Rule 40
Apr 06 22  Do Pass / Short Debate Executive Committee; 009-006-000
Apr 06 22  Placed on Calendar 2nd Reading - Short Debate
Apr 06 22  Second Reading - Short Debate
Apr 06 22  H  Held on Calendar Order of Second Reading - Short Debate
Apr 11 22  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Counties Code. Provides that a superintendent of a department of public works shall be a registered professional engineer, hold a degree in engineering from an accredited institution of higher learning, or have at least 10 years of professional, management-level experience in either a municipal or county public works department (rather than the superintendent shall be a registered professional engineer). Effective immediately.

Senate Floor Amendment No. 1

Provides that at least one employee in the public works department shall be a certified registered professional engineer or hold a degree in engineering from an accredited institution of higher learning.
SB 02912 (CONTINUED)

Apr 05 22   H  Added Alternate Co-Sponsor Rep. Jonathan Carroll
Amends the Illinois Income Tax Act. Extends the income tax credit for certain hospitals through taxable years ending on or before December 31, 2027 (currently, December 31, 2022). Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the credit for personal property sold to or used by certain hospitals is exempt from the Acts' automatic sunset provisions. Effective immediately.
Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires the community spouse resource allowance to be established and maintained at the maximum amount permitted under a specified provision of the Social Security Act, or an amount set after a fair hearing, or the amount transferred by the institutionalized spouse to the community spouse by court order, whichever is greater (rather than requiring the community spouse resource allowance to be established and maintained at the higher of $109,560 or the minimum level permitted under the Social Security Act, or an amount set after a fair hearing, whichever is greater). Requires the monthly maintenance allowance for the community spouse to be established and maintained at the maximum amount permitted under a specified provision of the Social Security Act, or an amount set after a fair hearing, or the amount transferred by the institutionalized spouse to the community spouse by court order, whichever is greater (rather than requiring the monthly maintenance allowance for the community spouse to be established and maintained at the higher of $2,739 per month or the minimum level permitted under the Social Security Act, or an amount set after a fair hearing, whichever is greater).

Senate Floor Amendment No. 1
Restores language that makes the community spouse resource allowance amount subject to federal approval. Makes the bill effective January 1, 2023.
If and only if House Bill 3136 of the 102nd General Assembly becomes law, amends the Sports Wagering Act. Provides that beginning 4 years after issuance of the initial supplier license, a holder of a supplier license shall pay a $50,000 license fee for each additional 4-year renewal period (rather than a $150,000 annual license fee). Effective immediately or on the date House Bill 3136 of the 102nd General Assembly takes effect, whichever is later.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the language of the introduced bill without the provisions making the bill contingent upon another bill becoming law. Effective immediately.
SB 02977
Sen. Julie A. Morrison

210 ILCS 85/9.6
Amends the Hospital Licensing Act. In provisions regarding patient protection from abuse, provides that no patient, administrator, agent, or employee (rather than administrator, agent, or employee) of a hospital or a member of its medical staff may abuse a patient in the hospital. Provides that "abuse" in the provisions means any physical or mental injury or sexual abuse intentionally inflicted by, among other specified persons, a patient.

Jan 05 22  S  Filed with Secretary by Sen. Julie A. Morrison
Jan 05 22  First Reading
Jan 05 22  Referred to Assignments
Jan 11 22  Assigned to Health
Jan 18 22  Postponed - Health
Feb 07 22  Do Pass Health; 013-000-000
Feb 07 22  Placed on Calendar Order of 2nd Reading February 8, 2022
Feb 22 22  Second Reading
Feb 22 22  Placed on Calendar Order of 3rd Reading February 23, 2022
Feb 23 22  Third Reading - Passed; 052-000-000
Feb 23 22  H  Arrived in House
Feb 23 22  Chief House Sponsor Rep. Will Guzzardi
Feb 23 22  First Reading
Feb 23 22  Referred to Rules Committee
Mar 07 22  Assigned to Human Services Committee
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee
Mar 29 22  Added Alternate Co-Sponsor Rep. Sonya M. Harper
Amends the Illinois Income Tax Act. Creates an income tax credit in an amount equal to $500 for individuals who serve as volunteer emergency workers for or on behalf of a volunteer fire protection association. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that, to qualify for the credit, the volunteer emergency worker may not receive compensation for his or her services of more than $10,000 for the taxable year. Removes provisions concerning volunteer fire protection associations. Makes changes to the definition of "volunteer emergency worker". Effective immediately.
SB 03027 (CONTINUED)

Mar 09 22  S  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Mar 09 22  Added as Co-Sponsor Sen. Meg Loughran Cappel
Mar 09 22  Added as Co-Sponsor Sen. Karina Villa
Mar 09 22  H  Added Alternate Co-Sponsor Rep. Katie Stuart
Mar 09 22  Added Alternate Co-Sponsor Rep. Dave Severin
Mar 09 22  Added Alternate Co-Sponsor Rep. Michael Kelly
Mar 09 22  Added Alternate Co-Sponsor Rep. Michael Halpin
Mar 09 22  S  Added as Co-Sponsor Sen. Rachelle Crowe
Mar 10 22  H  Added Alternate Co-Sponsor Rep. Sue Scherer
Mar 10 22  Added Alternate Co-Sponsor Rep. Deb Conroy
Mar 10 22  S  Added as Co-Sponsor Sen. Emil Jones, III
Mar 11 22  H  Added Alternate Co-Sponsor Rep. Anthony DeLuca
Mar 11 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Lance Yednock
Mar 11 22  House Committee Amendment No. 1 Referred to Rules Committee
Mar 11 22  Added Alternate Co-Sponsor Rep. LaToya Greenwood
Mar 11 22  Alternate Co-Sponsor Removed Rep. LaToya Greenwood
Mar 14 22  Added Alternate Co-Sponsor Rep. Daniel Didech
Mar 14 22  Added Alternate Co-Sponsor Rep. Amy Elik
Mar 14 22  Added Alternate Chief Co-Sponsor Rep. LaToya Greenwood
Mar 14 22  Added Alternate Co-Sponsor Rep. Dave Vella
Mar 14 22  S  Added as Co-Sponsor Sen. Laura M. Murphy
Mar 14 22  H  Added Alternate Co-Sponsor Rep. Jackie Haas
Mar 16 22  Added Alternate Co-Sponsor Rep. Andrew S. Chesney
Mar 16 22  Added Alternate Co-Sponsor Rep. Dan Caulkins
Mar 17 22  House Committee Amendment No. 1 Rules Refers to Revenue & Finance Committee
Mar 21 22  S  Added as Co-Sponsor Sen. Jason Plummer
Mar 21 22  Added as Co-Sponsor Sen. Sally J. Turner
Mar 21 22  Added as Co-Sponsor Sen. Jacqueline Y. Collins
Mar 21 22  H  Added Alternate Co-Sponsor Rep. Adam Niemerg
Mar 21 22  Added Alternate Co-Sponsor Rep. Bradley Stephens
Mar 22 22  S  Added as Co-Sponsor Sen. Chapin Rose
Mar 22 22  Added as Co-Sponsor Sen. Darren Bailey
Mar 22 22  Added as Co-Sponsor Sen. Dave Syverson
Mar 23 22  Added as Co-Sponsor Sen. Adriane Johnson
Mar 24 22  H  Added Alternate Co-Sponsor Rep. Daniel Swanson
Mar 24 22  Added Alternate Co-Sponsor Rep. Tony McCombie
Mar 25 22  Added Alternate Co-Sponsor Rep. Lindsey LaPointe
Mar 25 22  House Committee Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee
Mar 25 22  S  Added as Co-Sponsor Sen. Ram Villivalam
Apr 01 22  H  Added Alternate Co-Sponsor Rep. Maurice A. West, II
SB 03065 Sen. Patrick J. Joyce, John F. Curran-Jason Plummer and Brian W. Stewart
(Rep. Lawrence Walsh, Jr.)

35 ILCS 105/3-5
35 ILCS 110/3-5
35 ILCS 115/3-5
35 ILCS 120/2-5

Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that the credit for coal and aggregate exploration, mining, off-highway hauling, processing, maintenance, and reclamation equipment sunsets on July 1, 2028 (currently July 1, 2023). Effective immediately.

Jan 11 22 S Filed with Secretary by Sen. Patrick J. Joyce
Jan 11 22 First Reading
Jan 11 22 Referred to Assignments
Jan 26 22 Assigned to Revenue
Feb 07 22 Do Pass Revenue; 009-000-000
Feb 07 22 Placed on Calendar Order of 2nd Reading February 8, 2022
Feb 15 22 Second Reading
Feb 15 22 Placed on Calendar Order of 3rd Reading February 16, 2022
Feb 16 22 Added as Co-Sponsor Sen. John F. Curran
Feb 16 22 Added as Chief Co-Sponsor Sen. Jason Plummer
Feb 23 22 Third Reading - Passed; 039-007-000
Feb 23 22 Added as Co-Sponsor Sen. Brian W. Stewart
Feb 23 22 H Arrived in House
Feb 23 22 Chief House Sponsor Rep. Lawrence Walsh, Jr.
Feb 23 22 First Reading
Feb 23 22 Referred to Rules Committee
Mar 07 22 Assigned to Revenue & Finance Committee
Mar 25 22 H Rule 19(a) / Re-referred to Rules Committee
Amends the Environmental Protection Act. Provides that all CCR generated by the electric generating industry located in a municipality bordering Lake Michigan with greater than 75,000 inhabitants but fewer than 150,000 inhabitants shall be removed from the site. Provides that, notwithstanding any other provision of law, the amendatory provisions do not impact any financial obligation arising before their effective date. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Environmental Protection Act. Provides that owners and operators of CCR surface impoundments at electric generating plants that are bordering Lake Michigan shall close the CCR surface impoundment by removal by off-site disposal, pursuant to specified provisions and requirements. In additional provisions, requires an owner or operator to remove from his or her site, for off-site disposal, all CCR generated by a facility and remediate all soil and groundwater impacted by CCR, in accordance with specified requirements. Requires owners or operators to submit specified plans and reports to the Environmental Protection Agency. Provides that an owner or operator shall post with the Agency a performance bond or other security for the purpose of ensuring removal and remediation in accordance with the provisions. Provides that the Agency may enter into such contracts and agreements as it deems necessary to carry out the purposes of the provisions. Provides that neither the State, nor the Director of the Agency, nor any State employee shall be liable for any damages or injuries arising out of or resulting from any action taken under the provisions. Contains other provisions. Contains a severability provision. Effective immediately.

