Amends the Conveyances Act. Provides that special warranty deeds may be made in a specified form. Provides that every deed in substance in the specified form shall be deemed and held a conveyance in fee simple, to the grantee, his or her heirs and assigns, with specified covenants on the part of the grantor.

Jan 29 21  S Filed with Secretary by Sen. Jason A. Barickman
Jan 29 21  First Reading
Jan 29 21  Referred to Assignments
Feb 09 21  Assigned to Judiciary
Mar 03 21  Do Pass Judiciary;  008-000-000
Mar 03 21  Placed on Calendar Order of 2nd Reading March 9, 2021
Mar 09 21  Second Reading
Mar 09 21  Placed on Calendar Order of 3rd Reading March 10, 2021
Mar 10 21  Third Reading - Passed; 052-000-000
Mar 11 21  H Arrived in House
Mar 11 21  Chief House Sponsor Rep. Steven Reick
Mar 11 21  First Reading
Mar 11 21  Referred to Rules Committee
Apr 28 21  Assigned to Judiciary - Civil Committee
May 05 21  Do Pass / Consent Calendar Judiciary - Civil Committee;  016-000-000
May 05 21  H Placed on Calendar 2nd Reading - Consent Calendar
Amends the Illinois Residential Real Property Transfer on Death Instrument Act. Renames the Act the "Real Property Transfer on Death Instrument Act". Changes the definitions of "owner" and "person". Defines "real property". Changes references to "residential real estate property" to references to "real property". Permits the transfer of real property by a transfer on death instrument to a trustee of a trust under certain circumstances even if the trust is subject to amendment, modification, revocation, or termination. Provides that a transfer on death instrument may not be admitted to probate as the will of the owner or as a codicil thereto. Provides that a transfer on death instrument does not need to state consideration or the addresses of the beneficiaries. Provides that if the transfer on death instrument is not witnessed by at least 2 credible witnesses, it is void. Provides that if a beneficiary attests to the execution of the transfer on death instrument, the interest transferred to that beneficiary is void as to that beneficiary. Changes the rules under which real property that is subject to a transfer on death instrument is transferred. Provides that a transfer on death instrument may be renounced by the owner's surviving spouse. Makes other changes to provisions regarding: rights of creditors; limitations; and preparation of a transfer on death instrument or its revocation. Makes conforming changes.
SB 00058
Sen. Antonio Muñoz-David Koehler, Rachelle Crowe-Dale Fowler and Laura M. Murphy
(Rep. Marcus C. Evans, Jr.-Thomas Morrison-Jonathan Carroll, Ryan Spain, Thomas M. Bennett, Martin McLaughlin, Mike Murphy, Chris Bos, Tony McCombie, Jim Durkin, Daniel Swanson, Andrew S. Chesney, Norine K. Hammond, Amy Grant and Dan Ugaste)

35 ILCS 105/2 from Ch. 120, par. 439.2
35 ILCS 120/1 from Ch. 120, par. 440
625 ILCS 5/3-1001 from Ch. 95 1/2, par. 3-1001

Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, beginning 120 days after the effective date of the amendatory Act, the term "selling price" no longer includes the value of traded-in motor vehicles. Amends the Illinois Vehicle Code. In a Section concerning the use tax on motor vehicles, makes changes concerning the amount of the tax. Effective immediately.

Jan 29 21 S Filed with Secretary by Sen. Antonio Muñoz
Jan 29 21 First Reading
Jan 29 21 Referred to Assignments
Feb 08 21 Added as Chief Co-Sponsor Sen. David Koehler
Feb 09 21 Assigned to Revenue
Mar 04 21 Added as Co-Sponsor Sen. Rachelle Crowe
Mar 05 21 Do Pass Revenue: 011-000-000
Mar 05 21 Placed on Calendar Order of 2nd Reading March 9, 2021
Mar 09 21 Second Reading
Mar 09 21 Placed on Calendar Order of 3rd Reading March 10, 2021
Mar 09 21 Added as Chief Co-Sponsor Sen. Dale Fowler
Mar 10 21 Third Reading - Passed: 053-000-001
Mar 10 21 Added as Co-Sponsor Sen. Laura M. Murphy
Mar 11 21 H Arrived in House
Mar 11 21 First Reading
Mar 11 21 Referred to Rules Committee
Mar 15 21 Added Alternate Chief Co-Sponsor Rep. Thomas Morrison
Mar 18 21 Added Alternate Co-Sponsor Rep. Ryan Spain
Mar 18 21 Added Alternate Co-Sponsor Rep. Thomas M. Bennett
Mar 22 21 Added Alternate Co-Sponsor Rep. Martin McLaughlin
Mar 24 21 Added Alternate Co-Sponsor Rep. Mike Murphy
Apr 05 21 Added Alternate Co-Sponsor Rep. Chris Bos
Apr 14 21 Added Alternate Co-Sponsor Rep. Tony McCombie
Apr 28 21 H Assigned to Revenue & Finance Committee
May 03 21 Added Alternate Co-Sponsor Rep. Jim Durkin
May 06 21 Added Alternate Co-Sponsor Rep. Daniel Swanson
May 06 21 Added Alternate Co-Sponsor Rep. Andrew S. Chesney
May 06 21 Added Alternate Co-Sponsor Rep. Norine K. Hammond
May 06 21 Added Alternate Co-Sponsor Rep. Amy Grant
May 06 21 Added Alternate Co-Sponsor Rep. Dan Ugaste
Amends the State Property Control Act. Provides that "surplus real property" means property that is vacant and determined by the head of the owning agency to no longer be required for the State agency's needs and responsibilities and has no foreseeable use by the owning agency (currently, vacant, unoccupied or unused and having no foreseeable use by the owning agency). Makes changes concerning transfers of surplus real property to State agencies. Provides that surplus real property may be conveyed by the Administrator for less than fair market value if the Administrator makes a written determination that it is in the best interests of the State to establish a different value. Provides that the determination shall be published in the Illinois Procurement Bulletin and filed with the Executive Ethics Commission. Makes other changes concerning the sale and acquisition of surplus real property. Effective immediately.

Senate Committee Amendment No. 1
Provides that in no event shall the Administrator sell surplus real property for less than 75% of fair market value and before such property has been offered to an interested unit of local government or made available at public auction. Provides for a notice period of 30 days (rather than 14 days) in which a State agency or governing body may notify the Administrator of its interest in acquiring surplus real property. Makes conforming changes.

Senate Committee Amendment No. 2
Adds reference to:

105 ILCS 5/18-4.4 from Ch. 122, par. 18-4.4

Amends the School Code. Provides that when any State institution is located in a school district in which the State owns 40% (currently, 45%) or more of the total land area of the district, the State Superintendent of Education shall annually direct the State Comptroller to pay the amount of specified tax-equivalent grants, and the State Comptroller shall draw his or her warrant upon the State Treasurer for the payment of the grants.

Jan 29 21  S  Filed with Secretary by Sen. John Connor
Jan 29 21  First Reading
Jan 29 21  Referred to Assignments
Feb 09 21  Assigned to Judiciary
Feb 18 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. John Connor
Feb 18 21  Senate Committee Amendment No. 1 Referred to Assignments
Feb 23 21  Added as Chief Co-Sponsor Sen. Steve McClure
Mar 03 21  Postponed - Judiciary
Mar 09 21  Senate Committee Amendment No. 1 Assignments Refers to Judiciary
Mar 09 21  Senate Committee Amendment No. 1 Postponed - Judiciary
Mar 09 21  Postponed - Judiciary
Mar 10 21  Added as Co-Sponsor Sen. Steve Stadelman
Mar 12 21  Senate Committee Amendment No. 2 Filed with Secretary by Sen. John Connor
Mar 12 21  Senate Committee Amendment No. 2 Referred to Assignments
Mar 16 21  Senate Committee Amendment No. 2 Assignments Refers to Judiciary
Mar 16 21  Senate Committee Amendment No. 1 Adopted
Mar 16 21  Senate Committee Amendment No. 2 Adopted
Mar 16 21  Do Pass as Amended Judiciary;  008-000-000
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 17 21  Second Reading
Mar 17 21  Placed on Calendar Order of 3rd Reading ** March 23, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Maurice A. West, II
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Executive Committee
Amends the Illinois Insurance Code. Provides that it is an improper claims practice for a domestic, foreign, or alien company transacting business in this State to fail to pay the replacement vehicle use or occupation tax, title, and transfer fees on a private passenger total loss claim if that act is committed knowingly in violation of the Code, has been committed with such frequency to indicate a persistent tendency to engage in that type of conduct, and is committed without just cause. Provides that an insurer shall pay use or occupation tax, title, and transfer fees when the insurer determines that an insured's or third-party claimant's private passenger automobile is a total loss covered under the terms of a personal automobile policy issued by the insurer. Provides that if an insurer elects to replace the insured vehicle, the insurer shall pay the use or occupation tax, title, and transfer fees on the replacement vehicle. Provides that if a cash settlement is provided for the total loss private passenger vehicle, an insurer shall reimburse or directly pay the insured or third-party claimant for replacement vehicle use or occupation tax, title, and transfer fees under specified conditions. Grants the Department of Insurance rulemaking authority. Effective January 1, 2022.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that for personal automobile policies issued or renewed on or after July 1, 2022 (rather than policies issued by an insurer) it is an improper claims practice for a domestic, foreign, or alien company transacting business in this State to fail to pay the replacement vehicle use or occupation tax, title, and transfer fees on a private passenger total loss claim if that act is committed knowingly in violation of the Code, has been committed with such frequency to indicate a persistent tendency to engage in that type of conduct, and is committed without just cause. Changes the effective date from January 1, 2022 to July 1, 2022.
Amends the Children and Family Services Act. Requires the Department of Children and Family Services to ensure that every youth in care who is entering his or her final year of high school has completed a Free Application for Federal Student Aid form, if applicable, or an application for State financial aid on or after October 1, but no later than November 1, of the youth's final year of high school. Requires the Department to assist a youth in care in identifying and obtaining all documents necessary to complete a Free Application for Federal Student Aid form, if applicable, or an application for State financial aid.

Jan 29 21  S Filed with Secretary by Sen. Robert Peters
Jan 29 21  First Reading
Jan 29 21  Referred to Assignments
Feb 09 21  Assigned to Health
Feb 16 21  To Subcommittee on Children & Family
Mar 02 21  Postponed - Health
Mar 08 21  Reported Back To Health; 004-000-000
Mar 09 21  Added as Co-Sponsor Sen. Scott M. Bennett
Mar 09 21  Do Pass Health; 015-000-000
Mar 09 21  Placed on Calendar Order of 2nd Reading March 10, 2021
Mar 10 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Mar 17 21  Second Reading
Mar 17 21  Placed on Calendar Order of 3rd Reading ** March 16, 2021
Apr 14 21  Added as Co-Sponsor Sen. Karina Villa
Apr 14 21  Added as Co-Sponsor Sen. Christopher Belt
Apr 14 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 16 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 16 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 16 21  Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 20 21  Added as Co-Sponsor Sen. Doris Turner
Apr 20 21  Added as Co-Sponsor Sen. Steve Stadelman
Apr 20 21  Added as Co-Sponsor Sen. Celina Villanueva
Apr 20 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21  Added as Co-Sponsor Sen. Cristina Castro
Apr 21 21  Added as Co-Sponsor Sen. Mike Simmons
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H Arrived in House
Apr 22 21  Chief House Sponsor Rep. Curtis J. Tarver, II
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21  H Assigned to Human Services Committee
Apr 28 21  Added Alternate Co-Sponsor Rep. Kambium Buckner
May 05 21  Added Alternate Co-Sponsor Rep. Daniel Didech
May 05 21  Added Alternate Co-Sponsor Rep. Lindsey LaPointe
May 05 21  Added Alternate Co-Sponsor Rep. Kelly M. Cassidy
SB 00064
Sen. Robert Peters, Scott M. Bennett, Elgie R. Sims, Jr., Jacqueline Y. Collins and Cristina Castro
(Rep. Carol Ammons-Kelly M. Cassidy and Maurice A. West, II)

735 ILCS 5/804.5 new
Amends the Code of Civil Procedure. Provides that anything said or done during or in preparation for a restorative justice practice or as a follow-up to that practice, or the fact that the practice has been planned or convened, is privileged and cannot be referred to, used, or admitted in any civil, criminal, juvenile, or administrative proceeding unless the privilege is waived, during the proceeding or in writing, by the party or parties protected by the privilege. Provides that the legitimacy of a restorative justice practice, if challenged in any civil, juvenile, criminal, or administrative proceeding, shall be determined by a judge. Provides that the privilege does not apply when: (1) disclosure is necessary to prevent death, great bodily harm, or the commission of a crime; (2) necessary to comply with another law; or (3) a court, tribunal, or administrative body requires a report on a restorative justice practice, but such report shall be limited to the fact that a practice has taken place, an opinion regarding the success of the practice, and whether further restorative justice practices are expected. Effective immediately.

Jan 29 21 S Filed with Secretary by Sen. Robert Peters
Jan 29 21 First Reading
Jan 29 21 Referred to Assignments
Mar 16 21 Assigned to Judiciary
Mar 24 21 Do Pass Judiciary; 006-001-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 13 21 Added as Co-Sponsor Sen. Scott M. Bennett
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21 Third Reading - Passed; 039-017-000
Apr 21 21 Added as Co-Sponsor Sen. Jacqueline Y. Collins
Apr 21 21 Added as Co-Sponsor Sen. Cristina Castro
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Carol Ammons
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Assigned to Restorative Justice Committee
May 03 21 Added Alternate Co-Sponsor Rep. Kelly M. Cassidy
May 03 21 Alternate Co-Sponsor Removed Rep. Kelly M. Cassidy
May 05 21 Added Alternate Chief Co-Sponsor Rep. Kelly M. Cassidy
May 05 21 Added Alternate Co-Sponsor Rep. Maurice A. West, II
May 06 21 Do Pass / Consent Calendar Restorative Justice Committee; 006-000-000
May 06 21 H Placed on Calendar 2nd Reading - Consent Calendar
SB 00071  
Sen. David Koehler-Jacqueline Y. Collins  
(Rep. Daniel Didech)  

735 ILCS 5/9-102  
from Ch. 110, par. 9-102  

Amends the Eviction Article of the Code of Civil Procedure. Deletes language that precludes an eviction action in the case of a vendee obtaining possession under a written or verbal agreement to purchase lands or tenements, failing to comply with the agreement, and withholding possession thereof, where the purchase price is to be paid in installments over a period in excess of 5 years and the amount unpaid under the terms of the contract at the time of the filing of a foreclosure complaint is less than 80% of the original purchase price. Provides instead that any agreement for residential real estate that is an installment sales contract and the amount unpaid under the terms of the contract at the time of the filing of the foreclosure complaint, including principal and due and unpaid interest, at the rate prior to default, is less than 80% of the original purchase price of the real estate as stated in the contract is subject to foreclosure. Effective immediately.
SB 00080
Sen. Jil Tracy-Dale Fowler-Terri Bryant
(Rep. Terra Costa Howard and Thomas M. Bennett)

755 ILCS 5/11a-1 from Ch. 110 1/2, par. 11a-1
755 ILCS 5/11a-3 from Ch. 110 1/2, par. 11a-3
755 ILCS 5/11a-3.1
755 ILCS 5/11a-3.2
755 ILCS 5/11a-4 from Ch. 110 1/2, par. 11a-4
755 ILCS 5/11a-5 from Ch. 110 1/2, par. 11a-5
755 ILCS 5/11a-8 from Ch. 110 1/2, par. 11a-8
755 ILCS 5/11a-10 from Ch. 110 1/2, par. 11a-10
755 ILCS 5/11a-10.1 from Ch. 110 1/2, par. 11a-10.1
755 ILCS 5/11a-12 from Ch. 110 1/2, par. 11a-12
755 ILCS 5/11a-13.5 new
755 ILCS 5/11a-17 from Ch. 110 1/2, par. 11a-17
755 ILCS 5/11a-17.1
755 ILCS 5/11a-18 from Ch. 110 1/2, par. 11a-18
755 ILCS 5/11a-18.3
755 ILCS 5/11a-19 from Ch. 110 1/2, par. 11a-19
755 ILCS 5/11a-20 from Ch. 110 1/2, par. 11a-20
755 ILCS 5/13-1 from Ch. 110 1/2, par. 13-1
755 ILCS 5/18-10 from Ch. 110 1/2, par. 18-10
755 ILCS 5/19-2 from Ch. 110 1/2, par. 19-2
755 ILCS 5/25-4 from Ch. 110 1/2, par. 25-4
755 ILCS 5/27-1 from Ch. 110 1/2, par. 27-1
755 ILCS 45/2-10 from Ch. 110 1/2, par. 802-10

Amends the Probate Act of 1975. Provides that, in a case regarding temporary guardianship, if no limited or plenary guardian has been appointed in a case regarding temporary guardianship, the court may grant an extension up to an additional 60 days or until a limited or plenary guardian has been appointed. Provides that the court may appoint separate individuals or entities or co-guardians to act as the guardian of the person and the guardian of the estate of a person with a disability under certain circumstances. Provides that a guardian is entitled to reasonable and appropriate fees, if certain conditions are met. Provides that fees awarded to a guardian shall be considered as a first-class claim for administrative expenses and paid from the guardianship estate from the decedent's estate. Adds procedures regarding the succession of a new public guardian. Makes formatting changes in Sections concerning: definitions; statutory forms; short-term guardians; preliminary hearings; domestic violence orders of protection; sterilization of the ward; and notice of rights of the ward. Changes references to "best interest" to "best interests". Amends the Illinois Power of Attorney Act. Provides that if an agent seeks guardianship of the principal, the petition for guardianship must delineate the specific powers to be granted to the guardian that are not already included in the power of attorney.

Senate Floor Amendment No. 1

Provides that a petitioner who seeks to revoke or construe a power of attorney for the alleged person with a disability, or review the agent's conduct, shall do so in conformity with the Illinois Power of Attorney Act, and as set forth in specified provisions of the Probate Act of 1975. Provides that the right to ask for the appointment of a limited guardian be stated in the summons that is served to the respondent. Provides that one person or agency may be appointed a limited or plenary guardian of the person and another person or corporate trustee appointed as a limited or plenary guardian of the estate. Provides that, upon the death of the ward, fees and costs awarded shall be considered as a first-class claim for administrative expenses and may be paid from the guardianship estate or from the decedent's estate. Includes additional final fees and costs relating to guardianship, as determined by the court, as first-class claims against a decedent's estate.

Feb 03 21 Filed with Secretary by Sen. Jil Tracy
Feb 03 21 First Reading
Feb 03 21 Referred to Assignments
Feb 09 21 Assigned to Judiciary
Mar 09 21 Added as Chief Co-Sponsor Sen. Dale Fowler
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SB 00081  Sen. Win Stoller, David Koehler and Rachelle Crowe

(Rep. Joyce Mason)

30 ILCS 105/5.935 new
30 ILCS 105/6z-114 new
35 ILCS 5/507JJJ new

Amends the Illinois Income Tax Act. Creates an income tax checkoff for donations to the Ronald McDonald House Charities Fund. Amends the State Finance Act to create the Fund. Provides that moneys deposited into the Fund shall be used to make grants to Ronald McDonald House Charities for services in Illinois. Effective immediately.

Senate Floor Amendment No. 1

Provides that the moneys in the Ronald McDonald House Charities Fund created in the introduced bill may be used subject to appropriation.

Feb 03 21  S  Filed with Secretary by Sen. Win Stoller
Feb 03 21  First Reading
Feb 03 21  Referred to Assignments
Feb 08 21  Added as Co-Sponsor Sen. David Koehler
Feb 09 21  Assigned to Revenue
Mar 05 21  Do Pass Revenue; 011-000-000
Mar 05 21  Placed on Calendar Order of 2nd Reading March 9, 2021
Mar 09 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Win Stoller
Mar 09 21  Senate Floor Amendment No. 1 Referred to Assignments
Mar 16 21  Senate Floor Amendment No. 1 Assignments Refers to Revenue
Mar 17 21  Second Reading
Mar 17 21  Placed on Calendar Order of 3rd Reading ** March 23, 2021
Mar 19 21  Senate Floor Amendment No. 1 Recommend Do Adopt Revenue; 009-000-000
Apr 16 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 21 21  Recalled to Second Reading
Apr 21 21  Senate Floor Amendment No. 1 Adopted; Stoller
Apr 21 21  Placed on Calendar Order of 3rd Reading **
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Joyce Mason
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Revenue & Finance Committee
SB 00084

Sen. Win Stoller
(Rep. Ryan Spain)

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

Feb 03 21  S  Filed with Secretary by Sen. Win Stoller
Feb 03 21  First Reading
Feb 03 21  Referred to Assignments
Feb 17 21  Assigned to Judiciary
Mar 03 21  Do Pass Judiciary; 008-000-000
Mar 03 21  Placed on Calendar Order of 2nd Reading March 9, 2021
Mar 09 21  Second Reading
Mar 09 21  Placed on Calendar Order of 3rd Reading March 10, 2021
Mar 10 21  Third Reading - Passed; 056-001-000
Mar 11 21  H  Arrived in House
Mar 11 21  Chief House Sponsor Rep. Ryan Spain
Mar 17 21  First Reading
Mar 17 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Executive Committee

SB 00085

Sen. Win Stoller-Dale Fowler
(Rep. Amy Elik-Carol Ammons)

70 ILCS 705/11k

Amends the Fire Protection District Act. Provides that any procurement by a board of trustees involving the acquisition, by direct or beneficial ownership, of improvements to real estate by a fire protection district which results in an expenditure of district funds in excess of $20,000 must be competitively bid.

Feb 03 21  S  Filed with Secretary by Sen. Win Stoller
Feb 03 21  First Reading
Feb 03 21  Referred to Assignments
Feb 09 21  Assigned to Local Government
Mar 09 21  Do Pass Local Government; 009-000-000
Mar 09 21  Placed on Calendar Order of 2nd Reading March 10, 2021
Mar 09 21  Added as Chief Co-Sponsor Sen. Dale Fowler
Mar 10 21  Second Reading
Mar 10 21  Placed on Calendar Order of 3rd Reading ** March 16, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Amy Elik
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21  Assigned to Police & Fire Committee
May 06 21  Do Pass / Consent Calendar Police & Fire Committee; 013-000-000
May 06 21  H  Placed on Calendar 2nd Reading - Consent Calendar
SB 00100
Sen. Ram Villivalam
(Rep. Bob Morgan)

305 ILCS 5/5-2.07
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a person who uses Medicaid spend-down to qualify for medical assistance shall not be eligible for medical assistance if the person does not meet his or her monthly spend-down for 6 consecutive months. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that a person who uses Medicaid spend-down to qualify for medical assistance shall be provided up to 6 consecutive months to submit and have medical receipts and bills processed by the Department of Healthcare and Family Services as evidence of payment of the person's monthly spend-down amount before becoming ineligible for medical assistance. Effective immediately.

Feb 03 21 S Filed with Secretary by Sen. Ram Villivalam
Feb 03 21 First Reading
Feb 03 21 Referred to Assignments
Mar 16 21 Assigned to Health
Mar 22 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ram Villivalam
Mar 22 21 Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 21 Senate Committee Amendment No. 1 Assignments Refers to Health
Mar 24 21 Senate Committee Amendment No. 1 Postponed - Health
Mar 24 21 To Subcommittee on Medicaid
Apr 07 21 Reported Back To Health; 005-000-000
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Health; 013-000-000
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; 059-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Bob Morgan
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 H Assigned to Human Services Committee
Amends the Board of Higher Education Act. Provides that each public institution of higher education shall study and issue a report on the cost-saving methods and practices utilized by the public institution for improving students' timely access to required course materials and the affordability of required course materials. Sets forth the required areas of study that must be included in the report. Provides that the report from each public institution must be submitted to the Board of Higher Education or Illinois Community College Board no later than August 1, 2022. Provides that no later than February 1, 2023, the Board of Higher Education and the Illinois Community College Board shall submit a joint report to the Governor and General Assembly that summarizes the findings from the reports submitted by public institutions. Requires the Board of Higher Education and the Illinois Community College Board to post each institution's report and the joint report on their respective websites. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

110 ILCS 205/9.40 new

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the College Course Materials Affordability and Equitable Access Collaborative Study Act. Provides that the College Course Materials Affordability and Equitable Access Task Force is created within the Illinois Student Assistance Commission. Sets forth the membership of the task force. Provides that the duties of the task force are to (i) conduct a collaborative college course materials affordability and equitable access study, (ii) examine the cost-saving methods and practices utilized by public and private institutions of higher learning in this State and throughout the United States for improving students' equitable first-day-of-class access to required course materials and conduct an affordability comparison of providing students' course materials, including digital learning tools, and (iii) submit a report of its findings to the Governor, the General Assembly, and the Illinois Student Assistance Commission. Contains provisions concerning meetings, expenses, Commission assistance, collaboration, and reporting. Dissolves the task force on March 31, 2024, and repeals the Act on March 31, 2025. Effective immediately.
SB 00101 (CONTINUED)

Apr 22 21  H  Chief House Sponsor  Rep. Kelly M. Burke

Apr 23 21  First Reading

Apr 23 21  Referred to Rules Committee

Apr 28 21  H  Assigned to Executive Committee

Apr 28 21  Added Alternate Co-Sponsor  Rep. Maurice A. West, II

Apr 28 21  Added Alternate Co-Sponsor  Rep. Frances Ann Hurley

Apr 28 21  Added Alternate Co-Sponsor  Rep. Carol Ammons

Apr 29 21  Added Alternate Co-Sponsor  Rep. Elizabeth Hernandez

Apr 29 21  Added Alternate Co-Sponsor  Rep. Jeff Keicher


May 05 21  Added Alternate Co-Sponsor  Rep. Michael T. Marron

SB 00102  Sen. Julie A. Morrison

(Rep. Mark Luft)

55 ILCS 5/5-25010 from Ch. 34, par. 5-25010

65 ILCS 5/8-3-1 from Ch. 24, par. 8-3-1

65 ILCS 5/8-4-25 from Ch. 24, par. 8-4-25

65 ILCS 5/Art. 11 Div. 29 rep.

70 ILCS 920/1 from Ch. 23, par. 1701

70 ILCS 920/5.3 rep.


Senate Committee Amendment No. 1

Adds reference to:

65 ILCS 5/Art. 11 Div. 25 rep.

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


Feb 03 21  S  Filed with Secretary by Sen. Julie A. Morrison

Feb 03 21  First Reading

Feb 03 21  Referred to Assignments

Feb 09 21  Assigned to Healthcare Access and Availability

Mar 05 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Julie A. Morrison

Mar 05 21  Senate Committee Amendment No. 1 Referred to Assignments

Mar 09 21  Senate Committee Amendment No. 1 Assignments Refers to Healthcare Access and Availability

Mar 16 21  Senate Committee Amendment No. 1 Adopted

Mar 16 21  Do Pass as Amended Healthcare Access and Availability; 009-000-000

Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021

Mar 17 21  Second Reading

Mar 17 21  Placed on Calendar Order of 3rd Reading ** March 23, 2021

Apr 21 21  Third Reading - Passed; 056-000-000

Apr 22 21  H  Arrived in House

Apr 22 21  Chief House Sponsor  Rep. Mark Luft

Apr 23 21  First Reading

Apr 23 21  Referred to Rules Committee

Apr 28 21  H  Assigned to Executive Committee
Amends the Liquor Control Act of 1934. Provides that payment by credit card during the period during which merchandising credit may be extended shall be considered payment. Provides that a retailer may use a credit card to make purchases from a distributor, and the distributor may charge to the retailer any fees associated with that credit card transaction. Provides that manufacturers, non-resident dealers, foreign importers, distributors, or importing distributors may make certain donations related to COVID-19. Provides that retail license holders may accept those donations. Repeals provisions related to the receipt of items of value on January 1, 2024. Authorizes the delivery and carry out of a single serving of wine if specified conditions are met. Provides that the provision concerning delivery and carry out of mixed drinks is repealed on January 1, 2024 (instead of June 2, 2021). Makes other changes. Amends the Use Tax Act and the Retailers' Occupation Tax Act. Provides that, with respect to certain eating and drinking establishments, the obligation to make quarterly payments shall be suspended, and the taxpayer shall, instead, make monthly payments as otherwise provided by law. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
235 ILCS 5/6-6.65 new

Removes provisions from the introduced bill allowing manufacturers, non-resident dealers, foreign importers, distributors, or importing distributors to make certain donations related to COVID-19.
SB 00105  Sen. Sara Feigenholtz and Rachelle Crowe  
(Rep. Anna Moeller)

225 ILCS 65/65-43  
Amends the Nurse Practice Act. Removes language requiring that a collaborating physician attest to the completion of the clinical experience required for an advanced practice registered nurse to practice without a written collaborative agreement. Removes a provision that includes prescribing benzodiazepines or Schedule II narcotic drugs only in a consultation relationship with a physician within the scope of practice of an advanced practice registered nurse with full practice authority.

Senate Committee Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: In a provision concerning clinical experience for an advanced practice registered nurse, provides that completion of the clinical experience must be attested to by the collaborating physician or physicians or employer (rather than the collaborating physician or physicians) and the advanced practice registered nurse. Provides that if the collaborating physician or physicians or employer is unable to attest to the completion of the clinical experience, the Department of Financial and Professional Regulation may accept other evidence of clinical experience as established by rule. Restores language concerning prescribing benzodiazepines or Schedule II narcotic drugs that was stricken in the introduced bill.

Feb 03 21  S  Filed with Secretary by Sen. Sara Feigenholtz  
Feb 03 21  First Reading  
Feb 03 21  Referred to Assignments  
Feb 17 21  Assigned to Licensed Activities  
Mar 17 21  Postponed - Licensed Activities  
Mar 24 21  Postponed - Licensed Activities  
Apr 08 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Sara Feigenholtz  
Apr 08 21  Senate Committee Amendment No. 1 Referred to Assignments  
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Licensed Activities  
Apr 14 21  Senate Committee Amendment No. 1 Adopted  
Apr 15 21  Do Pass as Amended Licensed Activities; 008-000-000  
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021  
Apr 21 21  Second Reading  
Apr 21 21  Placed on Calendar Order of 3rd Reading April 22, 2021  
Apr 22 21  Third Reading - Passed; 053-000-000  
Apr 22 21  H  Arrived in House  
Apr 22 21  Chief House Sponsor Rep. Anna Moeller  
Apr 23 21  First Reading  
Apr 23 21  Referred to Rules Committee  
Apr 23 21  S  Added as Co-Sponsor Sen. Rachelle Crowe  
May 04 21  H  Assigned to Health Care Licenses Committee
Amends the Children and Family Services Act. In provisions requiring the Department of Children and Family Services to submit annual reports to the General Assembly concerning youth in care who are awaiting placement or psychiatric hospitalization (rather than placement), provides that the reports are to be submitted no later than December 31 of each year (rather than on December 31 of each year through December 31, 2023). Requires the reports to be posted on the Department's website and to include specified information, including: (i) the number of youth in care placed in out-of-state residential treatment facilities, whether each youth was referred to any in-state programs for placement and, if so, the number of in-state referrals for each youth prior to referring the youth to out-of-state programs; (ii) the number of youth not in the temporary custody or guardianship of the Department who are the subjects of open child protection cases, intact family cases, or any other types of child welfare case, including, but not limited to, those youth for whom the Department is required to make medical assistance payments because they were hospitalized in inpatient psychiatric hospitals or units and were beyond medical necessity during the Department's involvement with the case; and (iii) the number of youth in care who remain in emergency rooms for longer than 24 hours waiting for admission to a psychiatric hospital bed. Effective immediately.
Amends the Adoption Act. Provides that a spouse or civil union partner is not required to join in a petition for the adoption of an adult if a petitioner is a former stepparent of that adult. Provides that the residence requirement for adoption shall not apply to: an adoption of a child placed by a State-licensed child welfare agency performing adoption services (rather than an adoption of a child placed by an agency); an adoption of an adult by a former stepparent; and an adoption of a child born in the State who has resided in the State continuously since birth, or a child who has continuously resided in the State for at least 6 months immediately preceding the commencement of the adoption proceeding. Includes additional information for the affidavit of identification to be given by the biological mother in an adoption proceeding. Provides that, in specified proceedings, in the case of a related adoption where the child sought to be adopted is not a youth in care, the court shall have the discretion to waive the appointment of a guardian ad litem.

Provides that the ability for the petitioners to apply for judgment of adoption 6 months after the date of any interim order vesting temporary care, custody, and control of a child in the petitioners does not apply to a judgment for adoption of a related child, an adult, or a child as to whose adoption a State-licensed child welfare agency, or person authorized by law, has the right of authority to consent. Deletes language providing that a judgment for adoption of an adult or a child as to whose adoption an agency or person authorized by law has the right of authority to consent may be entered at any time after service of process and after the return day designated therein. Provides instead that a judgment for adoption of: an adult may be entered at any time after the adult has consented to his or her adoption; or a child as to whose adoption a State-licensed child welfare agency, or person authorized by law, has the right of authority to consent may be entered at any time after placement and completion of investigation. Makes other changes.
Amends the Health Care Surrogate Act. Changes certain uses of the term "qualified physician" to "qualified health care practitioner". Provides that execution of a POLST form shall not be a requirement for admission to any facility or a precondition to the provision of services by any provider of health care services. Provides that an individual may revoke a document directing that resuscitating efforts shall not be implemented. In a Section regarding Department of Public Health Uniform POLST forms, changes the definition of "attending health care practitioner". Provides that a health care provider facility shall comply with a POLST form, National POLST form, another state's POLST Paradigm portable medical orders form, or an out-of-hospital Do Not Resuscitate (DNR) order sanctioned by a State in the United States that: has been executed by an adult; and is apparent and immediately available. Provides that before voiding or revoking a uniform practitioner orders for life-sustaining treatment (POLST) form, National POLST form, or another state's POLST Paradigm portable medical orders form consented to by the individual, that individual's legally authorized surrogate decision maker shall first: engage in consultation with the attending health care practitioner; consult the patient's advance directive, if available; and make a good faith effort to act consistently, at all times, with the patient's known wishes, or, if the patient's wishes are not known, using substituted judgment as the standard. Provides that when an individual's legally authorized surrogate is making a good faith effort to act consistently with the patient's known wishes to void or revoke a POLST form, if the patient's wishes are unknown and remain unknown after reasonable efforts to discern them, the decision shall be made on the basis of the patient's best interests as determined by the surrogate decision maker.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:
Deletes the definition of "qualified physician". Defines "physician" as a physician licensed to practice medicine in all its branches in the State. Allows a surrogate decision maker to execute a POLST portable medical orders form to forgo life sustaining treatment. In a Section regarding Department of Public Health Uniform POLST forms, deletes the definition of "attending health care practitioner" and replaces references to "attending health care practitioner" with "qualified health care practitioner". Replaces "POLST Paradigm portable medical orders form" with "POLST portable medical orders form". Provides that certain requirements regarding the revocation of a POLST form do not apply to an individual wanting to revoke his or her own POLST form.
Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that, in applying the regional wage adjuster component of the RUG-IV 48 reimbursement methodology, no adjuster shall be lower than 0.95. Effective immediately.  

Senate Committee Amendment No. 1  
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill, but with the following change: provides that, in applying the regional wage adjuster component of the RUG-IV 48 reimbursement methodology, no adjuster shall be lower than 1.0 (rather than 0.95). Effective immediately.

Feb 03 21  S  Filed with Secretary by Sen. Sara Feigenholtz  
Feb 03 21  First Reading  
Feb 03 21  Referred to Assignments  
Feb 09 21  Assigned to Health  
Feb 16 21  To Subcommittee on Long-Term Care & Aging  
Feb 19 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Sara Feigenholtz  
Feb 19 21  Senate Committee Amendment No. 1 Referred to Assignments  
Mar 09 21  Senate Committee Amendment No. 1 Assignments Refers to Health  
Mar 16 21  Reported Back To Health;  005-000-000  
Mar 16 21  Senate Committee Amendment No. 1 Adopted  
Mar 16 21  Do Pass as Amended Health;  013-000-000  
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021  
Mar 17 21  Second Reading  
Mar 17 21  Placed on Calendar Order of 3rd Reading ** March 23, 2021  
Mar 23 21  Added as Chief Co-Sponsor Sen. Dave Syverson  
Mar 30 21  Added as Co-Sponsor Sen. Thomas Cullerton  
Apr 05 21  Added as Chief Co-Sponsor Sen. Melinda Bush  
Apr 05 21  Added as Co-Sponsor Sen. David Koehler  
Apr 06 21  Added as Chief Co-Sponsor Sen. Linda Holmes  
Apr 06 21  Added as Co-Sponsor Sen. Ram Villivalam  
Apr 13 21  Added as Co-Sponsor Sen. Antonio Muñoz  
Apr 14 21  Added as Chief Co-Sponsor Sen. Michael E. Hastings  
Apr 16 21  Added as Co-Sponsor Sen. Laura M. Murphy  
Apr 20 21  Added as Co-Sponsor Sen. Dale Fowler  
Apr 20 21  Added as Co-Sponsor Sen. Robert F. Martwick  
Apr 23 21  Third Reading - Passed; 058-000-000  
Apr 26 21  H  Arrived in House  
Apr 26 21  Chief House Sponsor Rep. Robyn Gabel  
Apr 27 21  First Reading  
Apr 27 21  Referred to Rules Committee  
Apr 27 21  S  Added as Co-Sponsor Sen. Adriane Johnson  
May 03 21  H  Added Alternate Co-Sponsor Rep. Jay Hoffman  
May 04 21  H  Assigned to Executive Committee  
May 04 21  Added Alternate Co-Sponsor Rep. Amy Elik  
May 06 21  Added Alternate Chief Co-Sponsor Rep. Dave Severin  
May 06 21  Added Alternate Chief Co-Sponsor Rep. Kathleen Willis
Amends the Business Corporation Act of 1983. Provides that if the board of directors is authorized to determine the place of a meeting of shareholders, the board of directors may determine that the meeting shall not be held at any place, but may instead be held solely by means of remote communication. Provides that a corporation may allow shareholders to participate in and act at any meeting of the shareholders through the use of remote connection; however, the corporation shall implement reasonable measures to provide the shareholders a reasonable opportunity to participate in the meeting and to vote on matters submitted to the shareholders. Provides that the corporation may implement reasonable measures to verify that each person deemed present and entitled to vote at the meeting by means of remote communication is a shareholder. Makes corresponding changes. Effective immediately.

House Committee Amendment No. 1

Add reference to:
805 ILCS 5/11.39
Add reference to:
805 ILCS 5/14.13 new
Add reference to:
805 ILCS 5/15.10 from Ch. 32, par. 15.10
Add reference to:
805 ILCS 5/15.35 from Ch. 32, par. 15.35
Add reference to:
805 ILCS 5/15.97 from Ch. 32, par. 15.97
Add reference to:
805 ILCS 40/1.10
Add reference to:
805 ILCS 40/2.01
Add reference to:
805 ILCS 180/35-22 new
Add reference to:
805 ILCS 180/45-70 new
Add reference to:
805 ILCS 215/1308

Replaces everything after the enacting clause. Amends the Business Corporation Act of 1983. Authorizes shareholder meetings to be held by means of remote communication. Provides for the combination of corporations and limited liability entities rather than limited liability companies and partnerships. Provides for reports of interim changes of corporations. Accelerates the repeal of provisions relating to franchise taxes from 2025 to 2024. Delays repeal of the corporate franchise tax refund fund from 2022 to 2024. Amends the Benefit Corporation Act to provide that a benefit corporation may be organized under the laws of another state. Amends the Limited Liability Company Act. Provides that a limited liability company may revoke its termination within 90 days after the effective date of the termination, or longer if the limited liability company pays a penalty, if it has not begun to distribute its assets. Requires the limited liability company to file articles of revocation of termination. Sets forth the contents of the articles of termination. Provides that after filing the articles of revocation, the limited liability company may resume business as if the termination had never occurred. Provides that a limited liability company may be reinstated following its termination. Requires the filing of an application for reinstatement, the payment of fees, and the filing of reports. Provides that upon reinstatement the existence of the limited liability company shall be deemed to have continued without interruption. Amends the Uniform Limited Partnership Act to provide that a request submitted by electronics means may not be considered a request for expedited service.
SB 00116 (CONTINUED)

Mar 09 21 S Second Reading
Mar 09 21 Placed on Calendar Order of 3rd Reading March 10, 2021
Mar 10 21 Third Reading - Passed; 056-001-000
Mar 11 21 H Arrived in House
Apr 08 21 Chief House Sponsor Rep. Bob Morgan
Apr 13 21 First Reading
Apr 13 21 Referred to Rules Committee
Apr 15 21 Added Alternate Chief Co-Sponsor Rep. Debbie Meyers-Martin
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21 Assigned to Judiciary - Civil Committee
Apr 28 21 Added Alternate Co-Sponsor Rep. Daniel Didech
Apr 30 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Bob Morgan
Apr 30 21 House Committee Amendment No. 1 Referred to Rules Committee
May 04 21 House Committee Amendment No. 1 Rules Refers to Judiciary - Civil Committee
May 05 21 Added Alternate Co-Sponsor Rep. Jonathan Carroll
May 05 21 House Committee Amendment No. 1 Adopted in Judiciary - Civil Committee; by Voice Vote
May 05 21 Do Pass as Amended / Short Debate Judiciary - Civil Committee; 009-003-000
May 05 21 H Placed on Calendar 2nd Reading - Short Debate
SB 00117

Sen. Steve Stadelman, Doris Turner and Meg Loughran Cappel

(Rep. Michael Halpin)

New Act

30 ILCS 105/5.935 new

Creates the Infrastructure Development Act. Provides that the State Treasurer shall segregate a portion of the Treasurer's State investment portfolio in the Infrastructure Development Account, an account that shall be maintained separately and apart from other moneys invested by the State Treasurer. Allows the State Treasurer to make investments concerning the Infrastructure Development Account. Provides for Infrastructure Development Account-Recipient Funds created by Illinois infrastructure development firms in which the State Treasurer places money. Provides further requirements concerning Infrastructure Development Account-Recipient Funds. Provides for the adoption rules. Provides that the Infrastructure Development Fund is created as a special fund in the State treasury, which may receive a portion of earnings from the Infrastructure Development Account and may be used by the State Treasurer to pay expenses related to the Act. Defines terms. Amends the State Finance Act to provide for the Infrastructure Development Fund. Effective immediately.

Senate Committee Amendment No. 1

Provides that the Infrastructure Development Fund is created as a non-appropriated trust fund (rather than a special fund) within the State Treasury.

Feb 03 21  S  Filed with Secretary by Sen. Steve Stadelman
Feb 03 21  First Reading
Feb 03 21  Referred to Assignments
Feb 09 21  Assigned to State Government
Mar 12 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Steve Stadelman
Mar 12 21  Senate Committee Amendment No. 1 Referred to Assignments
Mar 16 21  Senate Committee Amendment No. 1 Assignments Refers to State Government
Mar 17 21  Senate Committee Amendment No. 1 Postponed - State Government
Mar 17 21  Postponed - State Government
Mar 18 21  Added as Co-Sponsor Sen. Doris Turner
Mar 24 21  Senate Committee Amendment No. 1 Adopted
Mar 24 21  Do Pass as Amended State Government; 009-000-000
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 20 21  Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Maurice A. West, II
Apr 22 21  Alternate Chief Sponsor Changed to Rep. Michael Halpin
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Revenue & Finance Committee
provides that the amendatory Act may be referred to as Hayli’s Law. Amends the Food Handling Regulation Enforcement Act. Provides that, notwithstanding any other provision of law, the Department of Public Health, the health department of a unit of local government, or a public health district may not regulate the sale of lemonade or nonalcoholic drinks or mixed beverages by a person under the age of 16. Effective January 1, 2022.
Amends the Emergency Medical Services (EMS) Systems Act. Provides that nothing in the Act shall be construed to prohibit an EMR, EMT, EMT-I, A-EMT, or Paramedic from completing an initial Occupational Safety and Health Administration Respirator Medical Evaluation Questionnaire on behalf of fire service personnel, as permitted by his or her Region's EMS Medical Directors Committee, Regional EMS Advisory Committee, or local EMS System.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Provides that nothing in the Act shall be construed to prohibit an EMT, EMT-I, A-EMT, Paramedic, or PHRN (rather than an EMR, EMT, EMT-I, A-EMT, or Paramedic) from completing an initial Occupational Safety and Health Administration Respirator Medical Evaluation Questionnaire on behalf of fire service personnel, as permitted by his or her EMS System Medical Director (rather than his or her EMS Region's EMS Medical Directors Committee, Regional EMS Advisory Committee, or local EMS System).
SB 00134
Sen. Steve Stadelman-Jacqueline Y. Collins and Steven M. Landek
(Rep. Dave Vella)

New Act

Creates the Local Journalism Task Force Act. Establishes the Local Journalism Task Force, consisting of one member of the House of Representatives appointed by the Speaker of the House of Representatives, one member of the House of Representatives appointed by the Minority Leader of the House of Representatives, one member of the Senate appointed by the President of the Senate, one member of the Senate appointed by the Majority Leader of the Senate, one member appointed by the Governor, and one representative of each of the following entities: the Medill School of Journalism, Media, Integrated Marketing Communications at Northwestern University; the Public Affairs Reporting Program at the University of Illinois at Springfield; the School of Journalism at Southern Illinois University Carbondale; the Illinois Press Association; the Illinois Broadcasters Association; the Illinois Legislative Correspondents Association; the Illinois Public Broadcasting Council; and the Illinois Municipal League. Directs the Task Force to study communities underserved by local journalism and review all aspects of journalism. Requires the Department of Commerce and Economic Opportunity to provide administrative support. Provides that the Task Force shall report its findings and recommendations of legislation to the Governor and General Assembly.

Senate Floor Amendment No. 1
Expands the membership of the Local Journalism Task Force Act to include one representative of the Illinois News Broadcasters Association and one representative of the University of Illinois at Urbana-Champaign.
SB 00135  Sen. Steve McClure-Dale Fowler, Terri Bryant and Rachelle Crowe
(Rep. Mike Murphy-Carol Ammons)

55 ILCS 5/3-6002  from Ch. 34, par. 3-6002

Amends the Counties Code. Provides that a sheriff shall enter upon the duties of his or her office on the December 1
following his or her election (rather than on the first day in the month of December following his or her election on which the office of
the sheriff is required, by statute or by action of the county board, to be open).

Feb 09 21    S  Filed with Secretary by Sen. Steve McClure
Feb 09 21    First Reading
Feb 09 21    Referred to Assignments
Feb 17 21    Assigned to Local Government
Mar 09 21    Do Pass Local Government; 009-000-000
Mar 09 21    Placed on Calendar Order of 2nd Reading March 10, 2021
Mar 09 21    Added as Chief Co-Sponsor Sen. Dale Fowler
Mar 10 21    Second Reading
Mar 10 21    Placed on Calendar Order of 3rd Reading ** March 16, 2021
Mar 17 21    Added as Co-Sponsor Sen. Terri Bryant
Apr 16 21    Added as Co-Sponsor Sen. Rachelle Crowe
Apr 21 21    Third Reading - Passed; 056-000-000
Apr 22 21    H  Arrived in House
Apr 22 21    Chief House Sponsor Rep. Mike Murphy
Apr 23 21    First Reading
Apr 23 21    Referred to Rules Committee
Apr 28 21    Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21    H  Assigned to Ethics & Elections Committee
SB 00136
Sen. Julie A. Morrison-Sara Feigenholtz and Rachelle Crowe
(Rep. Lindsey LaPointe-Terra Costa Howard-Mary E. Flowers, Dan Brady, Curtis J. Tarver, II, Norine K. Hammond and Tony McCombie)

20 ILCS 505/44 new
Amends the Children and Family Services Act. Beginning with the 2021-2022 academic year, requires the Department of Children and Family Services to establish and administer the Child Welfare Education Stipend Pilot Program to provide financial assistance to students who commit to seek and maintain employment at an Illinois purchase of service agency that contracts with the Department following their graduation from a participating institution of higher education with a degree in social work. Sets forth provisions concerning an intergovernmental agreement, student eligibility and renewal, the stipend amount, the student's employment obligation, repayment of a stipend, Department and institution requirements, reporting, and rulemaking. Effective July 1, 2021.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Renames the program as the Pat McGuire Child Welfare Education Fellowship Pilot Program. Makes changes concerning the General Assembly's findings, definitions, the duration of the pilot program, the purpose of the program, the stipend amount, eligibility for a stipend, employment requirements, repayment, and reporting, among other changes. Effective July 1, 2021.
Amends the Illinois Marriage and Dissolution of Marriage Act. Provides that upon completion of an affidavit provided by the county clerk, a person, still currently married, may request a certificate of the person's current marriage free of any gender identifying language. Provides that the request shall not permanently change the gender identifying language in the clerk's records, and the affidavit and issuance shall be kept in the permanent records of the clerk. Provides that if 2 parties currently married request a marriage certificate with gender identifiers changed, both parties shall appear before the clerk, indicate consent, and complete an affidavit. Provides that if a county provides a certified record, photocopy, or reproduction of an original record in lieu of a summary data sheet, the county clerk shall work with the Department of Public Health to develop a new certificate that can be issued in lieu of a reproduction of the prior record. Provides that when a clerk issues a nongendered marriage certificate, the certificate shall not include any language indicating it has been amended nor that it is not a true and accurate record of the facts stated therein.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following change:
Provides that affidavits shall be created by the county clerk, may appear on a combined form, and shall be in a specified format.

Feb 09 21 S Filed with Secretary by Sen. Sara Feigenholtz
Feb 09 21 First Reading
Feb 09 21 Referred to Assignments
Feb 17 21 Assigned to Judiciary
Mar 03 21 Postponed - Judiciary
Mar 16 21 Added as Co-Sponsor Sen. Robert F. Martwick
Mar 16 21 Do Pass Judiciary; 007-002-000
Mar 16 21 Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 17 21 Second Reading
Mar 17 21 Placed on Calendar Order of 3rd Reading March 23, 2021
Mar 25 21 Added as Co-Sponsor Sen. Robert Peters
Apr 14 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Sara Feigenholtz
Apr 14 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 15 21 Senate Floor Amendment No. 1 Assignments Refers to Judiciary
Apr 20 21 Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 007-001-000
Apr 21 21 Recalled to Second Reading
Apr 21 21 Senate Floor Amendment No. 1 Adopted; Feigenholtz
Apr 21 21 Placed on Calendar Order of 3rd Reading
Apr 21 21 Third Reading - Passed; 044-013-000
Apr 21 21 Added as Co-Sponsor Sen. Michael E. Hastings
Apr 22 21 H Arrived in House
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21 Assigned to Judiciary - Civil Committee
Apr 28 21 Added Alternate Co-Sponsor Rep. Joyce Mason
May 04 21 Added Alternate Co-Sponsor Rep. Daniel Didech
May 05 21 Do Pass / Short Debate Judiciary - Civil Committee; 013-002-000
May 05 21 H Placed on Calendar 2nd Reading - Short Debate
SB 00140 Sen. Laura M. Murphy
(Rep. Martin J. Moylan-Tom Weber)

705 ILCS 105/27.1b
765 ILCS 1026/15-504

Amends the Clerks of Courts Act. Provides that the State Treasurer, for purposes related to the Revised Uniform Unclaimed Property Act, is not required to pay various fees to the circuit court clerk. Amends the Revised Uniform Unclaimed Property Act. Provides that the State Treasurer has the authority to access and reproduce, at no cost, vital records and court records.

Feb 09 21 S Filed with Secretary by Sen. Laura M. Murphy
Feb 09 21 First Reading
Feb 09 21 Referred to Assignments
Feb 17 21 Assigned to Local Government
Mar 09 21 Do Pass Local Government; 009-000-000
Mar 09 21 Placed on Calendar Order of 2nd Reading March 10, 2021
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21 Third Reading - Passed; 057-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Martin J. Moylan
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Revenue & Finance Committee
May 05 21 Added Alternate Chief Co-Sponsor Rep. Tom Weber
Amends the Chicago School District Article of the School Code. With regard to local school council members, provides that the school district shall perform a check of the Dru Sjodin National Sex Offender Public Website, the Statewide Sex Offender Database, and the Statewide Murderer and Violent Offender Against Youth Database upon the election or appointment of a local school council member. Provides that if the general superintendent determines at any time that a local school council member or member-elect appears on the Dru Sjodin National Sex Offender Public Website or the Statewide Sex Offender Database or Statewide Murderer and Violent Offender Against Youth Database, the general superintendent must notify the local school council member or member-elect of such determination and the local school council member or member-elect must be removed from the local school council by the board of education. Provides that a local school council member must comply with all applicable board rules and policies regarding employees or volunteers. Removes provisions regarding ineligibility for election or appointment of a local school council member based upon certain criminal convictions. Effective immediately.
SB 00153 Sen. Linda Holmes, Sara Feigenholtz, Jil Tracy and Steve McClure
(Rep. Stephanie A. Kifowit and Martin J. Moylan)

725 ILCS 5/Art. 113A heading new
725 ILCS 5/113A-1 new
Amends the Code of Criminal Procedure of 1963. Provides that in a prosecution of a case involving the injury, health, or safety of a cat or dog, the court may, on its own motion or motion of any party, appoint a licensed attorney-at-law of the State or a law student as a special advocate to assist the court, as deemed appropriate by the court, and represent the interests of justice regarding the health or safety of the cat or dog. Provides that the advocate may: (1) monitor the case; (2) consult any person with information that could aid the court and review records relating to the condition of the cat or dog and the defendant's actions, including, but not limited to, records from animal control officers, veterinarians, and police officers; (3) attend hearings; and (4) present information or recommendations to the court pertinent to determinations that relate to the interests of justice, provided that information shall be based solely on the duties undertaken under this provision. Defines "law student".

Senate Floor Amendment No. 1
Provides that a law student appointed as a special advocate shall be authorized to provide services under Supreme Court Rule 711. Deletes language relating to the definition of "law student".

Feb 09 21 S Filed with Secretary by Sen. Linda Holmes
Feb 09 21 First Reading
Feb 09 21 Referred to Assignments
Feb 17 21 Assigned to Judiciary
Mar 05 21 Added as Co-Sponsor Sen. Sara Feigenholtz
Mar 09 21 Do Pass Judiciary; 007-002-000
Mar 09 21 Placed on Calendar Order of 2nd Reading March 10, 2021
Mar 16 21 Added as Co-Sponsor Sen. Jil Tracy
Mar 16 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Linda Holmes
Mar 16 21 Senate Floor Amendment No. 1 Referred to Assignments
Mar 16 21 Added as Co-Sponsor Sen. Steve McClure
Mar 17 21 Second Reading
Mar 17 21 Placed on Calendar Order of 3rd Reading March 23, 2021
Mar 23 21 Senate Floor Amendment No. 1 Assignments Refers to Judiciary
Mar 24 21 Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 006-002-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Holmes
Apr 22 21 Third Reading - Passed; 044-010-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Daniel Didech
Apr 22 21 Added Alternate Chief Co-Sponsor Rep. Stephanie A. Kifowit
Apr 22 21 Alternate Chief Co-Sponsor Removed Rep. Stephanie A. Kifowit
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Added Alternate Co-Sponsor Rep. Martin J. Moylan
Apr 28 21 Alternate Chief Sponsor Changed to Rep. Stephanie A. Kifowit
May 04 21 H Assigned to Judiciary - Criminal Committee
Amends the Housing Authorities Act. In provisions concerning the duties of a Housing Authority concerning rentals and tenant selection, provides that a Housing Authority shall not restrict any tenant from owning or maintaining one or more common household pets regardless of breed, size, or weight, within the tenant's dwelling unit. Amends the Illinois Affordable Housing Act. Provides that a tenant of multifamily rental housing acquired, constructed, or rehabilitated with any money from the Illinois Affordable Housing Trust Fund that was designated for affordable housing for low and very low-income families shall be allowed to keep no more than 4 cats or 3 dogs regardless of breed, size, or weight within the tenant's residence in accordance with any applicable laws. Exempts service animals or service animals in training from the provisions of the amendatory Act. Exempts any dog that has been deemed a dangerous or vicious dog from the provisions of the amendatory Act. Sets forth enforcement policies for affordable housing projects that allow residents to keep pets. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
310 ILCS 10/25

Adds reference to:
310 ILCS 65/3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill but with the following changes. Removes the amendatory changes made to the Housing Authorities Act. Further amends the Illinois Affordable Housing Act by adding the definition for "common household pet" to a Section that defines certain terms under the Act (rather than defining "common household pet" under the Section concerning pets in affordable housing projects). Provides that tenants of affordable housing for low and very low-income families shall be allowed to keep at least 2 common household pets (rather than shall be allowed to keep no more than 4 cats or 3 dogs).
Amends the Illinois Income Tax Act. Provides that the credit for expenditures incurred in the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone applies for taxable years ending prior to January 1, 2027 (currently January 1, 2022). Effective immediately.
Amends the State Treasurer Act. Establishes the Illinois Higher Education Savings Program as a part of the College Savings Pool (currently, not a part of the College Savings Pool), subject to appropriation by the General Assembly. Requires the Department of Public Health and the Department of Revenue to provide the State Treasurer with specified information concerning eligible children under the Program. Modifies provisions concerning seed funds, unclaimed seed funds, and incentives and partnerships. Establishes the Illinois Higher Education Savings Program Fund as a special fund in the State treasury (currently, held outside of the State treasury). Amends the Illinois Income Tax Act. Provides that the Director of Revenue may exchange information with the State Treasurer's Office for the purpose of administering the Illinois Higher Education Savings Program. Amends the State Finance Act to provide for the Illinois Higher Education Savings Program Fund. Modifies defined terms. Makes conforming and other changes. Effective immediately.
Amends the Downstate Firefighter Article of the Illinois Pension Code. In a provision concerning the calculation of retirement pensions and automatic annual increases for eligible firefighters who participated in more than one pension fund, removes language limiting application of the provision to Tier 1 retirement pension amounts and Tier 1 automatic annual increases. Provides that as a condition of being eligible for the benefits in a provision concerning firefighters who participated in more than one pension fund, a person who is hired to a position as a firefighter after December 31, 2010 must within 21 months after being hired or within 21 months after the effective date of the amendatory Act, whichever is later, notify the new employer, all of his or her previous employers under the Article, and the Public Pension Division of the Department of Insurance of his or her intent to receive those benefits; and make the required contributions with applicable interest. Provides that a person who was hired to a position as a firefighter after December 31, 2010 and who, before the effective date of the amendatory Act, notified the new employer, all of his or her previous employers, and the Public Pension Division of the Department of Insurance of his or her intent to receive the benefits under a provision concerning firefighters who participated in more than one pension fund shall be deemed to have met the notice requirement. Provides that the changes made by the amendatory Act to the provision concerning firefighters who participated in more than one pension fund apply retroactively. Amends the State Mandates Act to require implementation without reimbursement. 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 as a condition of being eligible for the benefits in a provision concerning firefighters who participated in more than one pension fund, a person who first becomes a firefighter under the Article (instead of a person who is hired to a position as a firefighter) after December 31, 2010 must notify specified entities and make certain contributions. Makes a conforming change. Effective immediately.
(Rep. Sonya M. Harper)

New Act

Creates the Vegetable Garden Protection Act. Provides for the right to cultivate a vegetable garden and permits state and local regulation. Defines "vegetable garden". Limits home rule powers.

Feb 09 21  S   Filed with Secretary by Sen. David Koehler
Feb 09 21  First Reading
Feb 09 21  Referred to Assignments
Feb 17 21  Assigned to Local Government
Feb 23 21  Added as Co-Sponsor Sen. Robert Peters
Feb 24 21  Added as Co-Sponsor Sen. Karina Villa
Mar 02 21  Added as Co-Sponsor Sen. Laura M. Murphy
Mar 10 21  Added as Co-Sponsor Sen. Emil Jones, III
Mar 17 21  Added as Co-Sponsor Sen. Ann Gillespie
Mar 23 21  Added as Co-Sponsor Sen. Thomas Cullerton
Mar 24 21  Postponed - Local Government
Mar 25 21  Added as Co-Sponsor Sen. Patrick J. Joyce
Mar 26 21  Added as Co-Sponsor Sen. Kimberly A. Lightford
Apr 14 21  Do Pass Local Government; 007-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 23 21  Third Reading - Passed; 052-004-000
Apr 26 21  Added as Co-Sponsor Sen. Mattie Hunter
Apr 26 21  H   Arrived in House
Apr 26 21  H   Chief House Sponsor Rep. Sonya M. Harper
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H   Assigned to Executive Committee
May 04 21  S   Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Provides that "redevelopment project costs" include costs payable to businesses located within the redevelopment area that have experienced business interruption or other adverse conditions directly or indirectly attributable to the COVID-19 public health emergency. Provides that the costs may be reimbursed in the form of grants, subsidies, or loans and that the municipality may establish procedures for the payment of such costs, including application procedures, grant or loan agreements, certifications, payment methodologies, and other accountability measures that may be imposed upon participating businesses. Defines "costs of business interruption".

Feb 09 21  S  Filed with Secretary by Sen. Sara Feigenholtz
Feb 09 21  First Reading
Feb 09 21  Referred to Assignments
Feb 17 21  Assigned to Revenue
Mar 04 21  Added as Co-Sponsor Sen. Laura Fine
Mar 05 21  Do Pass Revenue: 011-000-000
Mar 05 21  Placed on Calendar Order of 2nd Reading March 9, 2021
Mar 09 21  Second Reading
Mar 09 21  Placed on Calendar Order of 3rd Reading March 10, 2021
Mar 10 21  Third Reading - Passed; 055-001-000
Mar 11 21  H  Arrived in House
Mar 11 21  Chief House Sponsor Rep. Debbie Meyers-Martin
Mar 11 21  First Reading
Mar 11 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Revenue & Finance Committee
SB 00189  Sen. Suzy Glowiak Hilton  
(Rep. Justin Slaughter)

30 ILCS 500/25-55
30 ILCS 500/55-20

Amends the Illinois Procurement Code. Strikes a provision requiring the Department of Central Management Services to report to the General Assembly on specified annual reports produced by each State agency. Provides that each State agency that purchases food through a contract procured in accordance with the Code shall adopt a policy that permits the donation of leftover food purchased with State funds. Effective immediately.

Senate Committee Amendment No. 1

Removes a provision concerning annual reports under the Illinois Procurement Code. Makes conforming changes.

Feb 09 21  S  Filed with Secretary by Sen. Suzy Glowiak Hilton
Feb 09 21  First Reading
Feb 09 21  Referred to Assignments
Feb 17 21  Assigned to State Government
Mar 18 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Suzy Glowiak Hilton
Mar 18 21  Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 21  Senate Committee Amendment No. 1 Assignments Refers to State Government
Mar 24 21  Senate Committee Amendment No. 1 Adopted
Mar 24 21  Do Pass as Amended 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 22 21  Chief House Sponsor Rep. Justin Slaughter
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to State Government Administration Committee
May 05 21  Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
May 06 21  H  Placed on Calendar 2nd Reading - Consent Calendar
SB 00190

Sen. Suzy Glowiak Hilton-Cristina H. Pacione-Zayas-Scott M. Bennett, Robert Peters-Celina Villanueva, Laura M. Murphy, Laura Ellman, Sally J. Turner, Kimberly A. Lightford, Adriane Johnson, Laura Fine-Jacqueline Y. Collins, Karina Villa, Rachelle Crowe, Sara Feigenholtz, Mike Simmons and Cristina Castro


New Act

Creates the Higher Education Housing and Opportunities Act. Requires an institution of higher education (including a business, technical, or vocational school) to designate at least one employee who works within the financial aid department, campus housing services, or any other appropriate office or department, as may be determined by the institution, to serve as a liaison between the institution and a homeless student or student in care who is enrolled at the institution. Sets forth the responsibilities of the liaison, the Board of Higher Education, and the institution. Effective August 1, 2022.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Adds the Illinois Community College Board as a governing body with responsibilities under of the Act. Requires an institution to create a position to carry out the responsibilities of a liaison if the number of students experiencing homelessness or students in care exceeds 2% (rather than 1%) of the student body. Effective August 1, 2022.

Feb 09 21 S Filed with Secretary by Sen. Suzy Glowiak Hilton
Feb 09 21 First Reading
Feb 09 21 Referred to Assignments
Feb 17 21 Assigned to Higher Education
Feb 22 21 Added as Chief Co-Sponsor Sen. Cristina H. Pacione-Zayas
Feb 23 21 Added as Chief Co-Sponsor Sen. Scott M. Bennett
Feb 23 21 Added as Co-Sponsor Sen. Robert Peters
Mar 03 21 Added as Chief Co-Sponsor Sen. Celina Villanueva
Mar 08 21 Added as Co-Sponsor Sen. Laura M. Murphy
Mar 16 21 Postponed - Higher Education
Mar 17 21 Added as Co-Sponsor Sen. Laura Ellman
Mar 18 21 Added as Co-Sponsor Sen. Sally J. Turner
Mar 19 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Suzy Glowiak Hilton
Mar 19 21 Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 21 Senate Committee Amendment No. 1 Assignments Refers to Higher Education
Mar 24 21 Do Pass as Amended Higher Education; 015-000-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 26 21 Added as Co-Sponsor Sen. Kimberly A. Lightford
Apr 06 21 Added as Co-Sponsor Sen. Adriane Johnson
Apr 08 21 Added as Co-Sponsor Sen. Laura Fine
Apr 14 21 Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 14 21 Added as Co-Sponsor Sen. Karina Villa
Apr 16 21 Added as Co-Sponsor Sen. Rachelle Crowe
Apr 16 21 Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 19 21 Added as Co-Sponsor Sen. Mike Simmons
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21 Third Reading - Passed; 058-000-000
Apr 21 21 Added as Co-Sponsor Sen. Cristina Castro
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Maurice A. West, II
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 26 21 Added Alternate Co-Sponsor Rep. Will Guzzardi
SB 00190 (CONTINUED)

Apr 26 21 Added Alternate Co-Sponsor Rep. Daniel Didech
Apr 26 21 Added Alternate Co-Sponsor Rep. Margaret Croke
Apr 26 21 Added Alternate Co-Sponsor Rep. Terra Costa Howard
Apr 26 21 Added Alternate Chief Co-Sponsor Rep. Katie Stuart
Apr 26 21 Added Alternate Chief Co-Sponsor Rep. Kelly M. Cassidy
Apr 27 21 Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21 Assigned to Higher Education Committee
Apr 29 21 Added Alternate Chief Co-Sponsor Rep. Norine K. Hammond
Apr 29 21 Added Alternate Co-Sponsor Rep. Jonathan Carroll
Apr 29 21 Added Alternate Co-Sponsor Rep. Cyril Nichols
May 03 21 Added Alternate Co-Sponsor Rep. Greg Harris
May 05 21 Do Pass / Consent Calendar Higher Education Committee; 010-000-000

May 06 21 H Placed on Calendar 2nd Reading - Consent Calendar

SB 00194

Sen. Julie A. Morrison and Christopher Belt
(Rep. Bob Morgan)

225 ILCS 85/4 from Ch. 111, par. 4124

Amends the Pharmacy Practice Act. Provides that a student pharmacist or licensed pharmacy technician engaged in remote
prescription processing of dialysate or devices necessary to perform home peritoneal renal dialysis at a licensed pharmacy shall be
permitted to access an employer pharmacy's database from his or her home or other remote location while under the supervision of a
pharmacist for the purpose of performing certain prescription processing functions, provided that the pharmacy establishes controls to
protect the privacy and security of confidential records. Effective immediately.