House Committee Amendment No. 2

Makes changes to findings. In provisions concerning Great Lakes CCR protection, provides that an owner or operator of a facility shall remove from the owner's or operator's site, for off-site disposal, all CCR generated by the facility that is not disposed of, treated, stored, or abandoned in a CCR surface impoundment (rather than all CCR generated by the facility). Effective immediately.
SB 03073 (CONTINUED)

Jan 19 22  S  Added as Chief Co-Sponsor Sen. Julie A. Morrison
Jan 24 22  Added as Co-Sponsor Sen. Kimberly A. Lightford
Jan 25 22  Added as Co-Sponsor Sen. Laura Fine
Jan 26 22  Assigned to Environment and Conservation
Feb 07 22  Do Pass Environment and Conservation;  006-003-000
Feb 07 22  Placed on Calendar Order of 2nd Reading February 8, 2022
Feb 07 22  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Adriane Johnson
Feb 07 22  Senate Floor Amendment No. 1 Referred to Assignments
Feb 09 22  Senate Floor Amendment No. 1 Assignments Refers to Environment and Conservation
Feb 15 22  Added as Co-Sponsor Sen. Ann Gillespie
Feb 16 22  Added as Co-Sponsor Sen. Scott M. Bennett
Feb 18 22  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Feb 18 22  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Adriane Johnson
Feb 18 22  Senate Floor Amendment No. 2 Referred to Assignments
Feb 18 22  Added as Co-Sponsor Sen. David Koehler
Feb 18 22  Added as Chief Co-Sponsor Sen. Mike Simmons
Feb 22 22  Senate Floor Amendment No. 2 Assignments Refers to Environment and Conservation
Feb 22 22  Second Reading
Feb 22 22  Placed on Calendar Order of 3rd Reading February 23, 2022
Feb 24 22  Senate Floor Amendment No. 2 Recommend Do Adopt Environment and Conservation;  007-003-000
Feb 24 22  Added as Co-Sponsor Sen. Sara Feigenholtz
Feb 24 22  Added as Co-Sponsor Sen. Mattie Hunter
Feb 25 22  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Feb 25 22  Recalled to Second Reading
Feb 25 22  Senate Floor Amendment No. 2 Adopted; Johnson
Feb 25 22  Placed on Calendar Order of 3rd Reading
Feb 25 22  Third Reading - Passed; 035-015-000
Feb 25 22  Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
Feb 25 22  Added as Co-Sponsor Sen. Patricia Van Pelt
Feb 25 22  Added as Co-Sponsor Sen. Laura M. Murphy
Feb 28 22  Added as Co-Sponsor Sen. Ram Villivalam
Feb 28 22  H  Arrived in House
Feb 28 22  Chief House Sponsor Rep. Rita Mayfield
Mar 01 22  First Reading
Mar 01 22  Referred to Rules Committee
Mar 07 22  Assigned to Energy & Environment Committee
Mar 08 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Rita Mayfield
Mar 08 22  House Committee Amendment No. 1 Referred to Rules Committee
Mar 10 22  House Committee Amendment No. 2 Filed with Clerk by Rep. Rita Mayfield
Mar 10 22  House Committee Amendment No. 2 Referred to Rules Committee
Mar 14 22  Added Alternate Co-Sponsor Rep. Daniel Didech
Mar 14 22  Added Alternate Co-Sponsor Rep. Terra Costa Howard
Mar 14 22  Alternate Co-Sponsor Removed Rep. Daniel Didech
Mar 15 22  House Committee Amendment No. 2 Rules Refers to Energy & Environment Committee
Mar 15 22  House Committee Amendment No. 2 Balanced Budget Note Requested as Amended by Rep. Rita Mayfield
Mar 15 22  House Committee Amendment No. 2 Correctional Note Requested as Amended by Rep. Rita Mayfield
Mar 15 22  House Committee Amendment No. 2 Fiscal Note Requested as Amended by Rep. Rita Mayfield
Mar 15 22  House Committee Amendment No. 2 Home Rule Note Requested as Amended by Rep. Rita Mayfield
### SB 03073 (CONTINUED)

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<td>Mar 15 22</td>
<td>House Committee Amendment No. 2 Housing Affordability Impact Note Requested as Amended by Rep. Rita Mayfield</td>
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<td>House Committee Amendment No. 2 State Mandates Fiscal Note Requested as Amended by Rep. Rita Mayfield</td>
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<td>Mar 15 22</td>
<td>House Committee Amendment No. 1 Tabled Pursuant to Rule 40</td>
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<td>Mar 16 22</td>
<td>Do Pass as Amended / Short Debate Energy &amp; Environment Committee; 017-009-000</td>
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<td>Added Alternate Chief Co-Sponsor Rep. Joyce Mason</td>
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<td>Second Reading - Short Debate</td>
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<td>Mar 31 22</td>
<td>Final Action Deadline Extended-9(b) April 8, 2022</td>
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<td>Apr 04 22</td>
<td>Added Alternate Co-Sponsor Rep. Janet Yang Rohr</td>
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<tr>
<td>Apr 11 22</td>
<td>Rule 19(a) / Re-referred to Rules Committee</td>
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Amends the Illinois Marriage and Dissolution of Marriage Act. Allows a court to appoint a parenting coordinator when deemed in the best interests of the child following the entry of, or prior to if approved by the court, a parenting plan. Provides that a parenting coordinator shall facilitate the resolution of conflict among parties regarding an existing parenting plan in a marital dissolution, parentage, or post-judgment case. Authorizes a parenting coordinator to make specific recommendations regarding the existing parenting plan. Restricts a parenting coordinator from making certain recommendations. Requires the parenting coordinator to provide recommendations to the parties within 14 days of the recommendations. Allows the parties to submit the recommendations to the court for entry as an agreed order. Prohibits a parenting coordinator from serving as a court's professional evaluation in any proceeding involving one or more parties for whom the parenting coordinator has provided parenting coordination services. Requires the parties to pay the parenting coordinator fees. Requires the parties to comply with the recommendations made by the parenting coordinator. Allows a party to file a motion for review of any recommendations made by the parenting coordinator. Allows the parenting coordinator to have access to non-public records involving the parties. Provides that communications with the parenting coordinator shall not be confidential. Provides that no ex parte communication by the parenting coordinator with the court is permitted. Grants the same immunity to a parenting coordinator as provided to all other professionals appointed under a provision regarding the representation of a child. Allows a court to adopt its own rules governing the qualifications, appointment, duties, and training of parenting coordinators.

Senate Floor Amendment No. 1

Deletes language providing that a parenting coordinator is authorized to make specific recommendations regarding the existing parenting plan, including decisions regarding non-permanent alterations to the physical appearance of the child such as the child's clothing and hairstyle. Restricts a parenting coordinator from making recommendations as to any allocation of parenting time besides specified minor alterations of parenting time. Provides that a court shall consider the financial resources of the parties and any fee waiver requests pending or which have been granted. Allows the court to order the party opposing any recommendations to pay both parties' reasonable attorney's fees and costs incurred in connection with the issue brought before the court if the court finds the motion for review was frivolous.

Senate Floor Amendment No. 2

Provides that the Supreme Court (rather than each circuit court for the State) may adopt rules governing the qualifications, appointment, duties, and training of parenting coordinators if such rules do not conflict with the minimum requirements.

Jan 11 22    S  Filed with Secretary by Sen. Robert F. Martwick
Jan 11 22    First Reading
Jan 11 22    Referred to Assignments
Jan 26 22    Assigned to Judiciary
Feb 07 22    Do Pass Judiciary; 007-000-000
Feb 07 22    Placed on Calendar Order of 2nd Reading February 8, 2022
Feb 07 22    Senate Floor Amendment No. 1 Filed with Secretary by Sen. Robert F. Martwick
Feb 07 22    Senate Floor Amendment No. 1 Referred to Assignments
Feb 08 22    Senate Floor Amendment No. 1 Assignments Refers to Judiciary
Feb 10 22    Second Reading
Feb 10 22    Placed on Calendar Order of 3rd Reading February 15, 2022
Feb 15 22    Senate Floor Amendment No. 2 Filed with Secretary by Sen. Robert F. Martwick
Feb 15 22    Senate Floor Amendment No. 2 Referred to Assignments
Feb 15 22    Senate Floor Amendment No. 2 Assignments Refers to Judiciary
Feb 16 22    Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 008-000-000
Feb 16 22    Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 008-000-000
Feb 23 22    Recalled to Second Reading
Feb 23 22    Senate Floor Amendment No. 1 Adopted; Martwick
Feb 23 22    Senate Floor Amendment No. 2 Adopted; Martwick
Feb 23 22    Placed on Calendar Order of 3rd Reading
Feb 23 22    Third Reading - Passed; 053-000-000
Feb 24 22    H  Arrived in House
Feb 24 22    Chief House Sponsor Rep. Lindsey LaPointe
Feb 24 22    First Reading
SB 03083 (CONTINUED)

Feb 24 22   H  Referred to Rules Committee
Mar 07 22   Assigned to Judiciary - Civil Committee
Mar 15 22   Added Alternate Chief Co-Sponsor Rep. Terra Costa Howard
Mar 16 22   Do Pass / Short Debate Judiciary - Civil Committee; 012-001-000
Mar 16 22   Placed on Calendar 2nd Reading - Short Debate
Mar 22 22   Second Reading - Short Debate
Mar 22 22   Placed on Calendar Order of 3rd Reading - Short Debate
Mar 30 22   Placed on Calendar - Consideration Postponed March 30, 2022

Apr 11 22   H  Rule 19(a) / Re-referred to Rules Committee

SB 03090

Sen. Ram Villivalam

(Rep. Michael J. Zalewski)

35 ILCS 505/6 from Ch. 120, par. 422
35 ILCS 505/6a from Ch. 120, par. 422a

Amends the Motor Fuel Tax Law. In provisions allowing tax-free sales of dyed diesel fuel for non-highway purposes, provides that the sale must be made by the licensed distributor to the end user of the fuel who is not a licensed distributor (currently, someone who is not a licensed distributor). Effective immediately.