Feb 09 21 S Filed with Secretary by Sen. Julie A. Morrison
Feb 09 21 First Reading
Feb 09 21 Referred to Assignments
Feb 17 21 Assigned to Licensed Activities
Mar 17 21 Do Pass Licensed Activities; 008-000-000
Mar 17 21 Placed on Calendar Order of 2nd Reading March 23, 2021
Apr 13 21 Second Reading
Apr 13 21 Placed on Calendar Order of 3rd Reading ** April 14, 2021
Apr 14 21 Added as Co-Sponsor Sen. Christopher Belt
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Bob Morgan
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Assigned to Health Care Licenses Committee
May 05 21 Do Pass / Consent Calendar Health Care Licenses Committee; 007-000-000

May 05 21 H Placed on Calendar 2nd Reading - Consent Calendar
Amends the Illinois Secure Choice Savings Program Act. Removes all references to and the definition of "small employer". Provides that the Act applies to employers with at least one employee (rather than employers with fewer than 25 employees). Requires the Illinois Secure Choice Savings Board to (i) establish annual automatic increases to the contribution rates and (ii) verify employee eligibility for auto-enrollment in accordance with the Internal Revenue Code and applicable federal and State laws. Makes changes regarding penalties for employers who fail, without reasonable cause, to enroll an employee in the Illinois Secure Choice Savings Program (Program). Provides that, for purposes of the penalties, the Department of Revenue shall determine total employee count for employers using the average annual employer-reported quarterly data. Provides that the Department may provide notice regarding penalties in an electronic format to be determined by the Department. Removed a provision authorizing the Department to implement the penalties 9 months after the Illinois Secure Choice Savings Board notifies the Director of Revenue that the Program has been implemented.

Senate Committee Amendment No. 1

Provides that the Act applies to employers with at least 5 employees, rather than at least one employee. (Current law applies to employers with fewer than 25 employees.) Provides that a small employer is an employer that employed less than 5 employees during any quarter of the previous calendar year, rather than less than 25 employees at any one time throughout the previous calendar year. Provides enrollment deadlines. Provides that small employers may, but are not required to, establish payroll deduction arrangements for retirement savings arrangements.
SB 00214
Sen. Ram Villivalam and Julie A. Morrison
(Rep. Theresa Mah-Carol Ammons)

New Act

5 ILCS 80/4.41 new
70 ILCS 1205/8-50
70 ILCS 1505/26.10-4
225 ILCS 745/20
730 ILCS 5/5-5-5 from Ch. 38, par. 1005-5-5

Creates the Landscape Architecture Registration Act. Provides that no person shall use the title "registered landscape architect" or "landscape architect" without being registered by the Department of Financial and Professional Regulation. Creates the Registered Landscape Architecture Registration Board. Provides for the membership, meetings, and powers of the Board. Provides that the Department may seek the expert advice and knowledge of the Board on any matter relating to the enforcement of the Act, including qualifications of applicants for registration. Provides that the Department may issue certificates of registration to those who meet the requirements of the Act. Provides that the Department may authorize examinations to ascertain the fitness and qualifications of applicants for registration. Provides that the Department may conduct investigations and hearings to refuse to issue, renew, or restore registrations, revoke, suspend, place on probation, or reprimand persons registered under provisions of the Act. Provides that the Department may take disciplinary action with regard to any certificate of registration issued under the Act. Makes corresponding changes in the Park District Code, the Chicago Park District Act, the Professional Geologist Licensing Act, and the Unified Code of Corrections. Amends the Regulatory Sunset Act to repeal the Landscape Architecture Registration Act on January 1, 2032.

Feb 17 21 S Filed with Secretary by Sen. Ram Villivalam
Feb 17 21 First Reading
Feb 17 21 Referred to Assignments
Feb 24 21 Assigned to Licensed Activities
Mar 24 21 Do Pass Licensed Activities; 009-000-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 14 21 Second Reading
Apr 14 21 Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 19 21 Added as Co-Sponsor Sen. Julie A. Morrison
Apr 21 21 Third Reading - Passed; 055-001-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Theresa Mah
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21 Assigned to Health Care Licenses Committee
May 03 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Theresa Mah
May 03 21 House Committee Amendment No. 1 Referred to Rules Committee
May 05 21 Do Pass / Consent Calendar Health Care Licenses Committee; 007-000-000
May 05 21 H Placed on Calendar 2nd Reading - Consent Calendar
Amends the Homeowners’ Energy Policy Statement Act. Changes the definition of “solar storage mechanism” to include batteries. Provides that the entity may determine the specific configuration of the elements of a solar energy system on a given roof face, provided that it may not prohibit elements of the system from being installed on any roof face and that any such determination may not reduce the production of the solar energy system by more than 10% (rather than specific location where a solar energy system may be installed on the roof within an orientation to the south or within 45 degrees east or west of due south provided that the determination does not impair the effective operation of the solar energy system). Provides that within 60 (rather than 120) days after a homeowners’ association, common interest community association, or condominium unit owners’ association receives a request for a policy statement or an application from an association member, the association shall adopt an energy policy statement. Provides that whenever approval is required for the installation or use of a solar energy system, the application for approval shall be processed by the appropriate approving entity of the association within 60 (rather than 90) days after the submission of the application. Provides that the Act shall not apply to any building that is greater than 60 (rather than 30) feet high.

Senate Committee Amendment No. 1

Provides that within 90 (rather than 60) days after a homeowners’ association, common interest community association, or condominium unit owners’ association receives a request for a policy statement or an application from an association member, the association shall adopt an energy policy statement. Provides that whenever approval is required for the installation or use of a solar energy system, the application for approval shall be processed by the appropriate approving entity of the association within 75 (rather than 60) days of the submission of the application. Provides that the Act shall not apply to any building that has a shared roof and is subject to a homeowners’ association, common interest community association, or condominium unit owners’ association.
SB 00215 (CONTINUED)
May 05 21 S Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins

SB 00217 Sen. Cristina Castro
(Rep. Michael J. Zalewski)

35 ILCS 525/10-20
Amends the Parking Excise Tax Act. Provides that the tax does not apply to: (1) a parking area or garage operated by the State, a State university, or a unit of local government; (2) the purchase of a parking space by the State, a State university, or a unit of local government for use by employees of the State, State university, or unit of local government; (3) a parking space leased to a governmental entity for use by the public; or (4) a parking area or garage owned and operated by a person engaged in the business of renting real estate and used by the lessee to park motor vehicles, recreational vehicles, or self-propelled vehicles for the lessee's own use. Effective immediately.

Feb 17 21 S Filed with Secretary by Sen. Cristina Castro
Feb 17 21 First Reading
Feb 17 21 Referred to Assignments
Feb 24 21 Assigned to Revenue
Mar 05 21 Do Pass Revenue; 011-000-000
Mar 05 21 Placed on Calendar Order of 2nd Reading March 9, 2021
Mar 09 21 Second Reading
Mar 09 21 Placed on Calendar Order of 3rd Reading March 10, 2021
Mar 10 21 Third Reading - Passed; 056-000-000
Mar 11 21 H Arrived in House
Mar 11 21 Chief House Sponsor Rep. Michael J. Zalewski
Mar 11 21 First Reading
Mar 11 21 Referred to Rules Committee
Mar 11 21 Assigned to Executive Committee
Mar 17 21 Do Pass / Short Debate Executive Committee; 009-006-000
Mar 17 21 Placed on Calendar 2nd Reading - Short Debate
Mar 17 21 Second Reading - Short Debate
Mar 17 21 H Held on Calendar Order of Second Reading - Short Debate
Amends the Illinois Identification Card Act and the Illinois Vehicle Code. Provides that the Secretary of State shall not provide facial recognition search services or photographs obtained in the process of issuing an identification card or a driver's license or permit to any federal, State, or local law enforcement agency or other governmental entity for the purpose of enforcing federal immigration laws. Effective immediately.
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that the Act does not apply to the overcollection of any tax by a person, to the extent such overcollected tax is remitted to a governmental entity or agency. Provides that a tax is remitted to a governmental entity or agency when it is paid or transferred to the government entity or agency, or taken as a credit, allowance, or offset on a tax return or other tax form (including any amount of commission or discount taken by or allowed to a tax collector or taxpayer).

Senate Committee Amendment No. 1
Deletes reference to:
815 ILCS 505/10b

Adds reference to:
815 ILCS 505/10a

Replaces everything after the enacting clause. Amends the Consumer Fraud and Deceptive Practices Act. Provides that an action for damages may not be brought under the Act against a person as a result of the over collection of any tax by a person to the extent such over collected tax is remitted to a government entity or agency rather than providing that the Act does not apply to the over collection of any tax by a person to the extent such over collected tax is remitted to a government entity or agency. Effective immediately.
305 ILCS 5/5F-35
Amends the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall provide each
managed care organization with the quarterly fee-for-service facility-specific nursing component (rather than facility-specific RUG-IV
nursing component) per diem along with any add-ons for enhanced care services, support component per diem, and capital component
per diem effective for each nursing home under contract with the managed care organization. Provides that no managed care contract
shall provide for a level of reimbursement lower than the fee-for-service rate in effect for the facility at the time service is rendered.
Effective immediately.
Feb 17 21 S Filed with Secretary by Sen. David Koehler
Feb 17 21 First Reading
Feb 17 21 Referred to Assignments
Feb 24 21 Assigned to Health
Mar 09 21 To Subcommittee on Managed Care Organizations (MCO's)
Mar 16 21 Reported Back To Health; 004-000-000
Mar 16 21 Do Pass Health; 010-006-000
Mar 16 21 Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 31 21 Added as Chief Co-Sponsor Sen. Melinda Bush
Apr 06 21 Added as Chief Co-Sponsor Sen. Linda Holmes
Apr 06 21 Added as Co-Sponsor Sen. Ram Villivalam
Apr 13 21 Added as Chief Co-Sponsor Sen. Michael E. Hastings
Apr 13 21 Added as Co-Sponsor Sen. Antonio Muñoz
Apr 16 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 20 21 Added as Co-Sponsor Sen. Cristina Castro
Apr 20 21 Added as Co-Sponsor Sen. Bill Cunningham
Apr 20 21 Added as Co-Sponsor Sen. Karina Villa
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21 Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 20 21 Added as Co-Sponsor Sen. Robert F. Martwick
Apr 21 21 Added as Co-Sponsor Sen. Mattie Hunter
Apr 21 21 Added as Co-Sponsor Sen. Sue Rezin
Apr 21 21 Added as Co-Sponsor Sen. Donald P. DeWitte
Apr 21 21 Added as Co-Sponsor Sen. Sally J. Turner
Apr 22 21 Added as Co-Sponsor Sen. Neil Anderson
Apr 22 21 Added as Co-Sponsor Sen. Adriane Johnson
Apr 22 21 Added as Co-Sponsor Sen. John Connor
Apr 22 21 Added as Co-Sponsor Sen. Robert Peters
Apr 23 21 Third Reading - Passed; 053-004-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Elizabeth Hernandez
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 Added Alternate Co-Sponsor Rep. Jay Hoffman
May 04 21 Added Alternate Co-Sponsor Rep. Amy Elik
May 04 21 H Assigned to Executive Committee
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Creates the Innovation, Automation, and Structural Pilot Program to be implemented and administered by the Department of Commerce and Economic Opportunity. Specifies the purpose of the Program. Provides Program qualification requirements. Provides Program certification requirements. Provides for the adoption of rules. Specifies the duration of the Program. Repeals provisions on January 1, 2029. Effective immediately.
SB 00255

Sen. Michael E. Hastings
(Rep. Michael J. Zalewski)

735 ILCS 5/15-1508 from Ch. 110, par. 15-1508

Amends the Mortgage Foreclosure Article of the Code of Civil Procedure. Provides that the order confirming the sale of property may approve the mortgagee's fees and costs (i) arising between the entry of the judgment of foreclosure and the confirmation hearing, and (ii) incurred on or after the date of execution of an affidavit stating the amount due and prior to the judgment but not included in the judgment, those costs and fees to be allowable to the same extent as provided in the note and mortgage. Effective immediately.
Amends the Illinois Marriage and Dissolution of Marriage Act. Deletes language providing that: all counseling sessions shall be confidential; and communications in counseling shall not be used in any manner in litigation nor relied upon by any expert appointed by the court or retained by any party. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following change:

Provides that court-ordered counseling is subject to the Mental Health and Developmental Disabilities Confidentiality Act and the federal Health Insurance Portability and Accountability Act of 1996. Effective immediately.
Amends a Section of the Illinois Marriage and Dissolution of Marriage Act regarding health insurance coverage for children. Defines "insurance obligee" as an individual to whom a health insurance obligation is owed on behalf of a child and "insurance obligor" as an individual who has an obligation to provide health insurance for a child. Changes certain terminology in the Section to conform to the new defined terms. Deletes language providing that the court shall enter an order for health insurance coverage of the child upon the request of the obligee or the public office in charge of child support enforcement. Deletes certain requirements concerning the procedures and notice obligations governing an application for insurability following the entry of an order. Deletes language providing that the court shall order the obligor to reimburse the obligee for 50% of the premium for placing the child on his or her health insurance policy under certain circumstances. Deletes language providing that the court may order the obligor to reimburse the obligee for 100% of the premium for placing the child on his or her health insurance policy. Deletes language providing that the obligor shall be liable to the obligee for the dollar amount of the premiums that were not paid. Provides that an employer may eliminate a child from the insurance obligor's health insurance coverage if the employer no longer provides a group health insurance plan to any employees or the child is no longer eligible for coverage due to federal or State restrictions. Makes other changes.

Amends the Illinois Marriage and Dissolution of Marriage Act. Allows a court to order the relocation of a child on a temporary basis before the entry of a final allocation judgment if it is in the best interests of the child. Provides that a temporary relocation shall not prejudice either parent in the allocation of parental responsibilities contained in a final allocation judgment.
Amends the Energy Assistance Act. Provides that the Department of Commerce and Economic Opportunity may not set the annual eligibility level for energy assistance higher than 60% of the State median income as established by the U.S. Department of Health and Human Services. Requires the Department to ensure that households with children under the age of 6 years old are offered a priority application period. Provides that the Supplemental Low-Income Energy Assistance Fund is not subject to sweeps, administrative charge-backs, or any other fiscal or budgetary maneuver that would in any way transfer any amounts from the Supplemental Low-Income Energy Assistance Fund into any other fund of the State. Contains provisions concerning certain unspent funds being utilized for weatherization expenses; allowances to Local Administrative Agencies for administrative expenses; incremental changes to the monthly energy assistance charges billed to utility customers; Department reports on monies collected and allocated to utilities for implementation of their Percentage of Income Payment Plans; and other matters. Provides that all energy assistance programs under the Act shall be available to eligible residents regardless of immigration status.

Senate Floor Amendment No. 1

Changes the date upon which each public utility, electric cooperative, and municipal utility shall begin assessing a monthly Energy Assistance Charge on customer accounts from January 1, 2021 to January 1, 2022. Restores a provision providing that the Percentage of Income Payment Plan is created as a mandatory bill payment assistance program for low-income residential customers of utilities serving more that 100,000 retail customers.

Feb 17 21  S  Filed with Secretary by Sen. Michael E. Hastings
Feb 17 21  First Reading
Feb 17 21  Referred to Assignments
Feb 24 21  Assigned to Energy and Public Utilities
Mar 24 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Mar 30 21  Added as Co-Sponsor Sen. Robert Peters
Apr 07 21  Do Pass Energy and Public Utilities; 012-003-000
Apr 07 21  Placed on Calendar Order of 2nd Reading April 13, 2021
Apr 08 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Michael E. Hastings
Apr 08 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Floor Amendment No. 1 Assignments Refers to Energy and Public Utilities
Apr 13 21  Added as Chief Co-Sponsor Sen. Christopher Belt
Apr 14 21  Added as Co-Sponsor Sen. Karina Villa
Apr 14 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 15 21  Senate Floor Amendment No. 1 Recommend Do Adopt Energy and Public Utilities; 018-000-000
Apr 16 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 16 21  Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 20 21  Senate Floor Amendment No. 1 Adopted; Hastings
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21  Added as Co-Sponsor Sen. Celina Villanueva
Apr 21 21  Third Reading - Passed; 044-015-000
Apr 21 21  Added as Co-Sponsor Sen. Steve Stadelman
Apr 21 21  Added as Co-Sponsor Sen. Robert F. Martwick
Apr 21 21  Added as Co-Sponsor Sen. Cristina Castro
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Delia C. Ramirez
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
New Act

Creates the Student Parent Data Collection Act. Beginning September 1, 2021, requires each public institution of higher education to determine the parental status of each of its enrolled students and collect specified information about the student if the student indicates that the student is a parent. Beginning September 1, 2021, requires each public institution of higher education that operates one or more child care centers or early learning centers on its campus or is otherwise affiliated with a child care center or early learning center to collect specified information concerning the number of children served. Sets forth reporting and privacy requirements. Effective July 1, 2021.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Makes changes to the definition of “parent”. Requires the Board of Higher Education to prepare a question or questions to be placed on one or more forms that are used by a public institution of higher education on an annual basis to collect demographic data from its students for the purpose of determining the parental status or legal guardian status of each of its enrolled students (rather than beginning September 1, 2021, requiring each public institution of higher education to determine the parental status of each of its enrolled students and collect specified information about the student if the student indicates that the student is a parent). Removes certain information required to be collected regarding child care centers or early learning centers. Provides that the Board of Higher Education and the Illinois Community College Board may adopt rules concerning the reporting of data to protect student privacy while satisfying the requirements of the Act. Effective July 1, 2021.
SB 00273  Sen. Donald P. DeWitte and Win Stoller
(Rep. Marcus C. Evans, Jr.)

30 ILCS 235/2  from Ch. 85, par. 902

Amends the Public Funds Investment Act. Authorizes public agencies to invest public funds in obligations of corporations organized in the United States with assets exceeding $500,000,000 if, among other requirements, no more than two-thirds (currently, one-third) of the public agency's funds are invested in obligations of corporations. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Public Funds Investment Act. Provides that no more than one-third of a public agency's funds may be invested in short-term obligations of corporations that mature not later than 270 days (currently, 3 years) from the date of purchase. Provides that no more than one-third of a public agency's funds may be invested in obligations of corporations that mature more than 270 days but less than 3 years from the date of purchase. Effective immediately.
SB 00274  Sen. Scott M. Bennett and Patrick J. Joyce
(Rep. David A. Welter)

105 ILCS 5/2-3.80  from Ch. 122, par. 2-3.80
Amends the School Code. Provides that the committee of agriculturalists established to represent the various and diverse areas of the agricultural industry in Illinois shall, among other duties, advise the State Board of Education on the administration of the agricultural education line item appropriation and agency rulemaking that affects agricultural education educators. Sets forth changes in the composition of the committee's membership.

Feb 19 21  S  Filed with Secretary by Sen. Scott M. Bennett
Feb 19 21  First Reading
Feb 19 21  Referred to Assignments
Feb 24 21  Assigned to Education
Mar 24 21  Postponed - Education
Apr 13 21  Added as Co-Sponsor Sen. Patrick J. Joyce
Apr 14 21  Do Pass Education; 011-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. David A. Welter
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee

May 04 21  H  Assigned to Executive Committee

SB 00277  Sen. Scott M. Bennett
(Rep. Michael Halpin)

735 ILCS 5/2-1001A  from Ch. 110, par. 2-1001A
Amends the Code of Civil Procedure. Allows the Supreme Court to provide for mandatory arbitration of civil actions as the Court deems appropriate in order to expedite in a less costly manner any litigation wherein a party asserts a claim not exceeding $75,000 (rather than $50,000) or any lesser amount as authorized by the Supreme Court. Effective immediately.

Feb 19 21  S  Filed with Secretary by Sen. Scott M. Bennett
Feb 19 21  First Reading
Feb 19 21  Referred to Assignments
Feb 24 21  Assigned to Judiciary
Mar 09 21  Do Pass Judiciary; 007-000-000
Mar 09 21  Placed on Calendar Order of 2nd Reading March 10, 2021
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Michael Halpin
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Judiciary - Civil Committee
May 05 21  Do Pass / Consent Calendar Judiciary - Civil Committee; 016-000-000
May 05 21  H  Placed on Calendar 2nd Reading - Consent Calendar
SB 00280  Sen. Sue Rezin
(Rep. Lance Yednock)

65 ILCS 5/11-74.4-3.5
Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. 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 August 17, 1999 by the City of Ottawa. Effective immediately.

Feb 19 21  S  Filed with Secretary by Sen. Sue Rezin
Feb 19 21  First Reading
Feb 19 21  Referred to Assignments
Feb 24 21  Assigned to Revenue
Mar 05 21  Do Pass Revenue:  011-000-000
Mar 05 21  Placed on Calendar Order of 2nd Reading March 9, 2021
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. Lance Yednock
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Executive Committee
SB 00294

Sen. Cristina Castro


New Act

Creates the Wipes Labeling Act. Presents the findings of the General Assembly. Provides that a covered entity must clearly and conspicuously label a covered product as "do not flush" in accordance with specified requirements. Provides that, upon a request by a municipality or county, a covered entity must submit to the requesting entity, within 90 days after the request, nonconfidential business information and documentation demonstrating compliance with the Act in a format that is easy to understand. Provides that municipalities and counties have concurrent and exclusive authority to enforce the Act and to collect civil penalties for violations of the Act and may impose a civil penalty in the amount of up to $2,000 for the first violation of the Act, up to $5,000 for the second violation, and up to $10,000 for the third and any subsequent violation. Provides that a municipality or county must send a written notice of an alleged violation and a copy of the requirements of the Act to a noncompliant covered entity, which will have 90 days to become compliant. Provides that covered products required to be registered by the United States Environmental Protection Agency under the federal Insecticide, Fungicide, and Rodenticide Act must only comply with the Act on and after July 1, 2023. Limits home rule powers to regulate the labeling of covered products. Contains a severability provision. Effective July 1, 2022.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Replaces references to municipalities and counties with references to jurisdictional wastewater authorities. Replaces the labeling requirements of the introduced bill with provisions requiring that, subject to specified exceptions, a covered product manufactured on or after July 1, 2022 shall be labeled clearly and conspicuously in adherence to specified labeling requirements. Provides that a covered entity may include on a covered product words or phrases in addition to those required for label notice if the words or phrases are consistent with the purposes of the provisions. Provides that jurisdictional wastewater authorities shall have the concurrent and exclusive authority (rather than only the authority) to enforce the Act and collect civil penalties for violation of the Act. Removes provisions regarding covered products registered with the United States Environmental Protection Agency. Defines "jurisdictional wastewater authority". Makes other changes.

Feb 19 21 S Filed with Secretary by Sen. Cristina Castro
Feb 19 21 First Reading
Feb 19 21 Referred to Assignments
Feb 24 21 Assigned to Commerce
Mar 25 21 Do Pass Commerce; 011-000-000
Mar 25 21 Placed on Calendar Order of 2nd Reading April 13, 2021
Apr 09 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Cristina Castro
Apr 09 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21 Senate Floor Amendment No. 1 Assignments Refers to Commerce
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21 Senate Floor Amendment No. 1 Recommend Do Adopt Commerce; 008-000-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Castro
Apr 22 21 Third Reading - Passed; 057-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Daniel Didech
Apr 22 21 Added Alternate Chief Co-Sponsor Rep. Jonathan Carroll
Apr 22 21 Added Alternate Chief Co-Sponsor Rep. Debbie Meyers-Martin
Apr 22 21 Added Alternate Chief Co-Sponsor Rep. Stephanie A. Kifowit
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Consumer Protection Committee
May 05 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Daniel Didech
May 05 21 House Committee Amendment No. 1 Referred to Rules Committee
SB 00295  Sen. Cristina Castro and Christopher Belt
(Rep. Daniel Didech-Carol Ammons)

305 ILCS 70/95-501
Amends the Intergenerational Poverty Act. Provides that the Commission on Poverty Elimination and Economic Security shall have 2 members of the judiciary (rather than a member of the judiciary or a designee) who shall be appointed by the Chief Justice of the Illinois Supreme Court. Effective immediately.

Feb 19 21  S  Filed with Secretary by Sen. Cristina Castro
Feb 19 21  First Reading
Feb 19 21  Referred to Assignments
Feb 24 21  Assigned to State Government
Mar 10 21  Do Pass State Government; 006-000-000
Mar 10 21  Placed on Calendar Order of 2nd Reading March 16, 2021
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 14 21  Added as Co-Sponsor Sen. Christopher Belt
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. Daniel Didech
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21  Assigned to Economic Opportunity & Equity Committee
May 05 21  Do Pass / Consent Calendar Economic Opportunity & Equity Committee; 007-000-000
May 06 21  H  Placed on Calendar 2nd Reading - Consent Calendar
SB 00297  Sen. Jason A. Barickman-Dale Fowler, Terri Bryant and Rachelle Crowe
(Rep. Charles Meier-Thomas M. Bennett-Paul Jacobs)

235 ILCS 5/1-3.03  from Ch. 43, par. 95.03
235 ILCS 5/3-12
235 ILCS 5/5-1  from Ch. 43, par. 115
235 ILCS 5/6-4  from Ch. 43, par. 121

Amends the Liquor Control Act of 1934. Changes the definition of “wine” to include mead and alcoholic beverages obtained by the fermentation of the natural contents of honey. Provides that a brewer, class 1 brewer, or class 2 brewer may sell mead for on-premises or off-premises consumption. Authorizes a distributor licensee to sell mead to brewers, class 1 brewers, and class 2 brewers that sell beer, cider, or mead to non-licensees at their breweries. Provides that a self-distribution exemption for certain wine manufacturers shall allow the sale of cider, mead, or both cider and mead to brewers, class 1 brewers, and class 2 brewers that sell beer, cider, mead, or any combination thereof to non-licensees at their breweries. Makes conforming changes. Effective immediately.
Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that any fireman receiving a retirement annuity shall be entitled to an occupational disease disability benefit if the fireman (1) has not reached the age of compulsory retirement, (2) has not been receiving a retirement annuity for more than 5 years, and (3) has a condition that would have qualified the fireman for an occupational disease disability benefit if he or she was an active fireman. Provides that a fireman who receives an occupational disease disability benefit in accordance with the amendatory Act may not receive a retirement annuity during the period in which he or she receives an occupational disease disability benefit. Provides that the occupational disease disability benefit shall terminate upon the fireman reaching compulsory retirement age. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective immediately.
Amends the Children and Family Services Act. In a provision concerning the composition of the Direct Child Welfare Service Employee License Board, provides that, in addition to other specified members, the Board must include 5 licensed professionals from the field of human services with a human services, juris doctor, medical, public administration, or other relevant human services degree (rather than 5 licensed professionals from the field of human services with a human services degree or equivalent course work as required by rule of the Department of Children and Family Services). Amends the Adoption Act. Provides that calls to the toll-free number maintained by the Department of Children and Family Services to respond to requests from the public about its post-placement and post-adoption support services shall be answered no more than one business day after (rather than 24 hours from) receipt of the request.
Amends Illinois Promotion Act. Adds park districts, forest preserve districts, and conservation districts to the list of units of local government, not-for-profit organizations, local promotion groups, and for-profit businesses that are eligible to receive certain tourism grants from the Department of Commerce and Economic Opportunity. Defines terms. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 665/5

Deletes reference to:
20 ILCS 665/8

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Specifies that other units of local government (rather than park districts, forest preserve districts, and conservation districts) are added to the list of not-for-profit organizations, local promotion groups, and for-profit businesses that are eligible to receive certain tourism grants from the Department of Commerce and Economic Opportunity. Removes provisions concerning marketing and private sector programs and allocation of appropriations. Makes conforming changes. Effective immediately.
SB 00321  Sen. Laura M. Murphy
(Rep. Fred Crespo)

525 ILCS 35/3 from Ch. 85, par. 2103

Amends the Open Space Lands Acquisition and Development Act. Provides that for any grant made to a unit of local
government, a minimum of 50% of the grant must be paid to the unit of local government at the time of the award of the grant. Allows
a unit of local government to opt out of the advanced payment option at the time of the award of the grant. Provides that the
Department of Natural Resources shall consider an applicant's request for an extension to a grant if (i) the advanced payment is
expended or legally obligated within the 2 years as required by the Illinois Grant Funds Recovery Act or (ii) no advanced payment was
made. Effective immediately.

Feb 19 21  S  Filed with Secretary by Sen. Laura M. Murphy
Feb 19 21  First Reading
Feb 19 21  Referred to Assignments
Mar 03 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 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 22 21  Chief House Sponsor Rep. Fred Crespo
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Executive Committee
Amends the Network Adequacy and Transparency Act. Provides that a network plan shall make available, through a directory, information about whether a provider offers the use of telehealth or telemedicine to deliver services, what modalities are used and what services via telehealth or telemedicine are provided, and whether the provider has the ability and willingness to include in a telehealth or telemedicine encounter a family caregiver who is in a separate location than the patient if the patient so wishes and provides his or her consent. Defines "family caregiver". Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In provisions concerning information that a network plan shall make available through an electronic provider directory or in print, provides that information concerning use of telehealth or telemedicine includes, but is not limited to, whether the provider offers the use of telehealth or telemedicine to deliver services to patients for whom it would be clinically appropriate (rather than whether the provider offers the use of telehealth or telemedicine to deliver services) and what modalities are used and what types of services may be provided via telehealth or telemedicine (rather than what modalities are used and what services via telehealth or telemedicine are provided). In provisions requiring providers to notify the network plan of changes to their information listed in the provider directory, includes the information concerning use of telehealth or telemedicine. Effective immediately.

Feb 19 21  S  Filed with Secretary by Sen. Jacqueline Y. Collins
Feb 19 21  First Reading
Feb 19 21  Referred to Assignments
Mar 03 21  Assigned to Insurance
Apr 09 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y. Collins
Apr 09 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Insurance
Apr 14 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended Insurance; 010-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 28 21  Chief House Sponsor Rep. Dagmara Avelar
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
May 04 21  H  Assigned to Insurance Committee
SB 00335
Sen. Rachelle Crowe
(Rep. Katie Stuart)

225 ILCS 25/4 from Ch. 111, par. 2304
225 ILCS 25/17 from Ch. 111, par. 2317

Amends the Illinois Dental Practice Act. Provides that a person who uses teledentistry is considered to practice dentistry under the Act. Provides that a dentist may not delegate teledentistry services unless authorized in the Act. Changes the definition of "branches of dentistry" to include dental anesthesiology. Changes the definition of "teledentistry" to include limited patient diagnosis and treatment planning (rather than patient care) using synchronous and asynchronous communications under an Illinois licensed dentist's authority (rather than a dentist's authority).

Senate Floor Amendment No. 1
Adds reference to:
225 ILCS 25/9 from Ch. 111, par. 2309

Further amends the Illinois Dental Practice Act. Provides that the Department of Financial and Professional Regulation shall require that each applicant for a license to practice dentistry shall present satisfactory evidence that the applicant has passed the integrated National Board Dental Examination (rather than both parts of the National Board Dental Examination) administered by the Joint Commission on National Dental Examinations and has successfully completed an examination conducted by one of the following regional testing services: the Central Regional Dental Testing Service, Inc. (CRDTS), the Southern Regional Testing Agency, Inc. (SRTA), the Western Regional Examining Board (WREB), the Commission on Dental Competency Assessments (CDCA) (rather than the North East Regional Board (NERB)), or the Council of Interstate Testing Agencies (CITA).

Senate Floor Amendment No. 2
Deletes reference to:
225 ILCS 25/17

Removes amendatory language in the definition of "teledentistry" that included limited patient diagnosis and treatment planning under an Illinois licensed dentist's authority. Removes language that provides that a person who uses teledentistry is considered to practice dentistry under the Act and that provides that a dentist may not delegate teledentistry services unless authorized in the Act.

Feb 19 21 S Filed with Secretary by Sen. Rachelle Crowe
Feb 19 21 First Reading
Feb 19 21 Referred to Assignments
Mar 03 21 Assigned to Licensed Activities
Mar 17 21 Do Pass Licensed Activities; 008-000-000
Mar 17 21 Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 24 21 Second Reading
Mar 24 21 Placed on Calendar Order of 3rd Reading March 25, 2021
Apr 09 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Rachelle Crowe
Apr 09 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21 Senate Floor Amendment No. 1 Assignments Refers to Licensed Activities
Apr 16 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Rachelle Crowe
Apr 16 21 Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 2 Assignments Refers to Licensed Activities
Apr 21 21 Senate Floor Amendment No. 1 Recommend Do Adopt Licensed Activities; 007-000-000
Apr 21 21 Senate Floor Amendment No. 2 Recommend Do Adopt Licensed Activities; 007-000-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Crowe
Apr 22 21 Senate Floor Amendment No. 2 Adopted; Crowe
Apr 22 21 Third Reading - Passed; 055-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Katie Stuart
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Health Care Licenses Committee
SB 00336
Sen. Rachelle Crowe
(Rep. Katie Stuart)

410 ILCS 535/17.1 new

Amends the Vital Records Act. Provides that the Department of Public Health shall issue a certificate of birth with the identity of the attending physician redacted upon request by: any person named on the certificate of birth, if the person is 18 years of age or older; a parent of the person named on the certificate of birth; the legal representative of the person named on the certificate of birth; or an attorney at law authorized in writing by the person named on the certificate of birth. Effective 120 days after becoming law.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Requires the Department of Public Health to issue a certificate of birth with the identity of the certifier (rather than the attending physician) redacted upon request by specified persons. Provides that the Department may adopt any rules necessary to implement the amendatory provisions.

Feb 19 21 S Filed with Secretary by Sen. Rachelle Crowe
Feb 19 21 First Reading
Feb 19 21 Referred to Assignments
Mar 03 21 Assigned to Healthcare Access and Availability
Mar 16 21 Do Pass Healthcare Access and Availability; 010-000-000
Mar 16 21 Placed on Calendar Order of 2nd Reading March 17, 2021
Apr 01 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Rachelle Crowe
Apr 01 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 07 21 Senate Floor Amendment No. 1 Assignments Refers to Healthcare Access and Availability
Apr 14 21 Senate Floor Amendment No. 1 Recommend Do Adopt Healthcare Access and Availability; 009-000-000
Apr 21 21 Senate Floor Amendment No. 1 Adopted; Crowe
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21 Third Reading - Passed; 057-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Katie Stuart
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Human Services Committee
SB 00337  
Sen. Rachelle Crowe  
(Rep. Katie Stuart-Dan Ugaste)

705 ILCS 5/11  
from Ch. 37, par. 16

Amends the Supreme Court Act. Provides that the office of marshal for the Supreme Court may also employ court security officers. Authorizes a court security officer to arrest in the same manner as authorized by similarly certified officers of a county sheriff. Allows a court security officer to carry a weapon at his or her place of employment and to and from his or her place of employment. Effective immediately.

Fiscal Note (Admin Office of the Illinois Courts)
Based on a review of the bill, it has been determined that the proposed legislation would have no fiscal impact on the state appropriation to the judicial branch.

Feb 19 21  S  Filed with Secretary by Sen. Rachelle Crowe  
Feb 19 21  First Reading  
Feb 19 21  Referred to Assignments  
Mar 03 21  Assigned to Judiciary  
Mar 16 21  Do Pass Judiciary; 008-000-000  
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021  
Mar 17 21  Second Reading  
Mar 17 21  Placed on Calendar Order of 3rd Reading ** March 23, 2021  
Apr 21 21  Third Reading - Passed; 056-000-000  
Apr 22 21  H  Arrived in House  
Apr 22 21  Chief House Sponsor Rep. Katie Stuart  
Apr 23 21  First Reading  
Apr 23 21  Referred to Rules Committee  
Apr 28 21  Assigned to Judiciary - Civil Committee  
May 05 21  Fiscal Note Requested by Rep. Deanne M. Mazzochi  
May 05 21  Do Pass / Consent Calendar Judiciary - Civil Committee; 015-000-000  
May 05 21  H  Placed on Calendar 2nd Reading - Consent Calendar  
May 05 21  Added Alternate Chief Co-Sponsor Rep. Dan Ugaste  
May 06 21  Fiscal Note Filed
Amends the State Treasurer Act. Repeals provisions regarding transfer of power; transfer of personnel; transfer of property; and rules and standards. Amends the Revised Uniform Unclaimed Property Act. Changes the definition of "virtual currency". Provides that a money order is presumed abandoned if it is unclaimed by the apparent owner 3 (rather than 7) years after issuance. Provides that virtual currency is presumed abandoned if it is unclaimed by the apparent owner 5 years after the last indication of interest in the property. Provides that a business association who has no reportable property shall so report to the administrator under specified circumstances. Provides that the administrator does not need to notify the Department of Revenue of the names or social security numbers of apparent owners of abandoned property if the administrator reasonably believes that the Department of Revenue will be unable to provide information that would provide sufficient evidence to establish that the person in the Department of Revenue's records is the apparent owner of unclaimed property in the custody of the administrator. Includes a provision regarding identification of apparent owners of abandoned property using other State databases. Provides that if property reported to the administrator is virtual currency, the holder shall liquidate the virtual currency and remit the proceeds to the administrator. Makes changes to provisions regarding: when tax-deferred and tax-exempt retirement accounts presumed abandoned; United States savings bonds; crediting income or gain to owner's account; and action by a person whose claim is denied.

Senate Committee Amendment No. 1

Provides that the Secretary of State may (rather than shall) provide the Treasurer with the last known address as it appears in its respective records of any person reasonably believed to be the apparent owner of abandoned property. Provides that any warrants issued by the Comptroller pursuant to a voucher from the Treasurer to pay an owner that are not presented to the Treasurer within 12 months of the date of issuance shall be void, but the funds shall not escheat to the State and shall instead be redeposited in the Unclaimed Property Trust Fund. Provides that the Treasurer shall be responsible for any tax reporting required by federal law related to payments under the Revised Uniform Unclaimed Property Act.
SB 00338 (CONTINUED)

Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Michael J. Zalewski
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee

Apr 28 21  H  Assigned to Revenue & Finance Committee

SB 00340
Sen. Mattie Hunter and Chapin Rose
(Rep. Lindsey LaPointe)

35 ILCS 5/218
Amends the Illinois Income Tax Act. Provides that the credit for student-assistance contributions sunsets on December 31, 2031 (currently, December 30, 2021). Provides that, for taxable years ending on or after December 31, 2021, the maximum student-assistance credit is $1,000 per contributing employee per taxable year (currently, $500). Effective immediately.

Feb 19 21  S  Filed with Secretary by Sen. Mattie Hunter
Feb 19 21  First Reading
Feb 19 21  Referred to Assignments
Mar 03 21  Assigned to Revenue
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 21 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. Lindsey LaPointe
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee

May 04 21  H  Assigned to Revenue & Finance Committee
Senate Floor Amendment No. 1

Deletes reference to:

305 ILCS 5/5-5.28 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the Department of Healthcare and Family Services shall administer and regulate a school-based dental program that allows for the out-of-office delivery of preventative dental services in a school setting to children under 19 years of age. Provides that every effort shall be made by the Department when developing the program requirements to consider the different geographic differences of both urban and rural areas of the State for initial treatment and necessary follow-up care. Provides that no provider shall be charged a fee by any unit of local government to participate in the school-based dental program administered by the Department. Provides that nothing in the amendatory Act shall be construed to limit or preempt a home rule unit's or school district's authority to establish, change, or administer a school-based dental program in addition to, or independent of, the school-based dental program administered by the Department. Effective January 1, 2022.
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<th>Date</th>
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<td>Third Reading - Passed: 058-000-000</td>
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<td>Added Alternate Chief Co-Sponsor Rep. Lindsey LaPointe</td>
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New Act

Creates the Mind Strong Act. Requires the Department of Public Health, or a third party contractor with experience in successful public education and awareness campaigns selected by the Department of Public Health, to develop and lead a 2-year educational campaign within each of Illinois' 11 health regions on the availability of adult mobile crisis response services within each region. Requires the Department to work in collaboration with community stakeholders, including certain organizations, the Department of Healthcare and Family Services, and the Department of Human Services. Requires the public awareness campaign to begin no later than January 1, 2022. Sets forth certain requirements for the public awareness campaign, including that it be culturally competent and that any written materials be written in plain, easy-to-understand language and available in multiple languages that are representative of the communities in a particular health region. Lists the types of organizations that must be the focus of the educational campaign. Requires the Department of Human Services to establish, subject to appropriation, a grant program for adult mobile crisis response services to any adult age 18 or older experiencing a mental health or substance use crisis regardless of insurance status. Requires the Department of Healthcare and Family Services to develop and implement training and protocols for individuals answering crisis calls to the Crisis and Referral Entry Services (CARES) line. Contains provisions concerning the use of data to strengthen CARES line responses and adult mobile crisis response services, and other matters. Requires the Departments of Public Health, Human Services, and Healthcare and Family Services to adopt rules to implement the Act. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Creates the Mind Strong Act. Requires the Department of Public Health, or a third party contractor with experience in successful public education and awareness campaigns selected by the Department of Public Health, to develop and lead a 2-year educational campaign within each of Illinois' 11 health regions on the availability of adult mobile crisis response services within each region and how to access such services. Requires the Department to develop and implement this public awareness and educational campaign in collaboration with community stakeholders, including certain organizations, the Department of Healthcare and Family Services, and the Department of Human Services. Requires the public awareness campaign to begin no later than January 1, 2022 and to take into account crisis services, if any. Sets forth certain requirements for the public awareness campaign, including that it be culturally competent and that any written materials be written in plain, easy-to-understand language and available in multiple languages that are representative of the communities in a particular health region. Lists the types of stakeholders that shall be included as partner-stakeholders in the development of the campaign. Requires the Department of Human Services to establish, subject to appropriation, a grant program for the purposes of providing adult mobile crisis response services to any adult age 18 or older experiencing a mental health or substance use crisis regardless of insurance status. Requires the Department of Healthcare and Family Services to develop and implement training and protocols for individuals answering crisis calls to the Crisis and Referral Entry Services (CARES) line. Contains provisions concerning the use of data to strengthen CARES line responses and adult mobile crisis response services, and other matters. Requires the Departments of Public Health, Human Services, and Healthcare and Family Services to adopt rules to implement the Act. Effective immediately.
SB 00347 (CONTINUED)

Apr 23 21   S  Third Reading - Passed: 043-013-000
Apr 23 21   Added as Co-Sponsor Sen. Jacqueline Y. Collins
Apr 26 21   H  Arrived in House
Apr 26 21   Chief House Sponsor Rep. Barbara Hernandez
Apr 27 21   Added Alternate Co-Sponsor Rep. Kambium Buckner
Apr 27 21   First Reading
Apr 27 21   Referred to Rules Committee
May 04 21   H  Assigned to Mental Health & Addiction Committee
SB 00363  Sen. Patricia Van Pelt-Michael E. Hastings  
(Rep. Dan Brady) 

New Act 

30 ILCS 105/5.935 new 

Creates the Non-Transplant Organ Donation Regulation Act. Requires non-transplant organ donation organizations that acquire or transfer human bodies or human body parts for education, research, or the advancement of medical, dental, or mortuary science to register with the office of the Secretary of State and be licensed by the Department of Public Health. Contains requirements for license application, accreditation, renewal, and fees. Provides that the Department may deny, suspend, or revoke a license; assess civil penalties; and perform inspections under the Act. Provides requirements for donor consent forms, identification of donated human bodies or human body parts, and other records. Contains requirements regarding the labeling, packaging, and final disposition of human bodies or human body parts under the Act. Provides disciplinary action for violation of the Act. Contains other provisions. Effective immediately. 

Senate Committee Amendment No. 1 

Deletes reference to: 

New Act 

Deletes reference to: 

30 ILCS 105/5.935 new 

Adds reference to: 

15 ILCS 305/35 new 

Replaces everything after the enacting clause. Amends the Secretary of State Act. Creates the Task Force on Best Practices and Licensing of Non-Transplant Organ Donation Organizations to review and report on national standards for best practices in relation to the licensing and regulation of organizations that solicit or accept non-transplantation whole bodies and body parts. Provides for meetings and reporting requirements of the Task Force. Provides for appointment and membership requirements of the Task Force. Provides that the Office of the Secretary of State shall provide the Task Force with administrative and other support. Repeals provisions on July 1, 2022. Defines "Task Force". Effective immediately. 

Feb 19 21  S  Filed with Secretary by Sen. Patricia Van Pelt 

Feb 19 21  First Reading 

Feb 19 21  Referred to Assignments 

Mar 03 21  Assigned to Healthcare Access and Availability 

Mar 18 21  Added as Chief Co-Sponsor Sen. Michael E. Hastings 

Apr 07 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Patricia Van Pelt 

Apr 07 21  Senate Committee Amendment No. 1 Referred to Assignments 

Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Healthcare Access and Availability 

Apr 13 21  Senate Committee Amendment No. 1 Adopted 

Apr 14 21  Do Pass as Amended Healthcare Access and Availability; 009-000-000 

Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021 

Apr 21 21  Second Reading 

Apr 21 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. Dan Brady 

Apr 27 21  First Reading 

Apr 27 21  Referred to Rules Committee 

May 04 21  H  Assigned to Human Services Committee
40 ILCS 5/8-201.2 new
30 ILCS 805/8.45 new
Amends the Chicago Municipal Article of the Illinois Pension Code. Provides that all contracts for investment services shall be awarded by the board of trustees using a competitive process that is substantially similar to the process required for the procurement of professional and artistic services under the Illinois Procurement Code. Provides that an exception shall be allowed for contracts for investment services with an emerging investment manager provided through a qualified manager of emerging investment managers services. Provides that based upon a written recommendation from an investment adviser providing qualified manager of emerging investment managers services for the selection or appointment of an emerging investment manager that has been providing investment services in the multimanager portfolio for at least 24 months, the board may select or appoint such emerging investment manager. Provides that all exceptions must be published on the Fund's website, which shall name the person authorizing the procurement and shall include a brief explanation of the reason for the exception. Defines terms. Amends the State Mandates Act to require implementation without reimbursement by the State.

Senate Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/8-201.2 new
Adds reference to:
40 ILCS 5/1-113.24 new
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Moves and changes the applicability of the provisions from the Chicago Municipal Article to the General Provisions Article. Makes conforming changes.

Feb 23 21 File with Secretary by Sen. Napoleon Harris, III
Feb 23 21 First Reading
Feb 23 21 Referred to Assignments
Mar 03 21 Assigned to Pensions
Apr 08 21 Senate Committee Amendment No. 1 File with Secretary by Sen. Napoleon Harris, III
Apr 08 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 08 21 Added as Chief Co-Sponsor Sen. Karina Villa
Apr 13 21 Senate Committee Amendment No. 1 Assignments Refers to Pensions
Apr 14 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Pensions: 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 20 21 Added as Chief Co-Sponsor Sen. Adriane Johnson
Apr 20 21 Added as Co-Sponsor Sen. Emil Jones, III
Apr 21 21 Third Reading - Passed: 059-000-000
Apr 21 21 Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 22 21 Arrived in House
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Added as Co-Sponsor Sen. Patricia Van Pelt
Apr 28 21 Assigned to Personnel & Pensions Committee
May 06 21 Do Pass / Consent Calendar Personnel & Pensions Committee: 008-000-000
May 06 21 Placed on Calendar 2nd Reading - Consent Calendar
Amends the Illinois Insurance Code. Provides that an insurer that amends, delivers, issues, or renews group accident and health policies providing coverage for hospital or medical treatment or services for illness entered into on or after January 1, 2022 shall ensure that the insured have timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions. Provides that network adequacy standards for timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions must satisfy specified minimum requirements. Provides that if there is no in-network facility or provider available for an insured to receive timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions in accordance with the minimum network adequacy standards, the insurer shall provide necessary exceptions to its network to ensure admission and treatment with a provider or at a treatment facility in accordance with those network adequacy standards. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
215 ILCS 5/370c
Adds reference to:
215 ILCS 124/10
Adds reference to:
305 ILCS 5/5-16.8
Adds reference to:
305 ILCS 5/5-30.1

Replaces everything after the enacting clause. Amends the Network Adequacy and Transparency Act. Sets forth provisions concerning timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions. Provides that network adequacy standards for timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions must satisfy specified minimum requirements. Provides that if there is no in-network facility or provider available for an insured to receive timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions in accordance with the minimum network adequacy standards, the insurer shall provide necessary exceptions to its network to ensure admission and treatment with a provider or at a treatment facility in accordance with those network adequacy standards. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that the medical assistance program shall be subject to provisions of the Network Adequacy and Transparency Act concerning timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions. In provisions concerning network adequacy and transparency, provides that the Department of Healthcare and Family Services shall require managed care organizations to comply with provisions of the Network Adequacy and Transparency Act concerning timely and proximate access to treatment for mental, emotional, nervous, or substance use disorders or conditions. Effective immediately.
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 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 H 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
SB 00481  Sen. Scott M. Bennett, Steve McClure and Rachelle Crowe
(Rep. Michael J. Zalewski)

20 ILCS 2630/5.2
625 ILCS 5/16-105 from Ch. 95 1/2, par. 16-105
625 ILCS 40/5-7
625 ILCS 45/5-16
705 ILCS 105/27.1b
705 ILCS 135/15-70
705 ILCS 135/20-5
720 ILCS 550/8 from Ch. 56 1/2, par. 708
730 ILCS 5/5-9-1.9

Amends the Criminal Identification Act, the Illinois Vehicle Code, the Snowmobile Registration and Safety Act, the Boat
Registration and Safety Act, the Criminal and Traffic Assessment Act, the Cannabis Control Act, and the Unified Code of Corrections.
Provides that certain fees, assessments, fines, and funds collected relating to the State Police shall be remitted to the State Treasurer for
deposit into the appropriate fund or distribution to the appropriate entity. Repeals the Criminal and Traffic Assessment Act and the
Section of the Clerks of Courts Act pertaining to court fees on January 1, 2026 (rather than 2022). Effective immediately.

Senate Committee Amendment No. 3

Requires the clerk of the circuit court to submit specified assessment reports no later than March 1, 2022, and March 1 of
every year thereafter. Repeals the Criminal and Traffic Assessment Act and the Section of the Clerks of Courts Act pertaining to court
fees on January 1, 2024 (rather than January 1, 2026).

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 Criminal Law
Mar 17 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Scott M. Bennett
Mar 17 21  Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 21  Senate Committee Amendment No. 1 Assignments Refers to Criminal Law
Mar 25 21  Senate Committee Amendment No. 2 Filed with Secretary by Sen. Scott M. Bennett
Mar 25 21  Senate Committee Amendment No. 2 Referred to Assignments
Apr 06 21  Senate Committee Amendment No. 3 Filed with Secretary by Sen. Scott M. Bennett
Apr 06 21  Senate Committee Amendment No. 3 Referred to Assignments
Apr 07 21  Senate Committee Amendment No. 2 Assignments Refers to Criminal Law
Apr 13 21  Senate Committee Amendment No. 3 Assignments Refers to Criminal Law
Apr 13 21  Senate Committee Amendment No. 1 Postponed - Criminal Law
Apr 13 21  Senate Committee Amendment No. 2 Postponed - Criminal Law
Apr 13 21  Senate Committee Amendment No. 3 Adopted
Apr 14 21  Do Pass as Amended Criminal Law; 010-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 16 21  Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Assignments
Apr 16 21  Senate Committee Amendment No. 2 Rule 3-9(a) / Re-referred to Assignments
Apr 19 21  Added as Co-Sponsor Sen. Steve McClure
Apr 19 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading ** April 21, 2021
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H Arrived in House
May 04 21  Chief House Sponsor Rep. Michael J. Zalewski
SB 00481 (CONTINUED)

May 04 21    H  First Reading

May 04 21    Referred to Rules Committee

May 05 21    H  Assigned to Judiciary - Criminal Committee

SB 00493    Sen. Dave Syverson and Dale Fowler

(Rep. Maura Hirschauer)

New Act

 Creates the Uniform Electronic Transactions in Dental Care Billing Act. Requires all dental plan carriers and dental care
providers to exchange claims and eligibility information electronically using the standard electronic data interchange transactions for
claims submissions, payments, and verification of benefits required under the Health Insurance Portability and Accountability Act in
order to be compensable by the dental plan carrier. Provides that no dental plan carrier or dental care provider may add to or modify
the uniform electronic claims and eligibility requirements adopted by the Department. Provides that the Act applies to all dental plan
 carriers. Grants the Director of Insurance the right to investigate complaints filed under the Act. Sets forth criteria for complaints filed
under the Act. Requires the Department of Insurance to adopt rules, and allows the Department to establish exemptions to the Act by
rule. Defines terms. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes
language that provides that "dental plan carrier" includes employee or employer self-insured benefit plans under the federal Employee
Retirement Income Security Act of 1974. Removes language that provides that the Director of Insurance has the right to investigate
complaints filed under the Uniform Electronic Transactions in Dental Care Billing Act and that provides criteria for complaints filed
under the Act. Effective immediately.

Feb 23 21    S  Filed with Secretary by Sen. Dave Syverson

Feb 23 21    First Reading

Feb 23 21    Referred to Assignments

Mar 03 21    Assigned to Insurance

Mar 16 21    Added as Co-Sponsor Sen. Dale Fowler

Mar 19 21    Do Pass Insurance; 012-000-000

Mar 19 21    Placed on Calendar Order of 2nd Reading March 23, 2021

Apr 09 21    Senate Floor Amendment No. 1 Filed with Secretary by Sen. Dave Syverson

Apr 09 21    Senate Floor Amendment No. 1 Referred to Assignments

Apr 13 21    Second Reading

Apr 13 21    Placed on Calendar Order of 3rd Reading ** April 14, 2021

Apr 14 21    Senate Floor Amendment No. 1 Assignments Refers to Insurance

Apr 15 21    Senate Floor Amendment No. 1 Recommend Do Adopt Insurance; 008-000-000

Apr 21 21    Recalled to Second Reading

Apr 21 21    Senate Floor Amendment No. 1 Adopted; Syverson

Apr 21 21    Placed on Calendar Order of 3rd Reading **

Apr 23 21    Third Reading - Passed; 058-000-000

Apr 26 21    H  Arrived in House

Apr 26 21    Chief House Sponsor Rep. Bob Morgan

Apr 27 21    First Reading

Apr 27 21    Referred to Rules Committee

Apr 28 21    Alternate Chief Sponsor Changed to Rep. Maura Hirschauer

May 04 21    H  Assigned to Insurance Committee
Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code to provide that the medical assistance program and a group accident and health insurance policy providing coverage for hospital, medical, or surgical treatment on an expense-incurred basis shall offer, for an additional premium and subject to the insurer's standard of insurability, optional coverage for the reasonable and necessary medical treatment of temporomandibular joint disorder and craniomandibular disorder.
Amends the Illinois Anatomical Gift Act. Deletes language providing that no hospital, physician and surgeon, procurement organization, or other person shall determine the recipient of an anatomical gift based upon a potential recipient's physical or mental disability, except to the extent that the physical or mental disability has been found by a physician and surgeon, following a case-by-case evaluation of the potential recipient, to be medically significant to the provision of the anatomical gift. Provides instead that a hospital, physician and surgeon, procurement organization, or other person shall not, solely on the basis of an individual's mental or physical disability: deem an individual ineligible to receive an anatomical gift or organ transplant; deny medical and other services related to organ transplantation, including evaluation, surgery, counseling, postoperative treatment, and services; refuse to refer the individual to a transplant center or other related specialist for the purpose of evaluation for or receipt of an organ transplant; refuse to place an individual on an organ transplant waiting list or place an individual at a lower priority position on the waiting list than the position at which the individual would have been placed if not for the individual's disability; or decline insurance coverage for any procedure associated with the receipt of the anatomical gift, including posttransplantation care. Provides that a hospital, physician and surgeon, procurement organization, or other person may take an individual's disability into account when making treatment or coverage recommendations or decisions solely to the extent that the physical or mental disability has been found by a physician or surgeon, following an individualized evaluation of the potential recipient, to be medically significant to the provision of the anatomical gift.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:
Provides that a hospital, physician and surgeon, procurement organization, or other person shall not, solely on the basis of an individual's mental or physical disability, if an individual has the necessary support system to assist the individual in complying with posttransplant medical requirements, consider the individual's inability to independently comply with posttransplant medical requirements to be medically significant. Provides that a covered entity shall make reasonable modifications to its policies, practices, or procedures to allow individuals with disabilities access to transplantation-related services, unless the covered entity can demonstrate that making such modifications would fundamentally alter the nature of such services. Provides that a covered entity shall take steps necessary to ensure that an individual with a disability is not denied medical services or other services related to organ transplantation due to the absence of auxiliary aids or services, unless the covered entity demonstrates that taking the steps would fundamentally alter the nature of the medical services or other services related to organ transplantation or would result in an undue burden for the covered entity.

Senate Floor Amendment No. 2
Deletes language providing that: a covered entity shall make reasonable modifications to its policies, practices, or procedures to allow individuals with disabilities access to transplantation-related services unless the covered entity can demonstrate that making such modifications would fundamentally alter the nature of such services; and a covered entity shall take steps necessary to ensure that an individual with a disability is not denied medical services or other services related to organ transplantation due to the absence of auxiliary aids or services, unless the covered entity demonstrates that taking the steps would fundamentally alter the nature of the medical services or other services related to organ transplantation or would result in an undue burden for the covered entity. Provides instead that a covered entity shall comply with the requirements of the Americans with Disabilities Act of 1990 and its implementing regulations in making reasonable modifications to its policies or procedures in response to a request from an individual with disabilities regarding access to transplantation-related services. Adds a definition for "covered entity".
SB 00500 (CONTINUED)

Mar 17 21  S  Added as Co-Sponsor Sen. Scott M. Bennett
Mar 17 21  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Mar 18 21  Added as Chief Co-Sponsor Sen. Dan McConchie
Mar 19 21  Added as Co-Sponsor Sen. Jil Tracy
Mar 23 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Jason A. Barickman
Mar 23 21  Senate Floor Amendment No. 2 Referred to Assignments
Mar 25 21  Senate Floor Amendment No. 2 Assignments Refers to Judiciary
Apr 20 21  Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary;  009-000-000
Apr 21 21  Senate Floor Amendment No. 2 Adopted; Barickman
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21  Third Reading - Passed; 057-000-000
Apr 22 21  Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 22 21  Added as Co-Sponsor Sen. Thomas Cullerton
Apr 22 21  Added as Co-Sponsor Sen. Patrick J. Joyce
Apr 22 21  Added as Chief Co-Sponsor Sen. Karina Villa
Apr 22 21  Added as Co-Sponsor Sen. Jason Plummer
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Thomas M. Bennett
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
May 04 21  H  Assigned to Health Care Availability & Accessibility Committee

SB 00501  Sen. Donald P. DeWitte and Brian W. Stewart  
(Rep. Keith R. Wheeler)

60 ILCS 1/5-55

Amends the Township Code. Provides that if the Secretary of State finds that any 2 or more townships within a single county (currently, 2 or more townships within the entire State) are named alike, he or she shall so inform the clerk of the county and the county board of that county shall, at its next meeting, adopt for one of the townships a different name. Effective immediately.

Feb 23 21  S  Filed with Secretary by Sen. Donald P. DeWitte
Feb 23 21  First Reading
Feb 23 21  Referred to Assignments
Mar 03 21  Assigned to Local Government
Mar 09 21  Postponed - Local Government
Mar 16 21  Do Pass Local Government;  009-000-000
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 17 21  Second Reading
Mar 17 21  Placed on Calendar Order of 3rd Reading ** March 23, 2021
Mar 23 21  Added as Co-Sponsor Sen. Brian W. Stewart
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Keith R. Wheeler
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Counties & Townships Committee
May 06 21  Do Pass / Short Debate Counties & Townships Committee;  009-001-000
May 06 21  H  Placed on Calendar 2nd Reading - Short Debate
Amends the Military Code of Illinois. Provides that members of the Illinois National Guard serving on State Active Duty, in addition to those serving in a federal duty or training status, shall have a State flag presented to their next of kin upon their death.
SB 00506
Sen. Jacqueline Y. Collins, Julie A. Morrison, Robert Peters, Ram Villivalam-Linda Holmes-Celina Villanueva,
Cristina H. Pacione-Zayas, Laura Fine, Rachelle Crowe, Laura M. Murphy, Thomas Cullerton, Christopher Belt
and Elgie R. Sims, Jr.-Jason Plummer
(Rep. Elizabeth Hernandez-Bob Morgan-Tom Demmer and Delia C. Ramirez)

305 ILCS 5/16-7 rep.
Amends the Survivor Support and Trafficking Prevention Article of the Illinois Public Aid Code. Repeals a provision that makes the Article inoperative on and after June 30, 2022. Effective immediately.

Feb 23 21 S Filed with Secretary by Sen. Jacqueline Y. Collins
Feb 23 21 First Reading
Feb 23 21 Referred to Assignments
Feb 26 21 Added as Co-Sponsor Sen. Julie A. Morrison
Mar 03 21 Assigned to Human Rights
Mar 16 21 Added as Co-Sponsor Sen. Robert Peters
Mar 18 21 Added as Co-Sponsor Sen. Ram Villivalam
Mar 19 21 Postponed - Human Rights
Mar 19 21 Added as Chief Co-Sponsor Sen. Linda Holmes
Mar 23 21 Added as Chief Co-Sponsor Sen. Celina Villanueva
Mar 25 21 Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Mar 25 21 Do Pass Human Rights; 009-000-000
Mar 25 21 Placed on Calendar Order of 2nd Reading April 13, 2021
Mar 25 21 Added as Co-Sponsor Sen. Laura Fine
Mar 25 21 Added as Co-Sponsor Sen. Rachelle Crowe
Mar 25 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 08 21 Added as Co-Sponsor Sen. Thomas Cullerton
Apr 13 21 Second Reading
Apr 13 21 Placed on Calendar Order of 3rd Reading ** April 14, 2021
Apr 14 21 Added as Co-Sponsor Sen. Christopher Belt
Apr 20 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21 Added as Chief Co-Sponsor Sen. Jason Plummer
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Elizabeth Hernandez
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Assigned to Appropriations-Human Services Committee
May 04 21 Added Alternate Chief Co-Sponsor Rep. Bob Morgan
May 04 21 Added Alternate Chief Co-Sponsor Rep. Tom Demmer
May 06 21 Added Alternate Co-Sponsor Rep. Delia C. Ramirez
May 06 21 Do Pass / Consent Calendar Appropriations-Human Services Committee; 022-000-000
May 06 21 H Placed on Calendar 2nd Reading - Consent Calendar
Amends the Property Tax Extension Limitation Law in the Property Tax Code. Provides that a taxing district's aggregate extension base shall be adjusted whenever an assessment increase or decrease due to the issuance of a certificate of error, a decision of the board of review, or a decision of the Property Tax Appeal Board results in the overextension or underextension of taxes for the last preceding levy year. Effective immediately.

Senate Floor Amendment No. 1

Makes changes to provisions of the introduced bill that allow for adjustments for certificates of error, decisions of the board of review, or decisions of the Property Tax Appeal Board. Provides instead for a supplemental levy if the issuance of a certificate of error, a court order, or a final administrative decision of the Property Tax Appeal Board results in a refund from the taxing district of a portion of the property tax revenue distributed to the taxing district. Adds procedural requirements for the supplemental levy.
SB 00512


(Rep. Bob Morgan)

New Act

720 ILCS 675/1 from Ch. 23, par. 2357
720 ILCS 678/1
720 ILCS 678/2
720 ILCS 678/5
720 ILCS 678/6
720 ILCS 678/7
720 ILCS 678/8
720 ILCS 678/9
720 ILCS 678/10
720 ILCS 678/20

Creates the Preventing Youth Vaping Act. Provides that it is unlawful for a person to sell or distribute specified electronic cigarettes and electronic cigarette packaging. Contains advertising and manufacturing requirements. Provides civil and criminal penalties. Provides that the Department of Agriculture, Department of Revenue, Department of Public Health, and Illinois State Police shall have equal and joint authority to administer and enforce the Act, may adopt rules, and may inspect any business that manufactures, transports, or distributes electronic cigarettes to ensure compliance with the Act. Amends the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Removes language providing that an "electronic cigarette" does not include a tobacco product and that a "tobacco product" does not include an electronic cigarette. Provides prohibitions regarding the sale of electronic cigarettes and allows specified peace officers to seize any tobacco products or electronic cigarettes involved in a specified violation. Makes other changes. Amends the Prevention of Cigarette Sales to Persons under 21 Years of Age Act. Changes the Act's title to the Prevention of Cigarette and Electronic Cigarette Sales to Persons under 21 Years of Age Act. Defines "electronic cigarette" and refers to electronic cigarettes in conjunction with cigarettes. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

720 ILCS 678/9

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that "electronic cigarette" does not include any device that meets the definition of cannabis paraphernalia under the Cannabis Regulation and Tax Act. In provisions of the Preventing Youth Vaping Act regarding prohibitions, removes language providing that it is unlawful to sell in any one transaction more than 2 electronic cigarettes, 4 prepackaged cartridges of electronic cigarette solution, or 100 milliliters of electronic cigarette solution to a consumer. Provides that electronic cigarettes first sold prior to August 8, 2016 and for which a premarket tobacco product application was submitted to the U.S. Food and Drug Administration by September 9, 2020 shall not be deemed to be in violation of specified provisions. Removes language requiring manufacturers to annually submit specified reports and lists of ingredients to the Attorney General. In provisions amending the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act, provides that no person shall honor or accept any discount, coupon, or other benefit or reduction in price that is inconsistent with specified provisions, subsequent United States Food and Drug Administration industry guidance, or any rules adopted under the specified federal provisions. Makes other changes. In provisions amending the Prevention of Cigarette Sales to Persons under 21 Years of Age Act, removes changes to provisions of concerning statements for delivery sales. Makes other changes. Effective immediately.
SB 00512 (CONTINUED)

Apr 20 21  S  Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21  Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 012-001-000
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 1 Adopted; Morrison
Apr 22 21  Third Reading - Passed; 057-000-000
Apr 21 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Bob Morgan
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 23 21  S  Added as Co-Sponsor Sen. John Connor
Apr 23 21  Added as Co-Sponsor Sen. Doris Turner
Apr 26 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 26 21  Added as Co-Sponsor Sen. Sara Feigenholtz
May 04 21  H  Assigned to Human Services Committee

SB 00515  Sen. Michael E. Hastings
(Rep. Ann M. Williams)

220 ILCS 5/9-210.5

Amends the Public Utilities Act. In provisions concerning valuation of water and sewer utilities, provides that to be included within the definition of "large public utility" an investor-owned public utility must regularly provide water or sewer service to more than 15,000 customer connections (rather than 30,000 customer connections).

Feb 23 21  S  Filed with Secretary by Sen. Michael E. Hastings
Feb 23 21  First Reading
Feb 23 21  Referred to Assignments
Mar 03 21  Assigned to Energy and Public Utilities
Mar 19 21  Do Pass Energy and Public Utilities; 018-004-000
Mar 19 21  Placed on Calendar Order of 2nd Reading March 23, 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; 059-000-000
Apr 22 21  H  Arrived in House
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Public Utilities Committee
May 04 21  Do Pass / Consent Calendar Public Utilities Committee; 023-000-000
May 05 21  H  Placed on Calendar 2nd Reading - Consent Calendar
Amends the Raffles and Poker Runs Act. Allows raffle licenses to be issued to fire protection agencies and associations that represent fire protection officials. Defines "fire protection agency" to mean a State, local government, or intergovernmental agency vested with the duty and authority to provide public fire suppression, rescue, or emergency medical services or an organization that provides support or assistance to such an agency.
Amends the Illinois Public Labor Relations Act. Specifies further requirements for labor unit clarification. Provides that no collective bargaining agreement entered into between an executive branch constitutional officer or any agency or department of an executive branch constitutional officer and a labor organization may extend more than 12 months after the date on which the terms of office of executive branch constitutional officers begin (currently, may extend beyond June, 30). Provides an exemption concerning collective bargaining agreements and the increase of salary, wages, or benefits starting on or after the first day of the terms of office of executive branch constitutional officers. Modifies defined terms. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Modifies defined terms. Provides that determinations of confidential employee status, managerial employee status, and supervisor status shall be based on actual employee job duties and not solely on written job descriptions. Removes provisions placing further requirements on the forming of bargaining units by employees and managerial employees. Removes provision concerning bargaining unit descriptions. Modifies and provides further requirements for the filing of unit clarification petitions. Makes other changes. Effective immediately.

Feb 23 21  S  Filed with Secretary by Sen. Omar Aquino
Feb 23 21  First Reading
Feb 23 21  Referred to Assignments
Mar 03 21  Assigned to Executive
Apr 14 21  Added as Co-Sponsor Sen. Mattie Hunter
Apr 15 21  Do Pass Executive; 009-005-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Omar Aquino
Apr 22 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 26 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Omar Aquino
Apr 26 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 27 21  Senate Floor Amendment No. 2 Assignments Refers to Executive
Apr 27 21  Senate Floor Amendment No. 1 Pursuant to Senate Rule 3-8 (b-1) this amendment will remain in the Committee on Assignments.
Apr 29 21  Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 009-006-000
Apr 29 21  Recalled to Second Reading
Apr 29 21  Senate Floor Amendment No. 2 Adopted; Aquino
Apr 29 21  Third Reading - Passed; 044-011-000
Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Michael Halpin
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H  Assigned to Labor & Commerce Committee
Amends the Election Code. Provides that political committee funds may be used for certain child care or dependent elder home care expenses that are necessary for the fulfillment of political, governmental, or public policy duties, activities, or purposes. Effective immediately.

Senate Floor Amendment No. 1
Provides that political committee funds may be used for care of a dependent family member (rather than dependent elder home care expenses) that are necessary for the fulfillment of political, governmental, or public policy duties, activities, or purposes. Removes language allowing for the expenditure regardless of whether the need for child care or dependent elder home care predated the campaign or term of office. Provides that "care of a dependent family member" includes caregiving, personal care, adult day services, and home health services for elderly persons and persons with an illness, injury, or disability who require assistance in caring for themselves.
SB 00539
Sen. Laura Fine, Scott M. Bennett, Doris Turner, Dan McConchie, Suzy Glowiak Hilton, Karina Villa, Christopher Belt, Laura M. Murphy, Sara Feigenholtz, Celina Villanueva, Elgie R. Sims, Jr. and Cristina Castro-Robert F. Martwick
(Rep. Bob Morgan)

15 ILCS 505/16.6
Amends the State Treasurer Act. Provides that for purposes of the ABLE account program, a designated beneficiary means the ABLE account owner. Provides that upon the death of a designated beneficiary, proceeds from an account may be transferred pursuant to a payable on death account agreement. Provides that upon the death of a designated beneficiary, the State Treasurer may require verification that the funeral and burial expenses of the designated beneficiary have been paid. Makes conforming changes. Effective immediately.

Feb 23 21  S  Filed with Secretary by Sen. Laura Fine
Feb 23 21  First Reading
Feb 23 21  Referred to Assignments
Mar 03 21  Assigned to State Government
Mar 09 21  Added as Co-Sponsor Sen. Scott M. Bennett
Mar 10 21  Do Pass State Government; 006-000-000
Mar 10 21  Placed on Calendar Order of 2nd Reading March 16, 2021
Mar 16 21  Second Reading
Mar 16 21  Placed on Calendar Order of 3rd Reading ** March 17, 2021
Mar 17 21  Added as Co-Sponsor Sen. Doris Turner
Mar 17 21  Added as Co-Sponsor Sen. Dan McConchie
Apr 14 21  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 14 21  Added as Co-Sponsor Sen. Karina Villa
Apr 14 21  Added as Co-Sponsor Sen. Christopher Belt
Apr 16 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 16 21  Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 20 21  Added as Co-Sponsor Sen. Celina Villanueva
Apr 20 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21  Added as Co-Sponsor Sen. Cristina Castro
Apr 21 21  Added as Chief Co-Sponsor Sen. Robert F. Martwick
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Bob Morgan
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Executive Committee
SB 00544

Sen. Sara Feigenholtz-Laura Fine and Elgie R. Sims, Jr.

20 ILCS 5010/95

Feb 23 21  S Filed with Secretary by Sen. Sara Feigenholtz
Feb 23 21  First Reading
Feb 23 21  Referred to Assignments
Mar 03 21  Assigned to Human Rights
Mar 09 21  Added as Chief Co-Sponsor Sen. Laura Fine
Mar 19 21  Do Pass Human Rights; 009-000-000
Mar 19 21  Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 20 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H Arrived in House
Apr 22 21  Chief House Sponsor Rep. Jonathan Carroll
Apr 22 21  Added Alternate Chief Co-Sponsor Rep. Bob Morgan
Apr 22 21  Added Alternate Co-Sponsor Rep. Stephanie A. Kifowit
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Added Alternate Co-Sponsor Rep. Carol Ammons
Apr 28 21  Assigned to State Government Administration Committee
May 03 21  Added Alternate Chief Co-Sponsor Rep. Daniel Didech
May 05 21  Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
May 06 21  H Placed on Calendar 2nd Reading - Consent Calendar
Amends the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004. In a
provision requiring training for registered employees of a private detective agency within 30 days of their employment, specifies that
the training may be classroom-based or online Internet-based and removes certain topics that must be included in that training.
Provides that registered employees of a private detective agency and private detectives shall complete an additional 8 hours of annual
training each calendar year. Provides that private security contractors shall complete an additional 4 hours of annual training each
calendar year. Provides that classroom basic training for private security contractors may be provided in a classroom setting or may be
Internet-based online or other supervised computerized training. Provides that if a private security contractor owns or is employed by a
private security contractor agency, the private security contractor agency shall maintain a record of the annual training and must make
the record of annual training available to the Department of Financial and Professional Regulation upon request. Provides that a
licensee applying for a firearm control card must complete a firearm training course consisting of 48 hours (rather than 40 hours) of
training. Provides that a licensee or employee in possession of a valid firearm control card shall complete an additional 8 hours of
refresher training each calendar year. Requires that commercial or industrial operations that employ one or more persons (rather than 5
or more persons) shall register their security forces with the Department and that registration subjects the security force to certain
requirements. Makes other changes. Amends the Criminal Code of 2012 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: In
provisions amending the Private Detective, Private Alarm, Private Security, Fingerprint Vendor, and Locksmith Act of 2004, provides
that training for registered employees of a private detective agency, private detectives, and private security contractors may be
provided in a classroom or seminar setting or via Internet-based online learning programs (rather than in a classroom setting or may be
Internet-based online or other supervised computerized training); provides that the original form or a copy (rather than the form) that
certifies that the employee successfully completed basic and annual training shall be placed in the employee's file with the employer
for the period the employee remains with the employer (and makes conforming changes); and makes other changes. In provisions
amending the Criminal Code of 2012, removes language that provides that specified provisions concerning the unlawful use of a
weapon do not apply to an athlete's possession, transport on official Olympic and Paralympic transit systems established for athletes, or
use of competition firearms sanctioned by the International Olympic Committee, the International Paralympic Committee, the
International Shooting Sport Federation, or USA Shooting in connection with such athlete's training for and participation in shooting
competitions at the 2016 Olympic and Paralympic Games and sanctioned test events leading up to the 2016 Olympic and Paralympic
Games; specifies that, for certain security guards, 20 hours of training for a security officer and 28 (rather than 20) hours of firearm
training are required to qualify for an exemption; and makes conforming changes.
Amends the Substance Use Disorder Act. Permits the Department of Human Services to conduct compliance checks of tobacco and vape retailers to investigate whether such retailers are selling tobacco products, electronic nicotine products, alternative nicotine products, or e-cigarettes to persons under 21 years of age in violation of the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Provides that the Department may expand the use of existing tobacco compliance check programs to include vape shops. Provides that compliance checks may be conducted by underage individuals under the supervision of local law enforcement. Provides that underage individuals who purchase tobacco products, electronic nicotine devices, alternative nicotine products, or e-cigarettes while conducting supervised compliance checks shall not be in violation of the Prevention of Tobacco Use by Persons under 21 Years of Age and Sale and Distribution of Tobacco Products Act. Senate Floor Amendment No. 1. Provides that compliance checks may be conducted by underage individuals under the supervision of the Illinois State Police. Requires the Illinois State Police to communicate with local police departments and sheriff departments to ensure coordination and collaboration and to ensure its efforts do not duplicate any local compliance check activities.
Amends the State Treasurer Act. Modifies provisions concerning the College Savings Pool. Provides that "qualified expenses" includes qualified higher education expenses as defined under the Internal Revenue Code.
New Act

Creates the PFAS Reduction Act. Provides that a person, local government, fire department, or State agency may not discharge or otherwise use for training or testing purposes a class B firefighting foam containing intentionally added PFAS. On and after January 1, 2022, prohibits the knowing manufacture, sale, offering for sale, distribution for sale, or distribution for use of a class B firefighting foam containing intentionally added PFAS. Provides specified notice and recall requirements for manufacturers.

Contains a prohibition and exemption for the manufacture, sale, offering for sale, or distribution for sale of food packaging containing intentionally added PFAS. Requires manufacturers of class B firefighting foam containing PFAS to register with the Environmental Protection Agency and pay to the Agency an annual registration fee of $5,000. Requires the Agency to administer and enforce the Act and to adopt rules. Requires the Office of the State Fire Marshal to conduct a survey of fire departments and to provide a report of the results of the survey to the General Assembly no later than 90 days after its completion. Provides a civil penalty of $5,000 for the first violation of the Act and $10,000 for each subsequent violation. Provides that civil penalties collected must be deposited into the Environmental Protection Trust Fund to be used in accordance with the provisions of the Environmental Protection Trust Fund Act.

Contains other provisions. Effective immediately.

Senate Committee Amendment No. 2

Provides that specified persons and entities must notify the Illinois Emergency Management Agency (rather than submit a report to the Environmental Protection Agency) within 48 hours of a discharge or release. Provides that notifications and surveys shall only include a Fire Department Identification number if applicable. Provides that the Illinois Emergency Management Agency (rather than the Environmental Protection Agency) shall report specified notifications to the Office of the State Fire Marshal. Removes provisions requiring the Environmental Protection Agency to adopt rules for the implementation and administration of the Act.

Requires the Office of the State Fire Marshal to conduct the survey of fire departments on or before January 1 of each of the 5 years and to adopt rules. Requires the Office of the State Fire Marshal to conduct a survey of fire departments and to provide a report of the results of the survey to the General Assembly no later than 90 days after its completion. Provides a civil penalty of $5,000 for the first violation of the Act and $10,000 for each subsequent violation. Provides that civil penalties collected must be deposited into the Environmental Protection Trust Fund to be used in accordance with the provisions of the Environmental Protection Trust Fund Act.

Contains other provisions. Effective immediately.

Senate Floor Amendment No. 3

Makes changes to the bill as amended by Senate Amendment No. 1 to provide that any person who operates a refinery or chemical or ethanol plant, a storage and distribution facility, or a tank farm or terminal for flammable liquids, or who has a fixed foam system in use at a manufacturing facility or warehouse, may extend the date of compliance under specified provisions to January 1, 2027 if, prior to January 1, 2025, the person determines that additional time for compliance is needed and sends notice of the determination to the Office of the State Fire Marshal.
SB 00561 (CONTINUED)

Mar 19 21    S  Postponed - Environment and Conservation
Apr 09 21    Senate Committee Amendment No. 2 Filed with Secretary by Sen. Laura Ellman
Apr 09 21    Senate Committee Amendment No. 2 Referred to Assignments
Apr 13 21    Senate Committee Amendment No. 2 Assignments Refers to Environment and Conservation
Apr 15 21    Senate Committee Amendment No. 1 Adopted
Apr 15 21    Senate Committee Amendment No. 2 Adopted
Apr 15 21    Do Pass as Amended Environment and Conservation; 010-000-000
Apr 15 21    Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 15 21    Senate Floor Amendment No. 3 Filed with Secretary by Sen. Laura Ellman
Apr 15 21    Senate Floor Amendment No. 3 Referred to Assignments
Apr 20 21    Senate Floor Amendment No. 3 Assignments Refers to Environment and Conservation
Apr 20 21    Second Reading
Apr 20 21    Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21    Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 22 21    Senate Floor Amendment No. 3 Recommend Do Adopt Environment and Conservation; 009-000-000
Apr 23 21    Recalled to Second Reading
Apr 23 21    Senate Floor Amendment No. 3 Adopted; Ellman
Apr 23 21    Third Reading - Passed; 058-000-000
Apr 26 21    H  Arrived in House
Apr 26 21    Chief House Sponsor Rep. Anna Moeller
Apr 27 21    First Reading
Apr 27 21    Referred to Rules Committee
May 04 21    H  Assigned to Police & Fire Committee
May 04 21    S  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
May 05 21    Added as Co-Sponsor Sen. Laura M. Murphy
Amends the School Code. In the provisions relating to holidays, adds January 17 (the birthday of Muhammad Ali) to the list of commemorative holidays. In the provisions relating to courses of study, provides that the teaching of history of the United States shall include the study of the contributions made by Muslims and Muslim Americans to society.
Amends the Illinois Optometric Practice Act of 1987. Provides that an optometrist licensed under the Act may practice optometry through telehealth as authorized by the Act and the Telehealth Act. Provides that an optometrist treating a patient located in Illinois through telehealth must be licensed under the Act. Provides that an optometrist practicing optometry through telehealth is subject to the same standard of care and practice standards that are applicable to optometric services provided in a clinic or office setting. Provides that an optometrist may not provide telehealth services unless the optometrist has established a provider-patient relationship with the patient. Provides that an optometrist treating a patient through telehealth must perform a minimum eye examination as required by the Illinois Administrative Code before prescribing eyeglasses or contact lenses to the patient. Provides that if the Department of Financial and Professional Regulation has reason to believe that a person has violated the provisions of the Act, it may issue a rule to show cause why an order to cease and desist should not be entered against that person. Provides that the rule shall clearly set forth the grounds relied upon by the Department and shall provide a period of 7 days from the date of the rule to file an answer to the satisfaction of the Department. Provides that failure to answer to the satisfaction of the Department shall cause an order to cease and desist to be issued immediately. Defines terms.

Senate Floor Amendment No. 1

Provides that if there is any conflict between the provisions of the Illinois Optometric Practice Act of 1987 and the provisions of the Telehealth Act, the provisions of the Illinois Optometric Practice Act of 1987 control. Provides that an optometrist may treat a patient through telehealth in the absence of a provider-patient relationship when, in the professional judgment of the optometrist, emergency care is required. Provides that an optometrist treating a patient through telehealth must perform at least a minimum eye examination (rather than must perform a minimum eye examination) before prescribing eyeglasses or contact lenses to the patient.
Amends the Illinois Vehicle Code. Defines "uniform invoice". Authorizes the Secretary of State may use commercially available title history services. Makes changes concerning odometer disclosure requirements. Provides that the Secretary is authorized to issue a certificates of title in the name of the dealership if the surrendered certificate of title has no additional space to assign the certificate of title. Makes changes concerning requirements for a licensed seller who sells, transfers, or wholesales a vehicle out of State. Provides that a good-faith purchaser of a vehicle for value takes free of any undisclosed liens unless the purchaser has notice of such liens. Provides that the Secretary may remove a franchise affiliate's lien. Provides that a registration permit for 90 (instead of 30) days may be provided for a fee of $13. Makes electric motorcycles subject to additional fees for electric vehicles and allows vanity and personalized plates to be issued to owners of electric vehicles. Provides that certain military plates may be (i) transferred, upon death of the owner, to the surviving spouse; and (ii) reclassified without a replacement fee. In the Chapter concerning the licensing of vehicle dealers, makes changes to the definition of "established place of business". Provides that applicants for certain licenses shall disclose specified information related to persons liable for the performance of the dealership. Prohibits a licensee with a surrendered or revoked license from being named on an application for a subsequent license and from working for another licensee in a record-keeping, management, or financial position. Prohibits a licensee from permitting an individual who is not an agent of the licensee to purchase a vehicle at an auction.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the contents of the introduced bill and makes the following changes:
Provides that, beginning with the 2023 registration year, upon the request of the vehicle owner, an electric vehicle owner may register an electric vehicle with any qualifying registration, and an additional $100 surcharge shall be collected in addition to the applicable registration fee. Provides that the $100 additional fee is to identify the vehicle as an electric vehicle. Provides that the $100 additional fee is an annual, flat fee that shall be based on an applicant's new or existing registration year for the vehicle's corresponding weight category. Provides that a designation as an electric vehicle shall not alter a vehicle's registration. Provides that $1 of the additional fees shall be deposited into the Secretary of State Special Services Fund and the remainder of the additional fees shall be deposited into the Road Fund. Provides that the Secretary shall adopt any rules necessary to implement the new provisions.

Senate Committee Amendment No. 2
SB 00573 (CONTINUED)

Removes language providing that a purchaser of a vehicle who obtains a security interest in a vehicle in good faith for value takes free of any undisclosed liens unless the purchaser has notice of such liens and that, upon the perfection of the security interest, the Secretary of State shall invalidate the undisclosed lienholder's interest in the vehicle subject to an investigation by the Secretary of State Department of Police. Removes language allowing only a licensed dealer to use the reassignment portion included on a certificate of title to reassign a vehicle to another licensed dealer. Makes conforming changes and corrects typographical errors.

Senate Floor Amendment No. 3

- Adds reference to:
  - 625 ILCS 5/3-100.2

Provides that, no later than July 1, 2022 (instead of July 1, 2021), the Secretary of State shall implement, manage, and administer an electronic lien and title system and establish by administrative rule the standards and procedures relating to the management and implementation of the system.
SB 00574 Sen. Brian W. Stewart
(Rep. Andrew S. Chesney)

625 ILCS 5/3-707 from Ch. 95 1/2, par. 3-707

Amends the Illinois Vehicle Code. Provides that certain penalties regarding the operation of an uninsured motor vehicle apply to any operator of a motor vehicle subject to registration under a law of another state that is similar to the Code.

Feb 23 21 S Filed with Secretary by Sen. Brian W. Stewart
Feb 23 21 First Reading
Feb 23 21 Referred to Assignments
Apr 07 21 Assigned to Insurance
Apr 15 21 Do Pass Insurance; 010-000-000
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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Andrew S. Chesney
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Executive Committee
SB 00579
Sen. Laura Fine-Ann Gillespie-Julie A. Morrison-David Koehler-Laura M. Murphy, Darren Bailey, Christopher Belt, Meg Loughran Cappel and Chapin Rose
(Rep. Jennifer Gong-Gershowitz-Carol Ammons)

110 ILCS 330/8d new
210 ILCS 5/7d new
210 ILCS 85/6.28 new
225 ILCS 85/15.10 new

Amends the University of Illinois Hospital Act, the Ambulatory Surgical Treatment Center Act, the Hospital Licensing Act, and the Pharmacy Practice Act. Requires hospitals and facilities to offer a patient any unused portion of a facility-provided medication upon discharge when it is administered to a patient at the hospital or facility and is required for continuing treatment. Defines "facility-provided medication". Provides that an unused portion of a facility-provided medication required for continuing treatment must be provided to a patient upon discharge when the facility-provided medication is ordered at least 24 hours in advance for surgical procedures. Requires facility-medications to be consistent with labeling requirements under specified provisions of the Pharmacy Practice Act. Provides that if a facility-provided medication is used in an operating room or emergency department setting, the prescriber is responsible for counseling the patient on its proper use and administration and the requirement of pharmacist counseling is waived. Effective July 1, 2021.

Senate Committee Amendment No. 1

Provides that a facility-provided medication must be ordered at least 24 hours in advance for a surgical procedure and be administered to (rather than only administered to) a patient at the facility for any unused portion of the facility-provided medication to be offered to the patient upon discharge when it is required for continuing treatment.
Amends the Voluntary Payroll Deductions Act of 1983. Requires the Comptroller (rather than the Governor) to perform specified duties concerning the designation of organizations qualified to receive payroll deductions and the creation of an Advisory Committee under the Act. Amends the State Comptroller Act. Removes a provision requiring the Department of Central Management Services to transmit to the Comptroller a certified copy of all reports it may issue concerning State property. Amends the State Finance Act. Makes changes concerning fiscal year limitations. Repeals provisions concerning contracts signed by State agencies with procurement authority. Amends the Illinois Procurement Code. Makes changes concerning the filing of contracts with the Comptroller. Amends the State Prompt Payment Act. Requires specified information under the Vendor Payment Program to be disclosed on August 1 of each year (currently, July 1 of each year) for the previous fiscal year. Amends the Property Tax Code. Requires the State Comptroller to make available on the Comptroller's website a Fiscal Responsibility Report Card (currently, submit to the General Assembly and the clerk of each county a Fiscal Responsibility Report Card). Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

15 ILCS 405/19.5

Adds reference to:

15 ILCS 405/28 new

Adds reference to:

20 ILCS 415/4c from Ch. 127, par. 63b104c

Adds reference to:

30 ILCS 540/8

Replaces everything after the enacting clause. Amends the Voluntary Payroll Deductions Act of 1983. Requires the Comptroller (rather than the Governor) to perform specified duties concerning the designation of organizations qualified to receive payroll deductions and the creation of an Advisory Committee under the Act. Amends the State Comptroller Act. Removes a provision requiring the Department of Central Management Services to transmit to the Comptroller a certified copy of all reports it may issue concerning State property. Provides for Comptroller recess appointments. Amends the State Finance Act. Makes changes concerning fiscal year limitations. Repeals provisions concerning contracts signed by State agencies with procurement authority. Amends the Illinois Procurement Code. Makes changes concerning the filing of contracts with the Comptroller. Amends the State Prompt Payment Act. Requires specified information under the Vendor Payment Program to be disclosed on August 1 of each year (currently, July 1 of each year) for the previous fiscal year. Amends the Property Tax Code. Requires the State Comptroller to make available on the Comptroller's website a Fiscal Responsibility Report Card (currently, submit to the General Assembly and the clerk of each county a Fiscal Responsibility Report Card). Makes other changes. Effective immediately.
SB 00581 (CONTINUED)

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<td>Apr 28 21</td>
<td>H Assigned to Executive Committee</td>
</tr>
<tr>
<td>May 04 21</td>
<td>House Committee Amendment No. 1 Filed with Clerk by Rep. Michael Halpin</td>
</tr>
<tr>
<td>May 04 21</td>
<td>House Committee Amendment No. 1 Referred to Rules Committee</td>
</tr>
</tbody>
</table>
Amends the Freedom of Information Act. Provides that "public body" includes the Clerk of the Circuit Court of Cook County. Provides that all records relating to the obligation, receipt, and use of public funds of the Clerk of the Circuit Court of Cook County are public records subject to inspection and copying by the public. Amends the Clerks of Courts Act. Provides that records kept by the clerks of the circuit courts are subject to the Freedom of Information Act. Provides that specified unpaid assessments under the Criminal and Traffic Assessment Act shall not be included in an agreement between the clerk of the circuit court and the Department of Revenue to establish a program for the purposes of collecting certain balances owed. Provides that the clerk of the court shall (rather than may) accept credit card payments over the Internet for fines, penalties, court costs, or costs from offenders on voluntary electronic pleas of guilty in minor traffic and conservation offenses to satisfy the requirement of written pleas of guilty. Amends the Criminal and Traffic Assessment Act. Provides that one hour of public or community service shall be equivalent to $10 (rather than $4) of assessment.

Senate Committee Amendment No. 1
Deletes reference to:
  5 ILCS 140/2 from Ch. 116, par. 202
Deletes reference to:
  5 ILCS 140/2.5
Deletes reference to:
  705 ILCS 105/16 from Ch. 25, par. 16
Deletes reference to:
  705 ILCS 105/27.2b
Deletes reference to:
  705 ILCS 105/27.3b from Ch. 25, par. 27.3b
Add reference to:
  50 ILCS 205/3a from Ch. 116, par. 43.103a
Replaces everything after the enacting clause. Amends the Local Records Act. Provides that reports and records of the obligation, receipt, and use of public funds of the Clerk of the Circuit Court of Cook County are public records available for inspection by the public. Amends the Clerks of Courts Act. Provides that the clerk of the court shall (rather than may) accept credit card payments over the Internet for specified payments. Amends the Criminal and Traffic Assessment Act. Provides that one hour of public or community service shall be equivalent to $10 (rather than $4) of assessment.
SB 00583 (CONTINUED)

Apr 09 21  S  Added as Co-Sponsor Sen. Jil Tracy
Apr 12 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 13 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 13 21  Added as Chief Co-Sponsor Sen. John Connor
Apr 13 21  Added as Co-Sponsor Sen. Robert Peters
Apr 13 21  Added as Co-Sponsor Sen. Napoleon Harris, III
Apr 13 21  Added as Co-Sponsor Sen. Melinda Bush
Apr 14 21  Second Reading
Apr 14 21  Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 14 21  Added as Co-Sponsor Sen. Scott M. Bennett
Apr 15 21  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 15 21  Added as Co-Sponsor Sen. Julie A. Morrison
Apr 20 21  Added as Co-Sponsor Sen. Robert F. Martwick
Apr 20 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 20 21  Added as Co-Sponsor Sen. Chapin Rose
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Mark Batinick
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee

Apr 28 21  H  Assigned to Judiciary - Criminal Committee
Apr 30 21  Alternate Chief Sponsor Changed to Rep. Kelly M. Burke
May 05 21  Added Alternate Co-Sponsor Rep. Maurice A. West, II
May 06 21  Added Alternate Co-Sponsor Rep. Kelly M. Cassidy
SB 00590

Sen. Suzy Glowiak Hilton-John F. Curran-Linda Holmes, Karina Villa, Bill Cunningham, Laura M. Murphy, Sara Feigenholtz, Celina Villanueva, Donald P. DeWitte and Cristina Castro

(Rep. Terra Costa Howard-Carol Ammons)

210 ILCS 150/17

Amends the Safe Pharmaceutical Disposal Act. Provides that any county or municipality shall (rather than may) authorize the use of its city hall, police department, or any other facility under the county's or municipality's control to display a container suitable for use as a receptacle for used, expired, or unwanted pharmaceuticals or sharps (rather than only pharmaceuticals). Defines "sharp". Effective January 1, 2022.

Senate Committee Amendment No. 1

Adds reference to:

415 ILCS 5/22.55

Replaces everything after the enacting clause. Amends the Safe Pharmaceutical Disposal Act. Provides that any county shall (rather than may) and any municipality may authorize the use of its city hall, police department, or any other facility under the county's or municipality's control to display a container suitable for use as a receptacle for used, expired, or unwanted pharmaceuticals or sharps (rather than only pharmaceuticals). Defines "sharp" to mean any used or unused hypodermic, intravenous, or other medical needle or syringe with an original common medical purpose. Amends the Environmental Protection Act. Adds sharps to the list of types of household wastes that household waste drop-off points may accept. Defines "sharp" to mean any used or unused hypodermic, intravenous, or other medical needle or syringe with an original common medical purpose. Effective January 1, 2022.

Feb 24 21  S Filed with Secretary by Sen. Suzy Glowiak Hilton

Feb 24 21  First Reading

Mar 03 21  Referred to Assignments

Mar 18 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Suzy Glowiak Hilton

Mar 18 21  Senate Committee Amendment No. 1 Referred to Assignments

Mar 23 21  Senate Committee Amendment No. 1 Assignments Refers to Local Government

Apr 13 21  Senate Committee Amendment No. 1 Adopted

Apr 13 21  Added as Chief Co-Sponsor Sen. John F. Curran

Apr 13 21  Added as Chief Co-Sponsor Sen. Linda Holmes

Apr 14 21  Do Pass as Amended Local Government; 006-001-000

Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021

Apr 14 21  Added as Co-Sponsor Sen. Karina Villa

Apr 15 21  Added as Co-Sponsor Sen. Bill Cunningham

Apr 16 21  Added as Co-Sponsor Sen. Laura M. Murphy

Apr 16 21  Added as Co-Sponsor Sen. Sara Feigenholtz

Apr 20 21  Second Reading

Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021

Apr 20 21  Added as Co-Sponsor Sen. Celina Villanueva

Apr 21 21  Added as Co-Sponsor Sen. Donald P. DeWitte

Apr 21 21  Added as Co-Sponsor Sen. Cristina Castro

Apr 21 21  Third Reading - Passed; 047-010-000

Apr 22 21  H Arrived in House

Apr 22 21  Chief House Sponsor Rep. Terra Costa Howard

Apr 23 21  First Reading

Apr 23 21  Referred to Rules Committee

Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons

Apr 28 21  H Assigned to Health Care Licenses Committee
Amends the Address Confidentiality for Victims of Domestic Violence, Sexual Assault, Human Trafficking, or Stalking Act. Changes the name of the Act to the Address Confidentiality for Victims of Domestic Violence, Sexual Assault, Human Trafficking, or Stalking Act. Makes the Act's requirements applicable to victims of human trafficking. Deletes language providing that: a program participant who is otherwise qualified to vote may apply to vote under the Election Code; the program participant shall automatically receive absentee ballots for all elections in the jurisdictions for which that individual resides; and the election authority shall transmit the absentee ballot to the program participant at the address designated by the participant in his or her application. Provides instead that a program participant who is otherwise qualified to vote may register to vote by submitting an Illinois Address Confidentiality Program Voter Registration Application created by the State Board of Elections to the appropriate election authority. Provides that the State Board of Elections (rather than the Attorney General) shall adopt rules to ensure the integrity of the voting process and the confidentiality of the program participant. In a provision regarding when disclosure of an address is prohibited, removes the exception requirement that a certification has been canceled. Exempts a program participant's address and phone number on file with the Attorney General from being disclosed under the Freedom of Information Act. Makes corresponding changes in the Freedom of Information Act and the Election Code.

Feb 24 21  S  Filed with Secretary by Sen. Suzy Glowiak Hilton
Feb 24 21  First Reading
Feb 24 21  Referred to Assignments
Mar 03 21  Assigned to Human Rights
Mar 16 21  Added as Co-Sponsor Sen. Robert Peters
Mar 17 21  Added as Co-Sponsor Sen. Rachelle Crowe
Mar 18 21  Added as Chief Co-Sponsor Sen. Linda Holmes
Mar 19 21  Do Pass Human Rights; 009-000-000
Mar 19 21  Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 19 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Mar 23 21  Added as Co-Sponsor Sen. Celina Villanueva
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 20 21  Added as Co-Sponsor Sen. Chapin Rose
Apr 21 21  Added as Chief Co-Sponsor Sen. Jason Plummer
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Terra Costa Howard
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 27 21  Added Alternate Chief Co-Sponsor Rep. Jeff Keicher
SB 00593 (CONTINUED)

<table>
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<th>Date</th>
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<tr>
<td>Apr 21</td>
<td>H Assigned to Judiciary - Criminal Committee</td>
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<tr>
<td>Apr 29</td>
<td>Added Alternate Chief Co-Sponsor Rep. Carol Ammons</td>
</tr>
<tr>
<td>Apr 29</td>
<td>Added Alternate Chief Co-Sponsor Rep. Frances Ann Hurley</td>
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<tr>
<td>Apr 29</td>
<td>Added Alternate Co-Sponsor Rep. Angelica Guerrero-Cuellar</td>
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<tr>
<td>Apr 29</td>
<td>Added Alternate Co-Sponsor Rep. Elizabeth Hernandez</td>
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<tr>
<td>Apr 29</td>
<td>Added Alternate Co-Sponsor Rep. Deb Conroy</td>
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<tr>
<td>Apr 29</td>
<td>Added Alternate Co-Sponsor Rep. Margaret Croke</td>
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<tr>
<td>Apr 29</td>
<td>Added Alternate Co-Sponsor Rep. Rita Mayfield</td>
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<td>Apr 29</td>
<td>Added Alternate Co-Sponsor Rep. Lindsey LaPointe</td>
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<tr>
<td>Apr 29</td>
<td>Added Alternate Co-Sponsor Rep. Suzanne Ness</td>
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<tr>
<td>May 05</td>
<td>Added Alternate Co-Sponsor Rep. Maura Hirschauer</td>
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SB 00595

Sen. Jason A. Barickman

(Rep. Thomas M. Bennett-Amy Elik and Dan Brady)

735 ILCS 5/2-206 from Ch. 110, par. 2-206

Amends the Code of Civil Procedure. Provides that, in mortgage foreclosure actions, the plaintiff, or his or her attorney, (rather than the clerk of the court) shall send a copy of the publication to each defendant. Provides that the certificate of the plaintiff (rather than the clerk of the court) is evidence that the plaintiff sent a copy of the publication to each defendant. Provides that a copy of the certificate shall be filed at the office of the clerk of the court where the action is pending.

Feb 24  S Filed with Secretary by Sen. Jason A. Barickman

Feb 24  First Reading

Feb 24  Referred to Assignments

Mar 03  Assigned to Judiciary

Mar 16  Do Pass Judiciary; 008-000-000

Mar 16  Placed on Calendar Order of 2nd Reading March 17, 2021

Apr 14  Second Reading

Apr 14  Placed on Calendar Order of 3rd Reading ** April 15, 2021

Apr 21  Third Reading - Passed; 056-000-000

Apr 22  H Arrived in House

Apr 26  Chief House Sponsor Rep. Amy Elik

Apr 27  First Reading

Apr 27  Referred to Rules Committee

Apr 27  Added Alternate Chief Co-Sponsor Rep. Thomas M. Bennett

Apr 27  Alternate Chief Co-Sponsor Removed Rep. Thomas M. Bennett

Apr 28  Alternate Chief Sponsor Changed to Rep. Thomas M. Bennett

Apr 28  Assigned to Judiciary - Civil Committee

Apr 29  Added Alternate Co-Sponsor Rep. Dan Brady

May 03  Added Alternate Chief Co-Sponsor Rep. Amy Elik

May 05  Do Pass / Consent Calendar Judiciary - Civil Committee; 016-000-000

May 05  H Placed on Calendar 2nd Reading - Consent Calendar
Amends the Chicago Firefighter Article of the Illinois Pension Code. Provides that when a future entrant who is not subject to the compulsory retirement age withdraws from service and is at least age 63, his or her age and service annuity shall be fixed as of the age he or she withdraws from service. Makes conforming changes. In a provision concerning contribution refunds, removes an age limitation on eligibility for a refund. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.
Amends the School Code. Requires that each school district, charter school, or alternative school or any school receiving public funds develop an absenteeism and truancy policy to be communicated to students and their parent or guardian on an annual basis. Sets forth the minimum elements that must be included in the policy. Requires the policy to be updated every 2 years and filed with the State Board of Education. Effective July 1, 2021.

Senate Floor Amendment No. 1

Provides that the absenteeism and truancy policy must be filed with the State Board of Education and the regional superintendent of schools (rather than only the State Board of Education). Changes the effective date of the Act to July 1, 2022 (rather than July 1, 2021).
SB 00622
Sen. Patrick J. Joyce
(Rep. David A. Welter)

Authorizes the People of the State of Illinois to release specified property located in Peoria County from all dedication and easement rights and interest acquired for highway purposes for the sum of $26,000. Authorizes the People of the State of Illinois to release and restore any rights or easements of access, crossing, light, air, and view from, to, and over specified property located in Bond County for the sum of $8,650. Authorizes the People of the State of Illinois to release and restore any rights or easements of access, crossing, light, air, and view from, to, and over specified property located in St. Clair County for the sum of $8,350. Authorizes the People of the State of Illinois to release specified property located in Grundy County from all dedication and easement rights and interest acquired for highway purposes for the sum of $8,233.33. Authorizes the People of the State of Illinois to release and restore any rights or easements of access, crossing, light, air, and view from, to, and over specified property located in Rock Island County for the sum of $5,000. Authorizes the People of the State of Illinois to release specified property located in Kankakee County from all dedication and easement rights and interest acquired for highway purposes for the sum of $2,800. Authorizes the People of the State of Illinois to release and restore any rights or easements of access, crossing, light, air, and view from, to, and over specified property located in Bond County for the sum of $3,000.00. Effective immediately.

Feb 24 21 S Filed with Secretary by Sen. Patrick J. Joyce
Feb 24 21 First Reading
Feb 24 21 Referred to Assignments
Mar 03 21 Assigned to Judiciary
Mar 16 21 Do Pass Judiciary; 008-000-000
Mar 16 21 Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 17 21 Second Reading
Mar 17 21 Placed on Calendar Order of 3rd Reading ** March 23, 2021
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 27 21 Chief House Sponsor Rep. David A. Welter
Apr 28 21 First Reading
Apr 28 21 Referred to Rules Committee
Apr 28 21 H Assigned to Executive Committee
SB 00626  
(Rep. Kelly M. Cassidy and Kambium Buckner)

705 ILCS 135/5-20
725 ILCS 5/124A-20

Amends the Criminal and Traffic Assessment Act. Deletes language providing that one hour of public or community service shall be equivalent to $4 of assessment. Provides instead that the period of public service necessary to satisfy the assessment shall be set by the court, but in no event shall the hourly rate of the public or community service performed by the defendant be equivalent to less than the minimum wage of the State. Provides that the performance of public or community service may (rather than shall) be a condition of probation, conditional discharge, or supervision and shall be in addition to the performance of any other period of public or community service ordered by the court or required by law. Amends the Code of Criminal Procedure of 1963. In a provision regarding assessment waiver, removes language from the definition of "assessments" excluding assessments tied to violations of the Illinois Vehicle Code. Effective immediately.

Feb 24 21  S  Filed with Secretary by Sen. Jacqueline Y. Collins
Feb 24 21  First Reading
Feb 24 21  Referred to Assignments
Mar 03 21  Assigned to Criminal Law
Apr 14 21  Do Pass Criminal Law;  007-003-000
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 20 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 22 21  Third Reading - Passed; 035-016-000
Apr 22 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. Kelly M. Cassidy
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
May 04 21  H  Assigned to Judiciary - Criminal Committee
May 06 21  Added Alternate Co-Sponsor Rep. Kambium Buckner
SB 00632 Sen. Laura M. Murphy
   (Rep. Kelly M. Burke-Stephanie A. Kifowit-William Davis-Fred Crespo)

20 ILCS 605/605-1045.1 new

Feb 24 21 S Filed with Secretary by Sen. Laura M. Murphy
Feb 24 21 First Reading
Feb 24 21 Referred to Assignments
Mar 03 21 Assigned to Commerce
Mar 25 21 Do Pass Commerce; 009-000-000
Mar 25 21 Placed on Calendar Order of 2nd Reading April 13, 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; 055-001-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Kelly M. Burke
Apr 22 21 Added Alternate Chief Co-Sponsor Rep. Stephanie A. Kifowit
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. William Davis
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Fred Crespo
Apr 28 21 H Assigned to State Government Administration Committee
SB 00636 Sen. Laura M. Murphy and Elgie R. Sims, Jr.
(Rep. Jennifer Gong-Gershowitz)
765 ILCS 605/18 from Ch. 30, par. 318
Amends the Condominium Property Act. Provides that the bylaws shall include a requirement that unit owners selected to the board of managers shall reside on the property.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Condominium Property Act. Provides that a declaration first submitting property to the provisions of the Act, in accordance with specified provisions after the effective date of the amendatory Act, or an amendment to the condominium instruments adopted in accordance with specified provisions after the effective date of the amendatory Act, may provide that a majority of the board of managers, or a lesser number specified in the declaration, must be comprised of unit owners occupying their unit as their primary residence; provided that the condominium instruments may not require that more than a majority of the board shall be comprised of unit owners who occupy their unit as their principal residence.

Feb 24 21 S Filed with Secretary by Sen. Laura M. Murphy
Feb 24 21 First Reading
Feb 24 21 Referred to Assignments
Mar 03 21 Assigned to Judiciary
Mar 09 21 To Judiciary- Property Law
Apr 09 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Laura M. Murphy
Apr 09 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21 Senate Committee Amendment No. 1 Assignments Refers to Judiciary
Apr 13 21 Reported Back To Judiciary; 003-000-000
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Judiciary; 008-000-001
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 20 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21 Third Reading - Passed; 054-000-001
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Jennifer Gong-Gershowitz
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Assigned to Judiciary - Civil Committee
May 05 21 Motion Do Pass - Lost Judiciary - Civil Committee; 008-005-000
May 05 21 H Remains in Judiciary - Civil Committee
Amends the Illinois Procurement Code. Provides that no procurement contract for the construction, alteration, operation, repair, maintenance, or improvement of any mass transit facility, or equipment thereof, in excess of $1,000,000 shall be awarded to or executed with any vendor that receives support from a nonmarket economy country, as defined under specified federal law. Provides that nothing in the provisions is intended to contravene any existing treaties, laws, trade agreements, or regulations of the United States or subsequent trade agreements entered into between any foreign countries and the State or the United States.
Amends the Higher Education Veterans Service Act. With regard to the requirement to advertise the office location and phone number of and Internet access to the Coordinator of Veterans and Military Personnel and Student Services, provides that the advertisement must also include the website and any social media accounts of the public college or university. Requires each public college and university to annually report to the Board of Higher Education on the efforts of the public college or university in attracting, recruiting, and retaining veterans and military personnel. Effective immediately.
SB 00642  Sen. Laura M. Murphy
(Rep. Katie Stuart)

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

Feb 24 21  S  Filed with Secretary by Sen. Laura M. Murphy
Feb 24 21  First Reading
Feb 24 21  Referred to Assignments
Mar 09 21  Assigned to Local Government
Mar 16 21  Do Pass Local Government; 009-000-000
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 17 21  Second Reading
Mar 17 21  Placed on Calendar Order of 3rd Reading ** March 23, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Katie Stuart
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Judiciary - Criminal Committee

820 ILCS 191/21
Amends the Employee Sick Leave Act. Removes language exempting from coverage under the Act an employee of an employer subject to the provisions of Title II of the federal Railway Labor Act.

Feb 24 21 S Filed with Secretary by Sen. Michael E. Hastings
Feb 24 21 First Reading
Feb 24 21 Referred to Assignments
Mar 02 21 Added as Co-Sponsor Sen. Laura M. Murphy
Mar 02 21 Added as Co-Sponsor Sen. Linda Holmes
Mar 02 21 Added as Co-Sponsor Sen. Cristina Castro
Mar 02 21 Added as Co-Sponsor Sen. Celina Villanueva
Mar 02 21 Added as Co-Sponsor Sen. Jacqueline Y. Collins
Mar 03 21 Added as Co-Sponsor Sen. Robert Peters
Mar 04 21 Added as Co-Sponsor Sen. Antonio Muñoz
Mar 09 21 Assigned to Labor
Mar 17 21 Postponed - Labor
Mar 17 21 Added as Co-Sponsor Sen. Napoleon Harris, III
Mar 22 21 Added as Chief Co-Sponsor Sen. Kimberly A. Lightford
Mar 22 21 Added as Co-Sponsor Sen. David Koehler
Mar 23 21 Added as Co-Sponsor Sen. Christopher Belt
Mar 23 21 Added as Co-Sponsor Sen. Ram Villivalam
Mar 24 21 Do Pass Labor; 013-005-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 24 21 Added as Co-Sponsor Sen. Meg Loughran Cappel
Mar 24 21 Added as Chief Co-Sponsor Sen. Melinda Bush
Apr 19 21 Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21 Added as Co-Sponsor Sen. Laura Ellman
Apr 21 21 Added as Co-Sponsor Sen. Rachelle Crowe
Apr 21 21 Added as Co-Sponsor Sen. Patrick J. Joyce
Apr 21 21 Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 21 21 Third Reading - Passed; 038-017-000

Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Jay Hoffman
Apr 22 21 Added Alternate Chief Co-Sponsor Rep. Bob Morgan
Apr 22 21 S Added as Co-Sponsor Sen. Mattie Hunter
Apr 23 21 H First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 H Assigned to Labor & Commerce Committee
May 03 21 Added Alternate Chief Co-Sponsor Rep. Daniel Didech
SB 00651  Sen. Robert Peters and Laura M. Murphy
(Rep. Ann M. Williams-Carol Ammons)
705 ILCS 405/2-2 from Ch. 37, par. 802-2
Amends the Juvenile Court Act of 1987. Provides that not later than the 15th working day after the date an order of transfer is entered, the clerk of the court transferring a proceeding shall send to the clerk of the receiving court in the county to which the transfer is being made an authenticated copy of the court record, including all documents, petitions, and orders filed therein, and the minute orders and docket entries of the court. Provides that the clerk of the receiving court shall set a status hearing within 10 business days of receipt of the case and shall notify the judge of the receiving court and all parties. Provides that the receiving court shall review the court record immediately upon receipt. Provides that within 20 business days of receipt of the record, the reviewing court shall send a notice to the transferring court indicating it has accepted the case and scheduled a status date. Provides that until the transferring court receives this notice it continues to have jurisdiction over the case. Provides that if for any reason the receiving court does not accept the transfer, the receiving court shall, within 20 business days of receiving the case, send a notice to the transferring court indicating its reasons. Provides that the transferring court shall continue its jurisdiction of the case and shall set the matter for status within 20 business days. Effective immediately.

Feb 24 21  S Filed with Secretary by Sen. Robert Peters
Feb 24 21  First Reading
Feb 24 21  Referred to Assignments
Mar 09 21  Assigned to Health
Mar 16 21  To Subcommittee on Children & Family
Mar 22 21  Reported Back To Health; 004-000-000
Mar 24 21  Do Pass Health; 013-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 14 21  Second Reading
Apr 14 21  Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 20 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H Arrived in House
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21  Assigned to Adoption & Child Welfare Committee
May 04 21  Do Pass / Consent Calendar Adoption & Child Welfare Committee; 007-000-000
May 05 21  H Placed on Calendar 2nd Reading - Consent Calendar
Amends the Chicago School District Article of the School Code. Provides that if the number of members serving on a local 
school council falls below 7 members due to vacancies, then 4 serving members of the local school council shall constitute a quorum 
for the sole purpose of convening a meeting to fill vacancies through appointments. Provides that, for such purposes, the affirmative 
vote of a majority of those present shall be required to fill a vacancy through appointment by the council. Effective immediately.

Senate Floor Amendment No. 2

With respect to the 4 serving members of a local school council constituting a quorum, requires at least 2 of the 4 serving 
members to be elected members.
Amends the Deposit of State Moneys Act. Provides requirements and makes changes concerning financial institutions and depositories throughout the Act. Provides that the Act shall govern the deposit of State moneys for all public funds under the custody or control of the State Treasurer. Repeals specified provisions. Amends the Public Funds Investment Act and the Public Funds Deposit Act. Provides that those Acts do not apply to the Illinois State Treasurer, whose investment of State funds shall be governed by the Deposit of State Moneys Act. Defines terms. Makes conforming and other changes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

15 ILCS 520/11.1 rep.

Modifies the definition of "financial institution" to include a bank, a savings and loan association, a savings bank, a credit union, a minority depository institution as designated by the Federal Deposit Insurance Corporation, or a community development financial institution certified by the United States Treasury Community Development Financial Institutions Fund, which is operating in the State of Illinois. Restores a repealed provision of the Deposit of State Moneys Act. Makes conforming changes.

Feb 24 21 S Filed with Secretary by Sen. Robert Peters
Feb 24 21 First Reading
SB 00653 (CONTINUED)

Feb 24 21  S  Referred to Assignments
Mar 09 21  Assigned to Financial Institutions
Mar 25 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Robert Peters
Mar 25 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 07 21  Senate Committee Amendment No. 1 Assignments Refers to Financial Institutions
Apr 14 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended Financial Institutions; 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 21 21  Added as Co-Sponsor Sen. Jacqueline Y. Collins
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Kambium Buckner
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to State Government Administration Committee
Amends the School Code. Provides that all public schools shall provide daily time for supervised, unstructured, child-directed play for all students in kindergarten through grade 8. Specifies further requirements concerning play time. Provides that play time shall not count as a course of physical education. Provides that play time shall be considered clock hours for purposes of the Code. Provides for the inclusion of students with disabilities in play time. Provides that public schools shall prohibit the withholding of play time as a disciplinary or punitive action, except when a student's participation in play time poses an immediate threat to the safety of the student or others. Effective July 1, 2021.
SB 00658

Sen. Laura M. Murphy
(Rep. Martin J. Moylan)

65 ILCS 5/7-1-1.5 new
65 ILCS 5/11-15.1-2 new
65 ILCS 5/11-15.1-2.2 new

Amends the Illinois Municipal Code. Provides that annexations and annexation agreements are valid if they meet specified statutory requirements. Declares that it is a proper purpose for a municipality to seek the voluntary annexation of territory in order to: seek contiguity with other territory; or wholly bind other territory for the purpose of annexing that other territory. Provides that the validity of an annexation cannot be contested based on the purpose of the annexation, the contents of any annexation agreement, or any factor other than what is statutorily required. Requires an annexation agreement to include terms relating to disconnection of the territory from a municipality. Provides that, unless the terms of an annexation agreement are inconsistent with the provisions of the Illinois Municipal Code or are otherwise forbidden by law, the terms of the annexation agreement and the intentions of the parties to the annexation agreement may not be considered in determining compliance with the Code. Effective immediately.

Feb 24 21 S Filed with Secretary by Sen. Laura M. Murphy
Feb 24 21 First Reading
Feb 24 21 Referred to Assignments
Mar 09 21 Assigned to Judiciary
Mar 24 21 To Judiciary - Property Law
Apr 16 21 Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 20 21 Reported Back To Judiciary; 003-000-000
Apr 20 21 Do Pass Judiciary; 008-000-000
Apr 20 21 Placed on Calendar Order of 2nd Reading April 21, 2021
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Martin J. Moylan
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Cities & Villages Committee
Amends the Higher Education Student Assistance Act. Allows the Illinois Student Assistance Commission to award Post-Master of Social Work School Social Work Professional Educator License scholarships to an individual who has a valid Illinois-licensed clinical social work license or social work license and a Master of Social Work degree for the purpose of obtaining a Professional Educator License with an endorsement in social work. Sets forth various terms and conditions of the scholarship, including that a recipient of the scholarship must 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. Effective January 1, 2022.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Provides for scholarship awards beginning with the 2022-2023 academic year. Removes certain provisions concerning rulemaking. Provides that the Illinois Student Assistance Commission shall give priority to those applicants who are members of a racial minority (rather than those applicants who are members of underrepresented communities in the school social work field in Illinois); defines “racial minority”. Provides that each scholarship shall be applied to the payment of tuition and mandatory fees (rather than applied only to tuition). Makes other changes concerning the application and payment of a scholarship. Requires a scholarship recipient to work as a school social worker at a school (rather than work at a school). Effective January 1, 2022.
SB 00662
Sen. Ann Gillespie and Laura Fine
(Rep. Jonathan Carroll)

110 ILCS 947/65.110 new
Amends the Higher Education Student Assistance Act. Creates the School Social Work Shortage Loan Repayment Program.
Provides that the Illinois Student Assistance Commission shall, each year, receive and consider applications from eligible social
workers who are employed by a public elementary or secondary school in this State to encourage a grant recipient to use the financial
assistance for the repayment of educational loans. Sets forth eligibility and other requirements. Effective July 1, 2022.

Senate Floor Amendment No. 1
Provides that the Illinois Student Assistance Commission shall give priority to those applicants who are members of a racial
minority (rather than to an applicant who is a member of an underrepresented community in the school social work field in Illinois);
defines "racial minority".

Feb 24 21 S Filed with Secretary by Sen. Ann Gillespie
Feb 24 21 First Reading
Feb 24 21 Referred to Assignments
Mar 09 21 Assigned to Higher Education
Mar 16 21 Postponed - Higher Education
Mar 24 21 Postponed - Higher Education
Apr 14 21 Do Pass Higher Education: 012-000-000
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 20 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Ann Gillespie
Apr 20 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 21 21 Senate Floor Amendment No. 1 Assignments Refers to Higher Education
Apr 23 21 Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 28 21 Senate Floor Amendment No. 1 Recommend Do Adopt Higher Education; 013-000-000
Apr 28 21 Added as Co-Sponsor Sen. Laura Fine
Apr 28 21 Recalled to Second Reading
Apr 28 21 Senate Floor Amendment No. 1 Adopted; Gillespie
Apr 28 21 Third Reading - Passed; 052-001-000
Apr 28 21 Arrived in House
Apr 28 21 Chief House Sponsor Rep. Jonathan Carroll
Apr 29 21 First Reading
Apr 29 21 Referred to Rules Committee
May 04 21 H Assigned to Higher Education Committee
Amends the Illinois Enterprise Zone Act. Adds requirements concerning enterprise zone applications and provisional certification and decertification of enterprise zones. Modifies the criteria for determining Enterprise Zones and underserved areas under the Act. Modifies reporting requirements under the Act. Makes conforming and other changes.

Senate Committee Amendment No. 1
Adds reference to:

20 ILCS 655/3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with additions. Modifies requirements concerning qualifications for enterprise zones. Allows the Department of Commerce and Economic Opportunity to award partial points on a pro rata basis for the purpose of enterprise zone qualification if an applicant demonstrates specified job creation and investment criteria. Makes further changes concerning the awarding of points. Makes changes concerning the certification of enterprise zones. Provides that beginning in calendar year 2021 and for any year in which there are at least 4 Zones available for designation, at least 25% of zones available for designation in a given calendar year must be awarded to zones located in counties with populations of less than 300,000 unless there are no applicants from such locations for that calendar year. Provides that for enterprise zones that are scheduled to expire on or after January 1, 2017 and prior to January 1, 2024, an application process shall begin 2 years prior to the year in which the zone expires. Provides that with respect to job creation or retention, employers and High Impact Businesses shall use best efforts to submit diversity information related to the gender and ethnicity of such employees. Makes conforming and other changes.
Amends the Illinois Municipal Code. Provides that a leasehold for a term not in excess of 50 years may be made with a nonprofit corporation or association and extended for an additional 25 years by ordinance or resolution thereafter for specified purposes, including, but not limited to: cultivation of vacant lots for gardening or recreational purposes; and the lease of a tract of land of less than 5 acres to sell fresh fruits and vegetables. Provides that, when the city council of a municipality determines that all or any part of a municipal-owned tract of land, with or without improvements, is not then needed for municipal purposes, the city council may, by resolution or ordinance, authorize a private sale and conveyance of the same, or any part thereof, for nominal consideration without compliance with any other law governing disposal of lands by municipalities requiring adequate consideration. Limits the use of the property leased or conveyed under the provisions. Provides that property leased or conveyed under the provisions is exempt from property taxation under the Property Tax Code if the property is actually used for the cultivation and sale of fresh fruits and vegetables and leased or owned by a nonprofit organization or association that includes among its principal purposes the cultivation and sale of fresh fruits and vegetables. Contains a statement of findings.

Senate Committee Amendment No. 3

Adds reference to:

35 ILCS 200/15-65

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes:
removes provisions allowing properties to be used for recreational purposes; provides that a leasehold for a term not in excess of 25 years (rather than 50 years) may be made with a nonprofit corporation or association and be extended in increments of no more than 25 years (rather than extended for an additional 25 years); removes a limitation of use of tracts of lands of less than 5 acres; clarifies that property determined not then needed for municipal purposes may be sold for nominal consideration to a nonprofit corporation or association for use for specified purposes, but not property currently being leased under the provisions unless the lease allows for such sale; amends the Property Code making conforming changes; and makes other changes.

Senate Floor Amendment No. 4

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 3 with the following changes: removes findings; inserts a definition of "vacant lot" and makes conforming changes; provides that vacant lots may be sold or conveyed (rather than sold and conveyed) to nonprofit corporations or associations and makes conforming changes; provides that any conveyance or sale of property pursuant to the provisions shall contain a limitation that the property shall only be used by the nonprofit corporation or association for one or more of (i) the cultivation of land for gardening fruits and vegetables, or (ii) the sale of fresh fruits and vegetables (rather than a conveyance shall contain a limitation that the lands or buildings shall be used only for the purposes of the nonprofit organization or association and to render such services or to provide such facilities as may be agreed upon); and makes other changes.
SB 00665 (CONTINUED)

Apr 13 21  S  Added as Co-Sponsor Sen. Patrick J. Joyce
Apr 14 21  Do Pass as Amended Local Government; 007-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 16 21  Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Assignments
Apr 16 21  Senate Committee Amendment No. 2 Rule 3-9(a) / Re-referred to Assignments
Apr 19 21  Senate Floor Amendment No. 4 Filed with Secretary by Sen. Bill Cunningham
Apr 19 21  Senate Floor Amendment No. 4 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 4 Assignments Refers to Local Government
Apr 20 21  Senate Floor Amendment No. 4 Recommend Do Adopt Local Government; 006-000-000
Apr 21 21  Senate Floor Amendment No. 4 Adopted; Cunningham
Apr 21 21  Second Reading
Apr 21 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 28 21  Chief House Sponsor Rep. Frances Ann Hurley
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
May 04 21  H  Assigned to Agriculture & Conservation Committee
Amends the Debt Settlement Consumer Protection Act. Adds student loan borrowers to the definition of "consumer". Adds to the definition of "debt settlement provider" any person or entity engaging in, or holding itself out as engaging in, or any person who solicits for or acts on behalf of such person or entity engaging in or holding itself out as engaging in, the business of student loan debt relief services in exchange for any fee or compensation assessed against or charged to a consumer. Excludes institutions of higher education from the definition of "debt settlement provider". Defines other terms. Requires a specified notice and disclosure to student loan borrowers to be included in advertising and marketing communications concerning student loan debt relief services. Requires providers of student loan debt relief services to provide a specified notice and disclosure before a student loan borrower signs a contract. Provides that any fees charged to a student loan borrower in exchange for student loan debt relief shall comply with a provision concerning fees. Makes other changes. Effective immediately.
SB 00669 (CONTINUED)

Mar 23 21  S  Added as Co-Sponsor Sen. Celina Villanueva
Mar 23 21  Senate Committee Amendment No. 1 Postponed - Higher Education
Mar 24 21  Postponed - Higher Education
Apr 06 21  Senate Committee Amendment No. 2Filed with Secretary by Sen. Omar Aquino
Apr 06 21  Senate Committee Amendment No. 2 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 2 Assignments Refers to Higher Education
Apr 13 21  Senate Committee Amendment No. 1 Postponed - Higher Education
Apr 13 21  Senate Committee Amendment No. 2 Adopted
Apr 14 21  Do Pass as Amended Higher Education; 012-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21  Added as Co-Sponsor Sen. Robert Peters
Apr 14 21  Added as Co-Sponsor Sen. Karina Villa
Apr 14 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 15 21  Added as Co-Sponsor Sen. Bill Cunningham
Apr 16 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 16 21  Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 16 21  Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Assignments
Apr 20 21  Added as Co-Sponsor Sen. Melinda Bush
Apr 21 21  Added as Co-Sponsor Sen. Linda Holmes
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading ** April 22, 2021
Apr 21 21  Added as Co-Sponsor Sen. Mike Simmons
Apr 22 21  Added as Co-Sponsor Sen. Robert F. Martwick
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. Kambium Buckner
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 27 21  Alternate Chief Sponsor Changed to Rep. Michael J. Zalewski
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Kambium Buckner
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Joyce Mason
Apr 28 21  Added Alternate Co-Sponsor Rep. Carol Ammons
Apr 28 21  Added Alternate Co-Sponsor Rep. Katie Stuart
Apr 28 21  Added Alternate Co-Sponsor Rep. Barbara Hernandez
Apr 28 21  Added Alternate Co-Sponsor Rep. Jonathan Carroll
May 04 21  H  Assigned to Higher Education Committee
May 05 21  Added Alternate Co-Sponsor Rep. Maurice A. West, II
SB 00672
(Rep. Ann M. Williams)

New Act
Creates the Fair Food Delivery Act. Prohibits a third-party delivery service from using the likeness, registered trademark, or intellectual property belonging to a merchant without obtaining written consent from the merchant for the use of the likeness, trademark, or other intellectual property. Provides that an agreement subject to the Act may not include a provision that requires a merchant to indemnify a third-party delivery service, an independent contractor acting on behalf of the third-party delivery service, or a registered agent of the third-party delivery service for any damages or harm that may occur after the merchant’s product leaves the merchant’s place of business. Authorizes recovery of actual damages or $5,000, whichever is greater. Imposes a civil penalty of not more than $1,000 per violation. Provides that each day a violation occurs constitutes a separate violation. Defines terms. Effective immediately.

Senate Floor Amendment No. 1
Removes a provision concerning third-party use of merchant trademarks and likenesses and instead provides that a third-party delivery service may not purchase or use the name, likeness, registered trademark, or intellectual property belonging to a merchant, and may not take or arrange for the pickup or delivery of an order from a merchant, without first obtaining written consent from the merchant. Provides that an agreement subject to the Fair Food Delivery Act may not include a provision that requires a merchant to indemnify a third-party delivery service, an independent contractor of the third-party delivery service, or a registered agent of the third-party delivery service for any damages or harm that may occur after the merchant’s product leaves the merchant’s place of business. Authorizes recovery of actual damages or $5,000, whichever is greater. Imposes a civil penalty of not more than $1,000 per violation. Provides that each day a violation occurs constitutes a separate violation. Defines terms. Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Creates the Fair Food Delivery Act. Provides that a third-party delivery service may not purchase or use the name, likeness, registered trademark, or intellectual property belonging to a merchant, and may not take or arrange for the pickup or delivery of an order from a merchant through the marketplace, without first obtaining written consent from the merchant. Provides that an agreement entered into pursuant to the Act may not include a provision that requires a merchant to indemnify a third-party delivery service, an independent contractor of the third-party delivery service, or a registered agent of the third-party delivery service for any damages or harm partially or wholly caused by or resulting from the third-party delivery service, an independent contractor of the third-party delivery service, or a registered agent of the third-party delivery service. Provides that each day a violation occurs constitutes a separate violation. Defines terms.
SB 00672 (CONTINUED)

Apr 22 21  S  Added as Chief Co-Sponsor Sen. Robert Peters
Apr 22 21  Added as Co-Sponsor Sen. Ann Gillespie
Apr 22 21  Added as Co-Sponsor Sen. Mattie Hunter
Apr 22 21  Added as Co-Sponsor Sen. Celina Villanueva
Apr 23 21  Added as Co-Sponsor Sen. Christopher Belt
Apr 23 21  Added as Co-Sponsor Sen. Laura Fine
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 27 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Melinda Bush
Apr 27 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 28 21  Senate Floor Amendment No. 2 Assignments Refers to Commerce
Apr 29 21  Senate Floor Amendment No. 2 Recommend Do Adopt Commerce; 010-000-000
Apr 29 21  Recalled to Second Reading
Apr 29 21  Senate Floor Amendment No. 1 Adopted; Bush
Apr 29 21  Senate Floor Amendment No. 2 Adopted; Bush
Apr 29 21  Third Reading - Passed; 055-000-000
Apr 29 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 29 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Ann M. Williams
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H  Assigned to Labor & Commerce Committee
Legislative Information System
102nd General Assembly
Passed to Opposite Chamber
Since May 06, 2021

SB 00673
(Rep. Edgar Gonzalez, Jr.)

105 ILCS 5/27-23.7
Amends the Courses of Study Article of the School Code. In provisions concerning bullying prevention, provides that the term "restorative measures" includes alternatives to exclusionary discipline that increase student accountability if the incident of bullying is based on religion, race, ethnicity, or any other category that is identified in the Illinois Human Rights Act. Requires the State Board of Education to provide funding for counselors to support mediation with regard to incidents of bullying that are based on religion, race, ethnicity, or any other category that is identified in the Illinois Human Rights Act. Effective immediately.

Senate Committee Amendment No. 1
Removes the provision requiring the State Board of Education to provide funding for counselors to support mediation with regard to incidents of bullying that are based on religion, race, ethnicity, or any other category that is identified in the Illinois Human Rights Act.

Feb 25 21 Filed with Secretary by Sen. Jacqueline Y. Collins
Feb 25 21 First Reading
Feb 25 21 Referred to Assignments
Mar 15 21 Added as Co-Sponsor Sen. Julie A. Morrison
Mar 15 21 Added as Chief Co-Sponsor Sen. John Connor
Mar 19 21 Added as Chief Co-Sponsor Sen. Cristina Castro
Mar 23 21 Assigned to Education
Mar 23 21 Added as Co-Sponsor Sen. Ram Villivalam
Mar 30 21 Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 06 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y. Collins
Apr 06 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 06 21 Senate Committee Amendment No. 2 Filed with Secretary by Sen. Jacqueline Y. Collins
Apr 06 21 Senate Committee Amendment No. 2 Referred to Assignments
Apr 13 21 Senate Committee Amendment No. 1 Assignments Refers to Education
Apr 13 21 Senate Committee Amendment No. 2 Pursuant to Senate Rule 3-8 (b-1) this amendment will remain in the Committee on Assignments.
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Education; 014-000-000
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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Elementary & Secondary Education: School Curriculum & Policies Committee
SB 00676  Sen. Ram Villivalam
(Rep. Jennifer Gong-Gershowitz-Carol Ammons-Aaron M. Ortiz)
625 ILCS 5/6-105  from Ch. 95 1/2, par. 6-105
Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue such additional temporary driver's licenses
to an applicant as are necessary to allow the applicant to drive during the pendency of an investigation and determination of all facts
relative to such applicant's eligibility for such a license, valid for such a period as is appropriate, but in no event for longer than 90
days each. Effective immediately.