Jan 11 22   S  Filed with Secretary by Sen. Ram Villivalam
Jan 11 22   First Reading
Jan 11 22   Referred to Assignments
Jan 26 22   Assigned to Revenue
Feb 07 22   Postponed - Revenue
Feb 10 22   Do Pass Revenue; 011-000-000
Feb 10 22   Placed on Calendar Order of 2nd Reading February 15, 2022
Feb 15 22   Second Reading
Feb 15 22   Placed on Calendar Order of 3rd Reading February 16, 2022
Feb 16 22   Third Reading - Passed; 036-014-000
Feb 16 22   H  Arrived in House
Feb 16 22   Chief House Sponsor Rep. Michael J. Zalewski
Feb 16 22   First Reading
Feb 16 22   Referred to Rules Committee
Mar 07 22   Assigned to Revenue & Finance Committee
Mar 25 22   H  Rule 19(a) / Re-referred to Rules Committee
SB 03106
Sen. Laura M. Murphy
(Rep. Lawrence Walsh, Jr.)

65 ILCS 5/11-74.3-5
65 ILCS 5/11-74.4-4 from Ch. 24, par. 11-74.4-4
65 ILCS 5/11-74.6-10

Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that parcels are considered to be contiguous if they touch or join one another in a reasonably substantial sense. Provides that parcels are also considered to be contiguous if they meet the criteria for annexation under specified provisions of the Illinois Municipal Code. Provides the changes and declarative of existing law and are retroactive with regard to pending actions, except to any rights of a party subject to a final judgment entered pursuant to the September 23, 2021 opinion of the Illinois Supreme Court in Board of Education of Richland School District 88A v. City of Crest Hill, 2021 IL 126444. Effective immediately.

Jan 11 22 S Filed with Secretary by Sen. Laura M. Murphy
Jan 11 22 First Reading
Jan 11 22 Referred to Assignments
Jan 26 22 Assigned to Revenue
Feb 07 22 Postponed - Revenue
Feb 10 22 Do Pass Revenue: 011-000-000
Feb 10 22 Placed on Calendar Order of 2nd Reading February 15, 2022
Feb 15 22 Second Reading
Feb 15 22 Placed on Calendar Order of 3rd Reading February 16, 2022
Feb 25 22 Third Reading - Passed: 049-000-000
Feb 25 22 H Arrived in House
Feb 25 22 First Reading
Feb 25 22 Referred to Rules Committee
Mar 07 22 Assigned to Revenue & Finance Committee
Mar 25 22 H Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Horse Racing Act of 1975. Removes a provision that provides that an eligible race track located in a county that has a population of more than 230,000 and is bounded by the Mississippi River may establish up to 9 inter-track wagering locations, an eligible race track located in Stickney Township in Cook County may establish up to 16 inter-track wagering locations, and an eligible race track located in Palatine Township in Cook County may establish up to 18 inter-track wagering locations.

Removes a provision that provides that any eligible racetrack conducting Standardbred racing may have up to 16 inter-track wagering locations. Provides that an inter-track wagering location licensee may conduct inter-track wagering and simulcast wagering without written consent regardless of whether it is located within 5 miles (or 8 miles for specific locations outside of Chicago) of a race track if the Illinois Racing Board licensed the inter-track wagering location licensee before initially issuing an organization license to the race track in question.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Illinois Horse Racing Act of 1975. Provides that an eligible race track located in a county that has a population of more than 230,000 and that is bounded by the Mississippi River may establish up to 9 inter-track wagering location licenses, and an eligible race track conducting standardbred racing may have up to 16 inter-track wagering location licenses. Provides that in addition to these inter-track wagering location licenses, all other eligible race tracks may have up to 34 in total between all eligible inter-track wagering location licenses (instead of an eligible race track located in Stickney Township in Cook County establishing up to 16 inter-track wagering locations and an eligible race track located in Palatine Township in Cook County establishing up to 18 inter-track wagering locations). Provides that no inter-track wagering location licensee, inter-track wagering licensee, or organization licensee may give anything of value to a licensed establishment as an incentive or inducement to locate video gaming terminals in that establishment.
Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that beginning July 1, 2021 through June 30, 2023, an annuitant may accept employment as a teacher without impairing his or her retirement status if that employment is not within the school year during which service was terminated and does not exceed 150 paid days (instead of 120 paid days) or 750 paid hours (instead of 600 paid hours) in each school year. Provides that beginning July 1, 2023, an annuitant may accept employment as a teacher without impairing his or her retirement status if that employment is not within the school year during which service was terminated and does not exceed 120 paid days (instead of 100 paid days) or 600 paid hours (instead of 500 paid hours) in each school year. Makes a conforming change. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that beginning July 1, 2021 through June 30, 2023, an annuitant may accept employment as a teacher without impairing his or her retirement status if that employment is not within the school year during which service was terminated and does not exceed 140 paid days (rather than 150 paid days) or 700 paid hours (rather than 750 paid hours) in each school year, but not more than 100 paid days in the same classroom.
SB 03460  Sen. Dave Syverson-Steve Stadelman-Craig Wilcox, Brian W. Stewart and Rachelle Crowe  
(Rep. Dave Vella, Jeff Keicher, Joe Sosnowski, Andrew S. Chesney and Tony McCombie)

55 ILCS 5/5-1188 new
60 ILCS 1/85-70 new

Amends the Counties Code. Provides that, if a county board member, county board chairman, State's Attorney, or other
countywide elected official is criminally charged with an infamous crime or of any offense involving a violation of his or her official
oath, the county board shall review the alleged crimes to determine by a three-fifths vote of all members if the countywide elected
official should be placed on administrative leave. Provides that, if the county board believes the official has been criminally charged
with an infamous crime or of any offense involving a violation of his or her official oath, the county board shall send their
determination to the State's Attorney or, if the determination is regarding the State's Attorney, the determination shall be sent to the
Attorney General. Provides that, upon receipt of a determination from the county board, if the State's Attorney or Attorney General
believes the crime or crimes to be germane to the official's duties, then the State's Attorney or Attorney General shall file a motion to
place the elected official on administrative leave with the circuit court of the county. Provides that, upon receipt of the motion, the
circuit court shall review and determine if the official shall be placed on administrative leave. Provides that the court may require the
county to pay court costs or reasonable attorney fees, or both, if the court dismisses the action. Provides that, if the official is placed on
administrative leave because a conflict exists, the official is barred from county property and performing the official's duties until the
case is closed and the county board determines the conflict is resolved. Provides that the official shall continue to receive all
compensation and benefits during the official's administrative leave. Provides that, if the county board puts an official on
administrative leave, the board shall appoint a replacement for the official while the official is on administrative leave. Amends the
Township Code. Makes similar changes. Effective immediately.

Senate Committee Amendment No. 1 Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
Provides that if a State's Attorney or township attorney believes the crime or crimes to be germane to the official's duties, or a special
State's Attorney (rather than the Attorney General) if the crime or crimes deal with the State's Attorney, such attorney shall file a
petition (rather than a motion) with the circuit court for a rule to show cause why not to place the elected official on administrative
leave (rather than to have the court place the elected official on administrative leave). Replaces the procedure by which the court
determines if an officer shall be placed on administrative leave with the following: provides that the court shall issue a rule requiring
the officer to show cause why he or she should not be put on administrative leave and the officer shall have a trial in the date stated in
the rule; and provides that, if, after trial, the court determined that the township officer should be placed on administrative leave, the
township officer shall be removed from office. Effective immediately.

Senate Committee Amendment No. 2 Replaces everything after the enacting clause. Reinserts the provisions of the Senate Amendment No. 1 with the following changes:
Provides that the county board shall petition the court for the appointment of a special State's Attorney to review the board's
determination if the determination is relating to the State's Attorney or if the State's Attorney has a conflict of interest (rather than only
if relating to the State's Attorney). Makes conforming changes. Limits the provisions to counties that have a population of less than
500,000 people and townships within counties that have a population of less than 500,000 people. Effective immediately.

Senate Floor Amendment No. 3 Limits the provisions to officials charged with an infamous crime or of any felony in violation of his or her official oath
(rather than any offense involving a violation of his or her official oath). Provides that, if the official is removed from office, then the
official is barred from county or township property and performing the official's duties until the case is closed and the county or
township board determines the conflict is resolved. Makes other changes.