Feb 25 21  S  Filed with Secretary by Sen. Ram Villivalam
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 09 21  Assigned to Transportation
Mar 24 21  Do Pass Transportation: 018-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 14 21  Second Reading
Apr 14 21  Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 21 21  Third Reading - Passed: 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Jennifer Gong-Gershowitz
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21  Assigned to Transportation: Vehicles & Safety Committee
May 04 21  Added Alternate Chief Co-Sponsor Rep. Aaron M. Ortiz
May 05 21  Do Pass / Short Debate Transportation: Vehicles & Safety Committee; 007-004-000
May 05 21  H  Placed on Calendar 2nd Reading - Short Debate
Amends the Medical Practice Act of 1987. Provides that not later than 12 months after the effective date of the amendatory Act, the Department of Financial and Professional Regulation shall adopt rules that require a person seeking licensure to practice medicine in all of its branches to have completed 3 hours of education on the diagnosis, treatment, and care of individuals with cognitive impairments, including, but not limited to, Alzheimer's disease and other dementias. Specifies that the education requirement shall only apply to applicants who serve or will serve adult populations and have or will have direct patient interactions in their capacity as physicians. Provides that not later than 12 months after the effective date of the amendatory Act, the Department shall adopt rules that require any continuing education for persons licensed to practice medicine under all of its branches to include an average of one hour of continuing education per license year on the diagnosis, treatment, and care of individuals with cognitive impairments, including, but not limited to, Alzheimer's disease and other dementias. Specifies that the continuing education requirement shall only apply to persons who serve adult populations and have direct patient interactions in their capacity as physicians. Provides that the curriculum used for the education and continuing education requirements shall cover the diagnosis of Alzheimer's disease and other dementias, including recognizing the signs and symptoms of dementia; person-centered care; assessment and care planning; and culturally competent health care.

Senate Committee Amendment No. 2
Deletes reference to:
225 ILCS 60/11
Deletes reference to:
225 ILCS 60/20.1 new
Adds reference to:
20 ILCS 2105/2105-365 new
Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that for license or registration renewals occurring on or after January 1, 2023, a health care professional who has continuing education requirements must complete at least a one-hour course in training on the diagnosis, treatment, and care of individuals with Alzheimer's disease and other dementias per renewal period. Provides that the training shall include, but not be limited to, assessment and diagnosis, effective communication strategies, and management and care planning. Provides that the requirement shall only apply to health care professionals who provide health care services to adult populations age 26 or older in the practice of their profession. Provides that a health care professional may count that one hour for completion of the course toward meeting the minimum credit hours required for continuing education. Provides that any training on Alzheimer's disease and other dementias applied to meet any other State licensure requirement, professional accreditation or certification requirement, or health care institutional practice agreement may count toward the continuing education requirement. Provides that the Department of Financial and Professional Regulation may adopt rules for the implementation of the continuing education requirement. Effective immediately.

Senate Floor Amendment No. 4
Provides that the continuing education requirements shall only apply to health care professionals who provide health care services to, and have direct patient interactions with (rather than who provide health care services to), adult populations age 26 or older in the practice of their profession.

Feb 25 21  S  Filed with Secretary by Sen. Ram Villivalam
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 09 21  Assigned to Licensed Activities
Mar 10 21  Added as Co-Sponsor Sen. Bill Cunningham
Mar 18 21  Added as Co-Sponsor Sen. Rachelle Crowe
Mar 22 21  Added as Co-Sponsor Sen. Robert Peters
Mar 23 21  Added as Co-Sponsor Sen. Patrick J. Joyce
SB 00677 (CONTINUED)

Mar 23 21  S Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ram Villivalam
Mar 23 21  Senate Committee Amendment No. 1 Referred to Assignments  
Mar 23 21  Added as Co-Sponsor Sen. Christopher Belt  
Mar 23 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins  
Mar 23 21  Added as Co-Sponsor Sen. Patricia Van Pelt  
Mar 24 21  Added as Chief Co-Sponsor Sen. Christopher Belt  
Mar 24 21  Postponed - Licensed Activities  
Mar 25 21  Senate Committee Amendment No. 1 Assignments Refers to Licensed Activities  
Mar 25 21  Added as Co-Sponsor Sen. Karina Villa  
Mar 26 21  Added as Co-Sponsor Sen. Doris Turner  
Mar 26 21  Added as Co-Sponsor Sen. Kimberly A. Lightford  
Mar 29 21  Added as Co-Sponsor Sen. Laura M. Murphy  
Apr 13 21  Senate Committee Amendment No. 2 Filed with Secretary by Sen. Ram Villivalam  
Apr 13 21  Senate Committee Amendment No. 2 Referred to Assignments  
Apr 13 21  Added as Chief Co-Sponsor Sen. Emil Jones, III  
Apr 14 21  Senate Committee Amendment No. 2 Assignments Refers to Licensed Activities  
Apr 14 21  Added as Co-Sponsor Sen. Suzy Glowiak Hilton  
Apr 14 21  Senate Committee Amendment No. 2 Adopted  
Apr 14 21  Added as Co-Sponsor Sen. Dale Fowler  
Apr 15 21  Do Pass as Amended Licensed Activities; 008-000-000  
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021  
Apr 15 21  Added as Co-Sponsor Sen. Ann Gillespie  
Apr 16 21  Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Assignments  
Apr 19 21  Added as Co-Sponsor Sen. Mike Simmons  
Apr 20 21  Added as Co-Sponsor Sen. Laura Fine  
Apr 20 21  Added as Co-Sponsor Sen. John Connor  
Apr 20 21  Second Reading  
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021  
Apr 20 21  Added as Co-Sponsor Sen. John F. Curran  
Apr 20 21  Added as Co-Sponsor Sen. Terri Bryant  
Apr 21 21  Senate Floor Amendment No. 3 Filed with Secretary by Sen. Ram Villivalam  
Apr 21 21  Senate Floor Amendment No. 3 Referred to Assignments  
Apr 21 21  Senate Floor Amendment No. 4 Filed with Secretary by Sen. Ram Villivalam  
Apr 21 21  Senate Floor Amendment No. 4 Referred to Assignments  
Apr 21 21  Senate Floor Amendment No. 3 Pursuant to Senate Rule 3-8 (b-1) this amendment will remain in the Committee on Assignments.  
Apr 21 21  Senate Floor Amendment No. 4 Be Approved for Consideration Assignments  
Apr 22 21  Added as Co-Sponsor Sen. Melinda Bush  
Apr 22 21  Recalled to Second Reading  
Apr 22 21  Senate Floor Amendment No. 4 Adopted; Villivalam  
Apr 22 21  Third Reading - Passed; 056-000-000  
Apr 22 21  Added as Co-Sponsor Sen. Scott M. Bennett  
Apr 22 21  H Arrived in House  
Apr 22 21  Chief House Sponsor Rep. Kathleen Willis  
Apr 22 21  Added Alternate Chief Co-Sponsor Rep. Stephanie A. Kifowit  
Apr 23 21  First Reading  
Apr 23 21  Referred to Rules Committee  
Apr 23 21  Added Alternate Co-Sponsor Rep. Natalie A. Manley
SB 00677 (CONTINUED)

Apr 26 21  H Added Alternate Co-Sponsor Rep. Margaret Croke
Apr 26 21  Alternate Co-Sponsor Removed Rep. Margaret Croke
Apr 27 21  Added Alternate Co-Sponsor Rep. Daniel Didech
Apr 27 21  Added Alternate Co-Sponsor Rep. Martin McLaughlin
Apr 27 21  Added Alternate Co-Sponsor Rep. Amy Grant
Apr 27 21  Added Alternate Co-Sponsor Rep. Kelly M. Cassidy
Apr 27 21  Added Alternate Co-Sponsor Rep. Barbara Hernandez
Apr 27 21  Added Alternate Co-Sponsor Rep. Katie Stuart
Apr 28 21  Added Alternate Co-Sponsor Rep. Jeff Keicher
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Maurice A. West, II
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Margaret Croke
Apr 28 21  Added Alternate Co-Sponsor Rep. Jonathan Carroll
Apr 28 21  Added Alternate Co-Sponsor Rep. Martin J. Moylan
Apr 28 21  Added Alternate Co-Sponsor Rep. Sam Yingling
Apr 29 21  Added Alternate Co-Sponsor Rep. Theresa Mah
Apr 29 21  Added Alternate Co-Sponsor Rep. Anna Moeller
Apr 29 21  Added Alternate Co-Sponsor Rep. Bob Morgan
May 03 21  Added Alternate Co-Sponsor Rep. Deanne M. Mazzochi
May 03 21  Added Alternate Co-Sponsor Rep. Michael T. Marron
May 04 21  Added Alternate Co-Sponsor Rep. Ryan Spain
May 04 21  H Assigned to Health Care Licenses Committee
May 04 21  Added Alternate Co-Sponsor Rep. Amy Elik
May 06 21  Added Alternate Co-Sponsor Rep. Maura Hirschauer
May 06 21  Added Alternate Co-Sponsor Rep. Debbie Meyers-Martin
Amends the Business Corporation Act of 1983, the General Not For Profit Corporation Act of 1986, and the Limited Liability Company Act. Provides that, with respect to entities organized under these Acts, the Secretary of State shall publish data required to be maintained by the Secretary in a machine-readable form that is freely available to the public. Abolishes charges for that data. Effective immediately.

Senate Committee Amendment No. 1

Provides that the Secretary of State does not warrant the completeness, accuracy, content, or fitness for any particular purpose or use of any public data set made available on the web portal, nor are such warranties to be implied or inferred with respect to the public data sets furnished under this Act. Provides that the State is not liable for any deficiencies in the completeness, accuracy, content, or fitness for any particular purpose or use of any public data set or any third party application utilizing such data set, unless deficiency is the result of willful or wanton action of the Secretary of State or its employees or agents.

Senate Committee Amendment No. 2

Changes the effective date to January 1, 2022 (rather than immediate).

Feb 25 21 S Filed with Secretary by Sen. John Connor
Feb 25 21 First Reading
Feb 25 21 Referred to Assignments
Apr 07 21 Assigned to State Government
Apr 07 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. John Connor
Apr 07 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 09 21 Senate Committee Amendment No. 2 Filed with Secretary by Sen. John Connor
Apr 09 21 Senate Committee Amendment No. 2 Referred to Assignments
Apr 13 21 Senate Committee Amendment No. 1 Assignments Refers to State Government
Apr 13 21 Senate Committee Amendment No. 2 Assignments Refers to State Government
Apr 14 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Senate Committee Amendment No. 2 Adopted
Apr 15 21 Do Pass as Amended State Government; 009-000-000
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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
May 06 21 Chief House Sponsor Rep. Lawrence Walsh, Jr.
SB 00685
Sen. Celina Villanueva, Laura Fine-Linda Holmes-Jacqueline Y. Collins and Neil Anderson
(Rep. Maurice A. West, II and Kambium Buckner)

New Act
5 ILCS 120/2 from Ch. 102, par. 42
5 ILCS 140/7.5
Creates the Domestic Violence Fatality Review Act. Defines terms. Establishes findings and purposes of the Act. Creates the Illinois Domestic Violence Fatality Review Commission, and provides for: membership; terms and vacancies of members; quorum; meetings; compensation; duties; and responsibilities. Allows a regional domestic violence fatality review team to be established within the boundaries of each judicial circuit, and provides for: membership; terms and vacancies of members; quorum; meetings; compensation; duties; and responsibilities. Adds provisions governing: cases eligible for review; confidentiality of regional review teams, information, and domestic violence fatality reviews; access to records and information; storage and destruction of confidential information; penalties for unlawful disclosure of confidential information; and immunity. Makes conforming changes in the Open Meetings Act and the Freedom of Information Act. Effective immediately.

Feb 25 21 S Filed with Secretary by Sen. Celina Villanueva
Feb 25 21 First Reading
Feb 25 21 Referred to Assignments
Mar 09 21 Assigned to Public Safety
Mar 11 21 Added as Co-Sponsor Sen. Laura Fine
Mar 16 21 Added as Chief Co-Sponsor Sen. Linda Holmes
Mar 16 21 Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 13 21 Added as Co-Sponsor Sen. Neil Anderson
Apr 14 21 Do Pass Public Safety; 007-000-000
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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Maurice A. West, II
Apr 27 21 Added Alternate Co-Sponsor Rep. Kambium Buckner
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Judiciary - Criminal Committee
Amends the Illinois Procurement Code. Requires the Department of Central Management Services to submit an annual report concerning certifications issued to veteran-owned small businesses and service-disabled veteran-owned small businesses. Requires the Department to conduct a minimum of 2 outreach events per year to ensure that veteran-owned small businesses and service-disabled veteran-owned small businesses know about the procurement opportunities and certification requirements with the State. Adds additional requirements concerning the certification program for veteran-owned small businesses and service-disabled veteran-owned small businesses. Provides that the Department of Central Management Services, in consultation with the Department of Veteran Affairs, may develop programs and agreements to encourage cities, counties, towns, townships, and other certifying entities to adopt uniform certification procedures and certification recognition programs. Provides that a business shall be certified by the Department of Central Management Services as a service-disabled veteran-owned small business or a veteran-owned small business if the Department determines that the business has been certified as a service-disabled veteran-owned small business or a veteran-owned small business by the Vets First Verification Program of the United States Department of Veterans Affairs, and the business has provided to the Department with specified information. Provides that the policies of the Department of Central Management Services regarding recognition of the Vets First Verification Program shall be reviewed annually. Effective immediately.
New Act

Creates the Coal Tar Sealant Disclosure Act. Requires specified persons and entities, public schools and public school districts, and State agencies to disclose the use of a coal tar-based sealant or high polycyclic aromatic hydrocarbon sealant product. Provides requirements for disclosures made under the Act. Requires persons or entities to provide information regarding alternative sealant upon request and public schools or public school districts and the State to seek an asphalt-based sealant when distributing any request for proposals. Requires public schools or public school districts and State agencies to determine whether specified benefits of alternative products outweigh the cost, and if so to use them. Provides that the Department of Public Health, in consultation with the State Board of Education, shall conduct outreach to public schools and public school districts regarding coal tar-based sealant and high polycyclic aromatic hydrocarbon product. Provides that nothing in the Act applies to a construction project or sale in which coal tar-based sealant or high polycyclic aromatic hydrocarbon sealant product is used for roofing application. Contains other provisions.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes provisions regarding coal tar sealant disclosure requirements for contractors. Provides that on or before May 1, 2023 (rather than January 1, 2022): (1) the Department of Public Health and the State Board of Education shall post on their websites guidance on screening for coal tar-based sealant product or high polycyclic aromatic hydrocarbon sealant product, requirements for a request for proposals, and requirements for disclosure; and (2) the Department shall adopt rules for the procedures and standards to be used in assessing acceptable levels of high polycyclic aromatic hydrocarbon content of a pavement seal applied to any State agency property. Provides that provisions regarding coal tar-based sealant disclosure for State property do not apply to pavement engineering projects requiring the use of a coal tar-based sealant or high polycyclic aromatic hydrocarbon sealant product for pavement engineering-related use on a highway structure conducted by or under the authority of the Department of Transportation. Provides that the Act is effective January 1, 2023.
Sen. Melinda Bush-Steve Stadelman, Emil Jones, III, Laura Ellman, Mike Simmons-Adriane Johnson, Laura Fine-Linda Holmes, Jason Plummer and Laura M. Murphy

(Rep. Deb Conroy-William Davis)

210 ILCS 50/3.155

Amends the Emergency Medical Services (EMS) Systems Act. Provides that when a patient has been determined by EMS personnel to (1) have no immediate life-threatening injuries or illness, (2) not be under the influence of drugs or alcohol, (3) have no immediate or obvious need for transport to an emergency department, and (4) have an immediate need for transport to an EMS System-approved mental health facility, the EMS personnel may contact Online Medical Control or his or her EMS Medical Director or Emergency Communication Registered Nurse to request bypass or diversion of the closest emergency department and request transport to the closest or appropriate EMS System-approved mental health facility.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill with the following change. Provides that EMS personnel may transport a patient to an EMS System-approved urgent care or immediate care facility that meets the proper criteria and is approved by Online Medical Control or his or her EMS Medical Director or Emergency Communications Registered Nurse.

Feb 21 File with Secretary by Sen. Melinda Bush
Feb 21 First Reading
Feb 21 Referred to Assignments
Mar 09 Assigned to Behavioral and Mental Health
Mar 16 Added as Chief Co-Sponsor Sen. Steve Stadelman
Mar 16 Added as Co-Sponsor Sen. Emil Jones, III
Mar 16 Added as Co-Sponsor Sen. Laura Ellman
Mar 16 Postponed - Behavioral and Mental Health
Mar 16 Added as Co-Sponsor Sen. Mike Simmons
Mar 17 Added as Chief Co-Sponsor Sen. Adriane Johnson
Mar 17 Added as Co-Sponsor Sen. Laura Fine
Mar 19 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Melinda Bush
Mar 19 Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 Senate Committee Amendment No. 1 Assignments Refers to Behavioral and Mental Health
Mar 23 Added as Chief Co-Sponsor Sen. Linda Holmes
Mar 23 Senate Committee Amendment No. 1 Postponed - Behavioral and Mental Health
Mar 24 Do Pass Behavioral and Mental Health; 010-000-000
Mar 24 Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Melinda Bush
Mar 25 Senate Floor Amendment No. 2 Referred to Assignments
Apr 07 Senate Floor Amendment No. 2 Assignments Refers to Behavioral and Mental Health
Apr 13 Added as Co-Sponsor Sen. Jason Plummer
Apr 14 Senate Floor Amendment No. 2 Recommend Do Adopt Behavioral and Mental Health; 011-000-000
Apr 16 Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Assignments
Apr 21 Senate Floor Amendment No. 2 Adopted; Bush
Apr 21 Second Reading
Apr 21 Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 Third Reading - Passed; 057-000-000
Apr 22 Arrived in House
Apr 22 Chief House Sponsor Rep. Deb Conroy
Apr 23 First Reading
Apr 23 Referred to Rules Committee
Apr 28 Added Alternate Chief Co-Sponsor Rep. William Davis
Apr 29 Added as Co-Sponsor Sen. Laura M. Murphy
May 04 Assigned to Health Care Licenses Committee
Amends the Environmental Protection Act. Removes language providing that a Section regarding Clean Air Act rules only applies through December 31, 2021. Allows any person, including the Agency, to propose rules to amend the listing of etiologic agents identified as Class 4 agents and to consult specified classifications published by various entities. Removes provisions requiring the Pollution Control Board to adopt rules identical to a specified publication and replaces them with a requirement for the Board to take action on a proposal to amend the listing of Class 4 agents not later than 6 months after receiving it. Effective immediately.

Senate Committee Amendment No. 1
Provides that provisions regarding Clean Air Act rules apply through December 31, 2026 (rather than removing language providing that the provisions only apply through December 31, 2021).

Feb 25 21  S  Filed with Secretary by Sen. Melinda Bush
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Apr 07 21  Assigned to Environment and Conservation
Apr 09 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Melinda Bush
Apr 09 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Environment and Conservation
Apr 15 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended Environment and Conservation; 010-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 21 21  Second Reading
Apr 21 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 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Energy & Environment Committee
Amends the Child Labor Law to provide that a person authorized to issue employment certificates to minors may determine that a minor may utilize a remote application process. Provides that a minor shall be accompanied by his or her parent, guardian, or custodian, whether applying in person or remotely. Removes certain provisions allowing the City or County Superintendent of Schools to waive the in-person application requirement if a minor resides in another state. Effective immediately.
Amends the Illinois Identification Card Act. Provides that Illinois Identification Cards issued to persons upon conditional release or absolute discharge from the custody of the Department of Human Services be issued prior to release or discharge (instead of no sooner than 14 days prior to release or discharge). Amends the Illinois Vehicle Code. Provides that applicants for school bus driver permits and commercial driver's licenses must not have been convicted of (i) aggravated domestic battery, or (ii) specified offenses under the Liquor Control Act of 1934 within the last 20 years before the date of the application (rather than at any point in the applicant's past). Provides that, regardless of whether an exemption for employment-related transportation applies, every person required to install and maintain an ignition interlock device shall not be eligible for reinstatement until the person installs an ignition interlock device and maintains the ignition interlock device for 5 years. Amends the Unified Code of Corrections. Provides that a subsection concerning required proof of financial responsibility does not apply to a person who, at the time of the offense, was operating a motor vehicle registered in a state other than Illinois. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Removes language establishing a time period before which a person convicted of offenses defined in the Liquor Control Act of 1934 may apply for a school bus driver permit or CDL with a school bus driver endorsement.

Feb 25 21  S Filed with Secretary by Sen. Ram Villivalam
Feb 25 21  First Reading
Feb 25 21  Referred to Assignments
Mar 16 21  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Apr 07 21  Assigned to Transportation
Apr 09 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ram Villivalam
Apr 09 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Transportation
Apr 13 21  Senate Committee Amendment No. 1 Adopted
Apr 14 21  Do Pass as Amended Transportation; 014-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H Arrived in House
Apr 26 21  Chief House Sponsor Rep. John C. D'Amico
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H Assigned to State Government Administration Committee
SB 00700  Sen. Rachelle Crowe
(Rep. Katie Stuart)

320 ILCS 20/1  from Ch. 23, par. 6601
Amends the Adult Protective Services Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:
  320 ILCS 20/1
Adds reference to:
  320 ILCS 20/4  from Ch. 23, par. 6604
  320 ILCS 20/4.1
  320 ILCS 20/4.2
  320 ILCS 20/5  from Ch. 23, par. 6605
  320 ILCS 20/8  from Ch. 23, par. 6608

Replaces everything after the enacting clause. Amends the Adult Protective Services Act. Provides that any person may report information about the suspicious death of an eligible adult to an agency designated to receive such reports under the Act or to the Department on Aging. Provides that if a mandated reporter has reason to believe that the death of an eligible adult may be the result of abuse or neglect, the matter shall be reported to an agency designated to receive such reports under the Act or to the Department for subsequent referral to the appropriate law enforcement agency and the coroner or medical examiner. Prohibits an employer from discriminating against any employee who reports information about the suspicious death of an eligible adult in accordance with the Act. Provides that any mandated reporter who is required under the Act to report a suspicious death due to abuse, neglect, or financial exploitation shall testify fully in any administrative hearing resulting from such report. Provides that a referral to law enforcement may be made after a report of a suspicious death, depending upon the circumstances. Provides that all records concerning reports of suspicious deaths due to abuse, neglect, financial exploitation, or self-neglect and all records generated as a result of such reports shall be confidential and shall not be disclosed, with some exceptions. Effective January 1, 2022.
SB 00700 (CONTINUED)

May 04 21  H  Assigned to Human Services Committee
SB 00701  Sen. Rachelle Crowe and Meg Loughran Cappel
(Rep. Katie Stuart)

320 ILCS 25/1 from Ch. 67 1/2, par. 401
Amends the Senior Citizens and Persons with Disabilities Property Tax Relief Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

320 ILCS 25/1

Adds reference to:

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

320 ILCS 20/3 from Ch. 23, par. 6603

320 ILCS 20/3.3 new

320 ILCS 20/3.5

320 ILCS 20/3.6 new

320 ILCS 20/4 from Ch. 23, par. 6604

320 ILCS 20/4.1

320 ILCS 20/4.2

320 ILCS 20/5 from Ch. 23, par. 6605

320 ILCS 20/7.1

320 ILCS 20/7.5

320 ILCS 20/8 from Ch. 23, par. 6608

320 ILCS 20/9 from Ch. 23, par. 6609

320 ILCS 20/13

320 ILCS 20/15

720 ILCS 5/3-5 from Ch. 38, par. 3-5

720 ILCS 5/17-56 was 720 ILCS 5/16-1.3

815 ILCS 515/3 from Ch. 121 1/2, par. 1603
SB 00701 (CONTINUED)

Replaces everything after the enacting clause. Amends the Adult Protective Services Act. Expands the scope of the Act to include reports of abandonment. Requires the Department on Aging to offer, subject to appropriations, an annual trauma-informed training program that includes instruction on how trauma impacts caseworkers and other employees who respond to and prevent adult abuse, neglect, exploitation, or abandonment. Requires the Department to develop and implement a demonstration project to allow for the use of a risk assessment tool to assist in identifying elderly persons who may be experiencing elder abuse, abandonment, neglect, or exploitation. Amends the Criminal Code of 2012. Provides that a prosecution for theft by deception of a victim age 60 or older or a person with a disability may be commenced within 7 years of the last act committed in furtherance of the crime. Concerning the offense of financial exploitation of an elderly person or a person with a disability, expands the scope of "person who stands in a position of trust and confidence" to include a friend or acquaintance of the elderly person or person with a disability who is in a position of trust. Amends the Home Repair Fraud Act. Provides that a person commits home repair fraud when he or she promises a performance that he or she knows will not be completed at any time during the performance of the service.

Senate Floor Amendment No. 2

Deletes reference to:

320 ILCS 25/1

Adds reference to:

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

Adds reference to:

320 ILCS 20/3 from Ch. 23, par. 6603

Adds reference to:

320 ILCS 20/3.3 new

Adds reference to:

320 ILCS 20/3.5

Adds reference to:

320 ILCS 20/3.6 new

Adds reference to:

320 ILCS 20/4 from Ch. 23, par. 6604

Adds reference to:

320 ILCS 20/4.1

Adds reference to:

320 ILCS 20/4.2

Adds reference to:

320 ILCS 20/5 from Ch. 23, par. 6605

Adds reference to:

320 ILCS 20/7.1

Adds reference to:

320 ILCS 20/7.5

Adds reference to:

320 ILCS 20/8 from Ch. 23, par. 6608

Adds reference to:

320 ILCS 20/9 from Ch. 23, par. 6609

Adds reference to:

320 ILCS 20/13

Adds reference to:

320 ILCS 20/15

Adds reference to:

720 ILCS 5/3-5 from Ch. 38, par. 3-5

Adds reference to:

720 ILCS 5/17-56 was 720 ILCS 5/16-1.3
SB 00701 (CONTINUED)

Replaces everything after the enacting clause. Amends the Adult Protective Services Act. Expands the scope of the Act to include reports of abandonment. Requires the Department on Aging to offer, subject to appropriations, an annual trauma-informed training program that includes instruction on how trauma impacts caseworkers and other employees who respond to and prevent adult abuse, neglect, exploitation, or abandonment. Requires the Department to develop and implement a demonstration project to allow for the use of a risk assessment tool to assist in identifying elderly persons who may be experiencing elder abuse, abandonment, neglect, or exploitation. Amends the Criminal Code of 2012. Provides that a prosecution for theft by deception of a victim age 60 or older or a person with a disability may be commenced within 7 years of the last act committed in furtherance of the crime. Concerning the offense of financial exploitation of an elderly person or a person with a disability, expands the scope of “person who stands in a position of trust and confidence” to include a friend or acquaintance of the elderly person or person with a disability who is in a position of trust.
SB 00730  Sen. Rachelle Crowe  
(Rep. Daniel Didech)

765 ILCS 1026/15-101
Amends the Revised Uniform Unclaimed Property Act. Makes a technical change in a Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:

765 ILCS 1026/15-101
Replaces everything after the enacting clause. Creates the Electronic Wills and Remote Witnesses Act. Provides that an electronic will shall be executed by the testator or by some person in the testator's presence and at the testator's direction, and attested to in the testator's presence by 2 or more credible witnesses. Provides for the revocation of an electronic will. Provides that an electronic will is a digital asset and any person or business in possession of an electronic will is a custodian. Provides for certified copies. Provides that a person may witness any document, other than a will, using audio-video communication between the individual's signing the document and the witness. Provides for remote attestation for a will. Provides methods for determining a signer's or testator's identity. Provides for the verification of an electronic will when a petition to have an electronic will admitted to probate is filed. Provides for: admission of a paper copy of an electronic will; admission of a will attested to by a witness who is physically present; admission of a will attested to by a remote witness; and admission of a will signed under the Electronic Commerce Security Act. Provides that nothing prohibits any party from introducing evidence of fraud, forgery, compulsion, or other improper conduct which in the opinion of the court is deemed sufficient to invalidate the will when being admitted. Provides for: formal proof of a will with a remote witness; formal proof of an electronic will; and formal proof of a will witnessed under the Electronic Commerce Security Act. Makes corresponding changes in the Electronic Commerce Security Act and the Probate Act of 1975. Effective immediately.
SB 00740  Sen. Don Harmon

(Rep. Emanuel Chris Welch)

740 ILCS 45/1 from Ch. 70, par. 71
Amends the Crime Victims Compensation Act. Makes a technical change in a Section concerning the short title. Senate Floor Amendment No. 2
Deletes reference to:
740 ILCS 45/1
Adds reference to:
70 ILCS 1235/15 new

Replaces everything after the enacting clause. Amends the Park Commissioners Land Sale Act. Provides that the Bensenville Park District may sell up to 125 acres of the White Pines Golf Course owned by the District if: (i) the board of commissioners of the Bensenville Park District authorizes the sale by a four-fifths vote of the commissioners in office at the time of the vote; and (ii) the sale price equals or exceeds the average of 3 independent appraisals commissioned by the Bensenville Park District. Repeals the provisions on 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 19 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Don Harmon
Apr 19 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 21 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Don Harmon
Apr 21 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 22 21  Senate Floor Amendment No. 2 Assignments Refers to Executive
Apr 22 21  Senate Floor Amendment No. 1 Pursuant to Senate Rule 3-8 (b-1) this amendment will remain in the Committee on Assignments.
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 29 21  Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 016-000-000
Apr 29 21  Recalled to Second Reading
Apr 29 21  Senate Floor Amendment No. 2 Adopted; Harmon
Apr 29 21  Third Reading - Passed; 053-000-000
Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Emanuel Chris Welch
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H  Assigned to Executive Committee
SB 00755  Sen. Julie A. Morrison-Scott M. Bennett
(Rep. Sue Scherer)

705 ILCS 17/1
Amends the Supreme Court Historic Preservation Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
705 ILCS 17/1
Adds reference to:
20 ILCS 505/5e
Adds reference to:
20 ILCS 505/6b-1 new
Adds reference to:
705 ILCS 405/2-17 from Ch. 37, par. 802-17

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Provides that the Department of Children and Family Services must maintain the name, electronic mail address, and telephone number for each minor's court-appointed guardian ad litem and, if applicable, the guardian ad litem's supervisor. The Department must update this contact information within 5 days of receiving notice of a change. The Advocacy Office for Children and Families must make this contact information available to the minor, current foster parent or caregiver, or caseworker, if requested. Provides that the Department shall adopt rules for maintaining and providing this information by December 31, 2021. Provides that the Advocacy Office shall include an electronic mail address in addition to a toll-free telephone number that may be used to file complaints, to obtain information about the delivery of child welfare service by the Department or its agents, and to obtain the contact information for the guardian ad litem. Provides that the telephone number and electronic mail address shall be included in all appropriate notices and handbooks regarding services available through the Department. Provides that the Department shall provide a flyer to all youth entering care describing the responsibilities of the Advocacy Office, the telephone number and electronic mailing address for the Advocacy Office, and a description of the role of a guardian ad litem. Provides that the Department shall also provide this flyer to youth at every administrative case review. Amends the Juvenile Court Act of 1987. Makes conforming changes. 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 15 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Julie A. Morrison
Apr 15 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 1 Assignments Refers to Judiciary
Apr 20 21  Chief Sponsor Changed to Sen. Julie A. Morrison
Apr 20 21  Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 009-000-000
Apr 21 21  Added as Chief Co-Sponsor Sen. Scott M. Bennett
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 1 Adopted; Morrison
Apr 22 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 27 21  Alternate Chief Sponsor Changed to Rep. Sue Scherer
May 04 21  H  Assigned to Adoption & Child Welfare Committee
SB 00765 Sen. Scott M. Bennett
(Rep. Carol Ammons)

720 ILCS 5/1-1 from Ch. 38, par. 1-1
Amends the Criminal Code of 2012. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Delete reference to:
720 ILCS 5/1-1
Add reference to:
730 ILCS 5/5-6-3.6
Replaces everything after the enacting clause. Amends the Unified Code of Corrections. Provides that the Program administrator of the First Time Weapon Offender Program may be appointed by the Chief Judge of each Judicial Circuit. 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 01 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Scott M. Bennett
Apr 01 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 07 21 Senate Floor Amendment No. 1 Assignments Refers to Criminal Law
Apr 09 21 Chief Sponsor Changed to Sen. Scott M. Bennett
Apr 14 21 Senate Floor Amendment No. 1 Recommend Do Adopt Criminal Law; 009-000-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Bennett
Apr 22 21 Third Reading - Passed; 057-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 27 21 Alternate Chief Sponsor Changed to Rep. Carol Ammons
May 04 21 H Assigned to Judiciary - Criminal Committee
SB 00805  Sen. Christopher Belt-Karina Villa, John Connor, Laura Fine, Julie A. Morrison, Doris Turner, Rachelle Crowe, Steve Stadelman-Adriane Johnson and Sara Feigenholtz

(Rep. LaToya Greenwood)

110 ILCS 27/1

Amends the Dual Credit Quality Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

110 ILCS 27/1

Adds reference to:

105 ILCS 5/2-3.182 new

Replaces everything after the enacting clause. Amends the School Code. Requires the State Board of Education to develop and implement a School Unused Food Program that allows public schools in this State to provide food that is unused by the school to needy children who are students of that school. Provides that unused food under the Program shall be provided at no cost to the student. Provides that a school participating in the Program may contract with third parties to provide services under the Program. Provides for the adoption of rules. Defines "needy children". 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 07 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Christopher Belt
Apr 07 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Floor Amendment No. 1 Assignments Refers to Judiciary
Apr 13 21  Chief Sponsor Changed to Sen. Christopher Belt
Apr 20 21  Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 009-000-000
Apr 22 21  Added as Chief Co-Sponsor Sen. Karina Villa
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 1 Adopted; Belt
Apr 22 21  Third Reading - Passed; 056-000-000
Apr 22 21  H Arrived in House
Apr 22 21  Chief House Sponsor Rep. LaToya Greenwood
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 23 21  S Added as Co-Sponsor Sen. John Connor
Apr 23 21  Added as Co-Sponsor Sen. Laura Fine
Apr 23 21  Added as Co-Sponsor Sen. Julie A. Morrison
Apr 23 21  Added as Co-Sponsor Sen. Doris Turner
Apr 23 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 26 21  Added as Co-Sponsor Sen. Steve Stadelman
Apr 26 21  Added as Chief Co-Sponsor Sen. Adriane Johnson
Apr 26 21  Added as Co-Sponsor Sen. Sara Feigenholtz
May 04 21  H Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
May 05 21  House Committee Amendment No. 1 Filed with Clerk by Rep. LaToya Greenwood
May 05 21  House Committee Amendment No. 1 Referred to Rules Committee
SB 00808  
(Rep. Will Guzzardi, Kambium Buckner and Rita Mayfield)

110 ILCS 118/1
Amends the Public University Uniform Admission Pilot Program Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:

110 ILCS 118/1
Adds reference to:

105 ILCS 5/21B-30

Replaces everything after the enacting clause. Amends the Educator Licensure Article of School Code. Provides that, beginning with the 2021-2022 school year, in order to obtain a license under the Article, a student teacher candidate may not be required to videotape himself or herself or his or her students in a classroom setting. Effective immediately.
SB 00808 (CONTINUED)

May 05 21  H  House Committee Amendment No. 1 Rules Refers to Elementary & Secondary Education: Administration, Licensing & Charter Schools

SB 00812

Sen. Scott M. Bennett

(Rep. Michelle Mussman)

115 ILCS 5/20 from Ch. 48, par. 1720


Senate Floor Amendment No. 1

Deletes reference to:

115 ILCS 5/20

Adds reference to:

105 ILCS 5/2-3.182 new

Adds reference to:

105 ILCS 5/10-20.75 new

Adds reference to:

105 ILCS 5/34-18.67 new

Replaces everything after the enacting clause. Amends the School Code. For each school district, requires the State Board of Education to make available on its website, not later than January 1, 2023 and annually thereafter, the total number of personnel with a school support personnel endorsement and the pupil-to-school support personnel ratio, along with other information. Requires a school district to report the required information to the State Board of Education no later than November 16, 2022 and annually thereafter.

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 06 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Scott M. Bennett

Apr 06 21  Senate Floor Amendment No. 1 Referred to Assignments

Apr 13 21  Senate Floor Amendment No. 1 Assignments Refers to Education

Apr 13 21  Chief Sponsor Changed to Sen. Scott M. Bennett

Apr 20 21  Senate Floor Amendment No. 1 Recommend Do Adopt Education; 014-000-000

Apr 22 21  Recalled to Second Reading

Apr 22 21  Senate Floor Amendment No. 1 Adopted; Bennett

Apr 22 21  Third Reading - Passed; 056-000-000

Apr 22 21  H  Arrived in House

Apr 22 21  Chief House Sponsor Rep. Emanuel Chris Welch

Apr 23 21  First Reading

Apr 23 21  Referred to Rules Committee

Apr 27 21  Alternate Chief Sponsor Changed to Rep. Michelle Mussman

May 04 21  H  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
SB 00813
Sen. Adriane Johnson-Christopher Belt, Karina Villa and Suzy Glowiak Hilton
(Rep. Rita Mayfield)

115 ILCS 5/1
from Ch. 48, par. 1701


Senate Floor Amendment No. 1
Deletes reference to:
115 ILCS 5/1

Adds reference to:
105 ILCS 5/18-8.15

Replaces everything after the enacting clause. Amends the School Code. With respect to the evidence-based funding formula, provides that, in recognition of the impact of COVID-19, the definition of “Average Student Enrollment” or “ASE” shall be adjusted for calculations for fiscal years 2022 through 2024. Provides that for fiscal years 2022 through 2024, the enrollment used in the calculation of ASE representing the 2020-2021 school year shall be the greater of the enrollment for the 2020-2021 school year or the 2019-2020 school year. Effective immediately.
SB 00814
Sen. Kimberly A. Lightford
(Rep. Emanuel Chris Welch)

115 ILCS 5/3 from Ch. 48, par. 1703
Amends the Illinois Educational Labor Relations Act. Makes a technical change in a Section concerning employee rights.

Senate Floor Amendment No. 1
Deletes reference to:
   115 ILCS 5/3
Adds reference to:
   105 ILCS 5/21A-5
   105 ILCS 5/21A-10
   105 ILCS 5/21A-15
   105 ILCS 5/21A-20
   105 ILCS 5/21A-20.5 new
   105 ILCS 5/21A-25
   105 ILCS 5/21A-25.5 new
   105 ILCS 5/21A-30
Replaces everything after the enacting clause. Amends the New Teacher Induction and Mentoring Article of the School Code. Makes changes concerning the development, establishment, implementation, and evaluation of new teacher induction and mentoring programs; program requirements and standards; funding; and the creation of a Teaching Induction and Mentoring Advisory Group. Effective immediately.

Senate Floor Amendment No. 3
Deletes reference to:
   115 ILCS 5/3
Adds reference to:
   105 ILCS 5/2-3.53a
   105 ILCS 5/21A-5
   105 ILCS 5/21A-10
   105 ILCS 5/21A-15
   105 ILCS 5/21A-20
   105 ILCS 5/21A-20.5 new
   105 ILCS 5/21A-25
   105 ILCS 5/21A-25.5 new
   105 ILCS 5/21A-30
SB 00814 (CONTINUED)

Replaces everything after the enacting clause. Amends the School Code to make changes concerning the new principal mentoring program, including changes relating to the establishment of a competitive grant program and approval of eligible entities to provide services to new principals, professional growth, appropriations, required mentoring hours, compensation, contact hours, and a comprehensive evaluation of the program. In provisions relating to the new teacher induction and mentoring program, makes changes concerning the development, establishment, implementation, and evaluation of new teacher induction and mentoring programs; program requirements and standards; funding; and the creation of a Teaching Induction and Mentoring Advisory Group. 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 13 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
Apr 13 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 15 21  Senate Floor Amendment No. 1 Assignments Refers to Education
Apr 16 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Kimberly A. Lightford
Apr 16 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 2 Assignments Refers to Education
Apr 20 21  Senate Floor Amendment No. 3 Filed with Secretary by Sen. Kimberly A. Lightford
Apr 20 21  Senate Floor Amendment No. 3 Referred to Assignments
Apr 20 21  Chief Sponsor Changed to Sen. Kimberly A. Lightford
Apr 21 21  Senate Floor Amendment No. 3 Assignments Refers to Education
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 1 Adopted; Lightford
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 28 21  Senate Floor Amendment No. 3 Recommend Do Adopt Education; 009-004-000
Apr 28 21  Recalled to Second Reading
Apr 28 21  Senate Floor Amendment No. 3 Adopted; Lightford
Apr 28 21  Third Reading - Passed; 036-017-000
Apr 28 21  Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4(a)
Apr 28 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Emanuel Chris Welch
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 04 21  H  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
SB 00820
Sen. Kimberly A. Lightford
(Rep. Carol Ammons)

105 ILCS 231/1
Amends the Design-Build for Public Schools Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 231/1
 Adds reference to:
105 ILCS 5/2-3.186
 Adds reference to:
105 ILCS 5/2-3.187
 Adds reference to:
105 ILCS 5/14A-32
 Adds reference to:
105 ILCS 5/22-90
 Adds reference to:
325 ILCS 20/11 from Ch. 23, par. 4161

Replaces everything after the enacting clause. Amends the School Code. Changes a reference from Black students to African American students in a provision concerning Freedom Schools. Makes a change to the membership of the Inclusive American History Commission. In a provision concerning accelerated placement, provides that for a student entering grade 12, the next most rigorous level of advanced coursework in English language arts or mathematics shall be a dual credit course, an Advanced Placement course, or an International Baccalaureate course. Changes the membership of the Whole Child Task Force, including adding members. Amends the Early Intervention Services System Act. Provides that children who receive early intervention services prior to their third birthday and are found eligible for an individualized education program and whose birthday falls on or after January 1 (rather than between May 1 and August 31) may continue to receive early intervention services until the beginning of the school year following their third birthday.

Senate Floor Amendment No. 2
Deletes reference to:
105 ILCS 231/1
 Adds reference to:
105 ILCS 5/2-3.186
 Adds reference to:
105 ILCS 5/2-3.187
 Adds reference to:
105 ILCS 5/14A-32
 Adds reference to:
105 ILCS 5/22-90
 Adds reference to:
325 ILCS 20/11 from Ch. 23, par. 4161

Replaces everything after the enacting clause. Amends the School Code. In provisions concerning Freedom Schools, changes a reference from Black students to historically disadvantaged students, including African American students and other students of color. Makes a change to the membership of the Inclusive American History Commission. In a provision concerning accelerated placement, provides that for a student entering grade 12, the next most rigorous level of advanced coursework in English language arts or mathematics shall be a dual credit course, an Advanced Placement course, or an International Baccalaureate course. Changes the membership of the Whole Child Task Force, including adding members. Amends the Early Intervention Services System Act. Provides that beginning January 1, 2022 (rather than July 1, 2022), children who receive early intervention services prior to their third birthday and are found eligible for an individualized education program and whose birthday falls between May 1 and August 31 may continue to receive early intervention services until the beginning of the school year following their third birthday.

Feb 25 21 Filed with Secretary by Sen. Don Harmon
Feb 25 21 First Reading
Feb 25 21 Referred to Assignments
Mar 17 21 Assigned to Executive
SB 00820 (CONTINUED)

Mar 24 21 S 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. Kimberly A. Lightford
Apr 16 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 20 21 Chief Sponsor Changed to Sen. Kimberly A. Lightford
Apr 20 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Kimberly A. Lightford
Apr 20 21 Senate Floor Amendment No. 2 Referred to Assignments
Apr 21 21 Senate Floor Amendment No. 2 Assignments Refers to Executive
Apr 21 21 Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 014-000-000
Apr 21 21 Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 014-000-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Lightford
Apr 22 21 Senate Floor Amendment No. 2 Adopted; Lightford
Apr 22 21 Third Reading - Passed; 058-000-000
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 27 21 Alternate Chief Sponsor Changed to Rep. Carol Ammons
May 04 21 H Assigned to Elementary & Secondary Education: School Curriculum & Policies Committee
SB 00825  Sen. John Connor  
(Rep. Nicholas K. Smith and Emanuel Chris Welch)  

10 ILCS 5/1-1 from Ch. 46, par. 1-1
Amends the Election Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
10 ILCS 5/1-1

Adds reference to:
10 ILCS 5/19A-20

Replaces everything after the enacting clause. Amends the Election Code. Provides that in a county with a population of less than 3,000,000, the sheriff may establish a temporary branch polling place at the county jail. Limits eligibility to a resident of a county who is in custody at the county jail and who has not been convicted of the offense for which the resident is in custody.

Senate Floor Amendment No. 2
Adds an effective date of July 1, 2022.
SB 00826
Sen. Doris Turner
(Rep. Sue Scherer)
10 ILCS 5/7-6 from Ch. 46, par. 7-6
Amends the Election Code. Makes a technical change in a Section concerning expenses of conducting a primary election.

Senate Floor Amendment No. 1
Deletes reference to:
10 ILCS 5/7-6
Adds reference to:
60 ILCS 1/Art. 90 rep.
Replaces everything after the enacting clause. Amends the Township Code. Repeals the Corporate Powers Exercised By County Board Article. 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 16 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Doris Turner
Apr 16 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 20 21 Chief Sponsor Changed to Sen. Doris Turner
Apr 21 21 Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 011-006-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; D. Turner
Apr 22 21 Third Reading - Passed; 039-017-000
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 26 21 Alternate Chief Sponsor Changed to Rep. Sue Scherer
May 04 21 H Assigned to Counties & Townships Committee
SB 00828

Sen. Mike Simmons, Elgie R. Sims, Jr.-Melinda Bush-Jacqueline Y. Collins and Cristina Castro-Julie A. Morrison

(Rep. Kelly M. Cassidy-Eva Dina Delgado)

10 ILCS 5/9-1 from Ch. 46, par. 9-1

Amends the Election Code. Makes a technical change in a Section of the campaign finance Article concerning definitions.

Senate Floor Amendment No. 2

Deletes reference to:

10 ILCS 5/9-1

Adds reference to:

10 ILCS 5/25-6 from Ch. 46, par. 25-6

Replaces everything after the enacting clause. Amends the Election Code. Provides that when a vacancy occurs in the office of State Senator or State Representative in the General Assembly, the legislative or representative committee of that legislative or representative district that fills the vacancy shall provide members of the public within the district with notice of the vacancy and the replacement process. Provides that the committee shall also provide members of the public with notice of an impending vote to fill the vacancy. Provides that any meeting held by a legislative or representative committee for purposes of filling a vacancy in the General Assembly shall be open to the public and shall also be recorded and broadcast by electronic means for public consumption. Provides requirements for appointments that may be filled by the Governor.

Feb 25 21 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. Mike Simmons
Apr 16 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 20 21 Chief Sponsor Changed to Sen. Mike Simmons
Apr 20 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Mike Simmons
Apr 20 21 Senate Floor Amendment No. 2 Referred to Assignments
Apr 21 21 Senate Floor Amendment No. 2 Assignments Refers to Executive
Apr 21 21 Senate Floor Amendment No. 1 Postponed - Executive
Apr 21 21 Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 017-000-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 2 Adopted; Simmons
Apr 22 21 Third Reading - Passed; 056-000-000
Apr 22 21 Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4 (a)
Apr 22 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 22 21 Added as Chief Co-Sponsor Sen. Melinda Bush
Apr 22 21 Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 22 21 Added as Co-Sponsor Sen. Cristina Castro
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21 S Added as Chief Co-Sponsor Sen. Julie A. Morrison
Apr 23 21 H First Reading
Apr 23 21 Referred to Rules Committee
Apr 27 21 Alternate Chief Sponsor Changed to Rep. Kelly M. Cassidy
May 03 21 Added Alternate Chief Co-Sponsor Rep. Eva Dina Delgado
May 04 21 H Assigned to Ethics & Elections Committee
SB 00915  Sen. Patrick J. Joyce-Dale Fowler
(Rep. Lawrence Walsh, Jr.)

5 ILCS 820/1
Amends the Community-Law Enforcement Partnership for Deflection and Substance Use Disorder Treatment Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 820/1
Adds reference to:
20 ILCS 840/1 from Ch. 105, par. 468g
Adds reference to:
20 ILCS 840/3 from Ch. 105, par. 468i
Adds reference to:
20 ILCS 840/3.3
Adds reference to:
20 ILCS 840/3.4 new
Adds reference to:
20 ILCS 840/3.4 from Ch. 105, par. 468k-1
Adds reference to:
20 ILCS 840/6 from Ch. 105, par. 468k-2
Adds reference to:
20 ILCS 3405/6 from Ch. 127, par. 2706

Replaces everything after the enacting clause. Amends the State Parks Designation Act. Designates Channahon State Park in Will County as a State Park. Designates areas as State Fish and Wildlife Areas and Game Propagation Centers, rather than as Conservation Areas. Provides additional designated areas that shall be State Fish and Wildlife Areas and Game Propagation Centers. Removes references to certain Conservation Areas. Provides additional State natural areas. Provides that State habitat areas are defined by a primary purpose to manage, protect, and perpetuate specific species, habitats, and natural communities and make them available for defined public use. Designates areas as State Habitat Areas. Provides for additional State Recreational Areas. Provides for additional State Boating Access Areas and defined public boating sites. Amends the Historic Preservation Act. Provides additional State Historic Sites and State Memorials. Deletes references to certain State Historic Sites, State Memorials, and Miscellaneous Properties. Makes other changes.

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 19 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Patrick J. Joyce
Apr 19 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 1 Assignments Refers to Agriculture
Apr 20 21  Chief Sponsor Changed to Sen. Patrick J. Joyce
Apr 20 21  Added as Chief Co-Sponsor Sen. Dale Fowler
Apr 22 21  Senate Floor Amendment No. 1 Recommend Do Adopt Agriculture; 012-000-000
Apr 23 21  Recalled to Second Reading
Apr 23 21  Senate Floor Amendment No. 1 Adopted; Joyce
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Emanuel Chris Welch
Apr 27 21  First Reading
SB 00915 (CONTINUED)

Apr 27 21 H Referred to Rules Committee

May 03 21 Alternate Chief Sponsor Changed to Rep. Lawrence Walsh, Jr.

May 04 21 H Assigned to Agriculture & Conservation Committee

SB 00919 Sen. Jacqueline Y. Collins and Cristina Castro

(Rep. Theresa Mah)

5 ILCS 375/1 from Ch. 127, par. 521

Amends the State Employees Group Insurance Act of 1971. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 375/1

Adds reference to:

220 ILCS 80/15

Replaces everything after the enacting clause. Amends the Broadband Advisory Council Act. Adds 4 members to the Broadband Advisory Council to represent underrepresented and ethnically diverse communities that are appointed by the Governor, including: one member from a community-based organization representing the interests of African-American or Black individuals; one member from a community-based organization representing the interests of Hispanic or Latino individuals; one member from a community-based organization representing the interests of Asian-American or Pacific Islander individuals; and one member from a community-based organization representing the interests of ethnically diverse individuals. Makes corresponding changes.

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 08 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y. Collins

Apr 08 21 Senate Floor Amendment No. 1 Referred to Assignments

Apr 13 21 Senate Floor Amendment No. 1 Assignments Refers to State Government

Apr 13 21 Chief Sponsor Changed to Sen. Jacqueline Y. Collins

Apr 21 21 Senate Floor Amendment No. 1 Recommend Do Adopt State Government; 009-000-000

Apr 22 21 Recalled to Second Reading

Apr 22 21 Senate Floor Amendment No. 1 Adopted; Collins

Apr 22 21 Third Reading - Passed; 057-000-000

Apr 22 21 Added as Co-Sponsor Sen. Cristina Castro

Apr 23 21 H Arrived in House

Apr 23 21 Chief House Sponsor Rep. Theresa Mah

Apr 23 21 First Reading

Apr 23 21 Referred to Rules Committee

May 04 21 H Assigned to Public Utilities Committee
SB 00920
Sen. Patricia Van Pelt
(Rep. Lakesia Collins)

5 ILCS 377/10-1
Amends the State Employee Health Savings Account Law. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 377/10-1
Adds reference to:
  New Act
  20 ILCS 2605/2605-615 new
  725 ILCS 5/111-9 new
  725 ILCS 202/50

Replaces everything after the enacting clause. Creates the Forensic Laboratory Impact Note Act. Creates the Forensic Laboratory Impact Note. Provides that every bill, the purpose or effect of which is to increase or decrease the number of crime laboratories, increase or decrease the cost of operating crime laboratories, or alter any process involving or used by crime laboratories, either directly or indirectly, shall have prepared for it prior to second reading in the house of introduction a brief explanatory statement of the estimated total annual cost of such changes to the State and units of local government affected by those changes (if any). Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates the Illinois Forensic Science Commission. Provides that the Commission shall provide guidance to ensure the efficient delivery of forensic services and the sound practice of forensic science. Provides for the membership, meetings, duties, and reporting of the Commission. Amends the Illinois Procurement Code. Provides for the appointment of a chief procurement officer for publicly-funded forensic laboratories. Amends the Code of Criminal Procedure of 1963. Provides that upon disposition, withdrawal, or dismissal of any charge, the State's Attorney shall promptly notify the forensic laboratory or laboratories in possession of evidence, reports, or other materials or information related to that charge. Provides that a forensic scientist who is employed by or is contracted with the Division of Forensic Services of the Illinois State Police may complete a deposition by video conference or other electronic means. Amends the Sexual Assault Evidence Submission Act. Provides that the Illinois State Police may, rather than shall, develop rules to implement a sexual assault evidence tracking system. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
  5 ILCS 377/10-1
Adds reference to:
  20 ILCS 2605/2605-615 new
  725 ILCS 5/111-9 new
  725 ILCS 202/50

Replaces everything after the enacting clause. Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Creates the Illinois Forensic Science Commission and provides for membership and duties for the commission. Provides for reporting by publicly funded forensic laboratories of non-conformities with the efficient delivery of forensic services. Amends the Code of Criminal Procedure of 1963. Provides for notification by the State's Attorney to forensic laboratories under specified circumstances. Amends the Sexual Assault Evidence Submission Act. Provides that the Department of State Police may, rather than shall, develop rules to implement a sexual assault evidence tracking system. Makes other changes. Adds an immediate effective date provision.

Feb 25 21  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
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<tr>
<td>May 04</td>
<td>H Assigned to Police &amp; Fire Committee</td>
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SB 00922       Sen. Doris Turner
(Rep. Sue Scherer)

5 ILCS 420/1-101  from Ch. 127, par. 601-101

Amends the Illinois Governmental Ethics Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 420/1-101
Adds reference to:
20 ILCS 801/20-10
Adds reference to:
20 ILCS 880/5

Replaces everything after the enacting clause. Amends the Department of Natural Resources Act. Deletes a provision concerning the Board of the Illinois State Museum fixing the salaries of the administrative, scientific, and technical staff of the Illinois State Museum. Deletes a provision providing that the approval of the Board of the Illinois State Museum is necessary for the appointment of the administrative, scientific, and technical staff of the Illinois State Museum and for the making of any change in the salary of any person on that staff. Amends the Illinois Conservation Foundation Act. Provides term length and appointment length. Provides that if a member fails to attend 2 or more meetings in one year without being excused, then the Chair of the Board of Directors may ask the appointing officer to consider removing the member and making a new appointment.

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 06 21    Senate Floor Amendment No. 1 Filed with Secretary by Sen. Doris Turner
Apr 06 21    Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21    Senate Floor Amendment No. 1 Assignments Refers to State Government
Apr 13 21    Chief Sponsor Changed to Sen. Doris Turner
Apr 21 21    Senate Floor Amendment No. 1 Recommend Do Adopt State Government;  008-001-000
Apr 22 21    Recalled to Second Reading
Apr 22 21    Senate Floor Amendment No. 1 Adopted; D. Turner
Apr 22 21    Third Reading - Passed; 042-014-000
Apr 23 21    H  Arrived in House
Apr 23 21    Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21    First Reading
Apr 23 21    Referred to Rules Committee
May 03 21    Alternate Chief Sponsor Changed to Rep. Sue Scherer
May 04 21    H  Assigned to State Government Administration Committee
SB 00927    Sen. Michael E. Hastings
            (Rep. Emanuel Chris Welch)

5 ILCS 810/1
Amends the Seizure and Forfeiture Reporting Act. Makes a technical change in a Section concerning the short title.
  Senate Floor Amendment No. 1
  Deletes reference to:
  5 ILCS 810/1
  Adds reference to:
  5 ILCS 120/2 from Ch. 102, par. 42
Replaces everything after the enacting clause. Amends the Open Meetings Act. Provides that a closed meeting may be held for meetings or portions of meetings of the Oversight Board of the Illinois Joint Analysis Center at which classified matters are discussed.

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 15 21   Senate Floor Amendment No. 1 Filed with Secretary by Sen. Michael E. Hastings
Apr 15 21   Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21   Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 20 21   Chief Sponsor Changed to Sen. Michael E. Hastings
Apr 21 21   Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 015-000-000
Apr 22 21   Recalled to Second Reading
Apr 22 21   Senate Floor Amendment No. 1 Adopted; Hastings
Apr 22 21   Third Reading - Passed; 059-000-000
Apr 23 21   H Arrived in House
Apr 23 21   Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21   First Reading
Apr 23 21   Referred to Rules Committee
May 04 21   H Assigned to Executive Committee
SB 00928  Sen. Christopher Belt and Rachelle Crowe (Rep. LaToya Greenwood)

5 ILCS 815/1
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. 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 benefit of the inhabitants of Cahokia Heights.

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
Apr 30 21  Chief House Sponsor Rep. LaToya Greenwood
May 04 21  First Reading
Amends the Uniform Act for the Extradition of Persons of Unsound Mind. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
405 ILCS 10/1
Adds reference to:
410 ILCS 150/35

Replaces everything after the enacting clause. Amends the Autism and Co-Occurring Medical Conditions Awareness Act. Provides that the Act is repealed on January 1, 2027 (rather than August 12, 2021 (5 years after the Act's effective date)). Effective immediately.
Amends the Community Expanded Mental Health Services Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2
Deletes reference to:

405 ILCS 22/1

Adds reference to:

5 ILCS 375/6.11

Adds reference to:

55 ILCS 5/5-1069.3

Adds reference to:

65 ILCS 5/10-4.2.3

Adds reference to:

105 ILCS 5/10-22.3f

Adds reference to:

215 ILCS 5/356z.43 new

Adds reference to:

215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2

Adds reference to:

215 ILCS 130/4003 from Ch. 73, par. 1504-3

Adds reference to:

215 ILCS 165/10 from Ch. 32, par. 604

Adds reference to:

305 ILCS 5/5-16.8

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or a managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2022 shall provide coverage for medically necessary pancreatic cancer screening. Makes conforming changes in the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, the Voluntary Health Services Plans Act, and the Illinois Public Aid Code.
SB 00968 (CONTINUED)

Apr 20 21  S  Added as Co-Sponsor Sen. Ann Gillespie
Apr 20 21  Added as Chief Co-Sponsor Sen. Celina Villanueva
Apr 20 21  Added as Co-Sponsor Sen. Robert Peters
Apr 20 21  Added as Co-Sponsor Sen. Ram Villivalam
Apr 21 21  Added as Chief Co-Sponsor Sen. Julie A. Morrison
Apr 21 21  Senate Floor Amendment No. 2 Recommend Do Adopt Insurance: 014-000-000
Apr 23 21  Recalled to Second Reading
Apr 23 21  Senate Floor Amendment No. 2 Adopted; Johnson
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 23 21  Added as Co-Sponsor Sen. Linda Holmes
Apr 23 21  Added as Co-Sponsor Sen. Laura Fine
Apr 26 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Emanuel Chris Welch
Apr 27 21  S  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 27 21  H  First Reading
Apr 27 21  Referred to Rules Committee
Apr 27 21  S  Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 29 21  Added as Co-Sponsor Sen. Steve Stadelman
May 03 21  H  Alternate Chief Sponsor Changed to Rep. Carol Ammons
May 04 21  H  Assigned to Insurance Committee
May 05 21  Added Alternate Chief Co-Sponsor Rep. Daniel Didech
SB 01040

Sen. Ann Gillespie
(Rep. Emanuel Chris Welch)

305 ILCS 5/5-5.5 from Ch. 23, par. 5-5.5

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning Medicaid payment rates for nursing facility and ICF/DD services in nursing facilities.

Senate Floor Amendment No. 2

Deletes reference to:
305 ILCS 5/5-5.5

Adds reference to:
305 ILCS 5/5-5 from Ch. 23, par. 5-5

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision requiring vendor payment claims to be received by the Department of Healthcare and Family Services within a specified time period, provides an exception to the filing deadline in cases established by Department rule. Effective immediately.

Feb 25 21 S Filed with Secretary by Sen. Don Harmon
Feb 25 21 First Reading
Mar 17 21 Referred to Assignments
Mar 24 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. Ann Gillespie
Apr 16 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 1 Assignments Refers to Health
Apr 20 21 Chief Sponsor Changed to Sen. Ann Gillespie
Apr 20 21 Senate Floor Amendment No. 1 Postponed - Health
Apr 21 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Ann Gillespie
Apr 21 21 Senate Floor Amendment No. 2 Referred to Assignments
Apr 22 21 Senate Floor Amendment No. 2 Assignments Refers to Health
Apr 23 21 Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 28 21 Senate Floor Amendment No. 2 Recommend Do Adopt Health; 015-000-000
Apr 29 21 Recalled to Second Reading
Apr 29 21 Senate Floor Amendment No. 2 Adopted; Gillespie
Apr 29 21 Third Reading - Passed; 055-000-000
Apr 29 21 Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
Apr 30 21 H Arrived in House
Apr 30 21 Chief House Sponsor Rep. Emanuel Chris Welch
May 04 21 First Reading
May 04 21 Referred to Rules Committee
May 05 21 H Assigned to Executive Committee
SB 01041 Sen. Ann Gillespie
(Rep. Jawaharial Williams)

305 ILCS 5/5-5.01a
Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning supportive living facilities.

Senate Floor Amendment No. 1
Deletes reference to:
305 ILCS 5/5-5.01a

Adds reference to:
305 ILCS 5/5-30.1

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Removes a provision that requires the Department of Healthcare and Family Services to post the contracted claims report required by HealthChoice Illinois on its website every 3 months. 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 16 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Ann Gillespie
Apr 16 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 1 Assignments Refers to Health
Apr 20 21 Chief Sponsor Changed to Sen. Ann Gillespie
Apr 20 21 Senate Floor Amendment No. 1 Recommend Do Adopt Health; 011-000-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Gillespie
Apr 22 21 Third Reading - Passed; 059-000-000
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 Alternate Chief Sponsor Changed to Rep. Jawaharial Williams
May 04 21 H Assigned to Human Services Committee
SB 01056  Sen. Robert F. Martwick-Brian W. Stewart
(Rep. Michael Halpin)

40 ILCS 5/14-131
Amends the State Employee Article of the Illinois Pension Code. Makes a technical change in a Section concerning contributions by the State.

Senate Floor Amendment No. 1
Deletes reference to:
40 ILCS 5/14-131
Adds reference to:
40 ILCS 5/2-121.3 from Ch. 108 1/2, par. 2-121.3
40 ILCS 5/7-141 from Ch. 108 1/2, par. 7-141
40 ILCS 5/14-121.1 from Ch. 108 1/2, par. 14-121.1
40 ILCS 5/15-135 from Ch. 108 1/2, par. 15-135
40 ILCS 5/16-142.3 from Ch. 108 1/2, par. 16-142.3
40 ILCS 5/18-128.3 from Ch. 108 1/2, par. 18-128.3
40 ILCS 5/1-160
40 ILCS 5/7-109.4 new
40 ILCS 5/7-109.5 new
40 ILCS 5/7-114 from Ch. 108 1/2, par. 7-114
40 ILCS 5/7-116 from Ch. 108 1/2, par. 7-116
40 ILCS 5/7-141 from Ch. 108 1/2, par. 7-141
40 ILCS 5/7-141.1
40 ILCS 5/7-142 from Ch. 108 1/2, par. 7-142
40 ILCS 5/7-144 from Ch. 108 1/2, par. 7-144
40 ILCS 5/7-156 from Ch. 108 1/2, par. 7-156
40 ILCS 5/7-191 from Ch. 108 1/2, par. 7-191
40 ILCS 5/13-310 from Ch. 108 1/2, par. 13-310
40 ILCS 5/17-140 from Ch. 108 1/2, par. 17-140
40 ILCS 5/17-151.1

Adds reference to:
SB 01056 (CONTINUED)

40 ILCS 5/17-106.1
Adds reference to:

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

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

40 ILCS 5/15-202
Adds reference to:

40 ILCS 5/10-107 from Ch. 108 1/2, par. 10-107

40 ILCS 5/9-158 from Ch. 108 1/2, par. 9-158

40 ILCS 5/14-148.5 new
Adds reference to:

40 ILCS 5/21-120 rep.
Adds reference to:

40 ILCS 5/4-108.8 new
Adds reference to:

40 ILCS 5/7-139.8 from Ch. 108 1/2, par. 7-139.8

40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110

40 ILCS 5/14-152.1
Adds reference to:

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

40 ILCS 5/16-106 from Ch. 108 1/2, par. 16-106

30 ILCS 805/8.45 new
Replaces everything after the enacting clause. Amends the Illinois Pension Code. In the General Assembly, Illinois Municipal Retirement Fund (IMRF), State Universities, Downstate Teachers, and Judges Articles, makes changes to the age at which certain distributions are required and the age at which certain annuities are payable. In the General Provisions and IMRF Articles, moves provisions concerning Tier 2 members of IMRF from the General Provisions Article to the IMRF Article. Provides that the increase to the retirement annuity of a Tier 1 regular employee shall be computed from the effective date of the retirement annuity, the first increase being 0.25% (instead of .167%) of the monthly amount times the number of months from the effective date to January 1. Provides that if the employee was a Tier 1 regular employee, the surviving spouse annuity shall be increased by an amount equal to (i) 3% of the original amount thereof if the deceased employee was receiving a retirement annuity at the time of his or her death; otherwise (ii) 0.25% (instead of 0.167%) of the original amount thereof for each complete month that has elapsed since the date the annuity began. In the Metropolitan Water Reclamation District Article, provides that payments of an ordinary disability benefit shall be made at least monthly (instead of intervals of not more than 30 days). In the Chicago Teacher Article, makes changes concerning mistakes in benefit amount, the definition of "administrator", and payroll deductions. In the State Universities Article, makes changes concerning the qualification of trustees and the optional defined contribution benefit. In a provision of the Cook County Forest Preserve Article concerning the property tax levy for providing revenue for the Fund, provides that the forest preserve district may use other lawfully available funds in lieu of all or part of the levy. In a provision of the Cook County Article concerning proof of disability, provides that proof of duty or ordinary disability shall be furnished to the board by at least one licensed and practicing physician appointed by or acceptable to the board (instead of appointed by the board) and provides that each disabled employee who receives a duty or ordinary disability benefit shall be examined at least once a year or a longer period of time as determined by the board (instead of at least once a year). In the State Employee Article, provides that the System may indemnify a financial institution insured by an agency of the federal government as necessary to recover for the System any benefit overpayment that the System has made to the financial institution on behalf of a member. In the Social Security Enabling Act Article, repeals a provision requiring the submission of a report to the General Assembly covering the administration and operation of the Article during the preceding biennium. In the Downstate Firefighter Article, provides that an active member of the State Employees' Retirement System (SERS) who is an arson investigator may apply to transfer to SERS his or her credits and creditable service accumulated in any downstate firefighter pension fund. In the IMRF Article, provides that an active member of SERS who is a Commerce Commission police officer may apply to transfer to SERS certain IMRF credits. In the State Employee Article, provides that a State policeman, conservation police officer, arson investigator, or Commerce Commission police officer may elect to establish eligible creditable service under the alternative retirement annuity formula. Provides that a State policeman or conservation police officer may elect to convert service credit earned under the Article to eligible creditable service. In the Chicago Teacher Article, provides that payment from the Fund shall be made upon checks or through direct deposit transmittals authorized by the executive director (instead of upon warrants signed by the president and the secretary of the Board of Education, the president of the Board, and countersigned by the executive director). In the Downstate Teacher Article, adds to the definition of "teacher", the chief administrative officer of the education service centers established under the School Code and serving that portion of a Class II county outside a city of 500,000 or more inhabitants. Amends the State Mandates Act to require implementation without reimbursement. Certain changes to the Illinois Pension Code and the changes to the State Mandates Act are 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 15 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Robert F. Martwick
Apr 15 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 1 Assignments Refers to Pensions
Apr 20 21  Chief Sponsor Changed to Sen. Robert F. Martwick
Apr 21 21  Senate Floor Amendment No. 1 Recommend Do Adopt Pensions; 008-000-000
Apr 21 21  Added as Chief Co-Sponsor Sen. Brian W. Stewart
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 1 Adopted; Martwick
Apr 22 21  Third Reading - Passed; 059-000-000
Apr 23 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. Emanuel Chris Welch
SB 01056 (CONTINUED)
Apr 23 21    H    First Reading
Apr 23 21    Referred to Rules Committee
May 04 21    Alternate Chief Sponsor Changed to Rep. Michael Halpin
May 04 21    H    Assigned to Personnel & Pensions Committee

SB 01079
Sen. Melinda Bush
(Rep. Kelly M. Cassidy)
205 ILCS 5/3 from Ch. 17, par. 309
Amends the Illinois Banking Act. Makes a technical change in a Section concerning the primary powers of banks.
Senate Floor Amendment No. 2
Deletes reference to:
205 ILCS 5/3
Adds reference to:
20 ILCS 2105/2105-15.5
Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that the Department of Financial and Professional Regulation shall require each licensee to complete sexual harassment prevention training provided by the licensee's employer, the Department of Human Rights, or any continuing education provider authorized to provide continuing education under an Act administered by the Department in accordance of the Illinois Human Rights Act. Provides that the training shall be completed, at a minimum, prior to a licensee's renewal of his or her license. 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 02 21    Senate Floor Amendment No. 1 Filed with Secretary by Sen. Melinda Bush
Apr 02 21    Senate Floor Amendment No. 1 Referred to Assignments
Apr 07 21    Senate Floor Amendment No. 1 Assignments Refers to Licensed Activities
Apr 09 21    Chief Sponsor Changed to Sen. Melinda Bush
Apr 15 21    Senate Floor Amendment No. 2 Filed with Secretary by Sen. Melinda Bush
Apr 15 21    Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21    Senate Floor Amendment No. 2 Assignments Refers to Licensed Activities
Apr 21 21    Senate Floor Amendment No. 1 Postponed - Licensed Activities
Apr 21 21    Senate Floor Amendment No. 2 Recommend Do Adopt Licensed Activities; 007-000-000
Apr 22 21    Recalled to Second Reading
Apr 22 21    Senate Floor Amendment No. 2 Adopted; Bush
Apr 22 21    Third Reading - Passed; 059-000-000
Apr 23 21    H    Arrived in House
Apr 23 21    Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21    First Reading
Apr 23 21    Referred to Rules Committee
Apr 27 21    Alternate Chief Sponsor Changed to Rep. Kelly M. Cassidy
May 04 21    H    Assigned to Health Care Licenses Committee
SB 01085


(Rep. Kambium Buckner)

210 ILCS 5/1 from Ch. 111 1/2, par. 157-8.1

Amends the Ambulatory Surgical Treatment Center Act. Makes a technical change in the Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

210 ILCS 5/1

Adds reference to:

815 ILCS 505/2

Replaces everything after the enacting clause. Creates the Educational Planning Services Consumer Protection Act to protect consumers who enter into agreements with educational planning service providers and to regulate educational planning service providers. Provides that it shall be unlawful for any person or entity to act as an educational planning service provider except as authorized by the Act. Prohibits an educational planning service provider from providing educational planning services to a consumer for a fee without a written contract signed and dated by both the consumer and the educational planning service provider; sets forth contract requirements. Prohibits an educational planning service provider from charging or receiving from a consumer any enrollment fee, set up fee, up-front fee of any kind, or maintenance fee, and provides that a consumer shall pay only for the educational planning services provided. Sets forth other requirements and prohibitions. Contains provisions concerning required disclosures, the cancellation of a contract and refunds, noncompliance, civil remedies and an injunction, notice, and rules. Amends the Consumer Fraud and Deceptive Business Practices Act to provide that any person who violates the Educational Planning Services Consumer Protection Act commits an unlawful practice.

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 14 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Celina Villanueva
Apr 14 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 15 21  Senate Floor Amendment No. 1 Assignments Refers to Judiciary
Apr 20 21  Chief Sponsor Changed to Sen. Celina Villanueva
Apr 20 21  Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 009-000-000
Apr 22 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 22 21  Added as Chief Co-Sponsor Sen. Robert Peters
Apr 22 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 22 21  Added as Co-Sponsor Sen. Laura Fine
Apr 22 21  Added as Chief Co-Sponsor Sen. Cristina Castro
Apr 22 21  Added as Co-Sponsor Sen. John Connor
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 1 Adopted; Villanueva
Apr 22 21  Third Reading - Passed; 059-000-000
Apr 23 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 26 21  S  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
May 03 21  H  Alternate Chief Sponsor Changed to Rep. Kambium Buckner
May 04 21  H  Assigned to Consumer Protection Committee
SB 01086  Sen. Scott M. Bennett-Julie A. Morrison
(Rep. Emanuel Chris Welch)

210 ILCS 5/1         from Ch. 111 1/2, par. 157-8.1
Amends the Ambulatory Surgical Treatment Center Act. Makes a technical change in the Section concerning the short title.
Senate Floor Amendment No. 1
Deletes reference to:

210 ILCS 5/1         from Ch. 111 1/2, par. 157-8.1

Adds reference to:
415 ILCS 5/22.59

Replaces everything after the enacting clause. Amends the Environmental Protection Act. In provisions regarding CCR surface impoundments, removes language providing that a permit issued by the Administrator of the United States Environmental Protection Agency under specified provisions of the federal Resource Conservation and Recovery Act shall be deemed to be a permit under specified State provisions. 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 15 21   Senate Floor Amendment No. 1 Filed with Secretary by Sen. Scott M. Bennett
Apr 15 21   Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21   Senate Floor Amendment No. 1 Assignments Refers to Environment and Conservation
Apr 20 21   Chief Sponsor Changed to Sen. Scott M. Bennett
Apr 21 21   Added as Chief Co-Sponsor Sen. Julie A. Morrison
Apr 22 21   Senate Floor Amendment No. 1 Recommend Do Adopt Environment and Conservation;  009-000-000
Apr 23 21   Recalled to Second Reading
Apr 23 21   Senate Floor Amendment No. 1 Adopted; Bennett
Apr 23 21   Third Reading - Passed; 058-000-000
Apr 26 21   H  Arrived in House
Apr 26 21   Chief House Sponsor Rep. Emanuel Chris Welch
Apr 27 21   First Reading
Apr 27 21   Referred to Rules Committee
May 04 21   H  Assigned to Energy & Environment Committee
SB 01087
Sen. Antonio Muñoz
(Rep. Emanuel Chris Welch)

210 ILCS 9/5
Amends the Assisted Living and Shared Housing Act. Makes a technical change in a Section concerning legislative purpose.

Senate Floor Amendment No. 1
Deletes reference to:
210 ILCS 9/5
 Adds reference to:
20 ILCS 1405/1405-40 new
 Adds reference to:
215 ILCS 105/1.1 from Ch. 73, par. 1301.1
 Adds reference to:
215 ILCS 105/3 from Ch. 73, par. 1303
 Adds reference to:
215 ILCS 105/15
 Adds reference to:
215 ILCS 105/16 new
 Adds reference to:
215 ILCS 105/17 new

Replaces everything after the enacting clause. Amends the Comprehensive Health Insurance Plan Act to provide that the Plan shall discontinue as the alternative market for health insurance for certain Illinois residents and discontinue as the alternative mechanism not later than January 1, 2022. Provides that not later than 60 days after the effective date of the amendatory Act, the Board shall develop a plan of rehabilitation or liquidation and dissolution to wind down the affairs of the Plan. Provides that upon the Director's approval of the plan of rehabilitation or liquidation and dissolution, the Director shall thereafter report to the Attorney General of this State, whose duty it shall be to file a complaint for rehabilitation or liquidation of the Plan. Provides that upon entry of a final Order of Rehabilitation or Liquidation and the appointment of the Director of Insurance as statutory rehabilitator or liquidator, the Director shall begin to administer and oversee the wind-down and dissolution of the Plan. Provides that new enrollment and policy renewals in the Plan are discontinued on December 31, 2021. Sets forth provisions concerning cessation of operations of the Plan. Amends the Department of Insurance Law of the Civil Administrative Code of Illinois. Provides that, upon entry of an Order of Rehabilitation or Liquidation against the Comprehensive Health Insurance Plan, all powers, duties, rights, and responsibilities of the Illinois Comprehensive Health Insurance Plan and the Illinois Comprehensive Health Insurance Board under the Comprehensive Health Insurance Plan Act shall be transferred to and vested in the Director of Insurance as rehabilitator or liquidator. 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 15 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Antonio Muñoz
Apr 15 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 1 Assignments Refers to Insurance
Apr 21 21 Chief Sponsor Changed to Sen. Antonio Muñoz
Apr 21 21 Senate Floor Amendment No. 1 Recommend Do Adopt Insurance; 014-000-000
Apr 23 21 Recalled to Second Reading
Apr 23 21 Senate Floor Amendment No. 1 Adopted; Munoz
Apr 23 21 Third Reading - Passed; 057-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Emanuel Chris Welch
SB 01087 (CONTINUED)

Apr 27 21 H First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Insurance Committee
SB 01096  Sen. Ann Gillespie
(Rep. Greg Harris)

210 ILCS 42/1
Amends the Continuum of Care Services for the Developmentally Disabled Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
210 ILCS 42/1
Adds reference to:
215 ILCS 5/356Z.43 new
Adds reference to:
215 ILCS 125/5-3 from Ch. 111 1/2, par. 1411.2
Adds reference to:
215 ILCS 195/Act rep.

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that a health plan amended, delivered, issued, or renewed on or after the effective date of the amendatory Act shall provide coverage of diagnostic testing for enrollees that is performed by a testing provider in accordance with specified federal and State COVID-19 testing requirements, and that diagnostic testing for enrollees shall be considered medically necessary. Provides that a health plan may inquire as to whether an enrollee is an employee of the long-term care facility but shall not require further evidence or verification of the enrollee's employment status. Provides that the coverage requirements set forth in the provisions shall only apply when specified federal and State testing requirements are in effect. Provides that any failure to provide coverage of diagnostic testing pursuant to the provisions shall be deemed a failure to substantially comply with this Code. Provides that the provisions are repealed on January 1, 2022. Defines terms. Makes corresponding changes in the Health Maintenance Organization Act. Repeals the COVID-19 Medically Necessary Diagnostic Testing 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 21 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Ann Gillespie
Apr 21 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 23 21  Chief Sponsor Changed to Sen. Ann Gillespie
Apr 23 21  Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 29 21  Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 014-000-000
Apr 29 21  Recalled to Second Reading
Apr 29 21  Senate Floor Amendment No. 1 Adopted; Gillespie
Apr 29 21  Third Reading - Passed; 054-000-000
Apr 30 21  H Arrived in House
Apr 30 21  Chief House Sponsor Rep. Greg Harris
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H Assigned to Human Services Committee
SB 01138  Sen. Michael E. Hastings
(Rep. Emanuel Chris Welch)

35 ILCS 630/1  from Ch. 120, par. 2001
Amends the Telecommunications Excise Tax Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
  35 ILCS 630/1
Adds reference to:
  50 ILCS 355/5-5
Adds reference to:
  50 ILCS 355/5-10
Adds reference to:
  50 ILCS 355/5-15
Adds reference to:
  50 ILCS 355/5-20
Adds reference to:
  50 ILCS 355/5-30
Adds reference to:
  50 ILCS 355/5-35
Adds reference to:
  50 ILCS 355/5-37
Adds reference to:
  50 ILCS 355/5-40

Replaces everything after the enacting clause. Amends the Local Government Revenue Recapture Act. Provides that a niece, nephew, great-niece, or great-nephew is considered a "family member" for purposes of the Act. Makes changes concerning circumstances under which a third party may access a municipality's or county's financial information. In provisions concerning third party aggregated data, provides that no aggregated data may be published that includes taxpayer information for 4 or fewer taxpayers. Makes other changes. 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 19 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Michael E. Hastings
Apr 19 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 1 Assignments Refers to Revenue
Apr 20 21  Chief Sponsor Changed to Sen. Michael E. Hastings
Apr 21 21  Senate Floor Amendment No. 1 Recommend Do Adopt Revenue;  010-000-000
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
SB 01138 (CONTINUED)

Apr 29 21  S  Recalled to Second Reading
Apr 29 21  Senate Floor Amendment No. 1 Adopted; Hastings
Apr 29 21  Third Reading - Passed; 055-000-000
Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Emanuel Chris Welch
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H  Assigned to Revenue & Finance Committee

SB 01139

Sen. Ram Villivalam
(Rep. Emanuel Chris Welch)

35 ILCS 17/10-1
Amends the Live Theater Production Tax Credit Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
35 ILCS 17/10-1

Adds reference to:
65 ILCS 5/11-74.4-3 from Ch. 24, par. 11-74.4-3
Replaces everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Includes in the definition of "redevelopment project costs" costs of real or personal property and improvements to accommodate public health and safety concerns resulting from the COVID-19 public health emergency, including, but not limited to, equipment purchases and construction costs.

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 15 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Ram Villivalam
Apr 15 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 1 Assignments Refers to Revenue
Apr 20 21  Chief Sponsor Changed to Sen. Ram Villivalam
Apr 21 21  Senate Floor Amendment No. 1 Recommend Do Adopt Revenue; 010-000-000
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 29 21  Recalled to Second Reading
Apr 29 21  Senate Floor Amendment No. 1 Adopted; Villivalam
Apr 29 21  Third Reading - Passed; 054-000-000
Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Emanuel Chris Welch
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H  Assigned to Revenue & Finance Committee
Amends the Pyrotechnic Use Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
425 ILCS 35/0.01
Adds reference to:
105 ILCS 5/14-8.03
Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code in provisions concerning transition services. Makes changes relating to the definition of terms. Provides that, as a component of transition planning, a school district shall provide a student with information about the school district's career and technical education (CTE) opportunities; sets forth what the CTE information must include. Provides that a student in high school with an individualized education program may enroll in the school district's CTE program at any time if participation in a CTE program is consistent with the student's transition goals. Makes changes concerning the participants in the transition planning process. Effective immediately.
SB 01231 Sen. Scott M. Bennett  
(Rep. Tom Demmer)

610 ILCS 5/2 from Ch. 114, par. 2
Amends the Railroad Incorporation Act. Makes a technical change in a provision concerning articles of incorporation.

Senate Floor Amendment No. 1
Deletes reference to:
610 ILCS 5/2
Adds reference to:
20 ILCS 862/10
Adds reference to:
20 ILCS 862/36.7 new
Adds reference to:
625 ILCS 5/1-168.8
Replaces everything after the enacting clause. Amends the Recreational Trails of Illinois Act. Changes the definition of "off-highway vehicle" to exclude large non-highway vehicles. Provides that a large non-highway vehicle may not be granted an off-highway vehicle trails public access sticker or be operated on lands or waters that require the display of such a sticker. Defines "large non-highway vehicle" as any motorized off-highway device designed to travel primarily off-highway, greater than 64 inches and not more than 75 inches in width, having a manufacturer's dry weight of 3,500 pounds or less, traveling on 4 or more non-highway tires, designed with a non-straddle seat and a steering wheel for steering control, except equipment such as lawnmowers. Amends the Illinois Vehicle Code. Changes the definition of "recreational off-highway vehicle" to include electric-powered vehicles having a manufacturer's dry weight of 3,000 or less.

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 19 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Scott M. Bennett
Apr 19 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 22 21 Senate Floor Amendment No. 1 Assignments Refers to Transportation
Apr 23 21 Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 27 21 Chief Sponsor Changed to Sen. Scott M. Bennett
Apr 28 21 Senate Floor Amendment No. 1 Recommend Do Adopt Transportation; 016-000-000
Apr 29 21 Recalled to Second Reading
Apr 29 21 Senate Floor Amendment No. 1 Adopted; Bennett
Apr 29 21 Third Reading - Passed; 054-000-000
Apr 30 21 H Arrived in House
Apr 30 21 Chief House Sponsor Rep. Emanuel Chris Welch
May 04 21 First Reading
May 04 21 Referred to Rules Committee
May 05 21 H Assigned to Transportation: Vehicles & Safety Committee
May 06 21 Alternate Chief Sponsor Changed to Rep. Tom Demmer
SB 01232

Sen. Christopher Belt, Neil Anderson-Steve Stadelman, David Koehler-Dale Fowler, Steve McClure and Rachelle Crowe


605 ILCS 140/1

Amends the Expressway Camera Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

605 ILCS 140/1

Adds reference to:

620 ILCS 5/34 from Ch. 15 1/2, par. 22.34

Adds reference to:

620 ILCS 5/34a from Ch. 15 1/2, par. 22.34a

Adds reference to:

620 ILCS 5/38.01 from Ch. 15 1/2, par. 22.38a

Replaces everything after the enacting clause. Amends the Illinois Aeronautics Act. Provides that the Division of Aeronautics of the Department of Transportation shall not render financial assistance in connection with the planning, construction, reconstruction, extension, development, or improvement of hangars or other airport buildings, or in connection with the subsequent operation or maintenance of such air navigation facilities unless such facilities are publicly used, publicly owned, and of public benefit. Provides that “of public benefit” includes aircraft hangars, fixed-based operator buildings, and aircraft maintenance buildings at nonprimary airports included within the State Airport Plan. Includes construction costs as costs eligible for financial assistance by the Division of Aeronautics of the Department of Transportation. Provides that the prohibition on a municipality or political subdivision from directly accepting, receiving, or disbursing any funds granted by the United States under the Airport and Airway Improvement Act of 1982 shall not prohibit any municipality or any political subdivision owning a primary commercial service airport serving at least 10,000 annual enplanements from accepting, receiving, or disbursing funds directly from the federal government. Provides that any federal money awarded to airports in the State under specified federal laws that includes project applications approved by the Department where the Department is designated the as agent to accept, receive, and disburse such funds shall also include a State match to the local share of the application for all costs eligible.
SB 01232 (CONTINUED)

Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Michael Halpin
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 04 21  Added Alternate Chief Co-Sponsor Rep. Mike Murphy
May 05 21  H  Assigned to Transportation: Regulation, Roads & Bridges Committee
May 05 21  Added Alternate Chief Co-Sponsor Rep. Maurice A. West, II
May 05 21  Added Alternate Co-Sponsor Rep. Lance Yednock
May 05 21  Added Alternate Co-Sponsor Rep. Dave Vella
May 05 21  Added Alternate Co-Sponsor Rep. LaToya Greenwood
May 05 21  Added Alternate Co-Sponsor Rep. Martin J. Moylan
May 06 21  Added Alternate Chief Co-Sponsor Rep. Tony McCombie
May 06 21  Added Alternate Chief Co-Sponsor Rep. Jay Hoffman
May 06 21  Added Alternate Co-Sponsor Rep. Natalie A. Manley
SB 01245    Sen. Patrick J. Joyce and Rachelle Crowe
(Rep. Lawrence Walsh, Jr.)

520 ILCS 5/1.2 from Ch. 61, par. 1.2
Amends the Wildlife Code. Makes a technical change in a Section concerning administration and definitions.

Senate Floor Amendment No. 1
Deletes reference to:
520 ILCS 5/1.2

Adds reference to:
520 ILCS 5/2.25 from Ch. 61, par. 2.25

Replaces everything after the enacting clause. Amends the Wildlife Code. In a provision concerning the taking of deer, deletes language relating to the Department of Natural Resources publicly announcing, via statewide news release, permit requirements, application dates, hunting rules, legal weapons, and reporting requirements. Provides that the Department shall publicly announce, via statewide news release, the season dates and shooting hours, and the counties and sites open to hunting.

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 07 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Patrick J. Joyce
Apr 07 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Floor Amendment No. 1 Assignments Refers to Agriculture
Apr 13 21  Chief Sponsor Changed to Sen. Patrick J. Joyce
Apr 15 21  Senate Floor Amendment No. 1 Recommend Do Adopt Agriculture; 011-000-000
Apr 23 21  Recalled to Second Reading
Apr 23 21  Senate Floor Amendment No. 1 Adopted; Joyce
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 26 21  H    Arrived in House
Apr 26 21  Chief House Sponsor Rep. Emanuel Chris Welch
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  Alternate Chief Sponsor Changed to Rep. Lawrence Walsh, Jr.
May 04 21  H    Assigned to Agriculture & Conservation Committee
Amends the Wildlife Code. Makes a technical change in a Section concerning the propagation and stocking of mammals and birds.

Senate Floor Amendment No. 1

Deletes reference to:

520 ILCS 5/1.6

Adds reference to:

510 ILCS 68/1-5

Adds reference to:

510 ILCS 68/1-15

Adds reference to:

510 ILCS 68/5-5

Adds reference to:

510 ILCS 68/5-10

Adds reference to:

510 ILCS 68/5-15

Adds reference to:

510 ILCS 68/5-20

Adds reference to:

510 ILCS 68/5-30

 Adds reference to:

510 ILCS 68/5-35

Adds reference to:

510 ILCS 68/10-40

Adds reference to:

510 ILCS 68/15-5

Adds reference to:

510 ILCS 68/20-30

Adds reference to:

510 ILCS 68/25-5

Adds reference to:

510 ILCS 68/25-30

Adds reference to:

510 ILCS 68/30-10

Adds reference to:

510 ILCS 68/35-5

Adds reference to:

510 ILCS 68/40-5

Adds reference to:

510 ILCS 68/40-10

Adds reference to:

510 ILCS 68/45-5

Adds reference to:

510 ILCS 68/50-5

Adds reference to:

510 ILCS 68/50-10

Adds reference to:
SB 01247 (CONTINUED)

510 ILCS 68/55-5
Adds reference to:
  510 ILCS 68/55-10
Adds reference to:
  510 ILCS 68/55-15 new
Adds reference to:
  510 ILCS 68/60-5
Adds reference to:
  510 ILCS 68/65-5
Adds reference to:
  510 ILCS 68/70-5
Adds reference to:
  510 ILCS 68/80-5
Adds reference to:
  510 ILCS 68/Art. 87 heading new
Adds reference to:
  510 ILCS 68/87-5 new
Adds reference to:
  510 ILCS 68/87-10 new
Adds reference to:
  510 ILCS 68/90-5
Adds reference to:
  510 ILCS 68/90-10 new
Adds reference to:
  510 ILCS 68/95-5
Adds reference to:
  510 ILCS 68/95-10
Adds reference to:
  510 ILCS 68/100-5
Adds reference to:
  510 ILCS 68/100-10
Adds reference to:
  510 ILCS 68/100-15
Adds reference to:
  510 ILCS 68/105-10
Adds reference to:
  510 ILCS 68/105-30
Adds reference to:
  510 ILCS 68/105-35
Adds reference to:
  510 ILCS 68/105-40
Adds reference to:
  510 ILCS 68/105-55
Adds reference to:
  510 ILCS 68/105-60
Adds reference to:
  510 ILCS 68/105-65
Adds reference to:
SB 01247 (CONTINUED)

510 ILCS 68/105-75

Adds reference to:

510 ILCS 68/105-80

Adds reference to:

510 ILCS 68/105-90

Adds reference to:

510 ILCS 68/105-95

Adds reference to:

510 ILCS 68/110-5

Adds reference to:

520 ILCS 10/3
from Ch. 8, par. 333

Adds reference to:

520 ILCS 10/4
from Ch. 8, par. 334

Adds reference to:

520 ILCS 10/5
from Ch. 8, par. 335


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 15 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Linda Holmes
Apr 15 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 1 Assignments Refers to Agriculture
Apr 22 21  Senate Floor Amendment No. 1 Recommend Do Adopt Agriculture; 012-000-000
Apr 23 21  Chief Sponsor Changed to Sen. Linda Holmes
Apr 23 21  Recalled to Second Reading
Apr 23 21  Senate Floor Amendment No. 1 Adopted; Holmes
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H Arrived in House
Apr 26 21  Chief House Sponsor Rep. Emanuel Chris Welch
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 03 21  Alternate Chief Sponsor Changed to Rep. Joyce Mason
May 04 21  H Assigned to Agriculture & Conservation Committee
SB 01305            Sen. Terri Bryant
(Rep. Paul Jacobs)
105 ILCS 5/1-2          from Ch. 122, par. 1-2
Amends the School Code. Makes a technical change in a Section concerning the School Code's construction.
    Senate Floor Amendment No. 1
    Deletes reference to:
        105 ILCS 5/1-2
    Adds reference to:
        105 ILCS 230/5-40
Replaces everything after the enacting clause. Amends the School Construction Law. Makes changes to provisions relating to
green projects to provide that a school construction project is not required to receive silver certification from the United States Green
Building Council's Leadership in Energy and Environmental Design Green Building Rating System if (i) the school construction
project is located in a county with a population of more than 38,000 and less than 39,000; (ii) the school district has no more than 500
students, with the relevant school facility housing no more than 150 students; (iii) the facilities for which the school construction grant
will be used have been in use as of August 2019; and (iv) the application for the school construction grant has been approved prior to
the effective date of the amendatory Act. Effective immediately.
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 22 21            Chief Sponsor Changed to Sen. Terri Bryant
Apr 23 21            Senate Floor Amendment No. 1 Filed with Secretary by Sen. Terri Bryant
Apr 23 21            Senate Floor Amendment No. 1 Referred to Assignments
Apr 23 21            Rule 3-9(a) / Re-referred to Assignments
Apr 26 21            Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 27 21            Approved for Consideration Assignments
Apr 27 21            Senate Floor Amendment No. 1 Assignments Refers to Education
Apr 27 21            Placed on Calendar Order of 3rd Reading April 28, 2021
Apr 28 21            Senate Floor Amendment No. 1 Recommend Do Adopt Education; 011-000-000
Apr 29 21            Recalled to Second Reading
Apr 29 21            Senate Floor Amendment No. 1 Adopted; Bryant
Apr 29 21            Third Reading - Passed; 053-000-000
Apr 30 21            H  Arrived in House
Apr 30 21            Chief House Sponsor Rep. Paul Jacobs
May 04 21            First Reading
May 04 21            Referred to Rules Committee
May 05 21            H  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
SB 01360

Sen. Dale Fowler-Terri Bryant-Neil Anderson and Rachelle Crowe-Christopher Belt

(Rep. Jay Hoffman-Dave Severin)

230 ILCS 5/1 from Ch. 8, par. 37-1
Amends the Illinois Horse Racing Act of 1975. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1
Deletes reference to:
230 ILCS 5/1
Adds reference to:
230 ILCS 10/6 from Ch. 120, par. 2406
Adds reference to:
230 ILCS 10/7 from Ch. 120, par. 2407

Replaces everything after the enacting clause. Amends the Illinois Gambling Act. Requires an application for an owners license to also include evidence that the applicant has entered into a construction project labor agreement that includes certain provisions regarding employee compensation and a commitment to pay a prevailing wage for construction employees. Requires the project labor agreement to conform to certain requirements in the Project Labor Agreements Act. Provides that for pending applications before the Illinois Gaming Board, the applicant shall submit evidence of the labor agreement within 30 days after the effective date of the amendatory Act. Provides that the Board may not award any pending applications until the evidence of the labor agreement has been submitted to the Board. In its decision to grant an owners license, the Board shall also consider whether the applicant has entered into a construction project labor agreement that includes certain provisions regarding employee compensation and whether the applicants pays a prevailing wage for construction employees. Effective immediately.

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 16 21 Chief Sponsor Changed to Sen. Dale Fowler
Apr 16 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Dale Fowler
Apr 16 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 19 21 Added as Chief Co-Sponsor Sen. Terri Bryant
Apr 20 21 Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 21 21 Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 015-000-000
Apr 22 21 Added as Chief Co-Sponsor Sen. Neil Anderson
Apr 22 21 Added as Co-Sponsor Sen. Rachelle Crowe
Apr 22 21 Added as Chief Co-Sponsor Sen. Christopher Belt
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Fowler
Apr 22 21 Third Reading - Passed; 054-002-000
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Jim Durkin
Apr 23 21 Alternate Chief Sponsor Changed to Rep. Jay Hoffman
Apr 23 21 Added Alternate Chief Co-Sponsor Rep. Dave Severin
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Executive Committee
May 04 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Jay Hoffman
May 04 21 House Committee Amendment No. 1 Referred to Rules Committee
May 05 21 House Committee Amendment No. 1 Rules Refers to Executive Committee
SB 01365

Sen. Sue Rezin
(Rep. David A. Welter)

5 ILCS 70/1 from Ch. 1, par. 1001

Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act.

Senate Floor Amendment No. 1

Deletes reference to:
5 ILCS 70/1

Adds reference to:
5 ILCS 375/6.17 new

Adds reference to:
215 ILCS 5/356z.43 new

Adds reference to:
305 ILCS 5/5-41 new

Replaces everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971. Prohibits the State from applying for any federal waiver that would reduce or eliminate any protection or coverage required under the Patient Protection and Affordable Care Act (Affordable Care Act) that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the Affordable Care Act. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Insurance Code. Prohibits the State from applying for any federal waiver that would permit an individual or group health insurance plan to reduce or eliminate any protection or coverage required under the Affordable Care Act that was in effect on January 1, 2017, including, but not limited to, any protection for persons with pre-existing conditions and coverage for services identified as essential health benefits under the Affordable Care Act. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Amends the Illinois Public Aid Code. Prohibits the State or an agency of the executive branch from applying for any federal Medicaid waiver that would result in more restrictive standards, methodologies, procedures, or other requirements than those that were in effect in Illinois as of January 1, 2017 for the Medical Assistance Program, the Children's Health Insurance Program, or any other medical assistance program in Illinois operating under any existing federal waiver authorized by specified provisions of the Social Security Act. Provides that the State or an agency of the executive branch may apply for such a waiver only if granted authorization by the General Assembly through joint resolution. Effective immediately.

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
Mar 26 21 Chief Sponsor Changed to Sen. Sue Rezin
Apr 13 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Sue Rezin
Apr 13 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 15 21 Senate Floor Amendment No. 1 Assignments Refers to Insurance
Apr 21 21 Senate Floor Amendment No. 1 Recommend Do Adopt Insurance; 014-000-000
Apr 23 21 Recalled to Second Reading
Apr 23 21 Senate Floor Amendment No. 1 Adopted; Rezin
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Jim Durkin
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
Apr 29 21 Alternate Chief Sponsor Changed to Rep. David A. Welter
May 04 21 H Assigned to Executive Committee
Amends the Wildlife Code. Provides that a veteran who is certified by the Department of Veterans' Affairs to be at least 10% disabled with service related disabilities or who is in receipt of total disability pension may trap, as permitted by the Code, without procuring a trapping license. Provides further that a military member returning from mobilization and service outside the United States who is an Illinois resident may trap, as permitted by the Code, without paying any fees required to obtain a trapping license, if he or she applies for the license within 2 years after returning from service abroad or after mobilization. Adds trapping licenses to the terminally ill hunter licensing program. Provides that persons on active duty in the Armed Forces or Illinois residents with a Type 1 or Type 4, Class 2 disability as defined in the Illinois Identification Card Act may trap, as permitted by the Code, without procuring a trapping license. Adds definitions. Effective immediately.
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 305/29

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Changes a reference from "agreed-upon procedures report" to "agreed-upon procedures engagement". Removes provisions concerning service to the economically disadvantaged and provisions concerning meetings of members of the board of directors of a credit union. Makes other changes. Effective immediately.
### SB 01534 (CONTINUED)

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**SB 01536**

(Rep. Jaime M. Andrade, Jr.)

625 ILCS 27/15

Amends the Renter's Financial Responsibility and Protection Act. Provides that a rental company may void a damage waiver for damage or loss to the rental vehicle if the rental vehicle is stolen and the renter fails to: (i) return the rental vehicle's ignition key and the key tag identifying the rental vehicle to the rental vehicle company; (ii) file a police report within the 24-hour period after discovery of the rental vehicle theft; and (iii) fully cooperate with the rental company, law enforcement agency, or any other authority in all matters connected to the investigation of the stolen rental vehicle.

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SB 01539  Sen. Antonio Muñoz-Jil Tracy  
(Rep. Stephanie A. Kifowit-Randy E. Frese)

30 ILCS 500/1-35
30 ILCS 500/20-170 new
330 ILCS 21/65

Amends the Illinois Procurement Code. Provides that any contract for procurements entered into under the Quincy Veterans' Home Rehabilitation and Rebuilding Act and executed prior to the repeal of that Act shall continue in full force and effect after the repeal of that Act and until as otherwise dictated by the terms of the contract. Extends the repeal of a Section concerning the application of the Code to the Quincy Veterans' Home. Makes conforming changes. Effective immediately.

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 State Government
Mar 17 21  Do Pass State Government; 008-000-000
Mar 17 21  Placed on Calendar Order of 2nd Reading March 23, 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 22 21  S  Added as Chief Co-Sponsor Sen. Jil Tracy
Apr 27 21  H  Chief House Sponsor Rep. Stephanie A. Kifowit
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Assigned to State Government Administration Committee
May 05 21  Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
May 06 21  H  Placed on Calendar 2nd Reading - Consent Calendar
May 06 21  Added Alternate Chief Co-Sponsor Rep. Randy E. Frese
Amends the Illinois Vehicle Code. Provides that the Secretary of State, upon receipt of an application for a new certificate of title, an application for a certificate of title by a transferee, an application for a certificate of title pursuant to a court order awarding ownership to the applicant, an application for a junking certificate, or an application for a salvage certificate, shall remove the current owner registration and license plate record on file associated with the vehicle's serial number before issuing a new certificate. Makes changes to provisions regarding: junk vehicle notification format; the types of records required to be kept by specified licensees under the Code; and the information required to be contained on a uniform invoice for essential parts. Makes other changes.

Senate Floor Amendment No. 1

Deletes reference to:
- 625 ILCS 5/3-116 from Ch. 95 1/2, par. 3-116
- 625 ILCS 5/3-117.1 from Ch. 95 1/2, par. 3-117.1
- 625 ILCS 5/3-117.2 from Ch. 95 1/2, par. 3-117.2
- 625 ILCS 5/3-801 from Ch. 95 1/2, par. 3-801
- 625 ILCS 5/5-401.2 from Ch. 95 1/2, par. 5-401.2
- 625 ILCS 5/5-402 from Ch. 95 1/2, par. 5-402
- 625 ILCS 5/5-402.1 from Ch. 95 1/2, par. 5-402.1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Deletes language requiring that a Uniform Invoice be made out in triplicate. Provides that specified records shall be retained by certain dealer licensees for a period of 3 years (instead of 7 years).
Amends the Illinois Vehicle Code. Provides that a vehicle of 4 model years or older, rather than 9 model years or older, may be retained by the registered owner instead of by the insurance company, even after the insurance company makes a payment of damages on total loss claim for the vehicle. Provides that an application for a salvage certificate shall be submitted to the Secretary of State when any licensed rebuilder, repairer, new or used vehicle dealer or remittance agent has submitted an application for title to a vehicle that the person knows or reasonably should have known to have sustained damages in excess of 50%, instead of 33 1/3 percent, of the vehicle's fair market value without that damage.

Senate Floor Amendment No. 1

Adds reference to:

625 ILCS 5/3-114 from Ch. 95 1/2, par. 3-114

Adds reference to:

625 ILCS 5/3-301 from Ch. 95 1/2, par. 3-301

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a repossessed vehicle, fleet vehicle, or flood vehicle that has been damaged in excess of 50% (instead of 33 1/3%) of its fair market value shall be considered to be salvage. Provides that a flood vehicle that has sustained damage greater than 50% (rather than 33 1/3%) of its fair market value with that damage shall be required to complete a successful inspection before being issued a new certificate of title.
SB 01552

Sen. Cristina Castro

(Rep. Dave Vella)

705 ILCS 405/5-901

Amends the Juvenile Court Act of 1987. Provides that relevant information, reports and records, held by the Department of Juvenile Justice, including social investigation, psychological and medical records, of any juvenile offender, shall be made available to any county juvenile detention facility or any Illinois Probation Department, where the subject juvenile offender formerly was in the custody of the Department of Juvenile Justice, released to mandatory supervision, released to aftercare, or released to juvenile parole, and is subsequently ordered to be held in a county juvenile detention facility, or ordered to be supervised by a county or circuit Probation Department. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Cristina Castro
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Criminal Law
Apr 14 21  Do Pass Criminal Law: 010-000-000
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 23 21  Third Reading - Passed: 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Dave Vella
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Judiciary - Criminal Committee
Amends the Illinois Human Rights Act. Provides that it is a civil rights violation for a third-party loan modification service provider, because of unlawful discrimination, familial status, or an arrest record, to (1) refuse to engage in loan modification services or to discriminate in making such services available, or (2) alter the terms, conditions, or privileges of such services. Makes changes concerning what constitutes retaliation under various Articles of the Act. Provides that, in proceedings relating to real estate transactions, the failure of the Department to notify the complainant or respondent in writing of the reasons for not completing an investigation on the allegations set forth in a charge within 100 days shall not deprive the Department of jurisdiction over the charge. Makes corresponding and other changes.
Amends the Unified Code of Corrections. Provides that the grounds accorded weight in favor of withholding or minimizing a sentence of imprisonment include that the defendant is pregnant or is the parent of a child or infant whose well-being will be negatively affected by the parent's absence. Provides that circumstances to be considered in assessing this factor in mitigation include: (1) the likelihood that the child will be adjudged a dependent minor and declared a ward of the court under the Juvenile Court Act of 1987; and (2) the best interest of the child.
Amends the Property Tax Code. Creates a homestead exemption in the amount of a reduction of $5,000 from the equalized assessed value of property of police officers and firefighters with duty-related disabilities. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Robert F. Martwick
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Revenue
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 21 21  Third Reading - Passed: 054-001-000
Apr 22 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. Janet Yang Rohr
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Assigned to Revenue & Finance Committee
Apr 28 21  Alternate Chief Sponsor Changed to Rep. Lindsey LaPointe
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Janet Yang Rohr
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Dave Vella
May 06 21  H  To Property Tax Subcommittee
Legislative Information System
102nd General Assembly
Passed to Opposite Chamber
Since May 06, 2021

SB 01575 Sen. Robert F. Martwick, Terri Bryant, John Connor, Laura Fine, Meg Loughran Cappel, Steve Stadelman, Adriane Johnson, Sara Feigenholtz, Laura M. Murphy, Rachelle Crowe and Suzy Glowiak Hilton
(Rep. Lindsey LaPointe)

20 ILCS 1705/76.1 new
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall create and maintain an online database and resource page on its website. Provides that the database and resource page shall contain mental health resources specifically geared toward first responders with the goal of connecting those persons with mental health resources related to crisis services, wellness, trauma information, nutrition, stress reduction, anxiety, depression, violence prevention, suicide prevention, and substance use and of encouraging information sharing among families of first responders, first responder organizations, first responder professional organizations, and first responders. Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Robert F. Martwick
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Behavioral and Mental Health
Mar 16 21 Do Pass Behavioral and Mental Health: 011-000-000
Mar 16 21 Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 17 21 Added as Co-Sponsor Sen. Terri Bryant
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21 Third Reading - Passed; 059-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Lindsey LaPointe
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 23 21 S Added as Co-Sponsor Sen. John Connor
Apr 23 21 Added as Co-Sponsor Sen. Laura Fine
Apr 23 21 Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 26 21 Added as Co-Sponsor Sen. Steve Stadelman
Apr 26 21 Added as Co-Sponsor Sen. Adriane Johnson
Apr 26 21 Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 29 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 30 21 Added as Co-Sponsor Sen. Rachelle Crowe
May 04 21 H Assigned to Human Services Committee
May 04 21 S Added as Co-Sponsor Sen. Suzy Glowiak Hilton
SB 01577


(Rep. Lindsey LaPointe and Kambium Buckner)

105 ILCS 5/26-1  from Ch. 122, par. 26-1
105 ILCS 5/26-2a from Ch. 122, par. 26-2a

Amends the Compulsory Attendance Article of the School Code. With respect to the exceptions to the compulsory attendance requirement, provides that absence for cause by illness shall include the mental or behavioral health of a student for up to 5 days for which the child need not provide a medical note, in which case the child shall be given the opportunity to make up any school work missed during the mental or behavioral health absence.

Feb 26 21  S  Filed with Secretary by Sen. Robert F. Martwick
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Education
Mar 16 21  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Mar 16 21  Added as Chief Co-Sponsor Sen. Christopher Belt
Mar 16 21  Do Pass Education; 015-000-000
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 17 21  Added as Co-Sponsor Sen. Omar Aquino
Mar 17 21  Added as Co-Sponsor Sen. Melinda Bush
Mar 17 21  Second Reading
Mar 17 21  Placed on Calendar Order of 3rd Reading March 23, 2021
Apr 14 21  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 14 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 14 21  Added as Co-Sponsor Sen. Robert Peters
Apr 14 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 16 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 20 21  Added as Co-Sponsor Sen. Celina Villanueva
Apr 21 21  Added as Co-Sponsor Sen. John Connor
Apr 21 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21  Added as Co-Sponsor Sen. Ann Gillespie
Apr 22 21  Added as Co-Sponsor Sen. Mattie Hunter
Apr 22 21  Added as Co-Sponsor Sen. Laura Fine
Apr 22 21  Added as Co-Sponsor Sen. Doris Turner
Apr 22 21  Added as Co-Sponsor Sen. Kimberly A. Lightford
Apr 22 21  Third Reading - Passed; 054-000-000
Apr 23 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. Lindsey LaPointe
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 26 21  S  Added as Co-Sponsor Sen. Steve Stadelman
Apr 28 21  H  Added Alternate Co-Sponsor Rep. Kambium Buckner
May 04 21  H  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
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 Insurance Code. Provides that, except in specified circumstances, insurance companies offering travel insurance to residents of this State are subject to provisions of the Code concerning unfair methods of competition and unfair or deceptive acts or practices. Requires that all documents provided to consumers prior to the purchase of travel insurance, including, but not limited to, sales materials, advertising materials, and marketing materials, are consistent with the travel insurance policy itself, including, but not limited to, forms, endorsements, policies, rate filings, and certificates of insurance. For travel insurance policies or certificates that contain preexisting condition exclusions, provides that information in writing about the exclusions shall be located in a conspicuous place and an opportunity to learn more about the preexisting condition exclusions shall be provided at any time prior to the time of purchase, immediately following, but no later than 5 business days following, the purchase, and in the coverage's fulfillment materials. Unless the insured has either started a covered trip or filed a claim under the travel insurance coverage, allows a policyholder or certificate holder to cancel a policy or certificate for a full refund of the travel protection plan price within specified time frames. Requires the insurance company to disclose in the policy documentation and fulfillment materials whether the travel insurance is primary or secondary to other applicable coverage. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
  215 ILCS 5/424 from Ch. 73, par. 1031

Deletes reference to:
  215 ILCS 5/500-109 new

Adds reference to:
  215 ILCS 5/500-10

Adds reference to:
  215 ILCS 5/Art. XLVI heading new

Adds reference to:
  215 ILCS 5/1620 new

Adds reference to:
  215 ILCS 5/1625 new

Adds reference to:
  215 ILCS 5/1630 new

Adds reference to:
  215 ILCS 5/1635 new

Adds reference to:
  215 ILCS 5/1640 new

Adds reference to:
  215 ILCS 5/1645 new

Adds reference to:
  215 ILCS 5/1650 new

Adds reference to:
  215 ILCS 5/1655 new

Adds reference to:
  215 ILCS 5/1660 new

Adds reference to:
SB 01588 (CONTINUED)

Replaces everything after the enacting clause. Amends the Illinois Insurance Code to create the Travel Insurance Act. Sets forth the scope and purposes of the Travel Insurance Act. Sets forth provisions concerning licensing and registration of travel insurance business entities. Provides that the Director of Insurance may issue producer licenses and limited lines producer licenses. Provides that each travel insurance business entity shall pay the Department of Insurance a fee of $500 for its initial license and $500 for each renewal license, payable on May 31 annually. Sets forth provisions concerning travel protection plans. Provides that travel protection plans may be offered for one price for the combined features that the travel protection plan offers in the State if specified requirements are met. Sets forth provisions concerning travel insurance sales practices. Provides that no entity shall act or represent itself as a travel administrator for travel insurance in this State unless that entity is a licensed property and casualty insurance producer in the State, holds a valid managing general agent license in the State, or holds a valid third-party administrator license in the State. Provides that specified practices are unfair methods of competition and unfair and deceptive acts and practices. Provides that travel insurance may be classified and filed under an inland marine line of insurance. Provides that travel insurance may be in the form of an individual, group, master, or blanket policy. Provides that the Department may adopt rules to implement the Article. Defines terms. Repeals a provision concerning travel insurance business entity licenses. Effective 90 days after becoming law.

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Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan that provides individuals under 21 years of age coverage for the diagnosis of autism spectrum disorders and for the treatment of autism spectrum disorders may not deny or refuse to provide otherwise covered services solely because of the location where services are provided. Provides that a group or individual policy of accident and health insurance or managed care plan that provides coverage for habilitative services for children under 19 years of age with a congenital, genetic, or early acquired disorder under specified conditions may not deny or refuse to provide otherwise covered services solely because of the location where services are provided.

Senate Committee Amendment No. 1

In provisions concerning autism spectrum disorders and provisions concerning habilitative services for children, provides that an insurer may not deny or refuse to provide otherwise covered services under a group or individual policy of accident and health insurance or a managed care plan solely because of the location wherein the clinically appropriate services are provided by a health care professional with appropriate certification (rather than solely because of the location wherein the services are provided).

Senate Committee Amendment No. 2

In provisions concerning autism spectrum disorders and provisions concerning habilitative services for children, provides that an insurer may not deny or refuse to provide otherwise covered services under a group or individual policy of accident and health insurance or a managed care plan solely because of the location wherein the clinically appropriate services are provided (rather than solely because of the location wherein the services are provided).
55 ILCS 5/2-1003 from Ch. 34, par. 2-1003
Amends the Counties Code. In a division concerning counties under township organization, provides that the chairman and vice-chairman of the county board shall be elected by a majority of those elected to the board. Provides that, if the position of chairman becomes vacant, the vice-chairman shall serve as chairman until a new chairman is elected to fill the remainder of the departing chairman's 2-year term. Effective January 1, 2022.
SB 01596  Sen. Jacqueline Y. Collins, Cristina H. Pacione-Zayas-Celina Villanueva-Mike Simmons and Napoleon Harris, III
(Rep. Theresa Mah and Kambium Buckner)

720 ILCS 5/12-7.1 from Ch. 38, par. 12-7.1

Amends the Criminal Code of 2012. Includes, as a hate crime, the commission of the specified criminal acts against a person because of the actual or perceived citizenship or immigration status of the person. Effective immediately.

Senate Committee Amendment No. 1

Removes immediate effective date provision.

Feb 26 21  S  Filed with Secretary by Sen. Jacqueline Y. Collins
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Criminal Law
Mar 24 21  To Criminal Law- Clear Compliance
Mar 24 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y. Collins
Mar 24 21  Senate Committee Amendment No. 1 Referred to Assignments
Mar 25 21  Senate Committee Amendment No. 1 Assignments Refers to Criminal Law
Apr 13 21  Reported Back To Criminal Law; 003-000-000
Apr 13 21  Senate Committee Amendment No. 1 Adopted
Apr 14 21  Do Pass as Amended Criminal Law; 010-000-000
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  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 21 21  Added as Chief Co-Sponsor Sen. Celina Villanueva
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Alternate Chief Sponsor Changed to Rep. Theresa Mah
Apr 27 21  Added Alternate Co-Sponsor Rep. Kambium Buckner
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 03 21  S  Added as Chief Co-Sponsor Sen. Mike Simmons
May 04 21  H  Assigned to Judiciary - Criminal Committee
May 05 21  S  Added as Co-Sponsor Sen. Napoleon Harris, III
SB 01599


(Rep. Kambium Buckner)

New Act

Creates the Human Trafficking Task Force Act. Provides requirements regarding the composition and duties of the task force. Provides that the task force shall provide a report containing specified information to the General Assembly and Governor no later than June 30, 2024. Abolishes the task force and repeals the Act on July 1, 2024. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: adds a statement of findings; and includes additional duties for the Task Force. Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Jacqueline Y. Collins
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 15 21 Added as Chief Co-Sponsor Sen. Julie A. Morrison
Mar 16 21 Assigned to Human Rights
Mar 16 21 Added as Co-Sponsor Sen. Emil Jones, III
Mar 17 21 Added as Co-Sponsor Sen. Mattie Hunter
Mar 18 21 Added as Chief Co-Sponsor Sen. Patricia Van Pelt
Mar 18 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Jacqueline Y. Collins
Mar 18 21 Senate Committee Amendment No. 1 Referred to Assignments
Mar 18 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Mar 23 21 Senate Committee Amendment No. 1 Assignments Refers to Human Rights
Apr 15 21 Senate Committee Amendment No. 1 Adopted
Apr 15 21 Do Pass as Amended Human Rights; 009-000-000
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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 27 21 Chief House Sponsor Rep. Kambium Buckner
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Judiciary - Criminal Committee
Amends the Lodging Services Human Trafficking Recognition Training Act. Requires restaurants and truck stops to provide employees with training in the recognition of human trafficking and protocols for reporting observed human trafficking to the appropriate authority.
Amends the Preventing Sexual Violence in Higher Education Act. Requires each higher education institution to annually conduct a sexual misconduct climate survey of all students at the institution. Provides that each institution's sexual misconduct climate survey shall include the Board of Higher Education's base survey. Requires each institution to compile a summary of the results of the sexual misconduct climate survey and submit the summary to the Board, as well as publish the summary on the institution's website. Creates the Task Force on Campus Sexual Misconduct Climate Surveys to develop and recommend to the Board the base survey for distribution to institutions and to provide the Board with any related recommendations regarding the content, timing, and application of the base survey. Sets forth other requirements concerning the Task Force and the sexual misconduct climate survey. Includes penalty provisions. Effective immediately.

Senate Floor Amendment No. 1

Provides that the Board of Higher Education may consult with the Office of the Attorney General, as necessary, during the Board's review of complaints submitted by students regarding specific questions on the survey. With respect to violations of the amendatory provisions, provides that the Board of Higher Education may impose a civil penalty not to exceed $50,000 (rather than $150,000) on an institution of higher education.
SB 01610 (CONTINUED)

May 05 21   H  House Committee Amendment No. 1 Filed with Clerk by Rep. Carol Ammons
May 05 21   H  House Committee Amendment No. 1 Referred to Rules Committee
May 05 21   H  Added Alternate Co-Sponsor Rep. Margaret Croke

SB 01611

Sen. Bill Cunningham-Michael E. Hastings
(Rep. Michael J. Zalewski and Carol Ammons)

15 ILCS 305/35 new
Amends Secretary of State Act. Allows the Secretary of State to adopt rules to authorize the filing of documents with his or her office that have been signed by electronic means. Specifies the rules to be adopted. Provides certification requirements for entities seeking to provide services to third parties for the execution of electronic signatures for filing with the Secretary of State. Specifies minimum requirements for the use of electronic signatures on documents. Provides for the refusal of non-compliant electronic signatures. Provides that electronic signatures and electronic delivery of records shall have the same force and effect as manual signatures and the physical delivery of records. Provides that electronic records and electronic signatures accepted by the Secretary of State shall be admissible in all administrative, quasi-judicial, and judicial proceedings.

Feb 26 21   S  Filed with Secretary by Sen. Bill Cunningham
Feb 26 21   S  First Reading
Mar 09 21   S  Assigned to Judiciary
Mar 12 21   S  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Mar 16 21   S  Do Pass Judiciary;  008-000-000
Mar 16 21   S  Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 24 21   S  Second Reading
Mar 24 21   S  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 21 21   S  Third Reading - Passed; 056-000-000
Apr 22 21   H  Arrived in House
Apr 22 21   H  Chief House Sponsor Rep. Michael J. Zalewski
Apr 23 21   H  First Reading
Apr 23 21   H  Referred to Rules Committee
Apr 28 21   H  Added Alternate Co-Sponsor Rep. Carol Ammons
Apr 28 21   H  Assigned to State Government Administration Committee
May 05 21   H  Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
May 06 21   H  Placed on Calendar 2nd Reading - Consent Calendar
Amends various Acts relating to the governance of public universities in Illinois. With respect to the high school coursework that a person must satisfactorily complete for university admission, adds agricultural sciences as a course option for the science category and agricultural education as a course option for the electives category.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the bill, but changes references from vocational education to career and technical education.
SB 01624 (CONTINUED)

Apr 21 21  S  Added as Co-Sponsor Sen. Cristina Castro
Apr 21 21  Recalled to Second Reading
Apr 21 21  Senate Floor Amendment No. 1 Adopted; D. Turner
Apr 21 21  Placed on Calendar Order of 3rd Reading ** March 23, 2021
Apr 21 21  Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 22 21  Added as Co-Sponsor Sen. Chapin Rose
Apr 22 21  Added as Co-Sponsor Sen. Celina Villanueva
Apr 22 21  Added as Co-Sponsor Sen. Karina Villa
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Lance Yednock
Apr 27 21  Added Alternate Co-Sponsor Rep. Kambium Buckner
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Higher Education Committee
Amends the Clinical Social Work and Social Work Practice Act. Removes a provision requiring a person to pass an examination as authorized by the Department of Financial and Professional Regulation to be qualified to be licensed as a licensed social worker. Makes corresponding changes.
Amends various Acts relating to the governance of public universities in Illinois. Requires the governing board of each public university to provide to each enrolled student, at the time the student declares or changes his or her academic major or program of study, a report that contains relevant, independent, and accurate data related to the student's major or program of study and to the current occupational outlook associated with that major or program of study. Sets forth specific information the report must provide.

Feb 21  S  Filed with Secretary by Sen. Chapin Rose
Feb 21  First Reading
Feb 21  Referred to Assignments
Mar 21  Assigned to Higher Education
Mar 21  Added as Co-Sponsor Sen. Dan McConchie
Mar 21  Do Pass Higher Education; 015-000-000
Mar 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 21  Added as Chief Co-Sponsor Sen. Jason Plummer
Apr 13  Second Reading
Apr 13  Placed on Calendar Order of 3rd Reading ** April 14, 2021
Apr 21  Third Reading - Passed; 056-000-000
Apr 22  H  Arrived in House
Apr 22  Chief House Sponsor Rep. Norine K. Hammond
Apr 22  First Reading
Apr 22  Referred to Rules Committee
Apr 22  Assigned to Higher Education Committee
May 04  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
May 05  Added Alternate Chief Co-Sponsor Rep. Dan Brady
May 05  Added Alternate Chief Co-Sponsor Rep. Maurice A. West, II
May 05  Added Alternate Co-Sponsor Rep. Michael T. Marron
May 05  Added Alternate Co-Sponsor Rep. Paul Jacobs
May 05  Do Pass / Consent Calendar Higher Education Committee; 010-000-000
May 06  H  Placed on Calendar 2nd Reading - Consent Calendar
Amends the School Code. Provides that a guidance counselor may not intentionally solicit or accept any gift from any prohibited source or solicit or accept a gift that would be in violation of any federal or State statute or rule, with exceptions; defines terms. Provides that a guidance counselor is not in violation of the prohibition if he or she promptly takes reasonable action to return the gift to the prohibited source or donates the gift or an amount equal to its value to an appropriate charity that is exempt from income taxation under the Internal Revenue Code of 1986. Provides that a guidance counselor or prohibited source who intentionally violates the prohibition is guilty of a business offense and is subject to a fine of at least $1,001 and up to $5,000.

Senate Floor Amendment No. 1

Adds promotional materials as an exception to the prohibition.
Amends the Downstate Teacher Article of the Illinois Pension Code. Allows a member to establish optional credit for up to 2 years of service as a teacher or administrator employed by a private school recognized by the Illinois State Board of Education, provided that the teacher (i) was certified under the law governing the certification of teachers at the time the service was rendered, (ii) applies in writing on or before June 30, 2023, (iii) supplies satisfactory evidence of the employment, (iv) completes at least 10 years of contributing service as a teacher, and (v) pays the required contribution. Effective immediately.
SB 01650
Sen. Chapin Rose
(Rep. Frances Ann Hurley)

820 ILCS 315/3 from Ch. 48, par. 283

Amends the Line of Duty Compensation Act. Provides that a claim for a death benefit for a death occurring after December 31, 2016 and before January 1, 2021 may be filed no later than December 31, 2022. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Chapin Rose
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to State Government
Mar 17 21  Do Pass State Government; 008-000-000
Mar 17 21  Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Frances Ann Hurley
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Personnel & Pensions Committee
May 06 21  Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
May 06 21  H  Placed on Calendar 2nd Reading - Consent Calendar
SB 01655  Sen. Patrick J. Joyce
(Rep. Greg Harris-Lance Yednock and Ryan Spain)

P.A. 94-653, Sec. 5; P.A. 101-607, Sec. 1
P.A. 101-361, Sec. 15
P.A. 101-361, Sec. 30
Amends Public Act 94-653. Authorizes the Department of Natural Resources to convey and quitclaim certain property to the Chicago Park District. Amends Public Act 101-361. Changes the description of property transferred to the City of Wyoming by the Department of Natural Resources. Changes the description of property exchanged between Pulaski County and the Department of Natural Resources. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes:
Corrects a typographical error in the description of the property transferred to the City of Wyoming. Authorizes the Director of the Department of Natural Resources to convey certain property in the counties of Cook, Grundy, and Macoupin. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Patrick J. Joyce
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Judiciary
Mar 16 21  Do Pass Judiciary; 009-000-000
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 17 21  Second Reading
Mar 17 21  Placed on Calendar Order of 3rd Reading March 23, 2021
Mar 23 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Patrick J. Joyce
Mar 23 21  Senate Floor Amendment No. 1 Referred to Assignments
Mar 25 21  Senate Floor Amendment No. 1 Assignments Refers to Judiciary
Apr 20 21  Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 009-000-000
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 1 Adopted; Joyce
Apr 22 21  Third Reading - Passed; 059-000-000
Apr 23 21  H  Arrived in House
May 03 21  Chief House Sponsor Rep. Greg Harris
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 04 21  H  Assigned to Executive Committee
May 04 21  Added Alternate Chief Co-Sponsor Rep. Lance Yednock
May 05 21  Added Alternate Co-Sponsor Rep. Ryan Spain
Amends the Illinois Dead Animal Disposal Act. Changes the name of the Act to the Animal Mortality Act (and amends the Criminal Code of 2012 to make a corresponding change). Provides that the Director of Agriculture may declare a mass animal mortality event. Provides that the Director shall notify the Illinois Emergency Management Agency of the declaration no later than 24 hours following the declaration. Provides that the Department of Agriculture shall create and file with the Illinois Emergency Management Agency a mass animal mortality event plan. Provides that following the Director's declaration of a mass animal mortality event, the Department shall implement the most recent mass animal mortality event plan on file with the Illinois Emergency Management Agency. Adds definitions for "mass animal mortality event", "director", "dead animal", and "operator".

Senate Committee Amendment No. 1

Adds reference to:

415 ILCS 5/3.330 from Ch. 111 1/2, par. 1039

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

Amends the Environmental Protection Act. Provides that a pollution control facility does not include the portion of a site or facility used during a mass animal mortality event, where such waste is collected, stored, processed, disposed, or incinerated under a mass animal mortality event plan issued by the Department of Agriculture. Provides that the Environmental Protection Agency shall not require a permit for any person conducting a waste transfer, storage, treatment, or disposal operation, including, but not limited to, a waste transfer or waste composting operation, under a mass animal mortality event plan created by the Department. Provides that if a mass animal mortality event is declared by the Department, the owner or operator responsible for the disposal of dead animals is exempted from obtaining a permit for the construction, installation, or operation of specified facilities or equipment; a permit for open burning; and the registering the disposal of dead animals as an eligible small source with the Agency. Provides that as applicable, the owner or operator responsible for the disposal of dead animals is required to obtain a National Pollutant Discharge Elimination System permit; a prevention of significant deterioration permit; a nonattainment area new source review permit; a federally enforceable state operating permit; and a Clean Air Act Permit Program permit.

Senate Committee Amendment No. 2

In a provision concerning the issuance of permits under the Environmental Protection Act, provides that if a mass animal mortality event is declared by the Department of Agriculture in accordance with the Animal Mortality Act, the owner or operator responsible for the disposal of dead animals is required to obtain a lifetime State operating permit, if applicable.
SB 01656 (CONTINUED)
Apr 15 21  S  Do Pass as Amended Agriculture; 011-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Sonya M. Harper
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Agriculture & Conservation Committee

SB 01657
Sen. Patrick J. Joyce
(Rep. Sonya M. Harper)
225 ILCS 470/8.1
Amends the Weights and Measures Act. Provides continuing education requirements for persons registered to install, service, recondition, or repair a weighing or measuring device used in trade or commerce. Provides for a phase-in process to apply continuing education requirements for persons currently registered to install, service, recondition, or repair a weighing or measuring device used in trade or commerce. Provides that applications and reports shall be filed in a manner prescribed by the Director of Agriculture (currently, in writing). Defines "continuing education course". Makes other changes.
Feb 26 21  S  Filed with Secretary by Sen. Patrick J. Joyce
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Agriculture
Mar 19 21  Do Pass Agriculture; 013-000-000
Mar 19 21  Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Sonya M. Harper
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Agriculture & Conservation Committee
May 04 21  Do Pass / Consent Calendar Agriculture & Conservation Committee; 008-000-000
May 05 21  H  Placed on Calendar 2nd Reading - Consent Calendar
SB 01658  Sen. Patrick J. Joyce
(Rep. Sonya M. Harper)

225 ILCS 470/42 from Ch. 147, par. 142

225 ILCS 470/42.5 new

Amends the Weights and Measures Act. Provides that all weighing or measuring devices must be placed into service and sealed before they are first used in trade by a serviceperson, service agency, or special sealer registered by the Director or by an inspector. Provides that on any device whose sole method of sealing is an audit trail, event counter, or similar system, a tamper evident label shall be affixed to the device that includes the sealer's registration number as issued by the Director and the most recent count or counts listed in the audit trail, event counter, or similar system. Provides that these counts shall also be entered on all placed in-service reports and any test reports where calibration counts were changed from the beginning of testing. Moves provisions and makes other changes concerning sealing and resealing.

Feb 26 21  S  Filed with Secretary by Sen. Patrick J. Joyce
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Agriculture
Mar 19 21  Postponed - Agriculture
Mar 25 21  Do Pass Agriculture; 014-000-000
Mar 25 21  Placed on Calendar Order of 2nd Reading April 13, 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 22 21  Chief House Sponsor Rep. Sonya M. Harper
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Agriculture & Conservation Committee
May 04 21  Do Pass / Consent Calendar Agriculture & Conservation Committee; 008-000-000
May 05 21  H  Placed on Calendar 2nd Reading - Consent Calendar

SB 01667  Sen. Linda Holmes
(Rep. David A. Welter)

35 ILCS 200/18-15

Amends the Property Tax Code. Provides that certification of the levy by the county clerk may be done electronically.

Feb 26 21  S  Filed with Secretary by Sen. Linda Holmes
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Apr 07 21  Assigned to Revenue
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. David A. Welter
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
May 04 21  H  Assigned to Revenue & Finance Committee
SB 01673 Sen. Linda Holmes
(Rep. Katie Stuart)

510 ILCS 5/3.6 new
Amends the Animal Control Act. Provides that in order to humanely reduce the feral cat population in the State, the Department of Agriculture of the State of Illinois may provide guidance for operation of programs for trapping, neutering or spaying, vaccination and return or release of feral cats. Provides that no other State agency has any jurisdiction over feral cats.

Senate Committee Amendment No. 3
Deletes reference to:
510 ILCS 5/3.6 new
Adds reference to:
510 ILCS 5/2.11c
Adds reference to:
510 ILCS 5/3.5
Adds reference to:
510 ILCS 5/9
from Ch. 8, par. 359

Replaces everything after the enacting clause. Deletes a provision concerning feral cat jurisdiction and sterilization. Replaces certain references to spaying or neutering animals to “sterilizing” those animals.

Feb 26 21 S Filed with Secretary by Sen. Linda Holmes
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Agriculture
Mar 16 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Linda Holmes
Mar 16 21 Senate Committee Amendment No. 1 Referred to Assignments
Mar 19 21 Postponed - Agriculture
Mar 22 21 Senate Committee Amendment No. 2 Filed with Secretary by Sen. Linda Holmes
Mar 22 21 Senate Committee Amendment No. 2 Referred to Assignments
Mar 23 21 Senate Committee Amendment No. 1 Assignments Refers to Agriculture
Mar 25 21 Senate Committee Amendment No. 2 Assignments Refers to Agriculture
Mar 29 21 Senate Committee Amendment No. 3 Filed with Secretary by Sen. Linda Holmes
Mar 29 21 Senate Committee Amendment No. 3 Referred to Assignments
Apr 07 21 Senate Committee Amendment No. 3 Assignments Refers to Agriculture
Apr 15 21 Senate Committee Amendment No. 1 Postponed - Agriculture
Apr 15 21 Senate Committee Amendment No. 2 Postponed - Agriculture
Apr 15 21 Senate Committee Amendment No. 3 Adopted
Apr 15 21 Do Pass as Amended Agriculture; 013-000-000
Apr 15 21 Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 16 21 Senate Committee Amendment No. 1 Rule 3-9(a) / Re-referred to Assignments
Apr 16 21 Senate Committee Amendment No. 2 Rule 3-9(a) / Re-referred to Assignments
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading ** April 21, 2021
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Katie Stuart
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Agriculture & Conservation Committee
Amends the Deferred Compensation Article of the Illinois Pension Code. In a provision concerning automatic enrollment in the deferred compensation plan for employees under the General Assembly, State Employee, or Judges Article, provides that the Illinois State Board of Investment may increase the default percentage amount of compensation deferred into employee accounts. Provides that any agency with employees subject to automatic enrollment must systematically provide the employee data necessary for enrollment to the Department of Central Management Services or its designee. Includes any applicable earnings, investment fees, and administrative fees in the refund of amounts deferred for an employee who elects to withdraw from the plan within 90 days of enrollment. Provides that the Board shall establish annual, automatic increases to employee contribution rates for employees who are automatically enrolled in the deferred compensation plan. Provides that the amount of automatic annual increases to employee contribution rates in any 12-month period shall not exceed 1% of compensation. Provides that employees may elect to not receive automatic annual increases in a manner described by the Board. Makes other changes. Effective July 1, 2021.
Amends the Stalking No Contact Order Act. Includes electronic communication in the definition of "contact". Amends the Civil No Contact Order Act. Provides that the court may provide relief in a civil no contact order by restraining the respondent from having any electronic communication with the petitioner. Amends the Internet Dating, Internet Child Care, Internet Senior Care, and Internet Home Care Safety Act. Changes the definition of "internet dating service" to remove the qualifier that such services be performed for a fee. Makes a corresponding change to the Dating Referral Services Act.
SB 01681

Sen. Scott M. Bennett, Antonio Muñoz, Rachelle Crowe and Chapin Rose
(Rep. Lance Yednock)

820 ILCS 315/2 from Ch. 48, par. 282
Amends the Line of Duty Compensation Act. Includes probation officers within the scope of the Act.