Jan 18 22  S  Filed with Secretary by Sen. Dave Syverson
Jan 18 22  Chief Co-Sponsor Sen. Steve Stadelman
Jan 18 22  Chief Co-Sponsor Sen. Craig Wilcox
Jan 18 22  First Reading
Jan 18 22  Referred to Assignments
Feb 08 22  Assigned to Executive
Feb 08 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Dave Syverson
Feb 08 22  Senate Committee Amendment No. 1 Referred to Assignments
Feb 10 22  Rule 2-10 Committee Deadline Established As February 18, 2022
Feb 14 22  Senate Committee Amendment No. 2 Filed with Secretary by Sen. Dave Syverson
Feb 14 22  Senate Committee Amendment No. 2 Referred to Assignments
Feb 15 22  Senate Committee Amendment No. 1 Assignments Refers to Executive
Feb 15 22  Senate Committee Amendment No. 2 Assignments Refers to Executive
SB 03460 (CONTINUED)

Feb 16 22  S  Senate Committee Amendment No. 1 Adopted
Feb 16 22  Senate Committee Amendment No. 2 Adopted
Feb 17 22  Do Pass as Amended Executive; 012-000-001
Feb 17 22  Placed on Calendar Order of 2nd Reading February 22, 2022
Feb 18 22  Senate Floor Amendment No. 3 Filed with Secretary by Sen. Dave Syverson
Feb 18 22  Senate Floor Amendment No. 3 Referred to Assignments
Feb 22 22  Senate Floor Amendment No. 3 Assignments Refers to Executive
Feb 22 22  Second Reading
Feb 22 22  Placed on Calendar Order of 3rd Reading February 23, 2022
Feb 23 22  Added as Co-Sponsor Sen. Brian W. Stewart
Feb 23 22  Senate Floor Amendment No. 3 Recommend Do Adopt Executive; 016-000-000
Feb 25 22  Recalled to Second Reading
Feb 25 22  Senate Floor Amendment No. 3 Adopted; Syverson
Feb 25 22  Third Reading - Passed; 053-000-000
Feb 28 22  Added as Co-Sponsor Sen. Rachelle Crowe
Feb 28 22  H  Arrived in House
Feb 28 22  Chief House Sponsor Rep. Dave Vella
Mar 01 22  First Reading
Mar 01 22  Referred to Rules Committee
Mar 07 22  Assigned to Ethics & Elections Committee
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee
Mar 31 22  Added Alternate Co-Sponsor Rep. Jeff Keicher
Mar 31 22  Added Alternate Co-Sponsor Rep. Joe Sosnowski
Mar 31 22  Added Alternate Co-Sponsor Rep. Andrew S. Chesney
Mar 31 22  Added Alternate Co-Sponsor Rep. Tony McCombie
Amends the Use Tax Act, the Service Use Tax Act, the Service Occupation Tax Act, and the Retailers' Occupation Tax Act. Provides that, beginning on July 1, 2022, breast pumps, breast pump collection and storage supplies, and breast pump kits are exempt from the taxes imposed under those Acts. Effective immediately.
SB 03634 (CONTINUED)

<table>
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<tr>
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<tr>
<td>Mar 10 22</td>
<td><strong>H</strong> Added Alternate Co-Sponsor Rep. Elizabeth Hernandez</td>
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<td>Added Alternate Co-Sponsor Rep. Maurice A. West, II</td>
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<td>Mar 14 22</td>
<td>Alternate Co-Sponsor Removed Rep. Katie Stuart</td>
</tr>
<tr>
<td>Mar 21 22</td>
<td>House Committee Amendment No. 1 Filed with Clerk by Rep. Anne Stava-Murray</td>
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<td>Mar 21 22</td>
<td>House Committee Amendment No. 1 Referred to Rules Committee</td>
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<td>Mar 21 22</td>
<td>Added Alternate Co-Sponsor Rep. Dagmara Avelar</td>
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<tr>
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<td>House Committee Amendment No. 1 Rules Refers to Revenue &amp; Finance Committee</td>
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<td>Mar 23 22</td>
<td>Added Alternate Chief Co-Sponsor Rep. Barbara Hernandez</td>
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<td>Mar 23 22</td>
<td>Added Alternate Chief Co-Sponsor Rep. Katie Stuart</td>
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<tr>
<td>Mar 25 22</td>
<td>House Committee Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee</td>
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<tr>
<td><strong>Mar 25 22</strong></td>
<td><strong>H</strong> Rule 19(a) / Re-referred to Rules Committee</td>
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<tr>
<td>Apr 04 22</td>
<td>Added Alternate Co-Sponsor Rep. Joyce Mason</td>
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Amends the Limitations Article of the Code of Civil Procedure. Provides that an action to establish an equitable mortgage or equitable lien against real estate or a claim for subrogation to a prior mortgage shall be commenced within 10 years after the cause of action accrues. Provides that no person shall commence an action to foreclose any equitable mortgage, equitable lien against real estate, or subrogor's mortgage, unless the action is filed within 10 years after the cause of action accrues. Provides that, with exceptions, a cause of action accrues when the debt held by the equitable mortgagee, equitable lien claimant, or subrogee is in default by way of maturity, acceleration, demand, or otherwise. Provides that the amendatory language is declarative of existing law.

Jan 21 22  S  Filed with Secretary by Sen. Robert F. Martwick
Jan 21 22  First Reading
Jan 21 22  Referred to Assignments
Feb 01 22  Assigned to Judiciary
Feb 07 22  To Judiciary - Property Law
Feb 10 22  Rule 2-10 Committee Deadline Established As February 18, 2022
Feb 15 22  Reported Back To Judiciary;  003-000-000
Feb 16 22  Do Pass Judiciary;  007-000-000
Feb 16 22  Placed on Calendar Order of 2nd Reading February 17, 2022
Feb 22 22  Second Reading
Feb 22 22  Placed on Calendar Order of 3rd Reading February 23, 2022
Feb 23 22  Third Reading - Passed; 053-000-000
Feb 24 22  H  Arrived in House
Feb 24 22  Chief House Sponsor Rep. Lindsey LaPointe
Feb 24 22  First Reading
Feb 24 22  Referred to Rules Committee
Mar 07 22  Assigned to Judiciary - Civil Committee
Mar 16 22  Alternate Chief Sponsor Changed to Rep. Janet Yang Rohr
Mar 23 22  Do Pass / Short Debate Judiciary - Civil Committee;  010-005-000
Mar 23 22  Placed on Calendar 2nd Reading - Short Debate
Mar 29 22  Second Reading - Short Debate
Mar 29 22  Held on Calendar Order of Second Reading - Short Debate
Mar 31 22  Final Action Deadline Extended-9(b) April 8, 2022
Apr 04 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Janet Yang Rohr
Apr 04 22  House Floor Amendment No. 1 Referred to Rules Committee
Apr 05 22  House Floor Amendment No. 1 Rules Refers to Judiciary - Civil Committee
Apr 11 22  House Floor Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Apr 11 22  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Freedom of Information Act. Exempts from disclosure as private information all patient-related information that may be contained in any record held by a public hospital system outside of a medical records information system that alone or compiled, or under circumstances in which the patient information combined with other information could allow for patient identification, and also in compliance with State and federal medical privacy laws and regulations.

Senate Committee Amendment No. 1

Adds references to covered entities under the Health Insurance Portability and Accountability Act.
Amends the Hospital Licensing Act. Provides that no later than January 1, 2023, the Department of Public Health shall convene a comprehensive stakeholder process to develop standards for hospitals to establish specialized units for children and adolescents with an autism spectrum disorder and other intellectual or developmental disabilities. Amends the Child Care Act of 1969. Provides that child welfare supervisors shall satisfy specified requirements. Provides that the Central Office of Licensing at the Department of Children and Family Services shall convene a 5 person panel to review all transcripts and course information and make a decision on the equivalency of the college degree to a human services degree. Provides that the panel must include representation from a community-based provider. Amends the Illinois Public Aid Code. Expands eligibility under the Department of Human Services' child care assistance program to youth in care and to families receiving Extended Family Support Program services from the Department of Children and Family Services. Amends the Early Intervention Services System Act. Provides that the definition of "eligible infants and toddlers" includes any child under the age of 3 who is the subject of a substantiated case of child abuse or neglect, as defined by the federal Child Abuse Prevention and Treatment Act. Effective immediately, except that changes to the Illinois Public Aid Code take effect July 1, 2023.

Senate Committee Amendment No. 1
Deletes reference to:
(210 ILCS 85/6.2 new
Removes provisions amending the Hospital Licensing Act. Further amends the Illinois Public Aid Code. Removes provisions expanding eligibility under the Department of Human Services' Child Care Assistance Program to include youth in the care of the Department of Children and Family Services and families receiving Extended Family Support Program services from the Department of Children and Family Services. Instead expands eligibility under the Child Care Assistance Program to include the following categories of families: (i) foster parents or caregivers of youth in care, regardless of whether they are working or participating in Department-approved employment or education or training programs; (ii) youth in care who are parents, regardless of whether whether they are working or participating in Department-approved employment or education or training programs; (iii) parents who have custody of their children and their children are the subjects of pending cases under the Abused, Neglected or Dependent Minors Article of the Juvenile Court Act of 1987, regardless of whether they are working or participating in Department-approved employment or education or training programs; (iv) families with children who have an open intact family services case with the Department of Children and Family Services (rather than families with children under the age of 5 who have an open intact family services case with the Department of Children and Family Services); and (v) families receiving Extended Family Support Program services from the Department of Children and Family Services, regardless of whether they are working or participating in Department-approved employment or education or training programs. Provides that youth in care who are parents and parents whose children are the subjects of pending cases under Abused, Neglected or Dependent Minors Article of the Juvenile Court Act of 1987 shall receive extended child care eligibility for a specified period of time, regardless of whether they are working or participating in Department-approved employment or education or training programs. Makes a technical change to the effective date.
SB 03747 (CONTINUED)