Feb 26 21  S  Filed with Secretary by Sen. Scott M. Bennett
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to State Government
Mar 16 21  Added as Co-Sponsor Sen. Antonio Muñoz
Mar 17 21  Do Pass State Government; 008-000-000
Mar 17 21  Placed on Calendar Order of 2nd Reading
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 16 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 20 21  Added as Co-Sponsor Sen. Chapin Rose
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Lance Yednock
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Assigned to Personnel & Pensions Committee
May 06 21  Do Pass / Consent Calendar Personnel & Pensions Committee; 008-000-000
May 06 21  H  Placed on Calendar 2nd Reading - Consent Calendar
SB 01682

Sen. Scott M. Bennett, Doris Turner, Elgie R. Sims, Jr., Steve Stadelman, Julie A. Morrison, Rachelle Crowe and Suzy Glowiak Hilton

(Rep. Dagmara Avelar-Carol Ammons-Stephanie A. Kifowit-Michael Halpin)

225 ILCS 85/41

Amends the Pharmacy Practice Act. Removes a provision limiting consumers to 10 requests for disclosure of the current usual and customary retail price of prescription drugs or medical devices for which the person making the request has a prescription. Provides that a pharmacy must post a notice informing customers that they may request, in person or by telephone, the current usual and customary retail price of any brand or generic prescription drug or medical device that the pharmacy offers for sale to the public. Provides that a pharmacist or his or her authorized employee must disclose to the consumer at the point of sale the current pharmacy retail price for each prescription medication the consumer intends to purchase. If the consumer's cost-sharing amount for a prescription exceeds the current pharmacy retail price, the pharmacist or his or her authorized employee must disclose to the consumer that the pharmacy retail price is less than the patient's cost-sharing amount.

Feb 26 21  S  Filed with Secretary by Sen. Scott M. Bennett
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Licensed Activities
Mar 17 21  Do Pass Licensed Activities; 008-000-000
Mar 17 21  Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 01 21  Added as Co-Sponsor Sen. Doris Turner
Apr 20 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. Dagmara Avelar
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Assigned to Health Care Licenses Committee
Apr 29 21  S  Added as Co-Sponsor Sen. Steve Stadelman
Apr 29 21  Added as Co-Sponsor Sen. Julie A. Morrison
Apr 30 21  Added as Co-Sponsor Sen. Rachelle Crowe
May 04 21  H  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
May 04 21  S  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
May 05 21  H  Do Pass / Consent Calendar Health Care Licenses Committee; 007-000-000
May 05 21  H  Placed on Calendar 2nd Reading - Consent Calendar
May 06 21  Added Alternate Chief Co-Sponsor Rep. Stephanie A. Kifowit
May 06 21  Added Alternate Chief Co-Sponsor Rep. Michael Halpin
SB 01689  Sen. Scott M. Bennett-Suzy Glowiak Hilton and Elgie R. Sims, Jr.
(Rep. Anne Stava-Murray and Carol Ammons)

5 ILCS 490/9 new
Amends the State Commemorative Dates Act. Provides that the month of November of each year is designated as Native American Heritage Month to be observed throughout the State as a month to recognize the contributions and influence of Native Americans on American history, achievement, culture, and innovation. Effective immediately.

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<th>Date</th>
<th>Action Description</th>
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<tr>
<td>Feb 26 21</td>
<td>S  Filed with Secretary by Sen. Scott M. Bennett</td>
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<tr>
<td>Mar 09 21</td>
<td>Assigned to State Government</td>
</tr>
<tr>
<td>Mar 17 21</td>
<td>Added as Chief Co-Sponsor Sen. Suzy Glowiak Hilton</td>
</tr>
<tr>
<td>Mar 24 21</td>
<td>Do Pass State Government; 008-000-000</td>
</tr>
<tr>
<td>Mar 24 21</td>
<td>Placed on Calendar Order of 2nd Reading March 25, 2021</td>
</tr>
<tr>
<td>Apr 13 21</td>
<td>Second Reading</td>
</tr>
<tr>
<td>Apr 13 21</td>
<td>Placed on Calendar Order of 3rd Reading ** April 14, 2021</td>
</tr>
<tr>
<td>Apr 20 21</td>
<td>Added as Co-Sponsor Sen. Elgie R. Sims, Jr.</td>
</tr>
<tr>
<td>Apr 21 21</td>
<td>Third Reading - Passed; 056-000-000</td>
</tr>
<tr>
<td>Apr 22 21</td>
<td>H  Arrived in House</td>
</tr>
<tr>
<td>Apr 26 21</td>
<td>Chief House Sponsor Rep. Anne Stava-Murray</td>
</tr>
<tr>
<td>Apr 27 21</td>
<td>First Reading</td>
</tr>
<tr>
<td>Apr 27 21</td>
<td>Referred to Rules Committee</td>
</tr>
<tr>
<td>Apr 28 21</td>
<td>H  Assigned to State Government Administration Committee</td>
</tr>
<tr>
<td>May 03 21</td>
<td>Added Alternate Co-Sponsor Rep. Carol Ammons</td>
</tr>
</tbody>
</table>
SB 01690 Sen. Scott M. Bennett and Laura M. Murphy
(Rep. Margaret Croke)

20 ILCS 605/605-1055 new
20 ILCS 605/605-320 rep.
30 ILCS 105/5.936 new
30 ILCS 750/Art. 11 rep.
35 ILCS 10/5-5
35 ILCS 10/5-10
35 ILCS 10/5-25
35 ILCS 10/5-70
35 ILCS 10/5-90
35 ILCS 10/5-40 rep.

Amends the Economic Development for a Growing Economy Tax Credit Act. Repeals provisions concerning the Illinois Business Investment Committee. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code. Creates the Illinois Small Business Fund as a nonappropriated separate and apart trust fund in the State Treasury. Provides that the Department of Commerce and Economic Opportunity shall use moneys in the Fund to manage proceeds that result from investments that the Department has undertaken through economic development programs. Amends the State Finance Act to make a conforming change. Repeals the Illinois Small Business Incubator Article within the Build Illinois Act.

Feb 26 21 S Filed with Secretary by Sen. Scott M. Bennett
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Revenue
Mar 19 21 Postponed - Revenue
Mar 19 21 To Revenue- Special Issues
Apr 16 21 Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 21 21 Reported Back To Revenue; 002-000-000
Apr 21 21 Do Pass Revenue; 010-000-000
Apr 21 21 Placed on Calendar Order of 2nd Reading April 22, 2021
Apr 22 21 Second Reading
Apr 22 21 Placed on Calendar Order of 3rd Reading April 23, 2021
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 23 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 26 21 H Arrived in House
Apr 27 21 Chief House Sponsor Rep. Margaret Croke
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Revenue & Finance Committee
35 ILCS 200/15-169

Amends the Property Tax Code. Provides that, if a veteran with a surviving spouse was in the process of review to receive the homestead exemption for veterans with disabilities, but the veteran died before the exemption was approved, then the application process shall continue and any subsequent approval granted to the veteran shall carry over to the spouse as long as the spouse meets the requirements for carry over.
SB 01693
Sen. Scott M. Bennett-Chapin Rose-Linda Holmes, Terri Bryant, Jil Tracy-Dale Fowler and Rachelle Crowe

New Act
20 ILCS 605/605-1055 new
30 ILCS 105/6z-124 new
30 ILCS 105/6z-125 new
35 ILCS 10/5-75

Creates the Illinois Industrial Biotechnology Partnership Act. Establishes the Industrial Biotechnology Public-Private Partnership as a State-sponsored board consisting of specified members to promote and market Illinois as a destination for research, development, and commercialization for industrial biotechnology. Provides for the appointment of members to the Partnership. Provides requirements concerning meetings and compensation. Provides for administrative and other support to the Partnership. Provides for duties and funding of the Partnership. Provides reporting requirements. Provides for the adoption of rules. Defines terms. Amends the Department of Commerce and Economic Opportunity Law. Creates the Industrial Biotechnology Workforce Development Grant Program. Provides that the Program shall provide grants for the purpose of fostering a well-trained and well-skilled industrial biotechnology workforce. Provides funding and eligibility requirements. Provides reporting requirements. Provides for the adoption of rules. Amends the State Finance Act. Creates the Industrial Biotechnology Human Capital Fund and Industrial Biotechnology Capital Maintenance Fund as special funds in the State treasury for specified purposes. Provides for funding of each Fund. Allows the use of Fund moneys for specified grants. Provides reporting requirements. Provides for the adoption of rules. Amends the Economic Development for a Growing Economy Tax Credit Act. Requires the Department of Commerce and Economic Opportunity to evaluate the tax credit program regarding employment and investment criteria to ensure that the program is applicable to both small startup firms as well as existing companies in the industrial biotechnology field.

Feb 26 21 S Filed with Secretary by Sen. Scott M. Bennett
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Agriculture
Mar 10 21 Added as Chief Co-Sponsor Sen. Chapin Rose
Mar 23 21 Added as Chief Co-Sponsor Sen. Linda Holmes
Mar 23 21 Added as Co-Sponsor Sen. Terri Bryant
Mar 24 21 Added as Co-Sponsor Sen. Jil Tracy
Mar 25 21 Do Pass Agriculture: 014-000-000
Mar 25 21 Placed on Calendar Order of 2nd Reading April 13, 2021
Apr 13 21 Added as Chief Co-Sponsor Sen. Dale Fowler
Apr 20 21 Added as Co-Sponsor Sen. Rachelle Crowe
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21 Third Reading - Passed: 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Deanne M. Mazzochi
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Assigned to Revenue & Finance Committee
Apr 28 21 Alternate Chief Sponsor Changed to Rep. Charles Meier
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Sonya M. Harper
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Deanne M. Mazzochi
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Michael Halpin
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Lance Yednock
May 06 21 H To Sales, Amusement, & Other Taxes Subcommittee
Amends the Grant Accountability and Transparency Act. Provides that for public institutions of higher education, specified provisions of the Act apply only to awards funded by federal pass-through awards from a State agency to public institutions of higher education (currently, also applies to awards funded by State appropriations). Provides that the Act shall recognize specified provisions of the Code of Federal Regulations as applicable to public institutions of higher education. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Scott M. Bennett
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Higher Education
Mar 16 21  Do Pass Higher Education;  013-000-000
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading March 25, 2021
Apr 16 21  Added as Co-Sponsor Sen. Jil Tracy
Apr 19 21  Added as Co-Sponsor Sen. Bill Cunningham
Apr 21 21  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Apr 21 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 21 21  Third Reading - Passed; 053-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Jay Hoffman
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Katie Stuart
Apr 28 21  H  Assigned to Executive Committee
May 05 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Amends the Illinois Grant Funds Recovery Act. Provides that "grantor agency" includes the Illinois Equal Justice Foundation when it makes grants under the Access to Justice Act or the Illinois Equal Justice Act. Amends the Access to Justice Act. Provides that grants or distributions made under the Act by (rather than to) the Illinois Equal Justice Foundation are subject to the requirements of the Illinois Grant Funds Recovery Act. Effective immediately.

Feb 26 21   S  Filed with Secretary by Sen. Scott M. Bennett
Feb 26 21   First Reading
Feb 26 21   Referred to Assignments
Mar 09 21   Assigned to State Government
Mar 10 21   Added as Chief Co-Sponsor Sen. Patricia Van Pelt
Mar 11 21   Added as Co-Sponsor Sen. Rachelle Crowe
Mar 12 21   Added as Co-Sponsor Sen. Mattie Hunter
Mar 22 21   Added as Co-Sponsor Sen. Steve Stadelman
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 20 21   Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21   Third Reading - Passed; 056-000-000
Apr 22 21   H  Arrived in House
Apr 22 21   Chief House Sponsor Rep. Bob Morgan
Apr 23 21   First Reading
Apr 23 21   Referred to Rules Committee
Apr 28 21   H  Assigned to Appropriations-General Services Committee
35 ILCS 143/10-5

Amends the Tobacco Products Tax Act of 1995. Provides that specified components of an "electronic cigarette" do not include any solution or substance that contains cannabis subject to tax under the Compassionate Use of Medical Cannabis Program Act or the Cannabis Cultivation Privilege Tax Law. Effective immediately.

Senate Floor Amendment No. 1

Provides that "electronic cigarette" means, among other things, any device that employs a battery or other mechanism to heat a solution or substance to produce a vapor or aerosol intended for inhalation, except any device that contains or is only able to be used with a solution or substance that contains cannabis (rather than except any device that contains a solution or substance that contains).
Amends the Historic Preservation Tax Credit Act. Provides that the aggregate amount of the credit may not exceed $3,000,000. Provides that credits may be awarded upon completion of the project and approval of a complete application (currently, review of the project). Provides that the taxpayer is not eligible to receive credits under that Act and as qualified River Edge Redevelopment Zone property for the same qualified expenditures or qualified rehabilitation plan. Makes various technical corrections concerning allocation of credits. Amends the Illinois Income Tax Act with respect to the Historic Preservation Tax Credit to include provisions concerning limited liability companies. Effective immediately.

Senate Committee Amendment No. 1

Further amends the Historic Preservation Tax Credit Act to provide that the amount of qualified expenditures must (i) equal $5,000 or more and (ii) exceed the adjusted basis of the structure on the first day the qualified rehabilitation plan commenced (currently, the expenditures must (i) equal $5,000 or more or (ii) exceed the adjusted basis of the structure on the first day the qualified rehabilitation plan commenced). Makes various technical corrections.
Amends the State Fire Marshal Act. Corrects typographical errors and includes the Illinois Chapter of the International Association of Arson Investigators in the organizations from which ex officio members of the Illinois Fire Advisory Commission shall serve. Effective immediately.

Senate Committee Amendment No. 1
Deletes reference to:
20 ILCS 2905/3
Adds reference to:
50 ILCS 740/8

Replaces everything after the enacting clause. Amends the Illinois Fire Protection Training Act. Deletes provision that fire fighter training schools must provide training in the history of the fire service labor movement using curriculum and instructors provided by a statewide organization representing professional union firefighters in Illinois.

Senate Committee Amendment No. 2
Deletes reference to:
20 ILCS 2905/3
Adds reference to:
50 ILCS 740/8

Replaces everything after the enacting clause. Amends the Illinois Fire Protection Training Act. Deletes provision that fire fighter training schools must provide training in the history of the fire service labor movement using curriculum and instructors provided by a statewide organization representing professional union firefighters in Illinois.

Feb 26 21   S Filed with Secretary by Sen. Cristina Castro
Feb 26 21   First Reading
Mar 09 21   Assigned to State Government
Mar 19 21   Senate Committee Amendment No. 1 Filed with Secretary by Sen. Cristina Castro
Mar 19 21   Senate Committee Amendment No. 1 Referred to Assignments
Mar 22 21   Senate Committee Amendment No. 2 Filed with Secretary by Sen. Cristina Castro
Mar 22 21   Senate Committee Amendment No. 2 Referred to Assignments
Mar 23 21   Senate Committee Amendment No. 1 Assignments Refers to State Government
Mar 25 21   Senate Committee Amendment No. 2 Assignments Refers to State Government
Apr 14 21   Senate Committee Amendment No. 1 Adopted
Apr 14 21   Senate Committee Amendment No. 2 Adopted
Apr 15 21   Do Pass as Amended State Government; 009-000-000
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 23 21   Third Reading - Passed; 058-000-000
Apr 26 21   H Arrived in House
Apr 28 21   Chief House Sponsor Rep. Daniel Swanson
Apr 28 21   First Reading
Apr 28 21   Referred to Rules Committee
May 04 21   H Assigned to Police & Fire Committee
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.
Amends the Property Tax Code. In provisions about delinquent property, provides that a county may take steps necessary (currently, shall take all steps necessary) to acquire title to the property and may manage and operate the property, including, but not limited to, mowing of grass, removal of nuisance greenery, removal of garbage, waste, debris or other materials, or the demolition, repair, or remediation of unsafe structures. Provides costs to be distributed to taxing districts, including operation and maintenance costs and all costs associated with county staff and overhead used to perform the duties of the trustees. Reduces the maximum penalty bids for the annual tax sale from 18% to 12%. In provisions about redemption of property, limits the assessments of penalties from every 6 months to 12 months. Makes conforming changes. Amends the Counties Code and Illinois Municipal Code. Modifies the requirements to have a circuit court declare property abandoned.

Senate Committee Amendment No. 1

Provides that, regarding a petition requesting property to be declared abandoned, service may be had by publication in a newspaper that is in circulation in the county in which the action is pending on persons named as defendants having an interest of record in the property.
SB 01721 (CONTINUED)

Apr 28 21   H  Added Alternate Co-Sponsor Rep. Maurice A. West, II
Apr 28 21   Added Alternate Chief Co-Sponsor Rep. Rita Mayfield
Apr 29 21   Added Alternate Co-Sponsor Rep. Michael T. Marron
May 04 21   H  Assigned to Revenue & Finance Committee
May 05 21   Added Alternate Co-Sponsor Rep. Jonathan Carroll
May 06 21   Added Alternate Chief Co-Sponsor Rep. Justin Slaughter
May 06 21   Added Alternate Co-Sponsor Rep. Cyril Nichols
Amends the Illinois Public Accounting Act. Provides that the Board of Examiners shall certify applicants who successfully complete all portions of the examination and verify completion of 150 semester credit hours. Provides that beginning January 1, 2023, an applicant for the examination shall be required to present proof of 120 college or university semester hours of study or other academic credit unit equivalent. Provides that applicants shall receive certification by the Board upon successful passage of all sections and requirements of the Uniform Certified Public Accountant Examination and verification of completion of educational requirements as determined by rule. Provides that the amendatory Act shall not be construed to invalidate any certificate issued before the effective date of the amendatory Act. Defines the term "exam certificate". Changes references from "certificate" to "certification" and makes corresponding and other changes.
Legislative Information System  
102nd General Assembly  
Passed to Opposite Chamber  
Since May 06, 2021

SB 01730  
Sen. Emil Jones, III-Cristina Castro-Mike Simmons, Adriane Johnson-Julie A. Morrison-Sara Feigenholtz and Thomas Cullerton  

805 ILCS 5/8.12  

Feb 26 21  S  Filed with Secretary by Sen. Emil Jones, III
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Commerce
Mar 17 21  Added as Chief Co-Sponsor Sen. Cristina Castro
Apr 15 21  Do Pass Commerce;  007-004-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 15 21  Added as Chief Co-Sponsor Sen. Mike Simmons
Apr 16 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Added as Chief Co-Sponsor Sen. Julie A. Morrison
Apr 21 21  Added as Chief Co-Sponsor Sen. Sara Feigenholtz
Apr 21 21  Third Reading - Passed; 037-018-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Daniel Didech
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 26 21  S  Added as Co-Sponsor Sen. Thomas Cullerton
Apr 28 21  H  Assigned to Health Care Licenses Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Emanuel Chris Welch
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Theresa Mah
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Eva Dina Delgado
Apr 28 21  Added Alternate Co-Sponsor Rep. Anna Moeller
Apr 28 21  Added Alternate Co-Sponsor Rep. Barbara Hernandez
Apr 28 21  Added Alternate Co-Sponsor Rep. Terra Costa Howard
Apr 28 21  Added Alternate Co-Sponsor Rep. Rita Mayfield
Apr 28 21  Added Alternate Co-Sponsor Rep. Jennifer Gong-Gershowitz
Apr 29 21  Added Alternate Co-Sponsor Rep. Margaret Croke
Apr 29 21  Added Alternate Co-Sponsor Rep. Bob Morgan
Apr 29 21  Added Alternate Co-Sponsor Rep. Jonathan Carroll
Apr 29 21  Added Alternate Co-Sponsor Rep. Anne Stava-Murray
Apr 29 21  Added Alternate Co-Sponsor Rep. Will Guzzardi
Apr 29 21  Added Alternate Co-Sponsor Rep. Joyce Mason
Apr 29 21  Added Alternate Co-Sponsor Rep. Katie Stuart
Apr 29 21  Added Alternate Co-Sponsor Rep. Kelly M. Cassidy
Apr 29 21  Added Alternate Co-Sponsor Rep. Michelle Mussman
SB 01730 (CONTINUED)

Apr 29 21  H  Added Alternate Co-Sponsor Rep. Janet Yang Rohr
Apr 29 21  Added Alternate Co-Sponsor Rep. Maura Hirschauer
Apr 29 21  Added Alternate Co-Sponsor Rep. Deb Conroy
Apr 29 21  Added Alternate Co-Sponsor Rep. Sam Yingling
May 06 21  Do Pass / Short Debate Health Care Licenses Committee; 005-003-000

SB 01733
Sen. Emil Jones, III and Neil Anderson
(Rep. Justin Slaughter)

765 ILCS 835/01 from Ch. 21, par. 14.01
765 ILCS 835/17 new
Amends the Cemetery Protection Act. Defines "cemetery consumer". Provides that unless the contract with the cemetery otherwise provides, the involved cemetery consumer shall have the responsibility to repair, replace, or remove any dilapidated or unsafe columbarium, niche building, mausoleum, or private estate within the cemetery grounds. Provides that whenever a cemetery authority becomes aware of a dilapidated or unsafe columbarium, niche building, mausoleum, or private estate within the cemetery grounds, and when the involved cemetery consumer has failed to take prompt remedial action, the cemetery may repair, replace, or remove the structure to prevent hazard to the public or to entombed, inurned, or cremated human remains. Provides that the cemetery may remove the urns or caskets when necessary and place them in a secure temporary area in order to allow for the repairs to or replacement or removal of the dilapidated or unsafe columbarium, niche building, mausoleum, or private estate. Provides that the cemetery shall contact the listed next of kin in the cemetery records when taking remedial action.

Feb 26 21  S  Filed with Secretary by Sen. Emil Jones, III
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Licensed Activities
Mar 17 21  Do Pass Licensed Activities; 008-000-000
Mar 17 21  Placed on Calendar Order of 2nd Reading March 23, 2021
Apr 14 21  Second Reading
Apr 14 21  Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 21 21  Added as Co-Sponsor Sen. Neil Anderson
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Justin Slaughter
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Judiciary - Civil Committee
Amends the Cemetery Protection Act. Requires a court order before a cemetery may disinter deceased human remains from a multiple-depth burial plot if the involved decedent is not located within a concrete outer burial container and if the involved decedent was interred 10 or more years ago.

Feb 26 21 S Filed with Secretary by Sen. Emil Jones, III
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Licensed Activities
Mar 17 21 Do Pass Licensed Activities; 008-000-000
Mar 17 21 Placed on Calendar Order of 2nd Reading March 23, 2021
Apr 14 21 Second Reading
Apr 14 21 Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 20 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 21 21 Added as Co-Sponsor Sen. Neil Anderson
Apr 21 21 Third Reading - Passed; 055-001-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Justin Slaughter
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 H Assigned to Judiciary - Civil Committee

Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that, if they meet the established training components set forth by the Department of Healthcare and Family Services, providers of non-emergency medi-car and service car transportation that are either directly or through an affiliated company licensed by the Department of Public Health shall be approved to have in-house safety programs for training their own staff.

Feb 26 21 S Filed with Secretary by Sen. Emil Jones, III
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Apr 07 21 Assigned to Health
Apr 14 21 Do Pass Health; 014-000-000
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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 28 21 First Reading
Apr 28 21 Referred to Rules Committee
May 04 21 H Assigned to Human Services Committee
Amends the Property Tax Code. Provides that if a veteran has a service connected disability of 100%, the taxpayer who has been granted a homestead exemption for veterans with disabilities shall no longer be required to reapply for the exemption on an annual basis, and the exemption shall be in effect for as long as the exemption would otherwise be permitted. Makes conforming changes. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Michael E. Hastings
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Revenue
Apr 14 21  Added as Chief Co-Sponsor Sen. Dale Fowler
Apr 15 21  Do Pass Revenue; 008-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 15 21  Added as Co-Sponsor Sen. Sally J. Turner
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. Deanne M. Mazzochi
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Stephanie A. Kifowit
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Daniel Swanson
May 04 21  H  Assigned to Revenue & Finance Committee

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.

Feb 26 21  S  Filed with Secretary by Sen. Michael E. Hastings
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Judiciary
Apr 16 21  Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 20 21  Do Pass Judiciary; 008-000-000
Apr 20 21  Placed on Calendar Order of 2nd Reading April 21, 2021
Apr 21 21  Second Reading
Apr 21 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 28 21  First Reading
Apr 28 21  Referred to Rules Committee
May 04 21  H  Assigned to Financial Institutions Committee
Amends the Illinois Insurance Code. Adds provisions concerning making diligent efforts to procure surplus line insurance contracts through authorized insurers, including for master policy insurance contracts and program business. Makes changes to provisions concerning reports on surplus line insurance and fire insurance that must be filed by licensed surplus line producers with the Director of Insurance. Changes the date by which a surplus line producer shall file a report on all fire insurance procured from unauthorized insurers and submitted to the Surplus Line Association of Illinois to February 1 (rather than March 31) of each year. Adds provisions concerning submission and recording of premium-bearing endorsements. Provides that an individual officer or partner must be a licensed surplus line producer to represent a member of the Surplus Line Association of Illinois in the exercise of association affairs. Makes other changes. Defines terms. Effective January 1, 2022.

Senate Committee Amendment No. 1

Adds reference to:

215 ILCS 5/412

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes language allowing surplus line producers to be part of a firm membership of the Surplus Line Association of Illinois as a condition of their holding licenses as surplus line producers. Removes changes to provisions allowing members employed by the same or affiliated employers to delegate an individual officer or partner to represent the member in the exercise of Association affairs. Further amends the Illinois Insurance Code. In provisions concerning refunds, penalties, and collection, provides that whenever it appears to the satisfaction of the Director of Insurance that the circumstances of a late filing warrant a reduction or waiver of specified fees or penalties, the fees or penalties may be reduced or waived at the discretion of the Director. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:

215 ILCS 5/445.2

Deletes reference to:

215 ILCS 5/445.3

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In provisions concerning surplus line insurance, provides that diligent efforts to procure surplus line insurance contracts from authorized insurers shall include all variable provisions of the master policy. Provides that whenever it appears to the satisfaction of the Director that a surplus line producer has made a documented good faith determination of the home state (rather than when a surplus line producer has made a documented good faith determination of the home state) for a surplus line insurance contract and has paid the surplus line taxes to a state other than Illinois, and the Director determines (rather than if the Director determines) that the producer's good faith determination was incorrect and the home state is Illinois, the surplus line producer may, at the discretion of the Director, be required to submit the contract to the Surplus Line Association of Illinois and pay applicable taxes and recording fees, but there shall be no penalty, interest, or late fee assessed. Removes language that provides that if no insurance was procured from unauthorized insurers and submitted to the Surplus Line Association of Illinois, no report concerning surplus line insurance procured from unauthorized insurers shall be required. Removes language that provides that if no fire insurance subject to a fire marshal tax was procured from unauthorized insurers and submitted to the Surplus Line Association of Illinois, no report concerning fire insurance procured from unauthorized insurers shall be required. Removes changes to provisions concerning the Board of Directors of the Association and the Plan of Operation of the Association. Makes other changes. Effective January 1, 2022.
SB 01753 (CONTINUED)
Apr 15 21  S  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 19 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Michael E. Hastings
Apr 19 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 2 Assignments Refers to Insurance
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Senate Floor Amendment No. 2 Recommend Do Adopt Insurance; 014-000-000
Apr 21 21  Recalled to Second Reading
Apr 21 21  Senate Floor Amendment No. 2 Adopted; Hastings
Apr 21 21  Third Reading - Passed; 055-000-000
Apr 22 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Bob Morgan
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Assigned to Insurance Committee
May 04 21  Do Pass / Consent Calendar Insurance Committee; 018-000-000
May 05 21  H  Placed on Calendar 2nd Reading - Consent Calendar

(Rep. LaToya Greenwood-Mary E. Flowers-Camille Y. Lilly and Carol Ammons)

20 ILCS 405/405-123 new

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. Provides that each State agency shall establish the goal of increasing diversity on interview panels in order to increase State employment opportunities provided to women, minority persons, and persons under specified employment plans. Provides that each State agency shall use in the interview process, if possible, persons that are representative of specified persons if the interview being conducted meets specified criteria. Requires each State agency to submit an annual report to the Department of Central Management Services. Provides for the content of the report.

Feb 26 21  S Filed with Secretary by Sen. Christopher Belt
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to State Government
Mar 11 21  Added as Chief Co-Sponsor Sen. Doris Turner
Mar 12 21  Added as Chief Co-Sponsor Sen. Patricia Van Pelt
Mar 12 21  Added as Chief Co-Sponsor Sen. Cristina Castro
Mar 16 21  Added as Co-Sponsor Sen. Adriane Johnson
Mar 16 21  Added as Co-Sponsor Sen. Emil Jones, III
Mar 17 21  Added as Co-Sponsor Sen. Mattie Hunter
Mar 17 21  Do Pass State Government; 008-000-000
Mar 17 21  Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 18 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Mar 24 21  Second Reading
Mar 24 21  Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H Arrived in House
Apr 22 21  Chief House Sponsor Rep. LaToya Greenwood
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Added Alternate Co-Sponsor Rep. Carol Ammons
Apr 28 21  Assigned to State Government Administration Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Mary E. Flowers
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Camille Y. Lilly
May 05 21  Do Pass / Consent Calendar State Government Administration Committee; 008-000-000
May 06 21  H Placed on Calendar 2nd Reading - Consent Calendar
SB 01767

Sen. Christopher Belt, Rachelle Crowe, Robert F. Martwick-Ram Villivalam-Omar Aquino, Thomas Cullerton and John F. Curran-Doris Turner

(Rep. LaToya Greenwood)

820 ILCS 130/5.1

Amends the Prevailing Wage Act. Provides that the electronic database of certified payrolls must be searchable by the general public no later than January 1, 2022. Requires personal identifying information to be redacted. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Makes changes in the information that must be searchable in the database capable of accepting and retaining certified payrolls. Provides that beginning January 1, 2022, the Department of Labor shall make accessible to the public on its website by the 16th day of each month following the month the work was performed the following information from certified payrolls submitted under this Act: each worker's (i) name, (ii) classification or classifications, (iii) skill level, such as apprentice or journeyman, (iv) gross wages paid in each pay period, (v) number of hours worked each day, (vi) starting and ending times of work each day, (vii) hourly wage rate, (viii) hourly overtime wage rate, and (ix) hourly fringe benefit rate. Provides that the database shall be searchable by contractor name, project name, county in which the work is performed, and contracting public body. Effective immediately.

Senate Floor Amendment No. 2

Removes the employee's name from the information the Department of Labor shall make accessible to the public from certified payrolls.
SB 01771 Sen. Christopher Belt and Elgie R. Sims, Jr.
(Rep. LaToya Greenwood)

225 ILCS 46/15
Amends the Health Care Worker Background Check Act. Provides that "health care employer" includes the Department of Corrections or a third-party vendor employing certified nursing assistants working with the Department of Corrections. Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Christopher Belt
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Licensed Activities
Mar 17 21 Do Pass Licensed Activities; 008-000-000
Mar 17 21 Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 24 21 Second Reading
Mar 24 21 Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 20 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. LaToya Greenwood
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 H Assigned to Health Care Licenses Committee
May 06 21 Do Pass / Consent Calendar Health Care Licenses Committee; 008-000-000

SB 01776 Sen. Laura M. Murphy
(Rep. Fred Crespo)

35 ILCS 200/21-16
Amends the Property Tax Code. In provisions concerning delinquencies by lessees of property owned by a taxing district, provides that such a delinquency occurs 60 days after the final (currently, second) installment due date. Provides that those provisions apply in all counties (currently, in counties with more than 800,000 but fewer than 1,000,000 inhabitants). Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Laura M. Murphy
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Apr 07 21 Assigned to Revenue
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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 27 21 Chief House Sponsor Rep. Fred Crespo
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Revenue & Finance Committee
Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that a lender, or agent of a lending company, when offering terms for a mortgage note for the purchase of a manufactured home, shall disclose: (1) any affiliation between the landlord and the lending company; (2) that the loan is a chattel loan; (3) that the terms of a chattel loan prohibit refinancing; and (4) any other reason that prohibits refinancing. Provides that a violation constitutes an unlawful practice within the meaning of the Act.

Senate Floor Amendment No. 2

Adds a definition of “manufactured home” referencing the Mobile Home Park Act. Requires an additional disclosure regarding manufactured homes that may qualify as real property under the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a lender, or agent of a lending company, when offering terms for a mortgage note for the purchase of a manufactured home, as defined in the Mobile Home Park Act, that has not been caused to be deemed to be real property by satisfying the requirements of the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act, shall make certain disclosures concerning the manufactured home including that, depending on where the consumer affixes the manufactured home (be it property owned by the consumer or on certain types of leased land), the manufactured home may qualify as real property under the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act; and any other reason that prohibits refinancing.
SB 01780  Sen. Laura M. Murphy and Robert F. Martwick
            (Rep. Martin J. Moylan)

765 ILCS 745/14.3 new
Amends the Mobile Home Landlord and Tenant Rights Act. Provides that if exigent circumstances arise, the park owner is
responsible for providing a water supply to each household following a 5-day period of no water.
Senate Committee Amendment No. 1
Provides that the park owner is responsible for providing a water supply to each household following a 3-day (rather than
5-day) period in which the normal supply of water is disrupted.
Senate Floor Amendment No. 2
Provides that the requirement for a mobile home park owner to provide water to tenants does not apply if the disruption of
water service originates from factors outside the control of the mobile home park.
Feb 26 21  S  Filed with Secretary by Sen. Laura M. Murphy
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Judiciary
Mar 15 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Laura M. Murphy
Mar 15 21  Senate Committee Amendment No. 1 Referred to Assignments
Mar 16 21  Senate Committee Amendment No. 1 Assignments Refers to Judiciary
Mar 16 21  Added as Co-Sponsor Sen. Robert F. Martwick
Mar 16 21  Senate Committee Amendment No. 1 Adopted
Mar 16 21  Do Pass as Amended Judiciary; 009-000-000
Mar 16 21  Placed on Calendar Order of 2nd Reading March 17, 2021
Mar 24 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Laura M. Murphy
Mar 24 21  Senate Floor Amendment No. 2 Referred to Assignments
Mar 25 21  Senate Floor Amendment No. 2 Assignments Refers to Judiciary
Apr 20 21  Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary; 007-000-000
Apr 21 21  Senate Floor Amendment No. 2 Adopted; Murphy
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Martin J. Moylan
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Judiciary - Civil Committee
SB 01781

Sen. Laura M. Murphy
(Rep. Fred Crespo)

415 ILCS 135/10

Amends the Drycleaner Environmental Response Trust Fund Act. Provides that, notwithstanding any other law to the contrary, the Drycleaner Environmental Response Trust Fund is not subject to sweeps, administrative charge-backs, or any other fiscal maneuver that would in any way transfer any amounts from the Drycleaner Environmental Response Trust Fund into any other fund of the State. Effective immediately.

Feb 26 21  S   Filed with Secretary by Sen. Laura M. Murphy
Feb 26 21   First Reading
Feb 26 21   Referred to Assignments
Mar 09 21   Assigned to Environment and Conservation
Mar 19 21   Do Pass Environment and Conservation; 008-000-000
Mar 19 21   Placed on Calendar Order of 2nd Reading March 23, 2021
Mar 24 21   Second Reading
Mar 24 21   Placed on Calendar Order of 3rd Reading ** March 25, 2021
Apr 21 21   Third Reading - Passed; 056-000-000
Apr 22 21   H   Arrived in House
Apr 22 21   Chief House Sponsor Rep. Fred Crespo
Apr 23 21   First Reading
Apr 23 21   Referred to Rules Committee
Apr 28 21   H   Assigned to Executive Committee
Amends the School Code and various Acts relating to the governance of public universities and community colleges in Illinois. Provides that the governing board of each school district, public university, and community college district must allow a student athlete to modify his or her athletic or team uniform for the purpose of modesty in clothing or attire that is in accordance with the requirements of his or her religion. Provides that a modification to the uniform may include, but is not limited to, the wearing of a hijab, an undershirt, or leggings. Provides that the student is responsible for all costs associated with the modification of the uniform, but allows a school or institution of higher education to provide the modification to its students. Provides that the school or the institution must approve the request from a student to modify the uniform to ensure that the modification does not pose a safety hazard to the student or to other athletes or players. Sets forth requirements for modified headgear. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:
105 ILCS 5/10-20.73 new

Adds reference to:
105 ILCS 5/10-20.75 new

Adds reference to:
105 ILCS 5/22-92 new

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

Replaces everything after the enacting clause. Reinserts the contents of the bill with the following changes. Provides that the governing board must also allow a modification for the purpose of modesty in clothing or attire that is in accordance with his or her cultural values or modesty preferences. Removes language that provides that the request from a student to modify his or her athletic or team uniform must be approved by the governing board and the board shall reasonably accommodate the student's request. Provides instead that the student shall not be required to receive prior approval from the governing board for the modification. Provides that recognized nonpublic schools and charter schools must also allow a student athlete to modify his or her athletic or team uniform for the purpose of modesty in clothing or attire that is in accordance with the requirements of his or her religion or his or her cultural values or modesty preferences. Effective immediately.
**SB 01784 (CONTINUED)**

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<th>Date</th>
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<tbody>
<tr>
<td>Mar 17 21</td>
<td>Senate Floor Amendment No. 1 Referred to Assignments</td>
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<td>Mar 19 21</td>
<td>Added as Chief Co-Sponsor Sen. Cristina Castro</td>
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<td>Mar 21 21</td>
<td>Senate Floor Amendment No. 1 Assignments Refers to Education</td>
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<td>Mar 21 21</td>
<td>Added as Co-Sponsor Sen. Ram Villivalam</td>
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<td>Added as Co-Sponsor Sen. Sara Feigenholtz</td>
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<td>Apr 14 21</td>
<td>Senate Floor Amendment No. 1 Recommend Do Adopt Education; 011-001-000</td>
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<td>Apr 20 21</td>
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<td>First Reading</td>
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<td>Apr 27 21</td>
<td>Referred to Rules Committee</td>
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<tr>
<td>Apr 28 21</td>
<td>H Assigned to Executive Committee</td>
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20 ILCS 1705/18.8 new
Amends the Mental Health and Developmental Disabilities Administrative Act. Provides that the Department of Human Services shall create and maintain an online database and resource page on its website. Provides that the database and resource page shall contain mental health resources specifically geared toward post-secondary social workers, counselors, parents, faculty, graduate assistants, school administrators, graduate and undergraduate students, and support personnel with the goal of connecting those people with mental health resources related to crisis services, wellness, sexual health, survivor support, gender-based violence, nutrition, stress reduction, anxiety, depression, violence prevention, suicide prevention, and substance use and encouraging information sharing among educational administrators, security personnel, resource officers, faculty, students, and all other employees of a university or college. Effective immediately.

Senate Committee Amendment No. 1
Provides that nothing in the provision shall be construed to authorize or permit the sharing or disclosure of any individual's identity, health, or other personal information, or any information from an individual's record, in connection with the creation or use of the post-secondary mental health database and resource page.

Senate Floor Amendment No. 2
Provides that the creation and maintenance of the Department of Human Service's online database and resource page on its website is subject to appropriation.
SB 01790
Sen. Laura M. Murphy
(Rep. Frances Ann Hurley)

225 ILCS 60/10 from Ch. 111, par. 4400-10
Amends the Medical Practice Act of 1987. Provides that the Department of Financial and Professional Regulation shall publish on its website information concerning the process for requesting a rehearing and the process for restoring a license after the successful completion of a term of probation, suspension, or revocation of a license.

SB 01791
Sen. Laura M. Murphy and Darren Bailey
(Rep. Martin J. Moylan)

20 ILCS 2705/2705-210 was 20 ILCS 2705/49.15
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that, in order to further the prevention of accidents, the Department of Transportation shall conduct a traffic study following the occurrence of any accident involving a fatality that occurs on a State highway. Provides that the study shall include, but not be limited to, consideration of alternative geometric design improvements, traffic control devices, and any other improvements that the Department deems necessary. Provides that the Department shall make the results of the study available to the public on its website.
Amends the Limited Liability Company Act. Provides that the statutory fiduciary duties a member owes to a member-managed company and its other members do not limit any fiduciary duties owed at common law. Removes a provision requiring a member to discharge his or her duties to a member-managed company and its other members under the Act or under the operating agreement and to exercise any rights consistent with the obligation of good faith and fair dealing. Instead provides that the implied contractual covenant of good faith and fair dealing applies to the operating agreement and members of a member-managed company in the same manner and to the same extent that it applies at law to other contracts and parties to the contracts. Makes changes concerning the extent to which an operating agreement of a limited liability company may restrict or eliminate a fiduciary duty owed at common law or under the Act. Makes other changes.
SB 01799

Sen. Thomas Cullerton
(Rep. Kathleen Willis)

60 ILCS 1/245-25 new
Amends the Township Code. Provides that, if the township board determines that one or more funds of the township are in excess of the amount needed for purposes of such fund or funds for the remainder of the then-current fiscal year, the township board may, within one year after the effective date of the amendatory Act, direct a one-time transfer of such excess funds to any other fund or funds of the township.

Senate Committee Amendment No. 1
Deletes reference to:
60 ILCS 1/245-25 new

Adds reference to:
60 ILCS 1/85-65

Replaces everything after the enacting clause. Amends the Township Code. Provides that general assistance funds are included in provisions prohibiting accumulation of township funds that exceed an amount equal to or greater than 2.5 times the annual average expenditure of the previous 3 fiscal years. Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Thomas Cullerton
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Local Government
Mar 11 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Thomas Cullerton
Mar 11 21 Senate Committee Amendment No. 1 Referred to Assignments
Mar 16 21 Senate Committee Amendment No. 1 Referred to Local Government
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Local Government; 007-000-000
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 **
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Kathleen Willis
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Counties & Townships Committee
SB 01800 Sen. Thomas Cullerton-Suzy Glowiak Hilton, Bill Cunningham and Laura M. Murphy-Jason Plummer

(Rep. Jonathan Carroll)

25 ILCS 5/3.2
Amends the General Assembly Organization Act. Provides that until January 1, 2023, the General Assembly shall not enact any law creating any new unit of local government. Repeals the Section on January 1, 2023. Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Thomas Cullerton
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
Mar 25 21 Added as Chief Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 13 21 Second Reading
Apr 13 21 Placed on Calendar Order of 3rd Reading ** April 14, 2021
Apr 15 21 Added as Co-Sponsor Sen. Bill Cunningham
Apr 16 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 21 21 Added as Chief Co-Sponsor Sen. Jason Plummer
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Jonathan Carroll
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 H Assigned to Executive Committee
SB 01808  Sen. Chapin Rose and Neil Anderson
(Rep. Mike Murphy)

625 ILCS 5/12-812 from Ch. 95 1/2, par. 12-812

Amends the Article of the Illinois Vehicle Code concerning special equipment for school buses. Provides that the Department of Transportation may establish by rule a pilot program to permit the testing of safety equipment not otherwise prohibited by State or federal law.

Senate Committee Amendment No. 1

Adds reference to:

625 ILCS 5/15-102 from Ch. 95 1/2, par. 15-102

Replaces everything after the enacting clause with the provisions of the introduced bill, and further amends the Illinois Vehicle Code to provide that certain concerning certain safety equipment for school buses identified by the Department of Transportation shall not be deemed a violation of provisions governing width restrictions.

Feb 26 21  S  Filed with Secretary by Sen. Chapin Rose
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Transportation
Mar 23 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Sue Rezin
Mar 23 21  Senate Committee Amendment No. 1 Referred to Assignments
Mar 24 21  Postponed - Transportation
Mar 25 21  Senate Committee Amendment No. 1 Assignments Refers to Transportation
Apr 13 21  Added as Co-Sponsor Sen. Neil Anderson
Apr 16 21  Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 20 21  Senate Committee Amendment No. 1 Adopted
Apr 20 21  Do Pass as Amended Transportation; 020-000-000
Apr 20 21  Placed on Calendar Order of 2nd Reading April 21, 2021
Apr 21 21  Second Reading
Apr 21 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. Mike Murphy
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Executive Committee
SB 01814 Sen. Jason Plummer and Chapin Rose  
(Rep. Blaine Wilhour)  

65 ILCS 5/11-74.4-3.5  

Feb 26 21 Filed with Secretary by Sen. Jason Plummer  
Feb 26 21 First Reading  
Feb 26 21 Referred to Assignments  
Mar 09 21 Assigned to Revenue  
Mar 19 21 Do Pass Revenue: 009-000-000  
Mar 19 21 Placed on Calendar Order of 2nd Reading March 23, 2021  
Mar 24 21 Second Reading  
Mar 24 21 Placed on Calendar Order of 3rd Reading ** March 25, 2021  
Apr 20 21 Added as Co-Sponsor Sen. Chapin Rose  
Apr 21 21 Third Reading - Passed: 056-000-000  
Apr 22 21 Arrived in House  
Apr 22 21 Chief House Sponsor Rep. Blaine Wilhour  
Apr 23 21 First Reading  
Apr 23 21 Referred to Rules Committee  

SB 01822 Sen. David Koehler  
(Rep. Jehan Gordon-Booth)  

65 ILCS 5/11-74.4-3.5  

Feb 26 21 Filed with Secretary by Sen. David Koehler  
Feb 26 21 First Reading  
Feb 26 21 Referred to Assignments  
Mar 09 21 Assigned to Revenue  
Mar 24 21 Postponed - Revenue  
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 23 21 Rule 2-10 Third Reading Deadline Established As April 30, 2021  
Apr 29 21 Third Reading - Passed: 053-000-000  
Apr 30 21 Arrived in House  
May 03 21 Chief House Sponsor Rep. Jehan Gordon-Booth  
May 04 21 First Reading  
May 04 21 Referred to Rules Committee  
May 05 21 Assigned to Revenue & Finance Committee
SB 01823

Sen. David Koehler
(Rep. Jehan Gordon-Booth)

35 ILCS 5/221

Amends the Illinois Income Tax Act. Extends a tax credit allowable for qualified expenditures incurred by a qualified taxpayer in the restoration and preservation of a qualified historic structure located in a River Edge Redevelopment Zone to January 1, 2031 (currently, through January 1, 2022). Provides that, in order to qualify for such a tax credit, expenditures must: (i) equal $5,000 or more, (ii) exceed the adjusted basis of the qualified historic structure on the first day the qualified rehabilitation plan begins, and (iii) be a part of a qualified rehabilitation plan or phase of a qualified rehabilitation plan that received final approval to begin the expenditures no later than December 31, 2026 (currently, only (i) and (ii) are required). Effective immediately.

Senate Floor Amendment No. 1

Makes a technical correction to the introduced bill by providing that the credit for restoration of qualified historic properties in a River Edge Redevelopment Zone applies for taxable years ending prior to January 1, 2027 (currently, January 1, 2022).
Amends the Courses of Study Article of the School Code. Provides that of the 2 years of social studies required to receive a high school diploma, one semester, or part of one semester, may include a financial literacy course beginning with pupils entering the 9th grade in the 2021-2022 school year and each school year thereafter. Effective immediately.
SB 01833  Sen. Cristina H. Pacione-Zayas-Mike Simmons-Omar Aquino

20 ILCS 605/605-1055 new


Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Requires the Department of Commerce and Economic Opportunity to establish an advisory committee to advise the Department on program rules and the certification process. Provides for the members of the advisory committee. Modifies and provides further requirements concerning certification of State-designated cultural districts. Makes other changes.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1, and makes a change providing that the advisory committee to advise the Department of Commerce and Economic Opportunity on program rules and the certification process shall include 4 community representatives (rather than 2) appointed by the Governor representing diverse racial, ethnic, and geographic groups not captured in the membership of the other designees, with the input of community and stakeholder groups.

Feb 26 21  S  Filed with Secretary by Sen. Cristina H. Pacione-Zayas
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Assigned to Tourism and Hospitality
Apr 09 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Cristina H. Pacione-Zayas
Apr 09 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Tourism and Hospitality
Apr 15 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended Tourism and Hospitality; 009-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 15 21  Added as Chief Co-Sponsor Sen. Mike Simmons
Apr 16 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Cristina H. Pacione-Zayas
Apr 16 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 2 Assignments Refers to Tourism and Hospitality
Apr 22 21  Senate Floor Amendment No. 2 Recommend Do Adopt Tourism and Hospitality; 009-000-000
Apr 22 21  Senate Floor Amendment No. 2 Adopted; Pacione-Zayas
Apr 22 21  Second Reading
Apr 22 21  Placed on Calendar Order of 3rd Reading April 23, 2021
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Delia C. Ramirez
Apr 27 21  S  Added as Chief Co-Sponsor Sen. Omar Aquino
Apr 27 21  H  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Added Alternate Co-Sponsor Rep. Kambium Buckner
May 04 21  H  Assigned to Museums, Arts, & Cultural Enhancements Committee
May 06 21  Added Alternate Chief Co-Sponsor Rep. Lamont J. Robinson, Jr.
SB 01836  Sen. Omar Aquino
(Rep. Dan Brady, Jonathan Carroll, Dan Ugaste, Tony McCombie, Jeff Keicher, Thomas Morrison, Steven Reick, Mike Murphy, Tim Butler, Ryan Spain, Bob Morgan, Robert Rita and Keith R. Wheeler)
215 ILCS 5/143.29 from Ch. 73, par. 755.29
Amends the Illinois Insurance Code. In provisions concerning reductions to rates and premium charges for automobile liability insurance for any insured over age 55 upon successful completion of the National Safety Council's Defensive Driving Course or a motor vehicle accident prevention course, provides that the course may be an eLearning course. Provides that any accident prevention course approved by the Secretary of State shall consist of at least 8 hours of classroom or eLearning equivalent instruction (rather than only classroom instruction).
Feb 26 21  S Filed with Secretary by Sen. Omar Aquino
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Apr 07 21  Assigned to Insurance
Apr 15 21  Do Pass Insurance; 010-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading ** April 21, 2021
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H Arrived in House
Apr 26 21  Chief House Sponsor Rep. Dan Brady
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H Assigned to Executive Committee
May 05 21  Added Alternate Co-Sponsor Rep. Jonathan Carroll
May 05 21  Added Alternate Co-Sponsor Rep. Dan Ugaste
May 05 21  Added Alternate Co-Sponsor Rep. Tony McCombie
May 05 21  Added Alternate Co-Sponsor Rep. Jeff Keicher
May 05 21  Added Alternate Co-Sponsor Rep. Thomas Morrison
May 05 21  Added Alternate Co-Sponsor Rep. Steven Reick
May 05 21  Added Alternate Co-Sponsor Rep. Mike Murphy
May 05 21  Added Alternate Co-Sponsor Rep. Tim Butler
May 05 21  Added Alternate Co-Sponsor Rep. Ryan Spain
May 05 21  Added Alternate Co-Sponsor Rep. Bob Morgan
May 05 21  Added Alternate Co-Sponsor Rep. Robert Rita
May 05 21  Added Alternate Co-Sponsor Rep. Keith R. Wheeler
SB 01839
Sen. Mattie Hunter
(Rep. Sonya M. Harper)

430 ILCS 115/2 from Ch. 67 1/2, par. 502
Amends the Illinois Modular Dwelling and Mobile Structure Safety Act. In provisions regarding definitions, provides that codes for structural requirements adopted for modular dwellings shall be no more stringent than the requirements contained in the most recent edition of the International Residential Code for One- and Two-Family Dwellings or the International Building Code, as applicable. Provides that the Code of Standards shall permit the use of new technology, techniques, methods and materials, for both modular dwellings and mobile structures, consistent with recognized and accepted codes and standards developed by the Illinois Energy Conservation Code.

Feb 26 21 S Filed with Secretary by Sen. Mattie Hunter
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Assigned to Judiciary
Apr 14 21 Do Pass Judiciary: 009-000-000
Apr 14 21 Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21 Third Reading - Passed: 057-000-000
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Sonya M. Harper
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Labor & Commerce Committee
Amends the Community Benefits Act. Provides that the Act applies to all nonprofit and public hospitals licensed under the Hospital Licensing Act or operated under the University of Illinois Hospital Act (rather than not applying to a hospital operated by a unit of government, a hospital located outside of a metropolitan statistical area, or a hospital with 100 or fewer beds). Requires community benefits plans to describe activities the hospital is undertaking to address health equity, reduce health disparities, and improve community health. Provides that, in order to increase transparency and accessibility of charity care and financial assistance data, the Attorney General shall post on the Attorney General’s website: all community benefits plans contained in reports submitted by hospitals; and a compiled report that summarizes information from completed community benefits plans. Provides that an electronic version of the compiled report shall be sent to the Governor and each member of the General Assembly. Provides a late filing fee for nonprofit hospitals for community benefits plans of $2,500 per month that the report is late (rather than $100). Makes other changes.

Amends the Hospital Uninsured Patient Discount Act. Provides that hospitals, other than a rural hospital or Critical Access Hospitals, shall provide a discount from charges to specified uninsured patients for all medically necessary health care services exceeding $150 (rather than $300) in any one inpatient admission or outpatient encounter. Provides civil monetary penalties of not $1,000 to $5,000 (rather than $500). Requires the Attorney General to publish an annual report that outlines complaints received related to hospital uninsured discount programs and financial assistance applications. Makes other changes. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:

210 ILCS 76/5
Deletes reference to:

210 ILCS 76/25
Replaces everything after the enacting clause. Amends the Community Benefits Act. Provides that the community benefits plans developed by a nonprofit hospital must describe activities the hospital is undertaking to address health equity, reduce health disparities, and improve community health. Provides that the annual report for the community benefits plan must include details about specified financial assistance applications received and processed by the hospital. Provides that, for a health system that includes more than one hospital, charity care spending and financial assistance application data must be reported separately for each individual hospital within the health system. Provides that a hospital shall make the annual hospital community benefits plan report submitted to the Attorney General available to the public by publishing the information on the hospital's website in the same location where annual reports are posted or on a prominent location on the homepage of the hospital's website. Provides that a hospital is not required to post its audited financial statements. Requires the Attorney General to provide notice on the Attorney General's website informing the public that, upon request, the Attorney General will provide the annual reports filed with the Attorney General. Makes changes concerning definitions. Makes other changes. Amends the Hospital Uninsured Patient Discount Act. Provides that a hospital meeting specified requirements shall provide: (1) a discount from its charges to any uninsured patient who applies for a discount and has family income of not more than 600% of the federal poverty income guidelines for all medically necessary health care services exceeding $150 (rather than $300) in any one inpatient admission or outpatient encounter; and (2) a charitable discount of 100% of its charges for all medically necessary health care services exceeding $150 (rather than $300) in any one inpatient admission or outpatient encounter to any uninsured patient who applies for a discount and has family income of not more than 200% of the federal poverty income guideline. Provides that the maximum amount that may be collected in a 12-month period for health care services provided by a hospital from a patient determined by that hospital to be eligible under specified provisions is 20% (rather than 25%) of the patient's family income. Requires hospital financial assistance applications to include language that directs the uninsured patient to contact the hospital's financial counseling department with questions or concerns, along with contact information for the financial counseling department, and a specified statement. Provides that a hospital shall permit an uninsured patient to apply for a discount within 90 (rather than 60) days of the date of discharge or date of service. Provides that a hospital shall offer specified uninsured patients an opportunity to be screened for and assistance with applying for public health insurance programs if there is a reasonable basis to believe that the uninsured patient may be eligible for a public health insurance program. Provides that, no later than September 1, 2022, the Attorney General shall provide data on the Attorney General's website regarding enforcement efforts performed under the Act from July 1, 2021 through June 30, 2022. Provides that, no later than September 1 of each year through September 1, 2027, the Attorney General shall annually provide data on the Attorney General's website regarding enforcement efforts performed under the Act from July 1 through June 30 of each year. Makes other changes. Effective January 1, 2022.
SB 01840 (CONTINUED)

Apr 23 21  H  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Carol Ammons
Apr 28 21  H  Assigned to Executive Committee
May 04 21  Added Alternate Co-Sponsor Rep. Kelly M. Cassidy
May 04 21  House Committee Amendment No. 1 Filed with Clerk by Rep. Camille Y. Lilly
May 04 21  House Committee Amendment No. 1 Referred to Rules Committee
May 05 21  Added Alternate Co-Sponsor Rep. Delia C. Ramirez
May 05 21  House Committee Amendment No. 1 Rules Refers to Executive Committee
May 05 21  Added Alternate Chief Co-Sponsor Rep. Dagmara Avelar

SB 01842  Sen. Mattie Hunter, Rachelle Crowe and Karina Villa
(Rep. La Shawn K. Ford)

720 ILCS 570/314.5
720 ILCS 570/316
Amends the Illinois Controlled Substances Act. Provides that when a person has been identified as having 5 (rather than 3) or more prescribers or 5 (rather than 3) or more pharmacies, or both, that do not utilize a common electronic file for controlled substances within the course of a 6-month (rather than continuous 30-day) period, the Prescription Monitoring Program may issue an unsolicited report to the prescribers, dispensers, and their designees informing them of the potential medication shopping. Provides that specified requirements also apply to opioid treatment programs that are licensed or certified by the Department of Human Services' Division of Substance Use Prevention and Recovery and are authorized by the federal Drug Enforcement Administration to prescribe Schedule II, III, IV, or V controlled substances for the treatment of opioid use disorders. Requires opioid treatment programs to attempt to obtain written patient consent, document attempts to obtain the written consent, and not transmit information without patient consent. Provides that the documentation obtained shall not be utilized for law enforcement purposes. Provides that treatment of a patient shall not be conditioned upon his or her written consent. Makes other changes. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Mattie Hunter
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Healthcare Access and Availability
Mar 24 21  Do Pass Healthcare Access and Availability; 007-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21  Third Reading - Passed; 057-000-000
Apr 23 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. La Shawn K. Ford
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 23 21  S  Added as Co-Sponsor Sen. Rachelle Crowe
May 03 21  Added as Co-Sponsor Sen. Karina Villa
May 04 21  H  Assigned to Prescription Drug Affordability & Accessibility Committee
Amends the Property Tax Code. Provides that the owner of a certificate of purchase must file with the county clerk the names and addresses of the owners of the property and those persons entitled to service of notice at their last known addresses. Provides that the clerk shall mail notice within 30 days from the date of the filing of addresses with the clerk.

Feb 26 21 S Filed with Secretary by Sen. Mattie Hunter
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Assigned to Judiciary
Mar 24 21 Do Pass Judiciary; 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 22 21 Chief House Sponsor Rep. Sonya M. Harper
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 H Assigned to Revenue & Finance Committee
SB 01846  Sen. Mattie Hunter-Jacqueline Y. Collins and Laura Fine
(Rep. Elizabeth Hernandez)

410 ILCS 620/21.5 new
Amends the Food, Drug and Cosmetic Act. Provides that, notwithstanding any other provision of law, a restaurant shall, by
default, include a specified type of water, milk, milk alternative, or juice with a children's meal sold by the restaurant. Provides that a
restaurant may include another beverage with a children's meal upon request. Provides that, during any inspection of a restaurant by a
health officer or health inspector of a local health department, the health officer or health inspector shall inspect the restaurant to
determine whether it complies with these provisions. Provides that restaurants that violate the provisions are subject to a warning and
specified civil penalties. Allows the Department of Public Health to adopt any rules it deems necessary for the implementation,
administration, and enforcement.

Senate Committee Amendment No. 1
Provides that water with no added natural or artificial sweeteners and sparkling water with no added natural or artificial
sweeteners (rather than water and sparkling water) are default beverages.

Feb 26 21  S  Filed with Secretary by Sen. Mattie Hunter
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Tourism and Hospitality
Mar 19 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Mattie Hunter
Mar 19 21  Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 21  Senate Committee Amendment No. 1 Assignments Refers to Tourism and Hospitality
Mar 26 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 15 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended Tourism and Hospitality;  008-001-000
Apr 20 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 20 21  Added as Co-Sponsor Sen. Laura Fine
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Third Reading - Passed; 039-016-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Elizabeth Hernandez
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Consumer Protection Committee
SB 01847 Sen. Mattie Hunter-Mike Simmons-Jacqueline Y. Collins-Adriane Johnson, Cristina H. Pacione-Zayas and Meg Loughran Cappel
775 ILCS 5/1-103 from Ch. 68, par. 1-103
Amends the Illinois Human Rights Act. Provides that the amendatory Act may be referred to as the CROWN (Create a Respectful and Open Workplace for Natural Hair) Act. Provides that "race", as used in the Employment and Elementary, Secondary, and Higher Education Articles, includes traits historically associated with race, including, but not limited to, hair texture and protective hairstyles such as braids, locks, and twists.

Feb 26 21 S Filed with Secretary by Sen. Mattie Hunter
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Apr 02 21 Added as Chief Co-Sponsor Sen. Mike Simmons
Apr 06 21 Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 07 21 Assigned to Human Rights
Apr 15 21 Do Pass Human Rights: 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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Sonya M. Harper
Apr 27 21 Added Alternate Co-Sponsor Rep. Kambium Buckner
Apr 27 21 S Added as Chief Co-Sponsor Sen. Adriane Johnson
Apr 27 21 Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 27 21 H First Reading
Apr 27 21 Referred to Rules Committee
Apr 27 21 S Added as Co-Sponsor Sen. Meg Loughran Cappel
May 04 21 H Assigned to Immigration & Human Rights Committee
May 05 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Sonya M. Harper
May 05 21 House Committee Amendment No. 1 Referred to Rules Committee
Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan shall provide coverage for A1C testing recommended by a health care provider for prediabetes, type 1 diabetes, and type 2 diabetes in accordance with prediabetes and diabetes risk factors identified by the United States Centers for Disease Control and Prevention. Provides that a group or individual policy of accident and health insurance or managed care plan shall provide coverage for vitamin D testing recommended by a health care provider in accordance with vitamin D deficiency risk factors identified by the United States Centers for Disease Control and Prevention. Defines "A1C testing" and "vitamin D testing". Makes conforming changes in the Medical Assistance Article of the Illinois Public Aid Code.
Amends the Unified Code of Corrections. Provides that if the court finds that an offender sentenced to a term of imprisonment for a felony meets the eligibility requirements of the Department of Corrections, the court may in its sentencing order approve the offender for placement in the impact incarceration program and the Department shall accept the offender in the program (rather than the Department must consent to the offender's acceptance in the program).
SB 01872  Sen. Jason A. Barickman  
(Rep. Deanne M. Mazzochi)

805 ILCS 5/Art. 1A heading new
805 ILCS 5/1A.05 new
805 ILCS 5/1A.10 new
805 ILCS 5/1A.15 new
805 ILCS 5/1A.20 new
805 ILCS 5/1A.25 new
805 ILCS 5/1A.30 new
805 ILCS 5/1A.35 new
805 ILCS 5/1A.40 new

Amends the Business Corporation Act of 1983. Adds an Article to the Act to provide for the ratification and validation of defective corporate actions. Authorizes corporations to correct actions taken without proper documentation or the overissuance of shares. Provides that such actions are not void if ratified as provided. Defines terms.

Senate Floor Amendment No. 1

Makes references to "election or designation" of initial directors, "defective corporate action", and "statement of correction" uniform throughout the new Article. Corrects a typographical error.

Feb 26 21  S  Filed with Secretary by Sen. Jason A. Barickman
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Judiciary
Mar 24 21  Do Pass Judiciary; 008-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 31 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Jason A. Barickman
Mar 31 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Floor Amendment No. 1 Assignments Refers to Judiciary
Apr 14 21  Second Reading
Apr 14 21  Placed on Calendar Order of 3rd Reading April 15, 2021
Apr 20 21  Senate Floor Amendment No. 1 Recommend Do Adopt Judiciary; 009-000-000
Apr 21 21  Recalled to Second Reading
Apr 21 21  Senate Floor Amendment No. 1 Adopted; Barickman
Apr 21 21  Third Reading - Passed; 055-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Deanne M. Mazzochi
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Labor & Commerce Committee
215 ILCS 5/231.1 from Ch. 73, par. 843.1

Amends the Illinois Insurance Code. Provides that a policy of group life insurance shall contain, if replacing another policy of group life insurance in force with another insurance carrier immediately prior to the effective date of the new policy, a provision preventing loss of coverage, subject to premium payments, for those active employees who are not actively at work on the effective date of the new policy if specified conditions are met. Makes other changes.

Feb 26 21  S Filed with Secretary by Sen. Dave Syverson
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Insurance
Mar 23 21  Added as Co-Sponsor Sen. Dan McConchie
Mar 24 21  Do Pass Insurance; 013-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 13 21  Added as Co-Sponsor Sen. Terri Bryant
Apr 13 21  Second Reading
Apr 13 21  Placed on Calendar Order of 3rd Reading ** April 14, 2021
Apr 19 21  Added as Co-Sponsor Sen. Dale Fowler
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H Arrived in House
Apr 26 21  Chief House Sponsor Rep. Tony McCombie
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 28 21  Assigned to Insurance Committee
May 04 21  Do Pass / Consent Calendar Insurance Committee; 018-000-000
May 05 21  H Placed on Calendar 2nd Reading - Consent Calendar
SB 01878

Sen. Brian W. Stewart
(Rep. Andrew S. Chesney-Lance Yednock)

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

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

Feb 26 21 S Filed with Secretary by Sen. Brian W. Stewart
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Assigned to Agriculture
Mar 25 21 Do Pass Agriculture; 014-000-000
Mar 25 21 Placed on Calendar Order of 2nd Reading April 13, 2021
Apr 14 21 Second Reading
Apr 14 21 Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Andrew S. Chesney
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Assigned to Agriculture & Conservation Committee
May 04 21 Added Alternate Chief Co-Sponsor Rep. Lance Yednock
May 04 21 Do Pass / Consent Calendar Agriculture & Conservation Committee; 007-000-000
May 05 21 H Placed on Calendar 2nd Reading - Consent Calendar

SB 01879

Sen. Brian W. Stewart
(Rep. Andrew S. Chesney-Lance Yednock)

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

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

Feb 26 21 S Filed with Secretary by Sen. Brian W. Stewart
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Assigned to Agriculture
Mar 25 21 Do Pass Agriculture; 014-000-000
Mar 25 21 Placed on Calendar Order of 2nd Reading April 13, 2021
Apr 14 21 Second Reading
Apr 14 21 Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 21 21 Third Reading - Passed; 055-001-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Andrew S. Chesney
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Assigned to Agriculture & Conservation Committee
May 04 21 Added Alternate Chief Co-Sponsor Rep. Lance Yednock
May 04 21 Do Pass / Consent Calendar Agriculture & Conservation Committee; 008-000-000
May 05 21 H Placed on Calendar 2nd Reading - Consent Calendar
730 ILCS 5/5-5-3
Amends the Unified Code of Corrections. Provides that a period of probation, a term of periodic imprisonment or conditional discharge shall not be imposed for a violation of child pornography when the person possesses any film, videotape, photograph, or other similar visual reproduction or depiction by computer of any child or person with a severe or profound intellectual disability whom the person knows or reasonably should know to be under the age of 18 or to be a person with a severe or profound intellectual disability engaged in sexual activity if the victim is a household or family member of the defendant.