Feb 08 22  S  Senate Committee Amendment No. 2 Adopted
Feb 09 22  S  Do Pass as Amended Health;  015-000-000
Feb 09 22  S  Placed on Calendar Order of 2nd Reading February 10, 2022
Feb 09 22  S  Added as Co-Sponsor Sen. Sara Feigenholtz
Feb 10 22  S  Second Reading
Feb 10 22  S  Placed on Calendar Order of 3rd Reading February 15, 2022
Feb 10 22  S  Added as Co-Sponsor Sen. Karina Villa
Feb 16 22  S  Third Reading - Passed;  055-000-000
Feb 16 22  H  Arrived in House
Feb 16 22  H  Chief House Sponsor Rep. Terra Costa Howard
Feb 16 22  H  First Reading
Feb 16 22  H  Referred to Rules Committee
Feb 17 22  S  Added as Co-Sponsor Sen. Robert Peters
Feb 22 22  S  Added as Co-Sponsor Sen. Cristina Castro
Mar 07 22  H  Assigned to Appropriations-Human Services Committee
Mar 10 22  H  House Committee Amendment No. 1 Filed with Clerk by Rep. Terra Costa Howard
Mar 10 22  H  House Committee Amendment No. 1 Referred to Rules Committee
Mar 15 22  H  House Committee Amendment No. 1 Rules Refers to Appropriations-Human Services Committee
Mar 25 22  H  House Committee Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee
Mar 25 22  S  Added as Co-Sponsor Sen. Ram Villivalam
SB 03795 Sen. Julie A. Morrison and Win Stoller-Adriane Johnson  
(Rep. Joyce Mason)

55 ILCS 5/Div. 5-45 heading new
55 ILCS 5/5-45001 new
55 ILCS 5/5-45005 new
55 ILCS 5/5-45010 new
55 ILCS 5/5-45015 new
55 ILCS 5/5-45020 new
55 ILCS 5/5-45025 new
55 ILCS 5/5-45030 new
55 ILCS 5/5-45035 new
55 ILCS 5/5-45040 new
55 ILCS 5/5-45045 new
55 ILCS 5/5-45050 new

Creates the County Design-Build Authorization Division in the Counties Code. Provides that a county may enter into
design-build contracts. Includes scope and performance criteria for design-build contracts, a two-phase procedure for selection of
contracts, requirements for submission of proposals, procedures for awarding contracts, and requirements of reports and evaluation of
contracts. Provides that, if the total overall cost of a project is estimated to be less than $12,000,000, the county may combine the

Senate Committee Amendment No. 1

In provisions relating to the awarding of a design-build contract to the highest overall ranked design-build entity, provides
that the county may not (rather than may) request a best and final offer after the receipt of proposals of all qualified design-build entities.

Jan 21 22  S Filed with Secretary by Sen. Julie A. Morrison
Jan 21 22  First Reading
Jan 21 22  Referred to Assignments
Feb 01 22  Assigned to Local Government
Feb 07 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Julie A. Morrison
Feb 07 22  Senate Committee Amendment No. 1 Referred to Assignments
Feb 08 22  Senate Committee Amendment No. 1 Assignments Refers to Local Government
Feb 08 22  Senate Committee Amendment No. 1 Adopted
Feb 09 22  Do Pass as Amended Local Government; 008-000-000
Feb 09 22  Placed on Calendar Order of 2nd Reading February 10, 2022
Feb 09 22  Added as Co-Sponsor Sen. Win Stoller
Feb 10 22  Second Reading
Feb 10 22  Placed on Calendar Order of 3rd Reading February 15, 2022
Feb 16 22  Third Reading - Passed; 052-000-000
Feb 16 22  H Arrived in House
Feb 16 22  Chief House Sponsor Rep. Joyce Mason
Feb 16 22  First Reading
Feb 16 22  Referred to Rules Committee
Mar 07 22  Assigned to Counties & Townships Committee
Mar 15 22  House Committee Amendment No. 1 Filed with Clerk by Rep. Joyce Mason
Mar 15 22  House Committee Amendment No. 1 Referred to Rules Committee
Mar 17 22  House Committee Amendment No. 1 Rules Refers to Counties & Townships Committee
Mar 25 22  House Committee Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Mar 25 22  Rule 19(a) / Re-referred to Rules Committee
Apr 05 22  Final Action Deadline Extended-9(b) April 8, 2022
Apr 05 22  Assigned to Counties & Townships Committee
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<td>H Moved to Suspend Rule 21</td>
<td>Rep. Jay Hoffman</td>
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<td>Suspend Rule 21 - Prevailed</td>
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<tr>
<td>Apr 07 22</td>
<td>S Added as Chief Co-Sponsor</td>
<td>Sen. Adriane Johnson</td>
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<tr>
<td>Apr 11 22</td>
<td>H Rule 19(a) / Re-referred to Rules Committee</td>
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Amends the Toll Highway Act. Removes language authorizing the chairman to exercise general supervision over all powers, duties, obligations and functions of the Toll Highway Authority. Provides that the directors shall appoint agents or employees as they consider necessary or desirable. Provides that such agents or employees, other than technical or engineering employees, shall be subject to the Personnel Code. Provides that the Governor, with the advice and consent of the Senate, shall appoint from the State at large an Executive Director to the Toll Highway Authority to serve as the chief executive officer of the Board of Directors. Provides that the Board shall employ and fix the compensation of the Executive Director. Removes language permitting the Toll Highway Authority to appoint assistant attorneys who shall be under the control, direction, and supervision of the Attorney General. Removes language permitting the Authority to retain special counsel and fix their compensation, provided they are subject to the control, direction, and supervision of the Attorney General.

Senate Committee Amendment No. 1

Provides that the Executive Director to the Illinois State Toll Highway Authority shall serve as the chief executive officer of the Authority (instead of the Board of Directors). Restores language permitting the Toll Highway Authority to appoint assistant attorneys who shall be under the control, direction, and supervision of the Attorney General. Restores language permitting the Authority to retain special counsel and fix their compensation, provided they are subject to the control, direction, and supervision of the Attorney General.

Jan 21 22  S  Filed with Secretary by Sen. Ram Villivalam
Jan 21 22  First Reading
Jan 21 22  Referred to Assignments
Jan 25 22  Added as Chief Co-Sponsor Sen. Laura M. Murphy
Jan 25 22  Added as Co-Sponsor Sen. Ann Gillespie
Feb 01 22  Assigned to Executive
Feb 08 22  Added as Chief Co-Sponsor Sen. Celina Villanueva
Feb 08 22  Added as Chief Co-Sponsor Sen. Cristina Castro
Feb 08 22  Added as Chief Co-Sponsor Sen. Julie A. Morrison
Feb 10 22  Postponed - Executive
Feb 10 22  Rule 2-10 Committee Deadline Established As February 18, 2022
Feb 18 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ram Villivalam
Feb 18 22  Senate Committee Amendment No. 1 Referred to Assignments
Feb 18 22  Rule 2-10 Committee Deadline Established As February 25, 2022
Feb 22 22  Senate Committee Amendment No. 1 Assignments Refers to Executive
Feb 23 22  Added as Co-Sponsor Sen. Donald P. DeWitte
Feb 24 22  Waive Posting Notice
Feb 24 22  Senate Committee Amendment No. 1 Adopted
Feb 24 22  Do Pass as Amended Executive; 014-000-000
Feb 24 22  Placed on Calendar Order of 2nd Reading February 25, 2022
Feb 25 22  Second Reading
Feb 25 22  Placed on Calendar Order of 3rd Reading March 8, 2022
Feb 25 22  Rule 2-10 Third Reading Deadline Established As March 11, 2022
Feb 28 22  Added as Co-Sponsor Sen. Julie A. Morrison
Feb 28 22  Added as Chief Co-Sponsor Sen. Donald P. DeWitte
Mar 09 22  Third Reading - Passed; 049-000-000
Mar 10 22  H  Arrived in House
Mar 10 22  First Reading
SB 03796 (CONTINUED)

Mar 10 22     H  Referred to Rules Committee
Mar 17 22     Assigned to Executive Committee
Mar 25 22     H  Rule 19(a) / Re-referred to Rules Committee

SB 03799

Sen. Ram Villivalam-Napoleon Harris, III-Mattie Hunter
(Rep. Marcus C. Evans, Jr.)

410 ILCS 705/40-5
Amends the Cannabis Regulation and Tax Act. Provides that entities awarded a cannabis transporting license may defer
paying the associated license fee for a period of no more than 2 years. Provides that from January 1, 2023 through January 1, 2028, the
Department of Agriculture shall not issue any new transporting licenses.

Senate Committee Amendment No. 1
Provides that from January 1, 2023 through January 1, 2025 (rather than January 1, 2028), the Department of Agriculture
shall not issue any new transporting licenses.

Jan 21 22     S  Filed with Secretary by Sen. Ram Villivalam
Jan 21 22     First Reading
Jan 21 22     Referred to Assignments
Feb 01 22     Assigned to Executive
Feb 08 22     Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ram Villivalam
Feb 08 22     Senate Committee Amendment No. 1 Referred to Assignments
Feb 09 22     Senate Committee Amendment No. 1 Assignments Refers to Executive
Feb 09 22     Added as Chief Co-Sponsor Sen. Napoleon Harris, III
Feb 09 22     Senate Committee Amendment No. 1 Adopted
Feb 10 22     Do Pass as Amended Executive; 016-000-000
Feb 10 22     Placed on Calendar Order of 2nd Reading February 15, 2022
Feb 15 22     Second Reading
Feb 15 22     Placed on Calendar Order of 3rd Reading February 16, 2022
Feb 16 22     Third Reading - Passed; 052-001-000
Feb 16 22     Added as Chief Co-Sponsor Sen. Mattie Hunter
Feb 16 22     H  Arrived in House
Feb 22 22     First Reading
Feb 22 22     Referred to Rules Committee
Mar 07 22     Assigned to Executive Committee
Mar 25 22     H  Rule 19(a) / Re-referred to Rules Committee
SB 03882
(Rep. Anne Stava-Murray)

New Act
35 ILCS 5/232 new

Creates the Recovery and Mental Health Tax Credit Act. Provides that the Department of Human Services shall establish and administer a recovery tax credit program to provide tax incentives to qualified employers who employ eligible individuals in recovery from a substance use disorder or mental illness in part-time and full-time positions within Illinois. Creates the Advisory Council on Mental Illness and Substance Use Disorder Impacts on Employment Opportunities within Minority Communities. Sets forth the membership of the Council. Provides that the Council shall advise the Department of Human Services regarding employment of persons with mental illnesses and substance use disorders in minority communities. Amends the Illinois Income Tax Act to make conforming changes.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Requires the Department of Human Services to maintain an electronic listing of the tax credit certificates it issues under the recovery tax credit program so that the Department of Revenue may confirm the eligibility of qualified employers for the tax credit. Provides that the tax credit authorized under the Act may not be carried forward. Contains provisions concerning tax credits for partners, shareholders of S corporations, and owners of limited liability companies. Makes other changes. Amends the Illinois Income Tax Act. Provides that a taxpayer who has been awarded a credit under the Recovery and Mental Health Tax Credit Act is entitled to a credit against the tax imposed under specified provisions of the Illinois Income Tax Act.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with the following changes: Requires the Department of Human Services to maintain an electronic listing of the certificates of tax credit issued by which the Department of Revenue may verify tax credit certificates issued to qualifying employers. Provides that the tax credit authorized under the Act may not be carried forward. Provides that a taxpayer who is a qualified employer who has received a certificate of tax credit from the Department shall be allowed a credit against the tax imposed equal to the amount shown on such certificate of tax credit. Provides that if the taxpayer is a partnership or Subchapter S corporation the credit shall be allowed to the partners or shareholders in accordance with the determination of income and distributive share of income as provided under specified provisions of the Internal Revenue Code. Makes other changes. Amends the Illinois Income Tax Act. Provides that for taxable years beginning on or after January 1, 2023, a taxpayer who has been awarded a credit under the Recovery and Mental Health Tax Credit Act is entitled to a credit against the tax imposed under specified provisions of the Illinois Income Tax Act.

Jan 21 22  S  Filed with Secretary by Sen. Laura Fine
Jan 21 22  First Reading
Jan 21 22  Referred to Assignments
Feb 01 22  Assigned to Revenue
Feb 07 22  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Laura Fine
Feb 07 22  Senate Committee Amendment No. 1 Referred to Assignments
Feb 09 22  Senate Committee Amendment No. 1 Assignments Refers to Revenue
Feb 09 22  Added as Chief Co-Sponsor Sen. Robert F. Martwick
Feb 09 22  Senate Committee Amendment No. 1 Adopted
Feb 10 22  Do Pass as Amended Revenue; 011-000-000
Feb 10 22  Placed on Calendar Order of 2nd Reading February 15, 2022
Feb 15 22  Added as Co-Sponsor Sen. Adriane Johnson
Feb 15 22  Second Reading
Feb 15 22  Placed on Calendar Order of 3rd Reading February 16, 2022
Feb 16 22  Added as Co-Sponsor Sen. Mattie Hunter
Feb 16 22  Added as Chief Co-Sponsor Sen. Patricia Van Pelt
Feb 16 22  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Feb 16 22  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Feb 16 22  Added as Co-Sponsor Sen. Kimberly A. Lightford
Feb 17 22  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Laura Fine
SB 03882 (CONTINUED)

Feb 17 22  S  Senate Floor Amendment No. 2 Referred to Assignments
Feb 22 22  Senate Floor Amendment No. 2 Assignments Refers to Revenue
Feb 22 22  Added as Chief Co-Sponsor Sen. Christopher Belt
Feb 22 22  Added as Co-Sponsor Sen. Celina Villanueva
Feb 23 22  Senate Floor Amendment No. 2 Recommend Do Adopt Revenue; 010-000-000
Feb 24 22  Recalled to Second Reading
Feb 24 22  Senate Floor Amendment No. 2 Adopted; Fine
Feb 24 22  Placed on Calendar Order of 3rd Reading
Feb 24 22  Third Reading - Passed; 053-000-000
Feb 24 22  Added as Co-Sponsor Sen. Laura M. Murphy
Feb 24 22  Added as Co-Sponsor Sen. Jacqueline Y. Collins
Feb 25 22  H  Arrived in House
Feb 25 22  Chief House Sponsor Rep. Anne Stava-Murray
Feb 25 22  First Reading
Feb 25 22  Referred to Rules Committee
Mar 07 22  Assigned to Revenue & Finance Committee
Mar 09 22  S  Added as Co-Sponsor Sen. Julie A. Morrison
Mar 09 22  Added as Co-Sponsor Sen. Cristina Castro
Mar 09 22  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Mar 09 22  Added as Co-Sponsor Sen. Meg Loughran Cappel
Mar 09 22  Added as Co-Sponsor Sen. Karina Villa
Mar 09 22  Added as Co-Sponsor Sen. David Koehler
Mar 09 22  Added as Co-Sponsor Sen. Rachelle Crowe
Mar 10 22  Added as Co-Sponsor Sen. Emil Jones, III
Mar 11 22  Added as Co-Sponsor Sen. Antonio Muñoz
Mar 22 22  Added as Co-Sponsor Sen. Sara Feigenholtz
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee
Apr 01 22  S  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
SB 03903  Sen. Bill Cunningham
(Rep. Marcus C. Evans, Jr.)

220 ILCS 5/16-115
220 ILCS 5/16-115A

Amends the Public Utilities Act. In provisions concerning the certification of alternative retail suppliers, provides that the Illinois Commerce Commission shall consider the applicant's commitment of resources to the management of sales and marketing staff, through affirmative managerial policies, independent audits, technology, hands-on field monitoring, and training. In provisions concerning the obligations of alternative retail electric suppliers, provides that an alternative retail electric supplier shall maintain sufficient managerial resources and abilities to provide the service for which it has a certificate of service authority. Provides that an alternative retail electric supplier shall file with the Commission a notification of any material change to the information supplied in a certification application within 30 days after the material change.

Jan 21 22  S  Filed with Secretary by Sen. Bill Cunningham
Jan 21 22  First Reading
Jan 21 22  Referred to Assignments
Feb 01 22  Assigned to Energy and Public Utilities
Feb 10 22  Do Pass Energy and Public Utilities; 019-000-000
Feb 10 22  Placed on Calendar Order of 2nd Reading February 15, 2022
Feb 22 22  Second Reading
Feb 22 22  Placed on Calendar Order of 3rd Reading February 23, 2022
Feb 24 22  Third Reading - Passed; 054-000-000
Feb 25 22  H  Arrived in House
Mar 01 22  First Reading
Mar 01 22  Referred to Rules Committee
Mar 07 22  Assigned to Public Utilities Committee
Mar 22 22  Do Pass / Short Debate Public Utilities Committee; 018-000-000
Mar 23 22  Placed on Calendar 2nd Reading - Short Debate
Mar 29 22  Second Reading - Short Debate
Mar 29 22  Held on Calendar Order of Second Reading - Short Debate
Mar 30 22  House Floor Amendment No. 1 Filed with Clerk by Rep. Marcus C. Evans, Jr.
Mar 30 22  House Floor Amendment No. 1 Referred to Rules Committee
Mar 31 22  Final Action Deadline Extended-9(b) April 8, 2022
Apr 03 22  House Floor Amendment No. 1 Rules Refers to Public Utilities Committee
Apr 11 22  House Floor Amendment No. 1 Rule 19(c) / Re-referred to Rules Committee
Apr 11 22  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Departments of State Government Law of the Civil Administrative Code of Illinois by repealing the Section that created the Department of Natural Resources Advisory Board. Makes corresponding changes in the Wildlife Code and the Illinois Open Land Trust Act. Amends the Department of Natural Resources Act. Authorizes the Department of Natural Resources to conduct regional yearly public forums to obtain public input and comments on subjects, matters, or programs under the control of the Department of Natural Resources. Requires the Department of Natural Resources to consider all comments received during a public forum.