Feb 26 21  S  Filed with Secretary by Sen. John F. Curran
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Criminal Law
Mar 23 21  Added as Chief Co-Sponsor Sen. Jason Plummer
Mar 23 21  Added as Co-Sponsor Sen. Donald P. DeWitte
Mar 24 21  To Criminal Law- Clear Compliance
Mar 24 21  Added as Chief Co-Sponsor Sen. Dan McConchie
Apr 13 21  Reported Back To Criminal Law; 003-000-000
Apr 14 21  Do Pass Criminal Law; 010-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Terra Costa Howard
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Judiciary - Criminal Committee
Amends the Abused and Neglected Child Reporting Act. In provisions concerning persons authorized to have access to reports of child abuse or neglect, provides that State's Attorneys are authorized to receive unfounded reports for the purposes of screening and prosecuting court petitions making an allegation of abuse or neglect relating to the same child, a sibling of the child involving the same perpetrator, or a child or perpetrator in the same household as the child for whom the petition is being filed. Provides that parties to juvenile court proceedings are entitled to receive copies of unfounded reports regarding the same child, a sibling of the child, or a child or perpetrator in the same household as the child, including a household from which a child was removed or into which a child may be placed for purposes of certain types of juvenile court hearings. Amends the Juvenile Court Act of 1987. Requires the Department of Children and Family Services to notify parties of the final finding on a report of alleged abuse or neglect within 5 days after the Department classifies the report. Provides that a court shall not terminate wardship if there is a pending investigation involving any person acting in a caretaker role in the minor's household, unless the court makes written factual findings that, despite the pending investigation, there is no risk of abuse or neglect to the minor, that good cause exists to terminate wardship, and it is in the minor's best interest to terminate wardship. Effective upon becoming law, except some provisions take effect January 1, 2022.

Senate Committee Amendment No. 1

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

Senate Floor Amendment No. 2

Deletes reference to:

705 ILCS 405/2-8.1 new

Deletes reference to:

705 ILCS 405/2-31 from Ch. 37, par. 802-31

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Further amends the Abused and Neglected Child Reporting Act by providing that parties to juvenile court proceedings are entitled to receive copies of unfounded reports regarding the same child, a sibling of the child, the same perpetrator, or a child or perpetrator in the same household as the child for purposes of certain types of juvenile court hearings (rather than parties to juvenile court proceedings are entitled to receive copies of unfounded reports regarding the same child, a sibling of the child, or a child or perpetrator in the same household as the child, including a household from which a child was removed or into which a child may be placed, for purposes of certain types of juvenile court hearings). Makes revisions to language in the introduced bill concerning the admissibility of unfounded reports in certain judicial proceedings and hearings. Removes the amendatory changes made to the Juvenile Court Act of 1987 in the introduced bill. Changes the effective date to immediate.
SB 01904 (CONTINUED)

Mar 24 21 S To Subcommittee on Children & Family
Apr 09 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Julie A. Morrison
Apr 09 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 12 21 Reported Back To Health; 004-000-000
Apr 13 21 Senate Committee Amendment No. 1 Assignments Refers to Health
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Health; 013-000-000
Apr 14 21 Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 16 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Julie A. Morrison
Apr 16 21 Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 2 Assignments Refers to Health
Apr 20 21 Senate Floor Amendment No. 2 Recommend Do Adopt Health; 011-000-000
Apr 20 21 Senate Floor Amendment No. 2 Adopted; Morrison
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 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Terra Costa Howard
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Assigned to Adoption & Child Welfare Committee
May 04 21 Do Pass / Consent Calendar Adoption & Child Welfare Committee; 008-000-000
May 05 21 H Placed on Calendar 2nd Reading - Consent Calendar
New Act

Creates the Family and Fertility Disclosure in Health Insurance Act. Requires employers that provide health insurance coverage to employees through policies written outside of this State to disclose to employees specified coverages required under the Illinois Insurance Code for policies written in this State and disclose the coverages that are not included in the coverage provided to the employees. Effective immediately.

Senate Committee Amendment No. 1

Changes the short title of the Act to the Consumer Coverage Disclosure Act.

Feb 26 21  S Filed with Secretary by Sen. Julie A. Morrison
Feb 26 21  First Reading
Mar 12 21  Added as Co-Sponsor Sen. Linda Holmes
Mar 16 21  Assigned to Insurance
Mar 24 21  Postponed - Insurance
Apr 15 21  Re-referred to Assignments
Apr 15 21  Re-assigned to Labor
Apr 16 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Julie A. Morrison
Apr 16 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 16 21  Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 20 21  Senate Committee Amendment No. 1 Assignments Refers to Labor
Apr 21 21  Senate Committee Amendment No. 1 Adopted
Apr 21 21  Do Pass as Amended Labor;  018-000-000
Apr 21 21  Placed on Calendar Order of 2nd Reading April 22, 2021
Apr 21 21  Added as Co-Sponsor Sen. Melinda Bush
Apr 22 21  Second Reading
Apr 22 21  Placed on Calendar Order of 3rd Reading April 23, 2021
Apr 23 21  Third Reading - Passed; 050-003-000
Apr 23 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 26 21  Added as Chief Co-Sponsor Sen. Omar Aquino
Apr 26 21  Added as Chief Co-Sponsor Sen. Cristina Castro
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Margaret Croke
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Insurance Committee
Amends the University of Illinois Hospital Act, the Ambulatory Surgical Treatment Center Act, and the Hospital Licensing Act. Requires hospitals organized under the University of Illinois Hospital Act or licensed under the Hospital Licensing Act and ambulatory surgical treatment centers licensed under the Ambulatory Surgical Treatment Center Act to: adopt policies to ensure the elimination of surgical smoke plume by use of a surgical smoke plume evacuation system for each procedure that generates surgical smoke plume from the use of energy-based devices, including electrosurgery and lasers; and report to the Department of Public Health within 90 days after the amendatory Act's effective date that the policies have been adopted.
SB 01913


625 ILCS 5/11-907 from Ch. 95 1/2, par. 11-907

Amends the Illinois Vehicle Code. Provides that, in addition to other penalties imposed for a violation of provisions concerning operation of a vehicle while approaching an authorized emergency vehicle, the court may order a person to perform community service as determined by the court.

Feb 26 21 S Filed with Secretary by Sen. Julie A. Morrison
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Assigned to Criminal Law
Mar 23 21 Added as Co-Sponsor Sen. Brian W. Stewart
Mar 23 21 Added as Chief Co-Sponsor Sen. Dale Fowler
Mar 24 21 Do Pass Criminal Law; 010-000-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 24 21 Added as Chief Co-Sponsor Sen. Suzy Glowiak Hilton
Mar 24 21 Added as Chief Co-Sponsor Sen. Cristina Castro
Apr 13 21 Added as Co-Sponsor Sen. Terri Bryant
Apr 13 21 Second Reading
Apr 13 21 Placed on Calendar Order of 3rd Reading ** April 14, 2021
Apr 19 21 Added as Co-Sponsor Sen. Darren Bailey
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 27 21 Chief House Sponsor Rep. Janet Yang Rohr
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
Apr 28 21 Assigned to Transportation: Vehicles & Safety Committee
May 04 21 Added Alternate Chief Co-Sponsor Rep. John C. D'Amico
May 04 21 Added Alternate Chief Co-Sponsor Rep. Frances Ann Hurley
May 05 21 Do Pass / Consent Calendar Transportation: Vehicles & Safety Committee; 011-000-000
May 05 21 H Placed on Calendar 2nd Reading - Consent Calendar
May 05 21 Added Alternate Co-Sponsor Rep. Mike Murphy
May 06 21 Added Alternate Chief Co-Sponsor Rep. Stephanie A. Kifowit
Amends the Illinois Insurance Code. Removes the age limitation for coverage in provisions concerning coverage for epinephrine injectors. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Julie A. Morrison
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Insurance
Mar 24 21  Do Pass Insurance; 013-000-000
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 14 21  Added as Co-Sponsor Sen. Suzy Głowiań Hilton
Apr 14 21  Added as Co-Sponsor Sen. Karina Villa
Apr 16 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 16 21  Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 20 21  Added as Co-Sponsor Sen. Steve Stadelman
Apr 20 21  Added as Co-Sponsor Sen. Celina Villanueva
Apr 20 21  Added as Co-Sponsor Sen. Chapin Rose
Apr 20 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21  Added as Co-Sponsor Sen. John Connor
Apr 21 21  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Apr 21 21  Added as Co-Sponsor Sen. Laura Ellman
Apr 21 21  Added as Chief Co-Sponsor Sen. Robert F. Martwick
Apr 21 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Jonathan Carroll
Apr 22 21  S  Added as Co-Sponsor Sen. Mattie Hunter
Apr 22 21  Added as Co-Sponsor Sen. Doris Turner
Apr 23 21  H  First Reading
Apr 23 21  Referred to Rules Committee
Apr 23 21  S  Added as Co-Sponsor Sen. Christopher Belt
Apr 23 21  Added as Co-Sponsor Sen. Laura Fine
Apr 28 21  H  Assigned to Insurance Committee
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Joyce Mason
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Terra Costa Howard
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Chris Bos
SB 01918
Sen. Julie A. Morrison-Dale Fowler-Mattie Hunter, Laura Fine, Laura M. Murphy, Sara Feigenholtz and Rachelle Crowe
(Rep. C.D. Davidsmeyer-Maurice A. West, II)

35 ILCS 5/704A
Amends the Illinois Income Tax Act. Provides for a credit against withholding taxes in an amount equal to the wages or salary paid by a private employer to an Illinois employee while the employee is on organ donation leave if the employer grants all of its employees the option of taking a paid leave of absence of at least 30 days for the purpose of serving as an organ donor or bone marrow donor. Provides that the credit may not exceed $1,000 for each employee who takes organ donation leave. Provides that such a leave of absence must be taken without loss of pay, vacation time, compensatory time, personal days, or sick time for at least the first 30 days of the leave of absence. Provides that the credit applies for reporting periods beginning on or after January 1, 2021. Effective immediately.
Legislative Information System
102nd General Assembly
Passed to Opposite Chamber
Since May 06, 2021

SB 01920 Sen. Rachelle Crowe and Adriane Johnson
(Rep. Katie Stuart)

415 ILCS 5/3.141 new

Amends the Environmental Protection Act. Provides that if demolitions are conducted at coal-fueled power plants, the owner of the coal-fueled power plant shall, at least 60 days before commencing the demolition or as otherwise required, notify the Environmental Protection Agency and the public of the demolition and provide the Agency and the public with copies of plans for the demolition. Contains requirements for the notice. Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Rachelle Crowe
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Assigned to Environment and Conservation
Apr 15 21 Do Pass Environment and Conservation; 010-000-000
Apr 15 21 Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading ** April 22, 2021
Apr 22 21 Added as Co-Sponsor Sen. Adriane Johnson
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Katie Stuart
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Energy & Environment Committee
SB 01921    Sen. Rachelle Crowe
(Rep. Dan Ugaste)

5 ILCS 80/4.32
5 ILCS 80/4.41 new
Amends the Regulatory Sunset Act. Extends the repeal date of the Water Well and Pump Installation Contractor's License Act from January 1, 2022 to January 1, 2032. Effective immediately.

House Committee Amendment No. 1
Deletes reference to:
5 ILCS 80/4.41 new
Adds reference to:
5 ILCS 80/4.37

In provisions amending the Regulatory Sunset Act, provides for repeal of the Water Well and Pump Installation Contractor's License Act on January 1, 2027 (rather than January 1, 2032).

Feb 26 21    S    Filed with Secretary by Sen. Rachelle Crowe
Feb 26 21    First Reading
Feb 26 21    Referred to Assignments
Mar 16 21    Assigned to Licensed Activities
Mar 24 21    Do Pass Licensed Activities; 009-000-000
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 22 21    Chief House Sponsor Rep. Dan Ugaste
Apr 23 21    First Reading
Apr 23 21    Referred to Rules Committee
Apr 28 21    Assigned to Labor & Commerce Committee
May 04 21    House Committee Amendment No. 1 Filed with Clerk by Rep. Dan Ugaste
May 04 21    House Committee Amendment No. 1 Referred to Rules Committee
May 05 21    House Committee Amendment No. 1 Rules Refers to Labor & Commerce Committee
May 05 21    House Committee Amendment No. 1 Adopted in Labor & Commerce Committee; by Voice Vote
May 05 21    Do Pass as Amended / Consent Calendar Labor & Commerce Committee; 027-000-000
May 06 21    H    Placed on Calendar 2nd Reading - Consent Calendar
Amends the Southern Illinois University Management Act. Removes the Superintendent of Public Instruction from the membership of the Board of Trustees of Southern Illinois University. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

110 ILCS 520/6.6

Replaces everything after the enacting clause. Reinserts the contents of the bill, but further amends the Southern Illinois University Management Act to add the Dean of the College of Agricultural, Life, and Physical Sciences, Southern Illinois University at Carbondale, as a member of the Illinois Ethanol Research Advisory Board. Effective immediately.
SB 01941 Sen. Donald P. DeWitte
(Rep. Daniel Didech-Suzanne Ness)

765 ILCS 165/45
Amends the Homeowners' Energy Policy Statement Act. Provides that the Act does not apply to any building that is greater than 30 feet in height and is not a single family residential home (instead of "any building that is greater than 30 feet in height"). Effective immediately.
Feb 26 21 S Filed with Secretary by Sen. Donald P. DeWitte

Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Assigned to Judiciary
Mar 24 21 Do Pass Judiciary; 008-000-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 14 21 Second Reading
Apr 14 21 Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 27 21 Chief House Sponsor Rep. Daniel Didech
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
Apr 28 21 H Assigned to Judiciary - Civil Committee
May 04 21 Added Alternate Chief Co-Sponsor Rep. Suzanne Ness

SB 01962 Sen. Kimberly A. Lightford
(Rep. Jeff Keicher)

20 ILCS 4080/Act rep.
Feb 26 21 S Filed with Secretary by Sen. Kimberly A. Lightford
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Apr 07 21 Assigned to State Government
Apr 08 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
Apr 08 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21 Senate Committee Amendment No. 1 Pursuant to Senate Rule 3-8 (b-1) this amendment will remain in the Committee on Assignments.
Apr 15 21 Do Pass State Government; 008-000-000
Apr 21 21 Second Reading
Apr 21 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 27 21 Chief House Sponsor Rep. Jeff Keicher
Apr 28 21 First Reading
Apr 28 21 Referred to Rules Committee
May 04 21 H Assigned to Economic Opportunity & Equity Committee
Amends the State Commemorative Dates Act. Provides that Juneteenth National Freedom Day shall be observed on June 19 of each year as a holiday throughout the State (currently, not a holiday and is observed on the third Saturday of June of each year). Provides that when June 19 falls on a Sunday, the following Monday shall be held and considered the holiday. Amends the Election Code, the Illinois Procurement Code, the School Code, and the Promissory Note and Bank Holiday Act to include Juneteenth National Freedom Day as a holiday. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Kimberly A. Lightford
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 02 21  Added as Chief Co-Sponsor Sen. Christopher Belt
Mar 10 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Mar 16 21  Assigned to Executive
Mar 24 21  Added as Chief Co-Sponsor Sen. Adriane Johnson
Mar 24 21  Do Pass Executive; 015-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 26 21  Added as Chief Co-Sponsor Sen. Mattie Hunter
Mar 29 21  Added as Co-Sponsor Sen. Mike Simmons
Apr 14 21  Added as Co-Sponsor Sen. Robert Peters
Apr 14 21  Added as Co-Sponsor Sen. Karina Villa
Apr 16 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 16 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 20 21  Added as Co-Sponsor Sen. Celina Villanueva
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 21 21  Added as Co-Sponsor Sen. John Connor
Apr 21 21  Added as Co-Sponsor Sen. Michael E. Hastings
Apr 21 21  Added as Co-Sponsor Sen. Cristina Castro
Apr 22 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 22 21  Third Reading - Passed; 048-000-000
Apr 23 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. La Shawn K. Ford
Apr 23 21  S  Added as Co-Sponsor Sen. Laura Fine
Apr 23 21  H  First Reading
Apr 23 21  Referred to Rules Committee
Apr 23 21  S  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 26 21  Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 27 21  H  Added Alternate Co-Sponsor Rep. Kambium Buckner
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. LaToya Greenwood
May 04 21  H  Assigned to State Government Administration Committee
New Act

Creates the Interstate Contracts for Mental Health and Substance Use Disorder Treatment Act. Provides that the purpose of the Act is to enable Illinois and Wisconsin residents who are subject, by court order, to involuntary admission on an inpatient basis for the treatment of a mental health or substance use disorder to obtain appropriate treatment across state lines in qualified hospitals and facilities that are closer to their homes than are facilities available in their home states. Permits mental health facilities located in certain northern border counties to contract with Wisconsin county departments to provide substance use or mental health treatment to Wisconsin residents who are subject to involuntary commitment orders for treatment issued by Wisconsin courts, except that no services may be provided to Wisconsin residents who are involved in a criminal proceeding. Permits mental health facilities located in certain northern border counties to contract with Wisconsin county departments to secure substance use or mental health treatment for Illinois residents who are subject to involuntary commitment orders for treatment issued by State courts, except that no services may be secured for Illinois residents who are committed under specified provisions of the Code of Criminal Procedure or the Unified Code of Corrections. Contains provisions concerning involuntary commitment court orders, treatment records, transfers between facilities, required contract provisions, and other matters.

Senate Floor Amendment No. 1

Changes the short title of the Act to the Interstate Contracts for Mental Health Disorder Treatment Act (rather than the Interstate Contracts for Mental Health and Substance Use Disorder Treatment Act). Removes all references to treatment for a substance use disorder and instead provides that the purpose of the Act is to enable Illinois and Wisconsin residents who are subject, by court order, to involuntary admission on an inpatient basis for the treatment of a mental health disorder to obtain appropriate treatment across state lines in qualified private hospitals and facilities that are closer to their homes than are facilities available in their home states. Provides that the Act does not apply to state-operated or public facilities or hospitals located in Wisconsin or Illinois.
<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
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<tbody>
<tr>
<td>Apr 28 21</td>
<td>Assigned to Mental Health &amp; Addiction Committee</td>
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<tr>
<td>May 05 21</td>
<td>Added Alternate Co-Sponsor Rep. Daniel Didech</td>
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<td>May 06 21</td>
<td>Do Pass / Short Debate Mental Health &amp; Addiction Committee: 015-000-000</td>
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<tr>
<td>May 06 21</td>
<td>H Placed on Calendar 2nd Reading - Short Debate</td>
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SB 01970
Sen. Laura Fine-Sara Feigenholtz, Doris Turner, Kimberly A. Lightford, Meg Loughran Cappel and Mike Simmons
(Rep. Jennifer Gong-Gershowitz)

New Act

Creates the Access to Basic Mental Health Information Act. Provides definitions for "mental health facility", "physician", and "recipient". Provides that specified individuals are entitled, upon request, to obtain certain information regarding a recipient in a mental health facility if the individual declares that he or she is involved in the recipient's care or paying for the recipient's care and the individual meets specified requirements. Provides that an individual requesting information must submit to the mental health facility specified information. Provides that a mental health facility is required to receive information relevant to the recipient's mental health treatment. Provides that if the recipient requests the mental health record from the mental health facility, any information that was tendered to the mental health facility under a promise of confidentiality may be withheld from the recipient if disclosure of the information would be reasonably likely to reveal the source of the mental health information. Provides that whenever access or modification is requested, the request, the grounds for its acceptance or denial, and any action taken thereon shall be noted in the recipient's record. Provides that a mental health facility and its employees or agents are not liable for any action under the Act unless the release was made deliberately or the release constituted gross negligence. Provides that nothing in the Act constitutes an infringement on an individual's right to obtain mental health records of the recipient if the individual has another right to the mental health records by law, regulation, or consent of the recipient. Provides that the Act shall be liberally construed to allow receipt of mental health information to individuals entitled to a recipient's information. Provides that the Act supersedes the Mental Health and Developmental Disabilities Code and any other law that would be viewed to limit the access of an individual to a recipient's mental health records to the extent necessary to give the Act full implementation. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:

New Act

Adds reference to:

405 ILCS 5/2-113.5 new

Adds reference to:

740 ILCS 110/5.5 new

Replaces everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Code. Requires a mental health facility to accept information from the recipient's family and friends concerning the recipient's treatment for mental illness. Amends the Mental Health and Developmental Disabilities Confidentiality Act. Allows certain individuals to obtain specified information pertaining to a recipient of mental health facility care if the individual resides with the recipient or is paying for the recipient's care. Provides that an individual who receives the information shall not use the information provided by the mental health facility regarding the recipient to the individual's advantage in any legal proceeding or other transaction. Provides that if access or modification of the information is requested, the request, the grounds for its acceptance or denial, and any action taken thereon shall be noted in the recipient's record.
SB 01970 (CONTINUED)

Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  S  Added as Co-Sponsor Sen. Doris Turner
Apr 28 21  Added as Co-Sponsor Sen. Kimberly A. Lightford
Apr 28 21  Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 29 21  Added as Co-Sponsor Sen. Mike Simmons
May 04 21  H  Assigned to Mental Health & Addiction Committee

SB 01974

Sen. Laura Fine
(Rep. Bob Morgan)

215 ILCS 5/368d
Amends the Illinois Insurance Code. Provides that an insurer, health maintenance organization, independent practice association, or physician hospital organization may not attempt a recoupment or offset until all appeal rights of a health care professional or health care provider are exhausted. Provides that no recoupment or offset may be requested or withheld from future payments 6 months or more after the original payment is made (rather than 18 months or more after the original payment is made). Effective January 1, 2022.

Senate Committee Amendment No. 1

In provisions concerning recoupment by an insurer, health maintenance organization, independent practice association, or physician hospital organization, provides that no recoupment or offset may be requested or withheld from future payments 12 months or more (rather than 6 months or more) after the original payment is made. Removes language that provides that an insurer, health maintenance organization, independent practice association, or physician hospital organization may not attempt a recoupment or offset until all appeal rights are exhausted.

Feb 26 21  S  Filed with Secretary by Sen. Laura Fine
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Insurance
Apr 08 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Laura Fine
Apr 08 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Insurance
Apr 14 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended Insurance; 009-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Bob Morgan
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Insurance Committee
Amends the Property Tax Code. Provides that the chief county assessment officer in a county of more than 3,000,000 residents, and in any other county where the county board has authorized such action by ordinance or resolution, may automatically renew the homestead exemption for persons with disabilities without application for any person who applied for the exemption and presented a Disability Identification Card stating that the claimant is under a Class 2 disability.

Senate Committee Amendment No. 1
Adds provisions to the introduced bill providing that an applicant for the homestead exemption for persons with disabilities may be examined by an optometrist if the person qualifies because of a visual disability. Provides that provisions of the introduced bill concerning automatic renewal (i) apply for taxable years 2021 through 2026 and (ii) apply if the person presents proof of eligibility (in the introduced bill, a Disability Identification Card stating that the claimant is under a Class 2 disability). Provides that the chief county assessment officer shall not automatically renew the homestead exemption for persons with disabilities if the physician, advanced practice registered nurse, optometrist, or physician assistant who examined the claimant determined that the disability is not expected to continue for 12 months or more.

Feb 26 21  S  Filed with Secretary by Sen. Laura Fine
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Revenue
Mar 22 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Laura Fine
Mar 22 21  Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 21  Added as Co-Sponsor Sen. Brian W. Stewart
Mar 23 21  Added as Co-Sponsor Sen. Dan McConchie
Mar 24 21  Added as Chief Co-Sponsor Sen. Dale Fowler
Mar 24 21  Senate Committee Amendment No. 1 Assigned to Revenue
Mar 24 21  Senate Committee Amendment No. 1 Adopted
Mar 24 21  Do Pass as Amended Revenue; 009-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 13 21  Added as Co-Sponsor Sen. Terri Bryant
Apr 15 21  Added as Co-Sponsor Sen. Julie A. Morrison
Apr 15 21  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 16 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 20 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21  Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 21 21  Third Reading - Passed; 054-000-001
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Michelle Mussman
Apr 22 21  S  Added as Chief Co-Sponsor Sen. Melinda Bush
Apr 23 21  H  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Revenue & Finance Committee
Apr 29 21  S  Added as Co-Sponsor Sen. Laura M. Murphy
May 06 21  H  To Property Tax Subcommittee
SB 01976

Sen. Laura Fine, Elgie R. Sims, Jr. and John Connor

(Rep. Robyn Gabel-Carol Ammons and Mark L. Walker)

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

Amends the Unified Code of Corrections. Provides that the Department of Corrections shall appoint a point of contact person who shall receive suggestions, complaints, or other requests to the Department from visitors to Department institutions or facilities and from other members of the public.

Feb 26 21 S Filed with Secretary by Sen. Laura Fine
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 14 21 Second Reading
Apr 14 21 Placed on Calendar Order of 3rd Reading ** April 15, 2021
Apr 20 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21 Added as Co-Sponsor Sen. John Connor
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Robyn Gabel
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Carol Ammons

Apr 28 21 H Assigned to Judiciary - Criminal Committee
Apr 28 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Robyn Gabel
Apr 28 21 House Committee Amendment No. 1 Referred to Rules Committee
May 04 21 House Committee Amendment No. 1 Rules Refers to Judiciary - Criminal Committee
May 06 21 Added Alternate Co-Sponsor Rep. Mark L. Walker
SB 01977    Sen. Laura Fine
            (Rep. Suzanne Ness)

305 ILCS 5/12-4.54 new

Amends the Illinois Public Aid Code. Requires the Department of Healthcare and Family Services to apply for all available federal funding to promote community inclusion and integration for persons with disabilities, regardless of age, and older adults so that those persons have the option to transition out of institutions and receive long-term care services and supports in the settings of their choice. Effective immediately.

Feb 26 21    S    Filed with Secretary by Sen. Laura Fine
Feb 26 21    First Reading
Feb 26 21    Referred to Assignments
Mar 16 21    Assigned to Health
Mar 24 21    To Subcommittee on Medicaid
Apr 07 21    Reported Back To Health; 005-000-000
Apr 14 21    Do Pass Health; 014-000-000
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 23 21    Third Reading - Passed; 058-000-000
Apr 26 21    H    Arrived in House
Apr 26 21    Chief House Sponsor Rep. Suzanne Ness
Apr 27 21    First Reading
Apr 27 21    Referred to Rules Committee
May 04 21    H    Assigned to Human Services Committee
Amends the Economic Development for a Growing Economy Tax Credit Act. Provides that the Department of Commerce and Economic Opportunity may issue a certificate of verification for the credit even if the Taxpayer does not meet certain payroll and capital expenditure requirements if that failure is due to financial hardship caused by the COVID-19 pandemic. Amends the Corporate Accountability for Tax Expenditures Act. Provides that credits awarded under the Economic Development for a Growing Economy tax credit program shall not be revoked or suspended as a result of the recipient's failure to meet requirements for new or retained employees if that failure is due to financial hardship caused by the COVID-19 pandemic. 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 avoid revocation or suspension of credits under the provisions of the bill, the Taxpayer shall also maintain job creation and retention at the level of 85% of the Agreement requirements. Provides that the taxpayer must show a direct and substantial hardship caused by the COVID-19 pandemic (in the introduced bill, a financial hardship). Effective immediately.

Feb 26 21    Filed with Secretary by Sen. Scott M. Bennett
Feb 26 21    First Reading
Feb 26 21    Referred to Assignments
Mar 16 21    Assigned to Revenue
Apr 16 21    Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 20 21    Senate Committee Amendment No. 1 Filed with Secretary by Sen. Scott M. Bennett
Apr 20 21    Senate Committee Amendment No. 1 Referred to Assignments
Apr 21 21    Senate Committee Amendment No. 1 Assignments Refers to Revenue
Apr 21 21    Senate Committee Amendment No. 1 Adopted
Apr 21 21    Do Pass as Amended Revenue; 010-000-000
Apr 21 21    Placed on Calendar Order of 2nd Reading April 22, 2021
Apr 22 21    Second Reading
Apr 22 21    Placed on Calendar Order of 3rd Reading April 23, 2021
Apr 23 21    Third Reading - Passed; 057-000-000
Apr 23 21    Added as Co-Sponsor Sen. Jil Tracy
Apr 26 21    Added as Co-Sponsor Sen. Rachelle Crowe
Apr 26 21    Added as Chief Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 26 21    Arrived in House
Apr 26 21    Chief House Sponsor Rep. Michael T. Marron
Apr 27 21    First Reading
Apr 27 21    Referred to Rules Committee
May 04 21    Assigned to Revenue & Finance Committee
SB 01989

Sen. Patrick J. Joyce-Meg Loughran Cappel, Scott M. Bennett, Terri Bryant, Jil Tracy, Dale Fowler-John Connor, Michael E. Hastings, Robert F. Martwick, Cristina Castro, Rachelle Crowe, Elgie R. Sims, Jr., Suzy Glowiak Hilton, Mattie Hunter, Celina Villanueva, Doris Turner, Karina Villa, Christopher Belt, Laura Fine and Steve Stadelman

(Rep. C.D. Davidsmeyer)

40 ILCS 5/16-118 from Ch. 108 1/2, par. 16-118

Amends the Downstate Teacher Article of the Illinois Pension Code. Provides that through June 30, 2023 (instead of June 30, 2021), 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 or 600 paid hours in each school year. Makes a conforming change. Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Patrick J. Joyce
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 02 21 Added as Chief Co-Sponsor Sen. Meg Loughran Cappel
Mar 16 21 Assigned to Education
Mar 23 21 Added as Co-Sponsor Sen. Scott M. Bennett
Mar 24 21 Postponed - Education
Apr 13 21 Added as Co-Sponsor Sen. Terri Bryant
Apr 14 21 Do Pass Education; 011-000-000
Apr 14 21 Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 15 21 Added as Co-Sponsor Sen. Jil Tracy
Apr 19 21 Added as Co-Sponsor Sen. Dale Fowler
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading ** April 21, 2021
Apr 21 21 Added as Chief Co-Sponsor Sen. John Connor
Apr 21 21 Added as Co-Sponsor Sen. Michael E. Hastings
Apr 21 21 Added as Co-Sponsor Sen. Robert F. Martwick
Apr 21 21 Added as Co-Sponsor Sen. Cristina Castro
Apr 21 21 Added as Co-Sponsor Sen. Rachelle Crowe
Apr 21 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21 Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 22 21 Added as Co-Sponsor Sen. Mattie Hunter
Apr 22 21 Added as Co-Sponsor Sen. Celina Villanueva
Apr 22 21 Added as Co-Sponsor Sen. Doris Turner
Apr 22 21 Added as Co-Sponsor Sen. Karina Villa
Apr 23 21 Added as Co-Sponsor Sen. Christopher Belt
Apr 23 21 Added as Co-Sponsor Sen. Laura Fine
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 Added as Co-Sponsor Sen. Steve Stadelman
Apr 26 21 H Arrived in House
Apr 27 21 Chief House Sponsor Rep. C.D. Davidsmeyer
Apr 28 21 First Reading
Apr 28 21 Referred to Rules Committee
May 04 21 H Assigned to Personnel & Pensions Committee
SB 01993    Sen. Antonio Muñoz
          (Rep. Bob Morgan)

20 ILCS 1405/1405-40 new
820 ILCS 305/4 from Ch. 48, par. 138.4
820 ILCS 305/25.5
820 ILCS 305/29.2

Amends the Department of Insurance Law of the Civil Administrative Code of Illinois by transferring all powers, duties, rights, responsibilities, personnel, books, records, papers, documents, property (real and personal), contracts, causes of action, and pending business of the Insurance Compliance Division within the Illinois Workers’ Compensation Commission to the Department of Insurance. Provides that, when reports or notices are to be made or given or papers or documents furnished or served by any person to or upon the Insurance Compliance Division, they shall be made, given, furnished, or served in the same manner to or upon the Department of Insurance. Provides that the amendatory Act does not affect any act done, ratified, or canceled, any right occurring or established, or any action or proceeding had or commenced in an administrative, civil, or criminal cause by the Insurance Compliance Division before the amendatory Act takes effect. Makes other changes. Amends the Workers’ Compensation Act. Replaces references to the Insurance Compliance Division with references to the Department of Insurance. In provisions concerning Department of Insurance oversight, changes the date before which insurers licensed to write workers compensation coverage in the State must record and report specified information concerning claims from March 1 to June 1 of each year. Deletes a provision stating that the fraud and insurance non-compliance unit shall procure and implement a system using advanced analytics for the detection and prevention of fraud, waste, and abuse. Effective July 1, 2021.

Feb 26 21      S Filed with Secretary by Sen. Antonio Muñoz
Feb 26 21       First Reading
Feb 26 21       Referred to Assignments
Mar 16 21       Assigned to Judiciary
Mar 24 21       Do Pass Judiciary; 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 22 21       Chief House Sponsor Rep. Bob Morgan
Apr 23 21       First Reading
Apr 23 21       Referred to Rules Committee
Apr 28 21       Assigned to Labor & Commerce Committee
May 05 21       Do Pass / Consent Calendar Labor & Commerce Committee; 027-000-000
May 06 21       H Placed on Calendar 2nd Reading - Consent Calendar
SB 02004  Sen. David Koehler
(Rep. Ryan Spain)

5 ILCS 460/105 new

Amends the State Designations Act. Provides that Penicillium chrysogenum NRRL 1951 is designated the official State microbe of the State of Illinois.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with a change. Provides that penicillium rubens (rather than chrysogenum) NRRL 1951 is designated the official State microbe of the State of Illinois.

Feb 26 21  S  Filed with Secretary by Sen. David Koehler
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to State Government
Mar 24 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. David Koehler
Mar 24 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 07 21  Senate Committee Amendment No. 1 Assignments Refers to State Government
Apr 14 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended State Government; 009-000-000
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 23 21  Third Reading - Passed; 057-001-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Ryan Spain
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Executive Committee
SB 02007
Sen. David Koehler-Melinda Bush, Laura Fine, Terri Bryant, Rachelle Crowe, Jil Tracy, Sally J. Turner and Laura M. Murphy-Jacqueline Y. Collins

(Rep. Will Guzzardi and Kelly M. Cassidy)

410 ILCS 625/4
410 ILCS 625/3.6 rep.
Amends the Food Handling Regulation Enforcement Act. In provisions regarding cottage food operations: makes changes to definitions; requires cottage food operations to comply with specified requirements (rather than providing that specified entities may regulate the transaction of food or drink by a cottage food operation if the requirements are met); adds requirements for the sale of low-acid canned foods and fermented or acidified foods; provides that food and drink produced by a cottage food operation shall be sold directly to consumers for their own consumption and not for resale; removes language requiring State-certified local public health departments to regulate the service of food by a cottage food operation and allowing them to require a cottage food operation to submit specified canned foods to a commercial laboratory to verify specified information; requires local health departments to register eligible cottage food operations and issue certificates of registration; adds an exemption for a person who produces or packages a non-potentially hazardous baked good for sale by a religious, charitable, or nonprofit organization for fundraising purposes; preempts home rule; and makes other changes.

Senate Committee Amendment No. 1
Deletes reference to:
410 ILCS 625/3.6 rep.
Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Restores the definition of "farmers' market". Removes the definition of "hot fill and hold method". Provides that cottage food operations shall not sell or offer to sell low-acid canned foods (rather than listing specified varieties of low-acid canned foods). Provides that, in order to sell a fermented or acidified food, a cottage food operation shall (rather than a local health department may require a cottage food operation to) submit either (rather than both): (1) a recipe meeting meeting specified requirements; or (2) an annual written food safety plan and pH tests every 3 years (rather than only a pH test) meeting specified requirements. Provides that a local health department may require a water sample test to verify that the water source being used meets public safety standards related to E. coli coliform (rather than only meets public safety standards). Provides that food packaging may include the designation "Illinois-grown"", "Illinois-sourced", or "Illinois farm product" if the products are local farm or food products as defined in specified provisions. Removes the repeal of provisions concerning home kitchen operations. Makes other changes.

Feb 26 21 S Filed with Secretary by Sen. David Koehler
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 09 21 Added as Chief Co-Sponsor Sen. Melinda Bush
Mar 16 21 Assigned to Health
Mar 22 21 Added as Co-Sponsor Sen. Laura Fine
Mar 24 21 To Subcommittee on Public Health
Apr 01 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. David Koehler
Apr 01 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 06 21 Reported Back To Health; 005-000-000
Apr 07 21 Senate Committee Amendment No. 1 Assignments Refers to Health
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Health; 015-000-000
Apr 14 21 Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21 Added as Co-Sponsor Sen. Terri Bryant
Apr 19 21 Added as Co-Sponsor Sen. Rachelle Crowe
Apr 20 21 Added as Co-Sponsor Sen. Jil Tracy
Apr 20 21 Added as Co-Sponsor Sen. Sally J. Turner
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 22 21 Third Reading - Passed; 057-000-000
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Will Guzzardi
SB 02007 (CONTINUED)

Apr 23 21  H  First Reading
Apr 23 21  Referral to Rules Committee
May 03 21  Added Alternate Co-Sponsor Rep. Kelly M. Cassidy
May 04 21  H  Assigned to Consumer Protection Committee
May 04 21  S  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Legislative Information System
102nd General Assembly
Passed to Opposite Chamber
Since May 06, 2021

SB 02014
Sen. Thomas Cullerton-Julie A. Morrison-Jacqueline Y. Collins, Suzy Glowiak Hilton, Karina Villa, Adriane Johnson, Bill Cunningham, Laura M. Murphy, Sara Feigenholtz, Celina Villanueva-Jil Tracy, Meg Loughran Cappel and Rachelle Crowe
(Rep. Deb Conroy-Katie Stuart-Carol Ammons-Dan Brady, Michael T. Marron, Maurice A. West, II, Paul Jacobs and Sue Scherer)

110 ILCS 58/25
Amends the Mental Health Early Action on Campus Act. Provides that if a public higher education institution issues student identification cards to its students, the institution must provide contact information for certain suicide prevention and mental health resources on each student identification card. Provides that if an institution does not issue student identification cards to its students, the institution must publish the contact information on its website. Effective July 1, 2022.

Senate Floor Amendment No. 1
Requires the contact information to be provided on each student identification card issued by the public college or university after the effective date of the amendatory Act (rather than requiring the contact information to be provided on each student identification card issued by the public college or university).

Feb 26 21 S Filed with Secretary by Sen. Thomas Cullerton
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 15 21 Added as Chief Co-Sponsor Sen. Julie A. Morrison
Mar 16 21 Assigned to Higher Education
Mar 24 21 Do Pass Higher Education; 015-000-000
Mar 24 21 Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 29 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Thomas Cullerton
Mar 29 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21 Senate Floor Amendment No. 1 Assignments Refers to Higher Education
Apr 14 21 Senate Floor Amendment No. 1 Recommend Do Adopt Higher Education; 012-000-000
Apr 14 21 Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 14 21 Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 14 21 Added as Co-Sponsor Sen. Karina Villa
Apr 14 21 Added as Co-Sponsor Sen. Adriane Johnson
Apr 15 21 Added as Co-Sponsor Sen. Bill Cunningham
Apr 16 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 16 21 Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 20 21 Senate Floor Amendment No. 1 Adopted; Cullerton
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21 Added as Co-Sponsor Sen. Celina Villanueva
Apr 21 21 Added as Chief Co-Sponsor Sen. Jil Tracy
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 22 21 Chief House Sponsor Rep. Deb Conroy
Apr 22 21 S Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 22 21 Added as Co-Sponsor Sen. Rachelle Crowe
Apr 23 21 H First Reading
Apr 23 21 Referred to Rules Committee
Apr 27 21 Added Alternate Chief Co-Sponsor Rep. Katie Stuart
Apr 28 21 Assigned to Higher Education Committee
Apr 28 21 Added Alternate Chief Co-Sponsor Rep. Carol Ammons
May 05 21 Added Alternate Chief Co-Sponsor Rep. Dan Brady
May 05 21 Added Alternate Co-Sponsor Rep. Michael T. Marron
May 05 21 Added Alternate Co-Sponsor Rep. Maurice A. West, II
May 05 21 Added Alternate Co-Sponsor Rep. Paul Jacobs
SB 02014 (CONTINUED)

May 05 21  H  Added Alternate Co-Sponsor Rep. Sue Scherer
May 05 21  H  Do Pass / Consent Calendar Higher Education Committee; 009-000-000
May 06 21  H  Placed on Calendar 2nd Reading - Consent Calendar

SB 02017  Sen. Thomas Cullerton, Antonio Muñoz and Craig Wilcox
(Rep. Stephanie A. Kifowit)

20 ILCS 2805/38

Amends the Department of Veterans' Affairs Act. Provides that the Veterans' Service-Related Ailments Task Force shall meet at least once every 2 months beginning on or before January 1, 2022 (rather than beginning July 1, 2019). Removes language requiring the Director of Veterans' Affairs or the Director's designee to serve as chairperson of the Task Force and replaces it with language providing that Task Force members shall select from among themselves a chairperson or co-chairpersons at the initial Task Force meeting. Provides that the Task Force shall submit a report of its findings to the Governor and General Assembly on or before June 1, 2023 (rather than December 31, 2020). Provides that the Task Force is dissolved, and the provisions repealed, on December 31, 2023 (rather than 2021). Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Thomas Cullerton
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 05 21  Added as Co-Sponsor Sen. Antonio Muñoz
Mar 16 21  Assigned to Veterans Affairs
Mar 24 21  Do Pass Veterans Affairs; 006-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Mar 25 21  Added as Co-Sponsor Sen. Craig Wilcox
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Stephanie A. Kifowit
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Executive Committee
SB 02037 Sen. Antonio Muñoz and Laura M. Murphy-Julie A. Morrison
(Rep. Jay Hoffman)

5 ILCS 230/5
5 ILCS 283/10
5 ILCS 283/25
5 ILCS 315/3 from Ch. 48, par. 1603
5 ILCS 315/6.1
5 ILCS 315/9 from Ch. 48, par. 1609
5 ILCS 350/1 from Ch. 127, par. 1301
5 ILCS 382/3-15
5 ILCS 430/5-50
5 ILCS 430/50-5
5 ILCS 465/10
5 ILCS 810/10
5 ILCS 810/15
5 ILCS 815/10
5 ILCS 820/10
5 ILCS 830/10-5
5 ILCS 835/5
5 ILCS 840/30
15 ILCS 15/3.1
15 ILCS 305/13 from Ch. 124, par. 10.3
15 ILCS 305/13.5
15 ILCS 310/10b.1 from Ch. 124, par. 110b.1
20 ILCS 5/1-5
20 ILCS 5/5-15 was 20 ILCS 5/3
20 ILCS 5/5-20 was 20 ILCS 5/4
20 ILCS 5/5-410 was 20 ILCS 5/9.11
20 ILCS 5/5-715
20 ILCS 5/5-180 rep.
20 ILCS 205/205-425 was 20 ILCS 205/40.37
20 ILCS 301/5-10
20 ILCS 301/10-15
20 ILCS 301/45-55
20 ILCS 405/405-320 was 20 ILCS 405/67.25
20 ILCS 415/4c from Ch. 127, par. 63b104c
20 ILCS 415/8c from Ch. 127, par. 63b108c
20 ILCS 415/10 from Ch. 127, par. 63b110
20 ILCS 505/5 from Ch. 23, par. 5005
20 ILCS 505/35.5
20 ILCS 505/35.6
20 ILCS 510/510-100 was 20 ILCS 510/65.8
20 ILCS 515/15
20 ILCS 1205/6 from Ch. 17, par. 106
SB 02037 (CONTINUED)

20 ILCS 1305/1-17
20 ILCS 1370/1-5
20 ILCS 1505/1-17
20 ILCS 1505/1505-200 was 20 ILCS 1505/43.21
20 ILCS 1605/10.4 from Ch. 120, par. 1160.4
20 ILCS 1605/21.10
20 ILCS 1705/4.2 from Ch. 91 1/2, par. 100-4.2
20 ILCS 1710/1710-75 was 20 ILCS 1710/53 in part
20 ILCS 1905/1905-150 was 20 ILCS 1905/45 in part
20 ILCS 2105/2105-15
20 ILCS 2105/2105-20
20 ILCS 2310/2310-185 was 20 ILCS 2310/55.51
20 ILCS 2310/2310-376
20 ILCS 2505/2505-675 was 20 ILCS 2505/39b50
20 ILCS 2605/Art. 2605 heading
20 ILCS 2605/2605-1
20 ILCS 2605/2605-5
20 ILCS 2605/2605-10 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-25 was 20 ILCS 2605/55a-1
20 ILCS 2605/2605-30 was 20 ILCS 2605/55a-2
20 ILCS 2605/2605-35 was 20 ILCS 2605/55a-3
20 ILCS 2605/2605-40 was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-45 was 20 ILCS 2605/55a-5
20 ILCS 2605/2605-50 was 20 ILCS 2605/55a-6
20 ILCS 2605/2605-51 new
20 ILCS 2605/2605-52
20 ILCS 2605/2605-54
20 ILCS 2605/2605-55
20 ILCS 2605/2605-75 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-190 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-200 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-211
20 ILCS 2605/2605-212
20 ILCS 2605/2605-220 was 20 ILCS 2605/55a-7
20 ILCS 2605/2605-250 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-305 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-315 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-320
20 ILCS 2605/2605-325 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-327
20 ILCS 2605/2605-330 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-335 was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-340 was 20 ILCS 2605/55a in part
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SB 02037 (CONTINUED)

20 ILCS 2610/2 from Ch. 121, par. 307.2
20 ILCS 2610/3 from Ch. 121, par. 307.3
20 ILCS 2610/8 from Ch. 121, par. 307.8
20 ILCS 2610/9 from Ch. 121, par. 307.9
20 ILCS 2610/10 from Ch. 121, par. 307.10
20 ILCS 2610/12.2
20 ILCS 2610/12.5
20 ILCS 2610/13 from Ch. 121, par. 307.13
20 ILCS 2610/14 from Ch. 121, par. 307.14
20 ILCS 2610/16 from Ch. 121, par. 307.16
20 ILCS 2610/17b
20 ILCS 2610/18 from Ch. 121, par. 307.18
20 ILCS 2610/20 from Ch. 121, par. 307.18a
20 ILCS 2610/21 from Ch. 121, par. 307.18b
20 ILCS 2610/22 from Ch. 121, par. 307.18c
20 ILCS 2610/24
20 ILCS 2610/30
20 ILCS 2610/35
20 ILCS 2610/38
20 ILCS 2610/40
20 ILCS 2610/45
20 ILCS 2615/0.01 from Ch. 121, par. 307.20
20 ILCS 2615/1 from Ch. 121, par. 307.21
20 ILCS 2615/2 from Ch. 121, par. 307.22
20 ILCS 2615/6 from Ch. 121, par. 307.26
20 ILCS 2615/10
20 ILCS 2620/1 from Ch. 127, par. 55d
20 ILCS 2620/2 from Ch. 127, par. 55e
20 ILCS 2620/3 from Ch. 127, par. 55f
20 ILCS 2620/4 from Ch. 127, par. 55g
20 ILCS 2620/5 from Ch. 127, par. 55h
20 ILCS 2620/6 from Ch. 127, par. 55i
20 ILCS 2620/7 from Ch. 127, par. 55j
20 ILCS 2620/8 from Ch. 127, par. 55k
20 ILCS 2625/Act title
20 ILCS 2625/1 from Ch. 127, par. 289
20 ILCS 2625/2 from Ch. 127, par. 290
20 ILCS 2625/3 from Ch. 127, par. 291
20 ILCS 2625/4 from Ch. 127, par. 292
20 ILCS 2630/1 from Ch. 38, par. 206-1
20 ILCS 2630/2 from Ch. 38, par. 206-2
20 ILCS 2630/2.1 from Ch. 38, par. 206-2.1
20 ILCS 2630/2.2
SB 02037 (CONTINUED)

20 ILCS 2630/3 from Ch. 38, par. 206-3
20 ILCS 2630/3.1 from Ch. 38, par. 206-3.1
20 ILCS 2630/3.3
20 ILCS 2630/4 from Ch. 38, par. 206-4
20 ILCS 2630/5 from Ch. 38, par. 206-5
20 ILCS 2630/7 from Ch. 38, par. 206-7
20 ILCS 2630/7.5
20 ILCS 2630/8 from Ch. 38, par. 206-8
20 ILCS 2630/9 from Ch. 38, par. 206-9
20 ILCS 2630/9.5
20 ILCS 2630/10 from Ch. 38, par. 206-10
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20 ILCS 2635/Act title
20 ILCS 2635/2 from Ch. 38, par. 1602
20 ILCS 2635/3 from Ch. 38, par. 1603
20 ILCS 2635/4 from Ch. 38, par. 1604
20 ILCS 2635/5 from Ch. 38, par. 1605
20 ILCS 2635/6 from Ch. 38, par. 1606
20 ILCS 2635/7 from Ch. 38, par. 1607
20 ILCS 2635/8 from Ch. 38, par. 1608
20 ILCS 2635/9 from Ch. 38, par. 1609
20 ILCS 2635/10 from Ch. 38, par. 1610
20 ILCS 2635/11 from Ch. 38, par. 1611
20 ILCS 2635/12 from Ch. 38, par. 1612
20 ILCS 2635/13 from Ch. 38, par. 1613
20 ILCS 2635/14 from Ch. 38, par. 1614
20 ILCS 2635/15 from Ch. 38, par. 1615
20 ILCS 2635/17 from Ch. 38, par. 1617
20 ILCS 2635/19 from Ch. 38, par. 1619
20 ILCS 2635/20 from Ch. 38, par. 1620
20 ILCS 2635/21 from Ch. 38, par. 1621
20 ILCS 2637/5
20 ILCS 2637/15
20 ILCS 2640/5
20 ILCS 2640/10
20 ILCS 2645/5
20 ILCS 2645/10
20 ILCS 2705/2705-90 was 20 ILCS 2705/49.31
20 ILCS 2705/2705-125 was 20 ILCS 2705/49.22
20 ILCS 2705/2705-317
20 ILCS 2705/2705-505.5
20 ILCS 2705/2705-505.6
SB 02037 (CONTINUED)

20 ILCS 2905/2 from Ch. 127 1/2, par. 2
20 ILCS 3205/5 from Ch. 17, par. 455
20 ILCS 3305/5 from Ch. 127, par. 1055
20 ILCS 3310/40
20 ILCS 3310/70
20 ILCS 3855/1-110
20 ILCS 3930/4 from Ch. 38, par. 210-4
20 ILCS 3930/9.1
20 ILCS 3980/2 from Ch. 111 1/2, par. 8002
20 ILCS 3985/2001 from Ch. 127, par. 3852-1
20 ILCS 4005/4 from Ch. 95 1/2, par. 1304
20 ILCS 4005/8.5
20 ILCS 4040/10
20 ILCS 4085/10
20 ILCS 5025/10
30 ILCS 105/6z-82
30 ILCS 105/6z-99
30 ILCS 105/6z-106
30 ILCS 105/8.3 from Ch. 127, par. 144.3
30 ILCS 105/8.37
30 ILCS 105/8p
30 ILCS 105/14 from Ch. 127, par. 150
30 ILCS 230/2 from Ch. 127, par. 171
30 ILCS 500/25-75
30 ILCS 605/7 from Ch. 127, par. 133b10
30 ILCS 605/7b
30 ILCS 605/7c
30 ILCS 610/4 from Ch. 127, par. 133e4
30 ILCS 715/2.01 from Ch. 56 1/2, par. 1702.01
30 ILCS 715/3 from Ch. 56 1/2, par. 1703
30 ILCS 715/4 from Ch. 56 1/2, par. 1704
30 ILCS 715/5 from Ch. 56 1/2, par. 1705
30 ILCS 715/5.1 from Ch. 56 1/2, par. 1705.1
30 ILCS 805/8.40
35 ILCS 5/1109 from Ch. 120, par. 11-1109
35 ILCS 135/3-10
40 ILCS 5/14-103.05 from Ch. 108 1/2, par. 14-103.05
40 ILCS 5/14-110 from Ch. 108 1/2, par. 14-110
40 ILCS 5/14-123.1 from Ch. 108 1/2, par. 14-123.1
40 ILCS 5/14-124 from Ch. 108 1/2, par. 14-124
40 ILCS 15/1.2
50 ILCS 705/3 from Ch. 85, par. 503
50 ILCS 705/6.1
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50 ILCS 705/9 from Ch. 85, par. 509
50 ILCS 705/10.10
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<td>725 ILCS 5/112A-14</td>
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725 ILCS 5/116-3
725 ILCS 5/116-4
725 ILCS 5/116-5
725 ILCS 5/124B-605
725 ILCS 5/124B-705
725 ILCS 5/124B-710
725 ILCS 5/124B-930
725 ILCS 5/124B-935
725 ILCS 150/3.1
725 ILCS 150/3.3
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725 ILCS 150/5.1
725 ILCS 150/5.2
725 ILCS 150/6
725 ILCS 150/11
725 ILCS 150/13.1
725 ILCS 150/13.2
725 ILCS 175/5
725 ILCS 175/5.2
725 ILCS 202/5
725 ILCS 202/10
725 ILCS 202/15
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725 ILCS 202/35
725 ILCS 202/42
725 ILCS 202/45
725 ILCS 202/50
725 ILCS 203/15
725 ILCS 203/20
725 ILCS 203/35
725 ILCS 207/45
730 ILCS 5/3-2-2
730 ILCS 5/3-2.7-25
730 ILCS 5/3-3-2
730 ILCS 5/3-14-1
730 ILCS 5/3-14-1.5
730 ILCS 5/3-17-5
730 ILCS 5/5-2-4
730 ILCS 5/5-4-3
730 ILCS 5/5-4-3a
730 ILCS 5/5-4-3b
730 ILCS 5/5-5-4
730 ILCS 5/5-5.5-40

from Ch. 56 1/2, par. 1674
from Ch. 56 1/2, par. 1675
from Ch. 56 1/2, par. 1676
from Ch. 56 1/2, par. 1681
was 725 ILCS 150/15
was 725 ILCS 150/17
from Ch. 56 1/2, par. 1655
from Ch. 56 1/2, par. 1655.2
from Ch. 56 1/2, par. 1674
from Ch. 56 1/2, par. 1675
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730 ILCS 5/5-6-3 from Ch. 38, par. 1005-6-3
730 ILCS 5/5-9-1.2 from Ch. 38, par. 1005-9-1.2
730 ILCS 5/5-9-1.4 from Ch. 38, par. 1005-9-1.4
730 ILCS 5/5-9-1.9
730 ILCS 148/10
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730 ILCS 150/4 from Ch. 38, par. 224
730 ILCS 150/5 from Ch. 38, par. 225
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730 ILCS 154/85
730 ILCS 154/90
730 ILCS 154/95
730 ILCS 154/100
730 ILCS 180/10
730 ILCS 180/15
730 ILCS 195/15
735 ILCS 5/2-202 from Ch. 110, par. 2-202
735 ILCS 5/2-702
735 ILCS 5/21-101 from Ch. 110, par. 21-101
735 ILCS 5/21-102 from Ch. 110, par. 21-102
735 ILCS 5/21-102.5
735 ILCS 5/21-103 from Ch. 110, par. 21-103
740 ILCS 21/80
740 ILCS 21/115
740 ILCS 21/135
740 ILCS 22/218
740 ILCS 22/302
740 ILCS 40/1 from Ch. 100 1/2, par. 14
740 ILCS 40/3 from Ch. 100 1/2, par. 16
740 ILCS 40/7 from Ch. 100 1/2, par. 20
740 ILCS 110/12 from Ch. 91 1/2, par. 812
740 ILCS 110/12.2 from Ch. 91 1/2, par. 812.2
740 ILCS 175/2 from Ch. 127, par. 4102
740 ILCS 175/4 from Ch. 127, par. 4104
740 ILCS 175/8 from Ch. 127, par. 4108
750 ILCS 5/607.5
750 ILCS 50/6 from Ch. 40, par. 1508
750 ILCS 50/12.3
750 ILCS 60/214 from Ch. 40, par. 2312-14
750 ILCS 60/217 from Ch. 40, par. 2312-17
750 ILCS 60/220 from Ch. 40, par. 2312-20
750 ILCS 60/222 from Ch. 40, par. 2312-22
750 ILCS 60/222.5
750 ILCS 60/302 from Ch. 40, par. 2313-2
755 ILCS 5/2-6.6
755 ILCS 5/11a-24
760 ILCS 55/16.5
765 ILCS 1026/15-705
765 ILCS 1030/2 from Ch. 141, par. 142
775 ILCS 5/2-103 from Ch. 68, par. 2-103
775 ILCS 40/60
805 ILCS 405/5 from Ch. 96, par. 8
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815 ILCS 325/6.5
815 ILCS 505/2L
820 ILCS 70/5
820 ILCS 405/1900 from Ch. 48, par. 640

Amends various Acts to revise statutory law to conform the statutes to the reorganization of the executive branch taking effect under Executive Order 2019-12. Makes other changes concerning the Illinois State Police and makes technical and stylistic changes. Effective immediately.

Senate Committee Amendment No. 1

Provides that the Office of the Statewide 9-1-1 Administrator is within the Division of Statewide 9-1-1.

Senate Floor Amendment No. 2

Deletes reference to:
720 ILCS 648/10
720 ILCS 649/10
720 ILCS 649/15
720 ILCS 649/20
720 ILCS 649/25
730 ILCS 154/11
740 ILCS 175/8
750 ILCS 50/12.3

Replaces references to the Office of the Statewide 9-1-1 Administrator with references to the Division of Statewide 9-1-1.

Deletes new language that duplicates language in existing law. Removes the text of statutes that are not amended by the bill. Corrects a typographical error in existing law.

Feb 26 21 Filed with Secretary by Sen. Antonio Muñoz
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Assigned to State Government
Mar 18 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Antonio Muñoz
Mar 18 21 Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 21 Senate Committee Amendment No. 1 Assignments Refers to State Government
Mar 24 21 Senate Committee Amendment No. 1 Adopted
Mar 24 21 Do Pass as Amended 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 14 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Antonio Muñoz
Apr 14 21 Senate Floor Amendment No. 2 Referred to Assignments
Apr 15 21 Senate Floor Amendment No. 2 Assignments Refers to State Government
Apr 21 21 Senate Floor Amendment No. 2 Recommend Do Adopt State Government; 009-000-000
Apr 23 21 Recalled to Second Reading
Apr 23 21 Senate Floor Amendment No. 2 Adopted; Munoz
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 23 21 Added as Co-Sponsor Sen. Laura M. Murphy
SB 02037 (CONTINUED)

Apr 26 21  S  Added as Chief Co-Sponsor Sen. Julie A. Morrison
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  H  Assigned to State Government Administration Committee
SB 02043  Sen. Cristina H. Pacione-Zayas and Karina Villa
(Rep. Avery Bourne)

5 ILCS 400/5.10 from Ch. 127, par. 4255.10
105 ILCS 5/2-3.47a
105 ILCS 5/2-3.104 from Ch. 122, par. 2-3.104
105 ILCS 5/2-3.117
105 ILCS 5/2-3.161
105 ILCS 5/10-17a from Ch. 122, par. 10-17a
105 ILCS 5/10-22.6 from Ch. 122, par. 10-22.6
105 ILCS 5/21B-35
105 ILCS 5/26-19
105 ILCS 5/27-6.5
105 ILCS 5/29-5 from Ch. 122, par. 29-5
105 ILCS 5/34-18.43
105 ILCS 5/2-3.11 rep.

Amends the Sick Leave Bank Act. Provides that the term "Agency" does not include the State Board of Education. Amends the School Code to make changes in provisions concerning the State Board's strategic plan, a State mandate report, the School Technology Program, a reading advisory group, school district and school report cards, the suspension or expulsion of pupils, licensure requirements for educators trained in other states or countries, chronic absenteeism in preschool children, physical fitness assessments, State reimbursement for transportation, and the Chicago Educational Facilities Task Force. Repeals a provision concerning the State Board's annual report to the Governor and General Assembly on the condition of the schools. Effective immediately.

Senate Floor Amendment No. 1
Deletes reference to:
105 ILCS 5/2-3.117

Removes provisions concerning the School Technology Program.

Feb 26 21  S  Filed with Secretary by Sen. Cristina H. Pacione-Zayas
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Education
Mar 23 21  Added as Co-Sponsor Sen. Karina Villa
Mar 24 21  Do Pass Education; 010-000-000
Mar 24 21  Placed on Calendar Order of 2nd Reading March 25, 2021
Apr 07 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Cristina H. Pacione-Zayas
Apr 07 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Floor Amendment No. 1 Assignments Refers to Education
Apr 13 21  Second Reading
Apr 13 21  Placed on Calendar Order of 3rd Reading April 14, 2021
Apr 20 21  Senate Floor Amendment No. 1 Postponed - Education
Apr 23 21  Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 28 21  Senate Floor Amendment No. 1 Recommend Do Adopt Education; 013-000-000
Apr 29 21  Recalled to Second Reading
Apr 29 21  Senate Floor Amendment No. 1 Adopted; Pacione-Zayas
Apr 29 21  Third Reading - Passed; 053-000-000
Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Avery Bourne
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools
Amends the Illinois Housing Development Act. Provides that the Illinois Housing Development Authority shall not have outstanding at any one time bonds and notes for any of its corporate purposes in an aggregate principal amount exceeding $7,200,000,000 (rather than $3,600,000,000), excluding bonds and notes issued to refund outstanding bonds and notes. Provides that of the authorized aggregate principal amount of $7,200,000,000 (rather than $3,600,000,000), the amount of $150,000,000 shall be used for the specified purposes.
Amends the Retailers' Occupation Tax Act. Provides that a “marketplace facilitator” does not include a person licensed under the Auction License Act, except for an Internet auction listing service, as defined in the Auction License Act.

Senate Committee Amendment No. 1

Adds reference to:
- 35 ILCS 120/2-5
- 35 ILCS 120/3

Replaces everything after the enacting clause. Amends the Retailers' Occupation Tax Act. Provides that, beginning January 1, 2020 and through December 31, 2020, sales of tangible personal property made by a marketplace seller over a marketplace for which tax is due but for which use tax has been collected and remitted to the Department of Revenue by a marketplace facilitator are exempt. Provides that the term "marketplace facilitator" does not include any person licensed under the Auction License Act, other than any person who is an Internet auction listing service. Amends the Leveling the Playing Field for Illinois Retail Act. Provides that certified service providers who collect and remit taxes on behalf of retailers may claim the retailers' discount with respect to those taxes. Provides that the retailer is not entitled to the discount with respect to those taxes. Effective immediately.
Amends the Voices of Immigrant Communities Empowering Survivors (VOICES) Act. Provides that if the Designated Certifying Official cannot determine that the requester is a victim of a qualifying criminal activity, the Designated Certifying Official shall provide written notice to the person or the person's representative explaining why the available evidence does not support a finding that the person is a victim of qualifying criminal activity. Provides that the Designated Certifying Official shall submit the notice to the address provided in the request and shall provide contact information should the requester desire to appeal the decision. Provides that the Designated Certifying Official shall accept all appeals and must respond to the appeals within 60 business days.

Senate Committee Amendment No. 1
Deletes reference to:
5 ILCS 825/20 new

Adds reference to:
5 ILCS 825/10

Adds reference to:
5 ILCS 825/11 new

Replaces everything after the enacting clause. Amends the Voices of Immigrant Communities Empowering Survivors (VOICES) Act. Provides that the certifying official shall submit the notice explaining why the available evidence does not support a finding that the person is a victim of qualifying criminal activity to the address provided in the request and shall provide contact information should the requester desire to appeal the decision. Provides that the certifying agency or certifying official shall accept all appeals and must respond to the appeals within 30 business days. Provides that notwithstanding this provision no requester is required to file an administrative appeal or otherwise exhaust administrative remedies before filing a mandamus action or seeking other equitable relief in circuit court for a completed certification form.
Amends the Department of Natural Resources Act. Provides that the Department of Natural Resources shall fly a United States Flag, an Illinois flag, and a POW/MIA flag at all State parks.

Senate Committee Amendment No. 1

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

1) provides that the Department of Natural Resources shall have flags at national parks within 5 years of the effective date of the amendatory Act; and
2) provides that donations related to costs of flags and flagpoles may be made by individuals and groups to the Department's Special Projects Fund.

Feb 26 21  S  Filed with Secretary by Sen. Christopher Belt
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to State Government
Mar 23 21  Added as Chief Co-Sponsor Sen. Adriane Johnson
Mar 31 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Christopher Belt
Mar 31 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 07 21  Senate Committee Amendment No. 1 Referred to State Government
Apr 13 21  Added as Chief Co-Sponsor Sen. Dale Fowler
Apr 14 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended State Government; 009-000-000
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 23 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. LaToya Greenwood
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to State Government Administration Committee
20 ILCS 1605/2 from Ch. 120, par. 1152
20 ILCS 1605/9.1
20 ILCS 1605/20 from Ch. 120, par. 1170
20 ILCS 1605/21.14 new
Amends the Illinois Lottery Law. Requires the Department of the Lottery, beginning on July 1, 2021, to offer a special instant scratch-off game for child abuse prevention. Requires the net revenue from that game to be deposited into the Child Abuse Prevention Fund. Effective immediately.

Senate Floor Amendment No. 1

Provides that the special instant scratch-off game for child abuse prevention shall be offered by the Department of the Lottery starting on July 1, 2022 (rather than July 1, 2021) and be discontinued on July 1, 2023 (rather than July 1, 2022).
Amends the Chicago Teacher Article of the Illinois Pension Code. Adds to the definition of "teacher", educational staff employed by a Chicago contract school in a position requiring certification or licensure, except for managerial, supervisory, or confidential employees, who are required to or elect to participate in the Fund. Requires such educational staff to participate, unless they began employment with the contract school before the effective date of the amendatory Act. Provides that educational staff that began employment with the contract school before the effective date of the amendatory Act may elect to participate as a member for service accrued after the effective date of the election. Makes conforming and other changes. Amends the State Mandates Act to require implementation without reimbursement by the State. Effective July 1, 2021.