Senate Committee Amendment No. 1
Deletes reference to:
   20 ILCS 5/5-560 rep.
   20 ILCS 801/1-15
Adds reference to:
   20 ILCS 5/5-560

Replaces everything after the enacting clause. Amends the Departments of State Government Law of the Civil Administrative Code of Illinois. Provides that the term of all incumbent members of the Advisory Board to the Department of Natural Resources shall terminate on August 1, 2022, and, requires the Governor to make appointments to fill the vacancies. Adds a provision requiring the Board to formulate and present long range recommendations (instead of policies) in certain areas. Removes a requirement for the Board to make a study of the personnel structure of the Department and make recommendations to the Governor and Director of Natural Resources. Provides that the Board may advise on (instead of "shall make studies of") the land acquisition needs of the Department. Amends the Wildlife Code. Removes the provision permitting the Board to make recommendations to the Director of Natural Resources on reductions or increases of seasons, bag or possession limits, or closure of any season. Amends the Illinois Open Land Trust Act. Removes a provision requiring approval of the Board for the Director to, by administrative rule, lengthen, shorten, or close the season. Removes a provision requiring the Department to consult with the Board in order to make grants or loans to units of government as authorized by the Act. Removes a provision requiring the Department to provide for a public meeting to be conducted by the Board prior to the Department approving grants to a unit of local government for the acquisition of open space and natural land.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1, and makes the following changes: In provisions concerning members of the Advisory Board to the Department of Natural Resources, provides that one member of the Board shall represent outdoor powersport usage interests, one shall be a member of a statewide association of trappers and represent trapping interests, and 3 members of the Board, whose interests are not otherwise specified, shall be residents of this State. In provisions concerning formulation and presentation of recommendations by the Board, removes the conservation of privately owned land from the category of protection and conservation of renewable resources of the State.
Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 3908, as amended by Senate Amendment 2 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

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

SB 3908 does not create a State Mandate under the State Mandates Act.
SB 03908 (CONTINUED)

Mar 23 22  H  Second Reading - Short Debate
Mar 23 22  Held on Calendar Order of Second Reading - Short Debate
Mar 23 22  Fiscal Note Filed
Mar 24 22  Balanced Budget Note Filed
Mar 25 22  State Mandates Fiscal Note Filed
Mar 29 22  Added Alternate Co-Sponsor Rep. Joyce Mason
Mar 31 22  Final Action Deadline Extended-9(b) April 8, 2022
Apr 07 22  Placed on Calendar Order of 3rd Reading - Short Debate

Apr 07 22  H  Third Reading - Short Debate - Passed 073-040-000
Apr 07 22  Motion Filed to Reconsider Vote Rep. Amy Elik

SB 03912  Sen. Ann Gillespie
(Rep. Mark L. Walker)

110 ILCS 947/65.110
Amends the Higher Education Student Assistance Act. Expands the Post-Master of Social Work School Social Work Professional Educator License scholarship to allow a recipient to work as a social worker for an Illinois municipality who does not report directly to a police department (instead of only recipients who work at a public or nonpublic not-for-profit preschool, elementary school, or secondary school located in this State) for at least 2 of the 5 years immediately following the recipient's graduation or termination of studies.

Jan 21 22  S  Filed with Secretary by Sen. Ann Gillespie
Jan 21 22  First Reading
Jan 21 22  Referred to Assignments
Feb 01 22  Assigned to Higher Education
Feb 08 22  Waive Posting Notice
Feb 09 22  Do Pass Higher Education; 013-000-000
Feb 09 22  Placed on Calendar Order of 2nd Reading February 10, 2022
Feb 10 22  Second Reading
Feb 10 22  Placed on Calendar Order of 3rd Reading February 15, 2022
Feb 16 22  Third Reading - Passed; 054-000-000
Feb 16 22  H  Arrived in House
Feb 16 22  Chief House Sponsor Rep. Mark L. Walker
Feb 16 22  First Reading
Feb 16 22  Referred to Rules Committee
Mar 07 22  Assigned to Appropriations-Higher Education Committee
Mar 25 22  Rule 19(a) / Re-referred to Rules Committee
Apr 05 22  Final Action Deadline Extended-9(b) April 8, 2022
Apr 05 22  Assigned to Appropriations-Higher Education Committee
Apr 05 22  Moved to Suspend Rule 21 Rep. Jay Hoffman
Apr 05 22  Suspend Rule 21 - Prevailed
Apr 07 22  Motion Do Pass - Lost Appropriations-Higher Education Committee; 007-006-000
Apr 07 22  Remains in Appropriations-Higher Education Committee

Apr 11 22  H  Rule 19(a) / Re-referred to Rules Committee
SB 03917


New Act

35 ILCS 5/238 new
35 ILCS 5/239 new
35 ILCS 5/704A
35 ILCS 120/5n new
35 ILCS 200/18-184.20 new
35 ILCS 630/2 from Ch. 120, par. 2002
35 ILCS 640/2-4
220 ILCS 5/9-222 from Ch. 111 2/3, par. 9-222


Senate Floor Amendment No. 1

Adds reference to:
   35 ILCS 105/12 from Ch. 120, par. 439.12

Adds reference to:
   35 ILCS 110/12 from Ch. 120, par. 439.42

Adds reference to:
   35 ILCS 115/12 from Ch. 120, par. 439.112

Makes changes to the introduced bill as follows: (1) provides that credits awarded under the Manufacturing Illinois Chips for Real Opportunity (MICRO) Act apply for tax years beginning on or after January 1, 2025 (in the introduced bill, January 1, 2026 in certain places); (2) in the Illinois Income Tax Act, makes changes concerning applicability of the Manufacturing Illinois Chips for Real Opportunity (MICRO) Act to pass-through entities; and (3) makes conforming changes in the Use Tax Act, the Service Use Tax Act, and the Service Occupation Tax Act concerning the building materials exemption for microchip and semiconductor manufacturing created in the Retailers' Occupation Tax Act.

Jan 21 22  S  Filed with Secretary by Sen. Suzy Glowiak Hilton

Jan 21 22  First Reading
Jan 21 22  Referred to Assignments
Feb 01 22  Assigned to Revenue
Feb 10 22  Do Pass Revenue; 011-000-000
Feb 10 22  Placed on Calendar Order of 2nd Reading February 15, 2022
Feb 10 22  Added as Chief Co-Sponsor Sen. Steve Stadelman
Feb 15 22  Added as Chief Co-Sponsor Sen. John Connor
Feb 22 22  Second Reading
Feb 22 22  Placed on Calendar Order of 3rd Reading February 23, 2022
Feb 24 22  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Suzy Glowiak Hilton
Feb 24 22  Senate Floor Amendment No. 1 Referred to Assignments
Feb 24 22  Senate Floor Amendment No. 1 Be Approved for Consideration Assignments
Feb 24 22  Added as Chief Co-Sponsor Sen. Meg Loughran Cappel
Feb 24 22  Added as Chief Co-Sponsor Sen. Linda Holmes
Feb 24 22  Added as Co-Sponsor Sen. Mattie Hunter
Feb 24 22  Added as Co-Sponsor Sen. Karina Villa
SB 03917 (CONTINUED)

Feb 24 22  S  Added as Co-Sponsor Sen. Doris Turner
Feb 24 22  Added as Co-Sponsor Sen. Laura Fine
Feb 24 22  Added as Co-Sponsor Sen. Ann Gillespie
Feb 24 22  Added as Co-Sponsor Sen. David Koehler
Feb 24 22  Added as Co-Sponsor Sen. Scott M. Bennett
Feb 24 22  Added as Co-Sponsor Sen. Cristina Castro
Feb 24 22  Recalled to Second Reading
Feb 24 22  Senate Floor Amendment No. 1 Adopted; Glowiak-Hilton
Feb 24 22  Placed on Calendar Order of 3rd Reading
Feb 24 22  Third Reading - Passed; 055-000-000
Feb 24 22  Added as Co-Sponsor Sen. Patrick J. Joyce
Feb 24 22  Added as Co-Sponsor Sen. Christopher Belt
Feb 24 22  Added as Co-Sponsor Sen. Laura M. Murphy
Feb 24 22  Added as Co-Sponsor Sen. Julie A. Morrison
Feb 24 22  Added as Co-Sponsor Sen. Michael E. Hastings
Feb 24 22  Added as Co-Sponsor Sen. Omar Aquino
Feb 24 22  Added as Co-Sponsor Sen. Kimberly A. Lightford
Feb 25 22  H  Arrived in House
Feb 25 22  Chief House Sponsor Rep. Michael Halpin
Feb 25 22  Added Alternate Chief Co-Sponsor Rep. Tim Butler
Feb 25 22  First Reading
Feb 25 22  Referred to Rules Committee
Feb 28 22  S  Added as Co-Sponsor Sen. Rachelle Crowe
Mar 07 22  H  Assigned to Revenue & Finance Committee
Mar 14 22  Added Alternate Co-Sponsor Rep. Sue Scherer
Mar 14 22  Added Alternate Co-Sponsor Rep. Deb Conroy
Mar 14 22  Added Alternate Co-Sponsor Rep. Elizabeth Hernandez
Mar 14 22  Added Alternate Co-Sponsor Rep. LaToya Greenwood
Mar 15 22  Added Alternate Co-Sponsor Rep. Dave Vella
Mar 15 22  Added Alternate Co-Sponsor Rep. Lance Yednock
Mar 18 22  Added Alternate Chief Co-Sponsor Rep. Margaret Croke
Mar 23 22  Added Alternate Co-Sponsor Rep. Dagmara Avelar
Mar 25 22  Added Alternate Co-Sponsor Rep. Tony McCombie
Mar 25 22  H  Rule 19(a) / Re-referred to Rules Committee
Amends the Illinois Insurance Code. Sets forth provisions concerning short-term, limited-duration insurance. Provides that on and after January 1, 2023, no company shall issue, deliver, amend, or renew short-term, limited-duration insurance to any natural or legal person that is a resident or domiciled in the State. Provides that the Department of Insurance may adopt rules as deemed necessary that prescribe specific standards for or restrictions on policy provisions, benefit design, disclosures, and sales and marketing practices for excepted benefits. Provides that the Director of Insurance's authority under specified provisions is extended to group and blanket excepted benefits. Provides that the language does not apply to limited-scope dental, limited-scope vision, long-term care, Medicare supplement, credit life, credit health, or any excepted benefits that are filed under specified provisions. Provides that nothing in the language shall be construed to limit the Director's authority under other statutes. Makes conforming changes in the Health Maintenance Organization Act and the Limited Health Service Organization Act. Repeals the Short-Term, Limited-Duration Health Insurance Coverage Act. Effective January 1, 2023.
SB 03926 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that any failure to make a disclosure or obtain a signed confirmation required under specified provisions of the Short-Term, Limited-Duration Health Insurance Coverage Act is an unfair method of competition and an unfair and deceptive act or practice in the business of insurance. Provides that the Director of Insurance shall have the power to examine and investigate into the affairs of every person subject to specified provisions of the Short-Term, Limited-Duration Health Insurance Coverage Act. Provides that the Director may place on probation, suspend, revoke, or refuse to issue or renew an insurance producer's license or may levy a civil penalty or take any combination of actions for any failure to make a disclosure or obtain a signed confirmation required or any unlawful practice described under specified provisions of the Short-Term, Limited-Duration Health Insurance Coverage Act. Amends the Short-Term, Limited-Duration Health Insurance Coverage Act. Sets forth provisions concerning the purpose and scope of the Act. Provides that the Act applies to health insurance issuers that offer short-term, limited-duration health insurance coverage to groups and individuals (rather than only individuals) in the State. Sets forth provisions concerning duration of coverage; cancellation; and disclosure, filing, and coverage requirements of short term, limited-duration health insurance coverage. Sets forth provisions concerning unfair or deceptive practices relating to the sale of supplemental or short-term, limited-duration health insurance coverage. Provides that the Department of Insurance may adopt any rules necessary to carry out the provisions of the Act. Defines terms. Makes other changes. Effective January 1, 2023.

Jan 21 22 S Filed with Secretary by Sen. Laura Fine
Jan 21 22 First Reading
Jan 22 22 Referred to Assignments
Feb 01 22 Assigned to Insurance
Feb 08 22 Added as Chief Co-Sponsor Sen. Ann Gillespie
Feb 10 22 Rule 2-10 Committee Deadline Established As February 18, 2022
Feb 18 22 Rule 2-10 Committee Deadline Established As February 25, 2022
Feb 25 22 Rule 2-10 Committee/3rd Reading Deadline Established As March 11, 2022
Mar 11 22 Rule 2-10 Committee/3rd Reading Deadline Established As March 25, 2022
Mar 25 22 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Laura Fine
Mar 25 22 Senate Committee Amendment No. 1 Referred to Assignments
Mar 25 22 Rule 2-10 Committee/3rd Reading Deadline Established As April 8, 2022
Mar 28 22 Senate Committee Amendment No. 1 Assignments Refers to Insurance
Mar 30 22 Senate Committee Amendment No. 1 Adopted
Mar 30 22 Do Pass as Amended Insurance; 014-000-000
Mar 30 22 Placed on Calendar Order of 2nd Reading March 31, 2022
Apr 04 22 Second Reading
Apr 04 22 Placed on Calendar Order of 3rd Reading April 5, 2022
Apr 06 22 Third Reading - Passed; 056-000-000
Apr 06 22 H Arrived in House
Apr 06 22 Chief House Sponsor Rep. Bob Morgan
Apr 06 22 S Added as Co-Sponsor Sen. Mike Simmons
Apr 06 22 H First Reading
Apr 06 22 Referred to Rules Committee
Apr 07 22 Final Action Deadline Extended-9(b) April 8, 2022
Apr 07 22 Assigned to Insurance Committee
Apr 08 22 Moved to Suspend Rule 21 Rep. Robyn Gabel
Apr 08 22 Suspend Rule 21 - Prevailed
Apr 08 22 Do Pass / Short Debate Insurance Committee; 017-000-000
Apr 08 22 Placed on Calendar 2nd Reading - Short Debate
Apr 11 22 H Rule 19(a) / Re-referred to Rules Committee
Apr 22 22 S Added as Co-Sponsor Sen. Jacqueline Y. Collins
Amends the Illinois Lottery Law. Creates a lottery scratch-off game for the United Negro College Fund in support of educational scholarships. Provides for the distribution and use of the net revenue from the scratch-off game. Provides the Department of the Lottery with rulemaking authority. Amends the State Finance Act to create the UNCF Scholarship Fund. Amends the School Code. Creates the UNCF Scholarship Fund Advisory Board. Provides for the composition and responsibilities of the Board. Effective immediately.
Amends the Illinois Horse Racing Act of 1975. Provides that the Illinois Racing Board may appoint the Director of Mutuels to serve as the State director for inter-track wagering and simulcast wagering by inter-track wagering licensees and inter-track wagering location licensees. Provides that the pari-mutuel tax imposed at all pari-mutuel wagering facilities and on advance deposit wagering shall be remitted to the Board (rather than the Department of Revenue). Provides that the Board shall distribute contributed funds to a charitable organization on a schedule determined by the Board, based on the charitable organization's estimated expenditures related to the grant (rather than by December 31 of each year). Provides that any funds not expended by the grantee in a grant year shall be distributed to the charitable organization or charitable organizations selected in the next grant year after the funds are recovered. Repeals provisions requiring the Board and the Department of Agriculture to establish a program to conduct drug testing on horses at county fairs. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

230 ILCS 5/25 from Ch. 8, par. 37-25

Provides that the sum of 15 cents for each person entering the grounds or enclosure of each organization licensee and inter-track wagering licensee upon a ticket of admission purchased by that person shall be paid to the Illinois Gaming Board.
SJR 00038  Sen. Don Harmon  
(Rep. Amy Elik)  
Designates Illinois Route 140 as it travels through Meadowbrook as the "Cpl. Tommy N. Miller Memorial Highway".

Dec 15 21  S  Filed with Secretary  
Dec 15 21  Referred to Assignments  
Apr 08 22  Approved for Consideration Assignments  
Apr 08 22  Placed on Calendar Order of Secretary's Desk Resolutions  
Apr 09 22  Resolution Adopted; 056-000-000  
Apr 09 22  H  Arrived in House  
Apr 09 22  Chief House Sponsor Rep. Amy Elik  
Jun 15 22  S  Chief Sponsor Changed to Sen. Don Harmon  

SJR 00039  Sen. Don Harmon, Jason Plummer and Steve McClure  
(Rep. Amy Elik)  
Designates Illinois Route 111 in Pontoon Beach from Timberlake Drive to Pontoon Road as the "Officer Tyler Timmins Memorial Highway".

Jan 05 22  S  Filed with Secretary  
Jan 05 22  Referred to Assignments  
Apr 08 22  Approved for Consideration Assignments  
Apr 08 22  Placed on Calendar Order of Secretary's Desk Resolutions  
Apr 09 22  Added as Co-Sponsor Sen. Jason Plummer  
Apr 09 22  Added as Co-Sponsor Sen. Steve McClure  
Apr 09 22  Resolution Adopted; 056-000-000  
Apr 09 22  H  Arrived in House  
Apr 09 22  Chief House Sponsor Rep. Amy Elik  
Jun 15 22  S  Chief Sponsor Changed to Sen. Don Harmon  

SJR 00043  Sen. Chapin Rose-Jason A. Barickman-Sally J. Turner-Scott M. Bennett  
(Rep. Dan Caulkins)  
Designates the section of I-72 between Decatur and Champaign as the "Officer Oberheim Memorial Highway".

Jan 21 22  S  Filed with Secretary  
Jan 21 22  Referred to Assignments  
Apr 08 22  Approved for Consideration Assignments  
Apr 08 22  Placed on Calendar Order of Secretary's Desk Resolutions  
Apr 09 22  Added as Chief Co-Sponsor Sen. Jason A. Barickman  
Apr 09 22  Added as Chief Co-Sponsor Sen. Sally J. Turner  
Apr 09 22  Added as Chief Co-Sponsor Sen. Scott M. Bennett  
Apr 09 22  Resolution Adopted; 056-000-000  
Apr 09 22  H  Arrived in House  
Apr 09 22  Chief House Sponsor Rep. Dan Caulkins
SJR 00044  Sen. Scott M. Bennett, Karina Villa, Laura Fine, Patrick J. Joyce, Cristina H. Pacione-Zayas, Laura M. Murphy and Mattie Hunter  
(Rep. Michael T. Marron)

Declares the first full week of March 2022 as "Illinois Soil Health Week" and the Wednesday of that week as "Illinois Soil Health Day".

Feb 01 22  S  Filed with Secretary
Feb 01 22  Referred to Assignments
Feb 07 22  Added as Co-Sponsor Sen. Karina Villa
Feb 08 22  Assigned to Environment and Conservation
Feb 16 22  Added as Co-Sponsor Sen. Laura Fine
Feb 22 22  Added as Co-Sponsor Sen. Patrick J. Joyce
Feb 24 22  Be Adopted Environment and Conservation; 010-000-000
Feb 24 22  Placed on Calendar Order of Secretary's Desk Resolutions February 25, 2022
Feb 24 22  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Feb 25 22  Added as Co-Sponsor Sen. Laura M. Murphy
Mar 10 22  Added as Co-Sponsor Sen. Mattie Hunter
Mar 10 22  Resolution Adopted
Mar 10 22  H  Arrived in House
Mar 31 22  Chief House Sponsor Rep. Michael T. Marron
Mar 31 22  H  Referred to Rules Committee

SJR 00049  Sen. Celina Villanueva  
(Rep. Edgar Gonzalez, Jr.)

Designates the section of Ogden Avenue in Chicago that runs from South Pulaski Road to South Kedzie Avenue as the "Pastor Victor Rodriguez Avenue".

Feb 16 22  S  Filed with Secretary
Feb 16 22  Referred to Assignments
Apr 08 22  Approved for Consideration Assignments
Apr 08 22  Placed on Calendar Order of Secretary's Desk Resolutions
Apr 09 22  Resolution Adopted; 056-000-000
Apr 09 22  H  Arrived in House
SJR 00052 Sen. Linda Holmes-Laura Ellman
(Rep. Janet Yang Rohr)

Approves the waiver request made by Indian Prairie Unit School District #204, identified in the Report on Waivers of School Code Mandates as request M-300-6892. Approves the waiver request made by Naperville Unit School District #203, identified in the Report on Waivers of School Code Mandates as request M-300-6897.

Senate Committee Amendment No. 1

Deletes everything. Reinserts the same language approving the waiver requests made by Indian Prairie Unit School District #204 and Naperville Unit School District #203. Adds a new clause stating that the resolution is binding on the Illinois State Board of Education.