In provisions concerning the submission of payroll records and pension contributions, provides that the Fund shall provide a conditional grace period for contract schools that show evidence of timely and good faith efforts to submit payroll records and make pension contributions due between July 1, 2021 and October 1, 2021. Provides that if payroll records and pension contributions due during that time period are not submitted by October 1, 2021, the statutory penalties, liquidated damages, and interest shall be calculated from the original due date to the submission date of the pension contributions or payroll records, as applicable. Provides that evidence of timely and good faith efforts shall include specified evidence.
Amends the Illinois Municipal Retirement Fund (IMRF) and the Firefighters' Pension Investment Fund Articles of the Illinois Pension Code. Adds the Firefighters' Pension Investment Fund to the definition of "participating instrumentality". In the definition of "employee", adds an employee of the Firefighters' Pension Investment Fund if he or she elects to participate and excludes members of the Board of Trustees of the Firefighters' Pension Investment Fund in their capacity as members of the Board of Trustees of the Firefighters' Pension Investment Fund. Provides that the Firefighters' Pension Investment Fund shall pay the required employer contributions for personnel who participate in IMRF. Amends the State Mandates Act to require implementation without reimbursement.

Senate Committee Amendment No. 1
Deletes reference to:
40 ILCS 5/22C-118
Deletes reference to:
30 ILCS 805/8.45 new
Adds reference to:
40 ILCS 5/7-132 from Ch. 108 1/2, par. 7-132
Replaces everything after the enacting clause. Amends the Illinois Municipal Retirement Fund (IMRF) Article of the Illinois Pension Code. Adds the Firefighters' Pension Investment Fund as a participating instrumentality. Excludes from the definition of "employee", members of the Board of Trustees of the Firefighters' Pension Investment Fund in their capacity as members of the Board of Trustees of the Firefighters' Pension Investment Fund.

Senate Floor Amendment No. 2
Adds the Police Officers' Pension Investment Fund as a participating instrumentality. Excludes from the definition of "employee" members of the Board of Trustees of the Police Officers' Pension Investment Fund in their capacity as members of the Board of Trustees of the Police Officers' Pension Investment Fund.
### SB 02107 (CONTINUED)

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Amends the School Code. Requires each member of a school board and the district superintendent to complete a course of instruction approved by the State Board of Education regarding the adoption and administration of a trauma-informed school standard on an annual basis. Provides that the required training shall focus on (i) the recognition of and care for trauma in students and educators; (ii) the relationship between educator wellness and student learning; (iii) the effect of trauma on student behavior and learning; (iv) the prevalence of trauma among students, including the prevalence of trauma among student populations at higher risk of experiencing trauma; and (v) the effects of implicit or explicit bias on recognizing trauma among various racial or ethnic groups of students. Sets forth other provisions concerning the course of instruction. By no later than December 1, 2021, requires the State Board of Education to approve one or more courses of instruction that satisfy the training requirements. Effective immediately.

Senate Floor Amendment No. 2
Deletes reference to:
  105 ILCS 5/10-20.73 new
Deletes reference to:
  105 ILCS 5/34-18.67 new
Adds reference to:
  105 ILCS 5/10-16a
Adds reference to:
  105 ILCS 5/10-22.39
Replaces everything after the enacting clause. Amends the School Code. In provisions concerning a school board member's leadership training, requires that professional development leadership training cover trauma-informed practices for students and staff beginning with the 2022-2023 school year. Sets forth what the training must include and who may provide the training. Allows the State Board of Education to adopt rules to implement and administer the provisions concerning a school board member's leadership training. In provisions relating to in-service training programs for licensed school personnel and administrators, requires training to identify the warning signs of trauma. Provides for training regarding the adoption and administration of a trauma-informed school standard. Sets forth the information that may be provided in a course of instruction. Effective immediately.
SB 02109 (CONTINUED)

Apr 29 21  S  Senate Floor Amendment No. 2 Adopted; Villa
Apr 29 21  Third Reading - Passed; 036-015-000
Apr 29 21  Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)
Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Stephanie A. Kifowit
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H  Assigned to Elementary & Secondary Education: Administration, Licensing & Charter Schools

SB 02110  Sen. Karina Villa
(Rep. Barbara Hernandez)

305 ILCS 5/10-1  from Ch. 23, par. 10-1
305 ILCS 5/10-2  from Ch. 23, par. 10-2
305 ILCS 5/10-17  from Ch. 23, par. 10-17
305 ILCS 5/10-17.05 new
750 ILCS 5/510  from Ch. 40, par. 510
750 ILCS 5/518 new
750 ILCS 5/519 new
750 ILCS 46/802
750 ILCS 46/906 new
750 ILCS 46/907 new

Amends the Illinois Public Aid Code, the Illinois Marriage and Dissolution of Marriage Act, and the Illinois Parentage Act of 2015. Provides that the procedures, actions, and remedies in the amended Acts shall not be exclusive, but shall be available in addition to other actions and remedies of support, including remedies provided in specific other Acts. Provides that actions and remedies shall be cumulative and used in conjunction with one another. Provides that actions and remedies shall not require a custody/allocation of parental rights or visitation determination as a prerequisite to a determination of a support obligation. Makes other changes. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Karina Villa
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Judiciary
Apr 14 21  Do Pass Judiciary; 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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
May 03 21  Chief House Sponsor Rep. Barbara Hernandez
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 04 21  H  Assigned to Judiciary - Civil Committee
SB 02116  Sen. Robert Peters-Jacqueline Y. Collins
(Rep. Curtis J. Tarver, II-Carol Ammons-Kelly M. Cassidy-Maurice A. West, II)

730 ILCS 200/5
730 ILCS 200/10
730 ILCS 200/15
730 ILCS 200/20
730 ILCS 200/21 new
730 ILCS 200/25
730 ILCS 200/30
730 ILCS 200/35

Amends the Re-Entering Citizens Civics Education Act. Expands the program to persons committed to a Department of Juvenile Justice facility. Provides that the workshop held at the Department of Juvenile Justice shall consist of 270 minutes of instruction. Provides that the civil education program in the Department of Juvenile Justice shall be taught by 2 co-facilitators. Provides that one of the co-facilitators shall be a member of an established nonpartisan civil organization and the other a committed person at the Department of Juvenile Justice who is specifically trained in voting rights education and who has been trained by an established nonpartisan civil organization. Effective January 1, 2022.
SB 02122


(Rep. Justin Slaughter and Barbara Hernandez)

705 ILCS 405/5-401.6 new

725 ILCS 5/103-2.2 new

Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Provides that an oral, written, or sign language statement of a minor, who at the time of the commission of the offense was under 18 years of age, made as a result of a custodial interrogation conducted at a police station or other place of detention on or after the effective date of the amendatory Act shall be presumed to be inadmissible as evidence in a criminal proceeding or a juvenile court proceeding for an act that if committed by an adult would be a misdemeanor offense under the Sex Offenses Article of the Criminal Code of 2012 or a felony offense under the Criminal Code of 2012 if, during the custodial interrogation, a law enforcement officer, juvenile officer, or other public official or employee, knowingly engages in deception.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Reinserts the provisions of the introduced bill, except: (1) limits the presumed inadmissibility to a confession made by the minor during the custodial interrogation (rather than statements) in which the law enforcement officer or juvenile officer (rather than a law enforcement officer, juvenile officer, or other public official or employee) knowingly engaged in deception; (2) provides that the presumption of inadmissibility of the confession may be overcome by a preponderance of the evidence (rather than clear and convincing evidence); and (3) in the definition of “deception” changes false statements regarding leniency to unauthorized statements regarding leniency.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987 and the Code of Criminal Procedure of 1963. Reinserts the provisions of the introduced bill, except: (1) limits the presumed inadmissibility to a confession made by the minor during the custodial interrogation (rather than statements) in which the law enforcement officer or juvenile officer (rather than a law enforcement officer, juvenile officer, or other public official or employee) knowingly engaged in deception; (2) provides that the presumption of inadmissibility of the confession may be overcome by a preponderance of the evidence (rather than clear and convincing evidence); and (3) in the definition of “deception” changes false statements regarding leniency to unauthorized statements regarding leniency.
SB 02122 (CONTINUED)

Apr 29 21  S  Senate Floor Amendment No. 2 Adopted; Peters
Apr 29 21  Third Reading - Passed; 047-001-000
Apr 29 21  Added as Co-Sponsor Sen. Ann Gillespie
Apr 29 21  Added as Co-Sponsor Sen. Laura M. Murphy
Apr 30 21  H  Arrived in House
Apr 30 21  Chief House Sponsor Rep. Justin Slaughter
Apr 30 21  S  Added as Co-Sponsor Sen. Karina Villa
May 04 21  H  First Reading
May 04 21  Referred to Rules Committee
May 05 21  H  Assigned to Judiciary - Criminal Committee
May 06 21  Added Alternate Co-Sponsor Rep. Barbara Hernandez

SB 02129


(Rep. Kelly M. Cassidy and Carol Ammons)

725 ILCS 5/123 new

Amends the Code of Criminal Procedure of 1963. Provides that at any time upon the recommendation of the State's Attorney of the county in which the defendant was sentenced, the State's Attorney may petition the sentencing court or the sentencing court's successor to resentence the offender if the original sentence no longer advances the interests of justice. Provides that the sentencing court or the sentencing court's successor may resentence the offender if it finds that the original sentence no longer advances the interests of justice. Provides that, upon receipt of a petition for resentencing, the court may resentence the defendant in the same manner as if the offender had not previously been sentenced; however, the new sentence, if any, may not be greater than the initial sentence. Provides that the court may consider postconviction factors, including, but not limited to, the inmate's disciplinary record and record of rehabilitation while incarcerated; evidence that reflects whether age, time served, and diminished physical condition, if any, have reduced the inmate's risk for future violence; and evidence that reflects changed circumstances since the inmate's original sentencing such that the inmate's continued incarceration no longer serves the interests of justice. Provides that credit shall be given for time served; that victims shall be afforded all rights as outlined in the Rights of Crime Victims and Witnesses Act; and that resentencing shall not reopen the defendant's conviction to challenges that would otherwise be barred. Provides that nothing in the new provisions shall be construed to limit the power of the Governor under the Constitution to grant a reprieve, commutation of sentence, or pardon.

Feb 26 21  S  Filed with Secretary by Sen. Robert Peters
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Criminal Law
Apr 14 21  Do Pass Criminal Law; 007-003-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21  Added as Chief Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Added as Chief Co-Sponsor Sen. Emil Jones, III
Apr 21 21  Third Reading - Passed; 031-017-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Kelly M. Cassidy
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Assigned to Restorative Justice Committee
Apr 29 21  Added Alternate Co-Sponsor Rep. Carol Ammons
May 06 21  Do Pass / Short Debate Restorative Justice Committee; 004-002-000
May 06 21  H  Placed on Calendar 2nd Reading - Short Debate
If and only if House Bill 2170 of the 101st General Assembly becomes law, amends the Data Governance and Organization to Support Equity and Racial Justice Act to include, in addition to race and ethnicity, the demographic categories of age, sex, disability status, sexual orientation, and gender identity to the categories of data that must be reported. Amends the University of Illinois Hospital Act and the Hospital Licensing Act to require a hospital to report to the Department of Public Health certain demographic data for individuals who have the symptoms of or a potential exposure to COVID-19 and are released from and not admitted to the hospital and individuals who were tested for COVID-19, who were admitted into the hospital for COVID-19, or who have received a vaccination for COVID-19. Varied effective date.

Senate Floor Amendment No. 1
Deletes reference to:
110 ILCS 330/8.5 new
Deletes reference to:
210 ILCS 85/6.28 new

Adds primary or preferred language to the statistical or demographic data that must be reported under the amendatory provisions. Removes provisions relating to the University of Illinois Hospital Act and the Hospital Licensing Act.
SB 02136  Sen. Jacqueline Y. Collins-Patricia Van Pelt-Robert F. Martwick-Mattie Hunter and Rachelle Crowe
(Rep. Mary E. Flowers, Kambium Buckner-Marcus C. Evans, Jr. and Kelly M. Cassidy)

20 ILCS 2630/5.2
725 ILCS 5/122-1

Amends the Criminal Identification Act. Provides that the Illinois State Police and all law enforcement agencies within the State shall automatically expunge all criminal history records of a conviction for felony prostitution committed prior to the effective date of the amendatory Act. Establishes timelines for the automatic expungement of the records based on the date of the creation of the records. Amends the Code of Criminal Procedure of 1963. Provides that a petition for post-conviction relief may be filed by a person confined, or subject to being confined by the State, local, or federal government as a result of a State criminal conviction (rather than only by persons imprisoned in the penitentiary). Strikes a provision concerning expungement procedures for drug tests. Effective immediately.

Senate Floor Amendment No. 1

Accepts reference to:
725 ILCS 5/122-9 new

Deletes a provision providing for the automatic expungement of felony prostitution convictions within a certain time frame.

Provides that any individual may at any time institute proceedings under the Post-Conviction Hearing Article of the Code of Criminal Procedure of 1963, notwithstanding that he or she is no longer imprisoned and notwithstanding that his or her liberties are not being currently curtailed by action of the State, if his or her conviction has potential consequences under federal immigration law. Defines "conviction".
Sen. Jacqueline Y. Collins-Donald P. DeWitte, Laura Fine, Julie A. Morrison, Adrian Johnson, Omar Aquino, Doris Turner, Cristina Castro, Celina Villanueva, Cristina H. Pacione-Zayas, Christopher Belt, Ann Gillespie, Ram Villivalam, Meg Loughran Cappel, Suzy Glowiak Hilton, Linda Holmes, John Connor, Mattie Hunter, Robert Peters, Karina Villa, Laura M. Murphy, Laura Ellman, Mike Simmons, Melinda Bush, Thomas Cullerton, Steve Stadelman, Sara Feigenholtz, Emil Jones, III, Elgie R. Sims, Jr., Patricia Van Pelt, Napoleon Harris, III, Antonio Muñoz, Rachelle Crowe and Jil Tracy

(Rep. Anna Moeller-Suzanne Ness-Charles Meier and Kelly M. Burke)

210 ILCS 45/3-102.3 new
5 ILCS 100/5-45.8 new

Amends the Nursing Home Care Act. Provides that the Department of Public Health shall require each long-term care facility in the State, as a condition of facility licensure, to adopt and implement written policies, provide for the availability of technology to facility residents, and ensure that appropriate staff and other capabilities are in place to prevent the social isolation of facility residents. Contains specified requirements for the social isolation prevention policies. Provides that the Department shall distribute civil monetary penalty funds, as approved by the federal Centers for Medicare and Medicaid Services, and any other available federal and State funds, upon request, to facilities for communicative technologies and accessories needed for the purposes of the provisions. Provides that whenever the Department conducts an inspection of a long-term care facility, the Department's inspector shall determine whether the long-term facility is in compliance with the provisions and the policies, protocols, and procedures adopted pursuant to the provisions. Requires the Department to adopt rules necessary to implement the provisions within 60 days after the amendatory Act's effective date (and makes conforming changes in the Illinois Administrative Procedure Act). Contains other provisions. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes language providing that the Department of Public Health shall require each long-term care facility in the State to perform specified actions as a condition of facility licensure. Provides that the social isolation prevention policies shall not be interpreted as a substitute for in person visitation, but shall be wholly in addition to the existing in person visitation policies. Provides that a resident's individualized visitation plan shall give priority to the resident's preferences over the preferences of the resident's representative. Provides that a long-term care facility may apply for (rather than the Department shall distribute) civil monetary penalty fund grants, and may request other available federal and State funds to obtain assistive and supportive technologies and related accessories that would facilitate communication between residents and other family members, friends, and external support systems. Provides that the Department (rather than the Department's inspector) shall determine whether a long-term care facility is in compliance with the provisions whenever the Department conducts an annual licensure and certification survey, when a complaint is received, or as frequently as may be necessary (rather than whenever the Department conducts an inspection of a long-term care facility). Provides that a noncompliant long-term care facility shall be liable to pay an administrative penalty as a Type "C" violation. Provides that implementation of an administrative penalty as a Type "C" violation under the provisions shall not be imposed prior to January 1, 2023. Makes other changes. Effective immediately.

Senate Floor Amendment No. 2

In provisions amending the Nursing Home Care Act, provides that the social isolation prevention policies adopted by each long-term care facility shall be consistent with the rights and privileges guaranteed to residents and constraints provided under specified provisions of the Nursing Home Care Act.
SB 02137 (CONTINUED)

Apr 20 21 S Added as Co-Sponsor Sen. Adriane Johnson
Apr 20 21 Added as Co-Sponsor Sen. Omar Aquino
Apr 20 21 Added as Co-Sponsor Sen. Doris Turner
Apr 20 21 Added as Co-Sponsor Sen. Cristina Castro
Apr 20 21 Added as Co-Sponsor Sen. Celina Villanueva
Apr 20 21 Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 20 21 Added as Co-Sponsor Sen. Christopher Belt
Apr 20 21 Added as Co-Sponsor Sen. Ann Gillespie
Apr 20 21 Added as Co-Sponsor Sen. Ram Villivalam
Apr 20 21 Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 20 21 Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 20 21 Added as Co-Sponsor Sen. Linda Holmes
Apr 20 21 Added as Co-Sponsor Sen. John Connor
Apr 20 21 Added as Co-Sponsor Sen. Mattie Hunter
Apr 20 21 Added as Co-Sponsor Sen. Robert Peters
Apr 20 21 Added as Co-Sponsor Sen. Karina Villa
Apr 20 21 Added as Co-Sponsor Sen. Laura M. Murphy
Apr 20 21 Added as Co-Sponsor Sen. Laura Ellman
Apr 20 21 Added as Co-Sponsor Sen. Mike Simmons
Apr 20 21 Added as Co-Sponsor Sen. Melinda Bush
Apr 20 21 Added as Co-Sponsor Sen. Thomas Cullerton
Apr 20 21 Added as Co-Sponsor Sen. Steve Stadelman
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 20 21 Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 20 21 Added as Co-Sponsor Sen. Emil Jones, III
Apr 20 21 Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 21 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Jacqueline Y. Collins
Apr 21 21 Senate Floor Amendment No. 2 Referred to Assignments
Apr 21 21 Added as Co-Sponsor Sen. Patricia Van Pelt
Apr 21 21 Added as Co-Sponsor Sen. Napoleon Harris, III
Apr 22 21 Senate Floor Amendment No. 2 Assignments Refers to Health
Apr 22 21 Added as Co-Sponsor Sen. Antonio Muñoz
Apr 23 21 Added as Co-Sponsor Sen. Rachelle Crowe
Apr 23 21 Rule 2-10 Third Reading Deadline Established As April 30, 2021
Apr 28 21 Senate Floor Amendment No. 2 Recommend Do Adopt Health; 015-000-000
Apr 28 21 Added as Co-Sponsor Sen. Jil Tracy
Apr 29 21 Recalled to Second Reading
Apr 29 21 Senate Floor Amendment No. 2 Adopted; Collins
Apr 29 21 Third Reading - Passed; 053-000-000
Apr 30 21 H Arrived in House
Apr 30 21 Chief House Sponsor Rep. Anna Moeller
May 04 21 First Reading
May 04 21 Referred to Rules Committee
May 05 21 Added Alternate Co-Sponsor Rep. Suzanne Ness
May 05 21 H Assigned to Human Services Committee
May 05 21 Alternate Co-Sponsor Removed Rep. Suzanne Ness
May 06 21 Added Alternate Co-Sponsor Rep. Kelly M. Burke
Amends the Private College Act and the Academic Degree Act. Exempts a religious institution from the Board of Higher Education's educational requirements, standards, or demands under the Acts and Part 1030 of Title 23 of the Illinois Administrative Code if the religious institution meets certain conditions.

Senate Floor Amendment No. 1

In the statement in promotional materials and student enrollment forms, provides that complaints pertaining to the exemption may be directed to the Office of the Attorney General (rather than the Illinois Board of Higher Education at www.ibhe.org).
SB 02150
Sen. Darren Bailey, Chapin Rose and Rachelle Crowe

(Rep. Adam Niemerg)

65 ILCS 5/10-1.7.1
65 ILCS 5/10-2.1-6.3
70 ILCS 705/16.06b

Amends the Illinois Municipal Code and the Fire Protection District Act. Provides that a person 35 years of age or older who has served a municipality as a regularly enrolled volunteer, paid-on-call, or part-time firefighter is eligible to take an examination for a position as a firefighter (removing a requirement the volunteer, paid-on-call, or part-time work was 5 years immediately preceding the time that the municipality begins to use full-time firefighters to provide all or part of its fire protection service). Effective immediately.

Feb 26 21   S  Filed with Secretary by Sen. Darren Bailey
Feb 26 21   First Reading
Feb 26 21   Referred to Assignments
Mar 16 21   Assigned to Public Safety
Apr 14 21   Do Pass Public Safety: 007-000-000
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 22 21   Added as Co-Sponsor Sen. Chapin Rose
Apr 23 21   Added as Co-Sponsor Sen. Rachelle Crowe
Apr 23 21   Third Reading - Passed; 058-000-000
Apr 26 21   H  Arrived in House
Apr 26 21   Chief House Sponsor Rep. Adam Niemerg
Apr 27 21   First Reading
Apr 27 21   Referred to Rules Committee
May 04 21   H  Assigned to Police & Fire Committee
Amends the Hospital Licensing Act. Requires a hospital to provide a plan of correction to the Department of Public Health within 60 days if the hospital demonstrates a pattern or practice of failing to substantially comply with specified requirements or with the hospital's written staffing plan. Allows the Department to impose specified fines on a hospital for failing to comply with written staffing plans for nursing services or plans of correction. Requires money from fines to be deposited into the Hospital Licensing Fund (instead of the Long Term Care Provider Fund). Contains provisions concerning staffing plans. Amends the Nursing Education Scholarship Law. Provides that the Department of Public Health may award a total of $500,000 annually in nursing education scholarships. Amends the Illinois Income Tax Act. Creates an income tax credit for taxpayers who are employed during the taxable year as nurse educators. Provides that the credit shall be equal to 2.5% of the taxpayer's federal adjusted gross income for the taxable year. Effective immediately, except that provisions amending the Hospital Licensing Act take effect on the first day of the first full calendar month that begins 6 months after the Act becomes law. Effective immediately.
SB 02153 (CONTINUED)

Apr 22 21  S  Added as Co-Sponsor Sen. Win Stoller
Apr 22 21  Added as Co-Sponsor Sen. Steve McClure
Apr 22 21  Added as Co-Sponsor Sen. Meg Loughran Cappel
Apr 22 21  Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 22 21  Added as Co-Sponsor Sen. Bill Cunningham
Apr 22 21  Third Reading - Passed; 055-000-001
Apr 23 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. Michael J. Zalewski
Apr 23 21  S  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 23 21  H  First Reading
Apr 23 21  Referred to Rules Committee
Apr 26 21  S  Added as Co-Sponsor Sen. Dave Syverson
May 04 21  H  Assigned to Revenue & Finance Committee

SB 02164

Sen. Neil Anderson and Rachelle Crowe

(Rep. C.D. Davidsmeyer)

625 ILCS 5/11-1414.1  from Ch. 95 1/2, par. 11-1414.1

Amends the Illinois Vehicle Code. Provides that provisions restricting the transportation of students to certain vehicles does not apply to any motor vehicle of the first division or the second division while that vehicle is being operated by specified entities for the purpose of transporting students to or from any agrarian-related school activity. Effective immediately.

Senate Floor Amendment No. 1

Provides that a student participating in an agrarian-related activity may be transported in certain second division pick-up trucks. Deletes language providing that provisions restricting the transportation of students to certain vehicles does not apply to any motor vehicle of the first division or the second division while that vehicle is being operated by specified entities for the purpose of transporting students to or from any agrarian-related school activity.

Feb 26 21  S Filed with Secretary by Sen. Neil Anderson
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Transportation
Mar 24 21  Postponed - Transportation
Apr 14 21  Do Pass Transportation; 014-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Neil Anderson
Apr 14 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 15 21  Senate Floor Amendment No. 1 Assignments Refers to Transportation
Apr 20 21  Senate Floor Amendment No. 1 Recommend Do Adopt Transportation; 020-000-000
Apr 20 21  Senate Floor Amendment No. 1 Adopted; Anderson
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading ** April 21, 2021
Apr 23 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. C.D. Davidsmeyer
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Transportation: Vehicles & Safety Committee
SB 02168  Sen. Neil Anderson
(Rep. Tony McCombie)

5 ILCS 375/6.5
Amends the State Employees Group Insurance Act of 1971. Provides that a TRS benefit recipient who has overpaid shall be entitled to a refund of overpayments that shall become immediately payable to the benefit recipient regardless of when the initial overpayment was made (currently, entitled to only 7 years of past payments). Provides that the Department of Central Management Services shall take every step to notify the benefit recipient of the overpayment and shall make every effort to process and make the payment as promptly as possible. Provides that the required payments are retroactive for any previously made overpayment that has not been paid out. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause. Amends the State Employees Group Insurance Act of 1971. Deletes language providing that if in any case an error is made in billing a TRS benefit recipient under a provision concerning health benefits for TRS benefit recipients and TRS dependent beneficiaries, the Department shall identify the error and refund the overpaid amount as soon as practicable; and providing that a TRS benefit recipient who has overpaid shall be entitled to a refund of overpayments for up to 7 years of past payments. Provides that if, for any month beginning on or after January 1, 2013, a TRS benefit recipient or TRS dependent beneficiary was enrolled in Medicare Parts A and B and such Medicare coverage was primary to coverage under certain provisions of the Act but payment for that coverage was made at a rate greater than the Medicare primary rate published by the Department of Central Management Services, the TRS benefit recipient or TRS dependent beneficiary shall be eligible for a refund equal to the difference between the amount paid by the TRS benefit recipient or TRS dependent beneficiary and the published Medicare primary rate. Provides that to receive a refund, the TRS benefit recipient or TRS dependent beneficiary must provide documentation to the Department of Central Management Services evidencing the TRS benefit recipient's or TRS dependent beneficiary's Medicare coverage and the amount paid by the TRS benefit recipient or TRS dependent beneficiary during the applicable time period. Effective immediately.
SB 02172  Sen. Neil Anderson
(Rep. Amy Elik)
5 ILCS 80/4.33
5 ILCS 80/4.40
Amends the Regulatory Sunset Act. Extends the repeal date of the Pharmacy Practice Act from January 1, 2023 to January 1, 2030. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Neil Anderson
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 16 21  Assigned to Licensed Activities
Mar 24 21  Do Pass Licensed Activities; 009-000-000
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 22 21  Chief House Sponsor Rep. Amy Elik
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Health Care Licenses Committee
Amends the Department of Innovation and Technology Act. Modifies provisions concerning the powers and duties of the Department of Innovation and Technology and its Secretary. Provides purpose provisions. Modifies definitions. Makes conforming and other changes in the Department of Innovation and Technology Act and the State Finance Act.
SB 02176

Sen. Elgie R. Sims, Jr.
(Rep. Jaime M. Andrade, Jr.)

New Act

5 ILCS 70/1.15 from Ch. 1, par. 1016
5 ILCS 140/7 from Ch. 116, par. 207
5 ILCS 315/6 from Ch. 48, par. 1606
15 ILCS 405/14.01
20 ILCS 35/20
20 ILCS 2310/2310-600
50 ILCS 55/10
115 ILCS 5/11.1
205 ILCS 305/10.2
205 ILCS 305/19 from Ch. 17, par. 4420
205 ILCS 305/20 from Ch. 17, par. 4421
215 ILCS 5/143.34
215 ILCS 5/513a13
325 ILCS 57/5
720 ILCS 5/17-3 from Ch. 38, par. 17-3
755 ILCS 35/5 from Ch. 110 1/2, par. 705
755 ILCS 35/9 from Ch. 110 1/2, par. 709
755 ILCS 40/70
755 ILCS 43/20
755 ILCS 43/50
755 ILCS 45/4-6 from Ch. 110 1/2, par. 804-6
755 ILCS 45/4-10 from Ch. 110 1/2, par. 804-10
805 ILCS 180/1-6
5 ILCS 175/Act rep.

Creates the Uniform Electronic Transactions Act. Provides that a contract, record, of signature may not be denied legal effect or enforceability simply because it is in electronic form or an electronic record was used in its formation. Provides that if a law requires a record to be in writing, an electronic record satisfies the law. Provides that if a law requires a signature, an electronic signature satisfies the law. Repeals the Electronic Commerce Security Act. Makes corresponding changes in various laws to conform cross references. Effective immediately.

Senate Committee Amendment No. 1

Excludes the Office of the Secretary of State from the scope of the term "governmental agency".

Senate Floor Amendment No. 2

Deletes reference to:

15 ILCS 405/14.01

Adds reference to:

15 ILCS 405/14.01 rep.

Removes provisions changing the definition of "digital signature" in the State Comptroller Act and repeals that definition.

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 Judiciary
Mar 23 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Elgie R. Sims, Jr.
Mar 23 21 Senate Committee Amendment No. 1 Referred to Assignments
Mar 25 21 Senate Committee Amendment No. 1 Assignments Refers to Judiciary
SB 02176 (CONTINUED)

Apr 13 21  S  Senate Committee Amendment No. 1 Adopted
Apr 14 21  Do Pass as Amended Judiciary: 009-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Elgie R. Sims, Jr.
Apr 14 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 15 21  Senate Floor Amendment No. 2 Assignments Refers to Judiciary
Apr 20 21  Senate Floor Amendment No. 2 Recommend Do Adopt Judiciary: 009-000-000
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 2 Adopted; Sims
Apr 22 21  Third Reading - Passed; 056-000-000
Apr 23 21  H  Arrived in House
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
May 04 21  H  Assigned to Judiciary - Civil Committee
20 ILCS 505/7.3a
Amends the Children and Family Services Act. Provides that no youth in care shall be required to store his or her belongings in plastic bags or in similar forms of disposable containers, including, but not limited to, trash bags, paper or plastic shopping bags, or pillow cases when relocating from one placement type to another placement type or when discharged from the custody or guardianship of the Department of Children and Family Services. Requires the Department and all purchase of service agencies under contract with the Department to ensure that each youth in care has appropriate baggage and other items to store his or her belongings when moving through the State's child welfare system.

Senate Committee Amendment No. 1
Removes language requiring all purchase of service agencies under contract with the Department of Children and Family Services to ensure that each youth in care has appropriate baggage and other items to store his or her belongings when moving through the State's child welfare system.

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 Health
Mar 23 21 Added as Chief Co-Sponsor Sen. Sara Feigenholtz
Mar 24 21 To Subcommittee on Children & Family
Apr 08 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Elgie R. Sims, Jr.
Apr 08 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 12 21 Reported Back To Health; 005-000-000
Apr 13 21 Senate Committee Amendment No. 1 Assignments Refers to Health
Apr 13 21 Added as Chief Co-Sponsor Sen. Jason Plummer
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Health; 014-000-000
Apr 14 21 Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21 Added as Co-Sponsor Sen. Suzy Glowiak Hilton
Apr 14 21 Added as Co-Sponsor Sen. Robert Peters
Apr 14 21 Added as Co-Sponsor Sen. Karina Villa
Apr 14 21 Added as Co-Sponsor Sen. Adriane Johnson
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 3rd Reading ** April 21, 2021
Apr 20 21 Added as Co-Sponsor Sen. Celina Villanueva
Apr 21 21 Added as Co-Sponsor Sen. Cristina Castro
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Kambium Buckner
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Human Services Committee
May 05 21 Added Alternate Chief Co-Sponsor Rep. Stephanie A. Kifowit
Amends the Limitations Article of the Code of Civil Procedure. Provides that an attorney malpractice action in which the injury did not occur until the death of the person for whom the professional services were rendered may not be commenced in any event more than 6 years after the date the professional services were performed. Provides, with exceptions, that the changes apply to every cause of action, regardless of the date that the cause of action accrues.
SB 02182
Sen. Elgie R. Sims, Jr., Dan McConchie, Win Stoller, Terri Bryant, Dale Fowler and Craig Wilcox
(Rep. Mark L. Walker)

20 ILCS 605/605-1025
Amends Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Makes changes concerning data center investment. Modifies the criteria for determining qualifying Illinois data centers. Provides that the Department of Commerce and Economic Opportunity and any tenant of a qualifying data center seeking a specified exemption for new or existing facilities must enter into a memorandum of understanding. Defines "tenant". Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that a "qualifying Illinois data center" means a new or existing data center that, among other criteria, is located in the State of Illinois, is located within a 5-mile geographic radius, and is connected by common infrastructure. Provides that a data center and an associated tenant may enter into an ancillary memorandum of understanding, as prescribed by the Department of Commerce and Economic Opportunity, for purposes of receipt of an exemption. Provides that the Department is authorized to conform existing memorandums of understanding with the provisions concerning data center investments. Modifies the definition of "tenant". Makes other changes. Effective immediately.
SB 02183
Sen. Elgie R. Sims, Jr.
(Rep. Michael J. Zalewski)

625 ILCS 57/34
If and only if House Bill 156 of the 101st General Assembly becomes law, amends the Transportation Network Providers Act. Repeals the Act on January 1, 2027 (instead of June 1, 2021). Effective immediately.

Senate Committee Amendment No. 1
Repeals the Transportation Network Providers Act on January 1, 2023 (instead of January 1, 2027).

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 Executive
Apr 09 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Elgie R. Sims, Jr.
Apr 09 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21 Senate Committee Amendment No. 1 Assignments Refers to Executive
Apr 14 21 Senate Committee Amendment No. 1 Adopted
Apr 15 21 Do Pass as Amended Executive; 015-000-000
Apr 15 21 Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 21 21 Second Reading
Apr 21 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. Michael J. Zalewski
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to Labor & Commerce Committee
May 04 21 House Committee Amendment No. 1 Filed with Clerk by Rep. Michael J. Zalewski
May 04 21 House Committee Amendment No. 1 Referred to Rules Committee
May 04 21 House Committee Amendment No. 2 Filed with Clerk by Rep. Michael J. Zalewski
May 04 21 House Committee Amendment No. 2 Referred to Rules Committee
May 05 21 House Committee Amendment No. 2 Rules Refers to Labor & Commerce Committee
SB 02192  Sen. Elgie R. Sims, Jr.-Terri Bryant and Jil Tracy
(Rep. Tony McCombie)

30 ILCS 708/45
Amends the Grant Accountability and Transparency Act. Provides that the requirements established under the Act do not apply to State shared revenues distributed by formula to units of local government from the Local Government Distributive Fund, the Personal Property Tax Replacement Fund, the Motor Fuel Tax Fund, or the Transportation Renewal Fund. 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  Postponed - State Government
Apr 13 21  Added as Chief Co-Sponsor Sen. Terri Bryant
Apr 15 21  Do Pass State Government; 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 21 21  Added as Co-Sponsor Sen. Jil Tracy
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 22 21  H  Arrived in House
Apr 22 21  Chief House Sponsor Rep. Tony McCombie
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Executive Committee
Amends the Criminal Code of 2012. Provides that a person commits burglary when without authority he or she knowingly enters or without authority remains within a freight container with intent to commit therein a felony or theft. Provides that burglary committed in, and without causing damage to a freight container or any part thereof is a Class 3 felony. Provides that a burglary committed while causing damage to a freight container or any part thereof is a Class 2 felony.

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 18 21  Added as Chief Co-Sponsor Sen. Jil Tracy
Mar 18 21  Added as Chief Co-Sponsor Sen. John Connor
Apr 06 21  Added as Chief Co-Sponsor Sen. Michael E. Hastings
Apr 07 21  Assigned to Criminal Law
Apr 14 21  Do Pass Criminal Law;  010-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Aaron M. Ortiz
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  Added Alternate Co-Sponsor Rep. Margaret Croke
May 04 21  Added Alternate Co-Sponsor Rep. Martin J. Moylan
May 04 21  Added Alternate Co-Sponsor Rep. Kelly M. Burke
May 04 21  Added Alternate Co-Sponsor Rep. Robyn Gabel
May 04 21  Added Alternate Co-Sponsor Rep. Jawaharial Williams
May 04 21  Added Alternate Co-Sponsor Rep. Suzanne Ness
May 04 21  Added Alternate Co-Sponsor Rep. Dagmara Avelar
May 04 21  Added Alternate Co-Sponsor Rep. John C. D’Amico
May 04 21  Added Alternate Co-Sponsor Rep. Debbie Meyers-Martin
May 04 21  H  Assigned to Judiciary - Criminal Committee
SB 02194
Sen. Elgie R. Sims, Jr.
(Rep. Marcus C. Evans, Jr.)

705 ILCS 405/2-28 from Ch. 37, par. 802-28
Amends the Juvenile Court Act of 1987. Provides that at the permanency hearing, the permanency goals shall include that the guardianship of the minor will be transferred to an individual or couple on a permanent basis provided that the permanency goals have been deemed inappropriate and not in the child's best interests (rather than ruled out). Provides that adoption and guardianship must be discussed with the current caregiver prior to selecting the guardianship goal. Effective immediately.

Senate Committee Amendment No. 1

Deletes provision that at the permanency hearing, the court shall set as a permanency goal that adoption and guardianship must be discussed with the current caregiver prior to selecting the guardianship goal. Changes to the court shall confirm that the Department of Children and Family Services has discussed adoption, if appropriate, and guardianship with the caregiver prior to changing a goal to guardianship.

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 Judiciary
Mar 22 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Elgie R. Sims, Jr.
Mar 22 21 Senate Committee Amendment No. 1 Referred to Assignments
Mar 23 21 Senate Committee Amendment No. 1 Assignments Refers to Judiciary
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Judiciary; 009-000-000
Apr 20 21 Second Reading
Apr 20 21 Placed on Calendar Order of 2nd Reading April 14, 2021
Apr 21 21 Third Reading - Passed; 056-000-000
Apr 22 21 H Arrived in House
Apr 28 21 First Reading
Apr 28 21 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 H Assigned to Executive Committee
SB 02201  Sen. Elgie R. Sims, Jr.
(Rep. Lindsey LaPointe, Delia C. Ramirez, Nicholas K. Smith, Norine K. Hammond, Kathleen Willis and Maurice A. West, II)

55 ILCS 5/5-12022 new
60 ILCS 1/110-17 new
65 ILCS 5/11-12-6.5 new
65 ILCS 5/11-13-28 new

Amends the Counties Code, Township Code, and Illinois Municipal Code. Provides that a zoning ordinance or other zoning regulation may not prohibit or restrict the erection of an industrialized residential structure or a manufactured home on real property, provided that: (1) an industrialized residential structure or manufactured home is compatible with the character of a respective district; (2) regulations impose the same aesthetic compatibility requirements on an industrialized residential structure or manufactured home that are applicable to all residential structures in the respective district; and (3) an industrialized residential structure or manufactured home meets applicable standards for the exterior design of buildings and structures. Limits home rule powers.
Amends the Criminal Code of 2012. Provides that a person commits stalking when he or she knowingly makes threats that are a part of a course of conduct and is aware of the threatening nature of his or her speech.
SB 02225


(Rep. Deb Conroy-Carol Ammons)

815 ILCS 413/5

815 ILCS 413/15

Amends the Telephone Solicitations Act. Provides that a person, business, or organization may not spoof a caller's information or otherwise misrepresent the origin of a telemarketing call unless the person, business, or organization has the right to use the name and phone number displayed. Requires telephone solicitations placed in a manner other than by a live operator to immediately disclose their identity and the purpose of the call and prompt the recipient of the call to consent to the solicitation. Defines terms.
Amends the Amusement Ride and Attraction Safety Act. Provides that "amusement ride" means, among other things, any dry slide, alpine slide, or toboggan slide that a person must pay to gain access to, but not a slide at a private residence, public or nonpublic school, daycare, or public park (rather than any dry slide, alpine slide, or toboggan slide).

Senate Committee Amendment No. 1

Provides that "amusement ride" does not include (1) any slide that is placed in a playground and that does not normally require the supervision or services of a person responsible for its operation; or (2) any slide that is not open to the general public and for which admission is monitored and strictly controlled by invitation, company or group identification, or other means of identification (rather than providing that "amusement ride" includes any dry slide, alpine slide, or toboggan slide that a person must pay to gain access to, but not a slide at a private residence, public or nonpublic school, daycare, or public park).
SB 02232 Sen. Laura M. Murphy-Michael E. Hastings
(Rep. Michelle Mussman)

5 ILCS 100/5-45.8 new
15 ILCS 305/30
75 ILCS 10/8.1 from Ch. 81, par. 118.1
75 ILCS 10/8.4 from Ch. 81, par. 118.4

Amends the Secretary of State Act. Modifies provisions concerning emergency powers to further allow the Secretary of State to adopt emergency rules concerning the expiration dates of driver's licenses, driving permits, monitoring device driving permits, restricted driving permits, identification cards, disabled parking placards and decals, and vehicle registrations. Removes provisions requiring the Governor to issue a statewide disaster proclamation in order for the Secretary of State to exercise specified powers. Amends the Illinois Administrative Procedure Act to provide for emergency rulemaking. Repeals provisions on January 1, 2022. Makes conforming changes. Amends the Illinois Library System Act. Increases the maximum per capita amount for State Librarian grants to public libraries from $1.25 per capita to $1.475 per capita. Increases State Librarian grants to school libraries from $0.75 per student to $0.885 per student and provides that the State Librarian shall endeavor to provide each school district that has a qualifying school library a total grant of at least $850 (rather than $750). Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Laura M. Murphy
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 12 21 Added as Chief Co-Sponsor Sen. Michael E. Hastings
Mar 23 21 Assigned to State Government
Apr 16 21 Rule 3-9(a) / Re-referred to Assignments
Apr 20 21 Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 20 21 Re-assigned to State Government
Apr 20 21 Waive Posting Notice
Apr 21 21 Do Pass State Government; 009-000-000
Apr 21 21 Placed on Calendar Order of 2nd Reading April 22, 2021
Apr 22 21 Second Reading
Apr 22 21 Placed on Calendar Order of 3rd Reading April 23, 2021
Apr 23 21 Third Reading - Passed; 056-000-000
Apr 26 21 H Arrived in House
Apr 26 21 Chief House Sponsor Rep. Michelle Mussman
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H Assigned to State Government Administration Committee
Amends the Toll Highway Act. Provides that records identifying a specific instance of travel by a specific person or vehicle shall be used only as required to ensure the payment and enforcement of tolls and for law enforcement purposes. Provides that certain personally identifiable information generated through the Illinois State Toll Highway Authority's toll collection process shall be used for enforcement purposes only with respect to toll collections and any action brought by a prosecutor acting in such a capacity. Provides that the Authority may release personally identifiable information to a grand jury and if exigent circumstances make obtaining a warrant or subpoena impractical (instead of "in the case of an emergency when obtaining a warrant or subpoena would be impractical"). Provides that the Authority shall make personally identifiable information of a person available in response to a grand jury subpoena and to a law enforcement agency pursuant to an investigation. Provides that the Authority shall discard personally identifiable information within 5 years. Provides that the Authority shall make every effort, within practical business and cost constraints, to purge the personal account information of an account that is closed or terminated. Provides that in no case shall the Authority maintain personal information more than 5 years after the date an account is closed or terminated. Provides that the new provisions do not preclude compliance with a court order or settlement agreement that has been approved on or before January 1, 2022.
SB 02240  Sen. Laura M. Murphy  
(Rep. Justin Slaughter)  

5 ILCS 415/5  
5 ILCS 415/10  
110 ILCS 205/13  
Amends the Government Severance Pay Act. Modifies the definition of "severance pay" to apply to a university president or chancellor who is transitioning to a new position within the university for which he or she is employed, but excluding interim presidents and interim chancellors. Provides that a contract containing a severance pay provision must include, among other requirements, a requirement that if a provision to transition into a different position is included in a university president's or chancellor's contract, then the contract must include specified provisions. Amends the Board of Higher Education Act. Requires, beginning July 1, 2022, the Board of Higher Education to create and maintain on its Internet website an online trustee resource center that shall include specified information. Defines "Department". Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Laura M. Murphy  
Feb 26 21  First Reading  
Feb 26 21  Referred to Assignments  
Mar 23 21  Assigned to Higher Education  
Apr 14 21  Do Pass Higher Education: 012-000-000  
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 23 21  Third Reading - Passed; 058-000-000  
Apr 26 21  H  Arrived in House  
Apr 26 21  Chief House Sponsor Rep. Justin Slaughter  
Apr 27 21  First Reading  
Apr 27 21  Referred to Rules Committee  
May 04 21  H  Assigned to Higher Education Committee
SB 02244 Sen. Laura M. Murphy, Sara Feigenholtz-Mattie Hunter-Elgie R. Sims, Jr. and Thomas Cullerton-Emil Jones, III
(Rep. Michael J. Zalewski)

35 ILCS 200/15-172
320 ILCS 30/2

Amends the Property Tax Code. Provides that for taxable year 2020, the maximum income limitation under the senior citizens assessment freeze homestead exemption is $75,000 for counties with 3,000,000 or more inhabitants (currently, $65,000). Provides that, for taxable year 2021 and thereafter, the maximum income limitation under the senior citizens assessment freeze homestead exemption is $75,000 for all counties (currently, $65,000). Amends the Senior Citizens Real Estate Tax Deferral Act. Provides that the income limitation is $75,000 for tax year 2019 and thereafter. Effective immediately.

Senate Committee Amendment No. 1

Removes the effective date from the bill.
SB 02245  Sen. Julie A. Morrison
(Rep. David A. Welter)

415 ILCS 60/13.4 new

415 ILCS 60/14 from Ch. 5, par. 814

Amends the Illinois Pesticide Act. Provides that, no later than January 1, 2022, the Department of Agriculture shall develop a drift monitoring study to evaluate pesticide drift at 3 schools within the State and shall submit a report of its findings and recommendations to the General Assembly no later than January 1, 2023. Repeals the provisions regarding the drift monitoring study on January 1, 2024. Provides that it is unlawful to apply a restricted use pesticide on or within 500 feet of a school property during normal hours, except for whole structure fumigation, unless the pesticide application information listed on the pesticide label is more restrictive, in which case the more restrictive provision shall apply. Directs the Department to adopt rules necessary to implement the restriction. Defines "normal school hours". Effective January 1, 2022.

Senate Committee Amendment No. 1
Deletes reference to:

415 ILCS 60/13.4 new

Replaces everything after the enacting clause with the provisions of the introduced bill with the following change. Removes language providing that, no later than January 1, 2022, the Department of Agriculture shall develop a drift monitoring study to evaluate pesticide drift at 3 schools within the State and shall submit a report of its findings and recommendations to the General Assembly no later than January 1, 2023.

Feb 26 21  S  Filed with Secretary by Sen. Julie A. Morrison
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Agriculture
Apr 08 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Julie A. Morrison
Apr 08 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Agriculture
Apr 15 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended Agriculture; 011-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. David A. Welter
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
May 04 21  H  Assigned to Agriculture & Conservation Committee
Amends the Unified Code of Corrections. Provides that the Department of Corrections shall not make possession of a Firearm Owner's Identification Card a condition of continued employment as a correctional officer if the correctional officer's Firearm Owner's Identification Card is revoked or seized because the correctional officer has been a patient of a mental health facility and the correctional officer has not been determined to pose a clear and present danger to himself, herself, or others as determined by a physician, clinical psychologist, or qualified examiner. Provides that nothing in the new provisions shall otherwise impair the Department's ability to determine a correctional officer's fitness for duty. Provides that a collective bargaining agreement already in effect on this issue on the effective date of the amendatory Act cannot be modified, but on or after the effective date of the amendatory Act, the Department cannot require a Firearm Owner's Identification Card as a condition of continued employment in a collective bargaining agreement. Provides that the Department shall document if and why a correctional officer has been determined to pose a clear and present danger. Defines "mental health facility" and "qualified examiner".
SB 02250  Sen. Sue Rezin-Craig Wilcox-Dan McConchie and Dale Fowler
(Rep. Stephanie A. Kifowit-Lance Yednock)

20 ILCS 2805/2.01a from Ch. 126 1/2, par. 67.01a
20 ILCS 2805/2.04 from Ch. 126 1/2, par. 67.04

Amends the Department of Veterans' Affairs Act. Provides that each administrator of an Illinois Veterans Home who has an established locally-held member's benefits fund shall prepare and submit to the Department of Veterans' Affairs a monthly report of all donations received, including donations of a nonmonetary nature. Provides that the report shall include the end of month balance of the locally-held member's benefits fund. Provides that the Department shall prepare a quarterly report on all locally-held member's benefits funds from each Illinois Veterans Home. Provides that the report shall contain the amount of donations received for each veterans' home, including monetary and nonmonetary items, the expenditures and items dispersed, and the end of quarter balance of the locally-held member's benefits funds. Provides that the Department shall submit the quarterly report to the General Assembly and to the Governor and publish the report on its website.

Feb 26 21  S Filed with Secretary by Sen. Sue Rezin
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 09 21  Added as Chief Co-Sponsor Sen. Craig Wilcox
Mar 09 21  Added as Chief Co-Sponsor Sen. Dan McConchie
Mar 23 21  Assigned to Veterans Affairs
Apr 14 21  Do Pass Veterans Affairs; 005-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 19 21  Added as Co-Sponsor Sen. Dale Fowler
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading ** April 21, 2021
Apr 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H Arrived in House
Apr 26 21  Chief House Sponsor Rep. Stephanie A. Kifowit
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 03 21  Added Alternate Chief Co-Sponsor Rep. Lance Yednock
May 04 21  H Assigned to Veterans' Affairs Committee
SB 02265  Sen. Dave Syverson, Patrick J. Joyce, David Koehler and Laura M. Murphy

210 ILCS 45/2-106.1
Amends the Nursing Home Care Act. In provisions requiring the Department of Public Health to adopt a protocol specifying how informed consent for psychotropic medication may be obtained or refused that requires a discussion between the resident or the resident's surrogate decision maker and the resident's physician, a registered pharmacist, or a licensed nurse about the possible risks and benefits of a recommended medication and the use of standardized consent forms designated by the Department, (i) removes language prohibiting the registered pharmacist from being a dispensing pharmacist for the facility where the resident lives and (ii) specifies that a licensed nurse includes a licensed practical nurse. Provides that specified forms shall be designated (rather than developed) by the Department and may be able to be downloaded from a website designated by the Department (other than the Department's official website). Provides that the maximum possible period for informed consent shall be until a change in the prescription occurs as to the change in the type of psychotropic medication or an increase in dosage (rather than a change in dosage), unless the physician's order for which informed consent was given provides for an increase in dosage. Effective immediately.

Senate Floor Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that each form designated or developed (rather than designated) by the Department of Public Health shall conform with specified requirements. Provides that the maximum possible period for informed consent shall be until a change in the prescription occurs as to the change in the type of psychotropic medication or an increase or decrease in dosage, dosage range, or titration schedule of the prescribed medication that was not included in the original informed consent (rather than the change in the type of psychotropic medication or an increase in dosage, unless the physician's order for which informed consent was given provides for an increase in dosage). Provides that when informed consent is not required for a change in dosage, the facility shall note in the resident's file that the resident was informed of the dosage change prior to the administration of the medication or that verbal, written, or electronic notice has been communicated to the resident's surrogate decision maker that a change in dosage has occurred. Effective immediately.
SB 02265 (CONTINUED)
May 06 21  Added Alternate Co-Sponsor Rep. Bradley Stephens
May 06 21  Added Alternate Co-Sponsor Rep. Thomas M. Bennett
May 06 21  Added Alternate Co-Sponsor Rep. Patrick Windhorst

SB 02270  Sen. Dave Syverson, Julie A. Morrison, Rachelle Crowe, Patrick J. Joyce, David Koehler, Napoleon Harris, III,
Adriane Johnson and Meg Loughran Cappel
(Rep. La Shawn K. Ford)

210 ILCS 45/3-120
Amends the Nursing Home Care Act. Provides that, no later than January 1, 2022 (rather than 2011) the Department of Public
Health shall file with the Secretary of State’s Office (rather than the Joint Committee on Administrative Rules) proposed rules or
proposed amendments to existing rules to certify nursing homes or distinct self-contained units within existing nursing homes (rather
than only distinct self-contained units within existing nursing homes) for the behavioral management of persons with a high risk of
aggression. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill with the following change. Provides
that the definition of a “person with high risk of aggression” in proposed rules or proposed amendments to existing rules filed by the
Department of Public Health shall not include any person with a serious mental illness who is eligible to receive services under the
Specialized Mental Health Rehabilitation Act of 2013. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Dave Syverson
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Health
Mar 31 21  To Subcommittee on Long-Term Care & Aging
Apr 06 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Dave Syverson
Apr 06 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 06 21  Added as Co-Sponsor Sen. Julie A. Morrison
Apr 06 21  Reported Back To Health; 005-000-000
Apr 09 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 12 21  Added as Co-Sponsor Sen. Patrick J. Joyce
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Health
Apr 13 21  Added as Co-Sponsor Sen. David Koehler
Apr 13 21  Added as Co-Sponsor Sen. Napoleon Harris, III
Apr 13 21  Senate Committee Amendment No. 1 Adopted
Apr 14 21  Do Pass as Amended Health; 014-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. La Shawn K. Ford
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
Apr 27 21  S  Added as Co-Sponsor Sen. Adriane Johnson
Apr 28 21  Added as Co-Sponsor Sen. Meg Loughran Cappel
May 04 21  H  Assigned to Executive Committee
SB 02277

Sen. Steve Stadelman, Rachelle Crowe, Doris Turner, Kimberly A. Lightford, Mike Simmons and Sara Feigenholtz

(Rep. David A. Welter)

725 ILCS 5/112A-20 from Ch. 38, par. 112A-20

Amends the Code of Criminal Procedure of 1963. Provides that the duration of a civil no contact order is permanent if a judgment of conviction for criminal sexual assault is entered.

Feb 26 21 S Filed with Secretary by Sen. Steve Stadelman

Feb 26 21 First Reading

Feb 26 21 Referred to Assignments

Apr 07 21 Assigned to Criminal Law

Apr 14 21 Do Pass Criminal Law; 010-000-000

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 23 21 Added as Co-Sponsor Sen. Rachelle Crowe

Apr 23 21 Third Reading - Passed; 058-000-000

Apr 26 21 H Arrived in House

Apr 27 21 Chief House Sponsor Rep. David A. Welter

Apr 28 21 First Reading

Apr 28 21 Referred to Rules Committee

Apr 28 21 S Added as Co-Sponsor Sen. Doris Turner

Apr 28 21 Added as Co-Sponsor Sen. Kimberly A. Lightford

Apr 29 21 Added as Co-Sponsor Sen. Mike Simmons

Apr 30 21 Added as Co-Sponsor Sen. Sara Feigenholtz

May 04 21 H Assigned to Executive Committee
SB 02278  Sen. Steve Stadelman
(Rep. Maurice A. West, II-Jonathan Carroll, Andrew S. Chesney and Suzanne Ness)

55 ILCS 5/5-1006.5
Amends the Counties Code. Provides that a county that is authorized to impose a Special County Retailers’ Occupation Tax
For Public Safety, Public Facilities, Mental Health, Substance Abuse, or Transportation may establish a 7-member board, which shall
oversee the use of funds received from the tax.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that each
county that imposes a special county occupation tax for public safety, public facilities, mental health, substance abuse, or
transportation shall (in the introduced bill, may) establish a 7-member board to administer the tax. Provides that home rule units are
exempt from the provisions of the amendatory Act but may adopt some or all of its provisions by ordinance. Sets forth the terms of the
members of the Board. Provides for the removal of members of the board by the appointing authority.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause. Amends the Counties Code. Provides that a county that is authorized to impose
a Special County Retailers’ Occupation Tax For Public Safety, Public Facilities, Mental Health, Substance Abuse, or Transportation
shall establish a 7-member mental health board, which shall have the same powers and duties and be constituted in the same manner as
a community mental health board established under the Community Mental Health Act. Provides that moneys from the special county
retailers’ occupation tax that are earmarked for mental health or substance abuse purposes shall be deposited into a special county
occupation tax fund for mental health and substance abuse. Provides that that fund shall be administered by the 7-member mental
health board.
Amends the Department of Revenue Law of the Civil Administrative Code of Illinois and the Retailers' Occupation Tax Act. In provisions that allow the Department of Revenue to refuse to issue, reissue, or renew a certificate of registration, provides that a person is considered to be in default for moneys due if the amount was established as a final liability within the 23 years (currently, 20 years) prior to the date of the Department of Revenue's notice of refusal to issue or reissue the certificate of registration, permit, or license. Amends the Property Tax Code. Provides that the effective date of a pollution control facility certificate shall be the date of the last submission of documentation that finalizes the application or the date of the construction of the facility, whichever is later. Creates the Property Tax Appeal Board Supplemental Fund. Provides that all filing fees collected by the Board shall be deposited in the Fund. Provides for the uses of moneys deposited in the Fund. Amends various tax Acts to provide that upon filing a claim for a credit or for a refund, if the statute of limitations will expire less than 12 months after the date a taxpayer files the claim for credit or refund, that will trigger an automatic 12-month extension of the statute of limitations for assessing additional tax due. Effective immediately.
Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Commerce and Economic Opportunity is authorized to establish the Illinois Innovation Voucher Program for the purpose of fostering research and development in key industry clusters leading to the creation of new products and services that can be marketed by Illinois businesses. Provides that the Department may award innovation vouchers to eligible businesses to offset a portion of expenses incurred through a collaborative research engagement with an Illinois institution of higher education. Provides for the award of matching funds in the form of innovation vouchers. Provides eligibility requirements for receiving innovation vouchers. Provides requirements for administering the Program. Provides for the adoption of rules. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Allows the Illinois Innovation Voucher Program to be administered by a governmental entity with expertise in innovation, technology, economic development, research and development, and public private partnerships. Provides that the Department of Commerce and Economic Opportunity, subject to appropriation, shall be authorized to provide to the entity administering the Program an administrative fee in an amount not to exceed 10% (rather than 15%) of the total value of vouchers estimated by the Department to be issued in each fiscal year. Makes the awarding of innovation vouchers subject to appropriation. Makes other changes. Effective immediately.
Amends the Illinois Insurance Code. Provides that a group or individual policy of accident and health insurance or managed care plan that offers a program for wellness coverage must not provide a total incentive that exceeds 30% (rather than 20%) of the cost of self-only or employee-only coverage (rather than only employee-only coverage). Provides that the incentive may be increased by up to an additional 20%, for a total incentive of 50%, to the extent that the additional percentage is in connection with a program designed to prevent or reduce tobacco use. Amends the Navigator Certification Act. Provides that certified application counselors are subject to the same certification requirements as navigators. Provides that navigators or certified application counselors may not engage in any unfair method of competition or any fraudulent, deceptive, or dishonest act or practice related to the health insurance marketplace or to that individual's or entity's absence of a conflict of interest in connection with the enrollment of any individuals or employees in a particular private health benefit plan. Provides that a navigator or certified application counselor who fails to timely file for certificate renewal shall be charged a late fee in an amount prescribed by the Director of Insurance. Revises the meaning of the terms "certified application counselor" and "navigator". Makes other changes. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause. Amends a provision of the Consumer Fraud and Deceptive Business Practices Act concerning the deceptive marketing, advertising, and sale of mental health disorder and substance use disorder treatment. Provides that it is an unlawful practice for any person to solicit, offer, or enter into an arrangement under which a patient seeking mental health disorder or substance use disorder treatment is referred to a mental health disorder or substance use disorder treatment is referred to a mental health disorder or substance use disorder treatment program or facility in exchange for a fee or any other remuneration. Provides that it is not an unlawful practice for programs and facilities to enter into personal services agreements or management services agreements with third parties that do not take into account the volume or value of referrals. Provides that it is not an unlawful practice for programs or facilities to provide discounts for treatment services to clients as long as the discount is based on financial necessity in accordance with the program's or facility's charity care plan, regardless of referral source or reason. Provides that compensation paid by programs or facilities to their employees and independent contractors related to identifying, locating, and securing referrals to that program or facility is not an unlawful practice if the amount of compensation provided to the employee or independent contractor does not vary based upon the volume or value of such referrals. Effective immediately.
Amends the Children and Family Services Act. Prohibits the use of restraints on youth in care, including chemical, manual, and mechanical restraints, during the provision of any transportation services provided or arranged by the Department of Children and Family Services or its contractual assigns. Provides that any known, alleged, or suspected violation of the prohibition shall immediately be reported to the Department's Office of the Inspector General, the court presiding over the youth's case in accordance with the Juvenile Court Act of 1987, and the youth's attorney and guardian ad litem. Requires the Department to make a significant events report for any known, alleged, or suspected violation of the prohibition. Sets forth a list of circumstances that require the Department to prepare a written individualized trauma-sensitive transportation plan for any youth in care. Requires the Department to obtain court approval of the transportation plan in accordance with the Juvenile Court Act of 1987 as well as written approval of the transportation plan from the Department's Chief Deputy Director and the Chief Deputy Director of its Clinical Division. Contains provisions concerning information that must be included in a written individualized trauma-sensitive transportation plan; and Department reporting requirements. Amends the Juvenile Court Act of 1987. Requires the Department to ensure the provision of trauma-sensitive transport to minors placed in its care. Contains provisions concerning factors a court must consider when determining whether to approve an individualized trauma-sensitive transportation plan submitted by the Department. Effective immediately.

Senate Committee Amendment No. 1
Changes the definition of "restraints" to provide that the term does not include child restraint systems or devices ordinarily worn by the youth during transport. Expands the definition of "youth" to include youth in the protective custody of the Department of Children and Family Services. In a provision concerning individualized trauma-sensitive transportation plans, provides that for youth who are psychiatrically hospitalized, discharge and placement planning shall begin from the moment of admission, including developing the transportation plan required under the amendatory Act and seeking court approval as necessary.
Amends the Medical Assistance Article of the Illinois Public Aid Code. In a provision requiring the Department of Healthcare and Family Services to establish, by rule, a process by which a provider of ambulance services can appeal a denied request for payment of ambulance services (rather than payment of non-emergency transportation by means of ground ambulance service), provides that for all appeals concerning ambulance services provided on and after December 15, 2012, the provider shall establish the medical necessity of the transport utilizing the patient care report and any other materials available in accordance with specified criteria established under the Code. Provides that a Physician Certification Statement, Certificate of Transportation Services, or Medical Certification for Non-Emergency Ambulance form is not necessary to establish subject matter jurisdiction for appeal or medical necessity on appeal but may be considered if available. Provides that all Department rules, or parts thereof, in conflict with the provisions of the amendatory Act shall not apply. Provides that nothing in the amendatory Act shall be construed to affect any rights, actions, or causes of action that accrued prior to the effective date of the amendatory Act, except that the non-necessity of a Physician Certification Statement, Certificate of Transportation Services, or Medical Certification for Non-Emergency Ambulance form as provided in the amendatory Act shall be retroactively applied to the full extent permissible.
SB 02338  Sen. Kimberly A. Lightford-Jacqueline Y. Collins
(Rep. Kambium Buckner and Sonya M. Harper)

105 ILCS 5/26-8  
from Ch. 122, par. 26-8

105 ILCS 5/34-4.5

705 ILCS 405/3-33.5

Amends the School Code and the Juvenile Court Act of 1987. Revises language to make certain actions permissible rather than mandatory with respect to truancy. Eliminates the requirement that the Chicago Board of Education establish an Office of Chronic Truant Adjudication. Instead, requires the chief executive officer or the chief executive officer's designee to implement a socio-emotional focused attendance approach that targets the underlying causes of chronic truancy. Makes changes concerning the Chicago school district's truancy intervention services for a pupil and the pupil's parent or guardian. Makes other changes, including changes concerning penalties.

Feb 26 21  S  Filed with Secretary by Sen. Kimberly A. Lightford
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Education
Mar 25 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 16 21  Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 20 21  Do Pass Education;  011-004-000
Apr 20 21  Placed on Calendar Order of 2nd Reading April 21, 2021
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21  Third Reading - Passed; 040-015-000
Apr 23 21  H  Arrived in House
Apr 27 21  Chief House Sponsor Rep. Kambium Buckner
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Executive Committee
May 05 21  Added Alternate Co-Sponsor Rep. Sonya M. Harper
SB 02339


(Rep. Kelly M. Cassidy and Kambium Buckner)

725 ILCS 190/3 from Ch. 38, par. 1453

Amends the Privacy of Child Victims of Criminal Sexual Offenses Act. Provides that law enforcement agency records and all circuit court records relating to any investigation or proceeding pertaining to a criminal sexual offense shall be restricted to exclude the identity of a child victim, and shall not be restricted to exclude the identity of any child who is a victim of such criminal sexual offense or alleged criminal sexual offense only if a court order is issued authorizing the disclosure of a particular case or particular cases records maintained by any circuit court clerk.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced, with the following change:
Clarifies language related to restricting the identity of child victims of criminal sexual offenses or alleged criminal sexual offenses by providing that such identity shall be restricted unless a court order is issued authorizing the removal of such restriction of a particular case record or particular records of cases maintained by any circuit court clerk.
**SB 02339 (CONTINUED)**

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<td>Assigned to Judiciary - Criminal Committee</td>
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(Rep. Kelly M. Cassidy and Kambium Buckner)

New Act

Creates the Privacy of Adult Victims of Criminal Sexual Offenses Act. Defines "adult victim" and "criminal history record information." Provides that notwithstanding any other law to the contrary, inspection and copying of law enforcement records maintained by any law enforcement agency or all circuit court records maintained by any circuit clerk relating to any investigation or proceeding pertaining to a criminal sexual offense, by any person not exempted by this Act, shall be restricted to exclude the identity of the adult victim without a court order. Provides that when a criminal sexual offense is committed or alleged to have been committed by a school district employee or any individual contractually employed by a school district, a copy of the criminal history record information relating to the investigation of the offense or alleged offense shall be transmitted to the superintendent of schools if certain conditions are met. Makes other changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the bill as introduced, with the following change: Clarifies language related to restricting the identity of victims of criminal sexual offenses or alleged criminal sexual offenses by providing that such identity shall be restricted unless a court order is issued authorizing the removal of such restriction of a particular case record or particular records of cases maintained by any circuit court clerk.

Feb 26 21  S  Filed with Secretary by Sen. Kimberly A. Lightford
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Criminal Law
Mar 24 21  Added as Chief Co-Sponsor Sen. Antonio Muñoz
Mar 25 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 08 21  Added as Co-Sponsor Sen. Bill Cunningham
Apr 08 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Kimberly A. Lightford
Apr 08 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 09 21  Added as Co-Sponsor Sen. Jil Tracy
Apr 12 21  Added as Chief Co-Sponsor Sen. John Connor
Apr 12 21  Added as Co-Sponsor Sen. Adriane Johnson
Apr 13 21  Senate Committee Amendment No. 1 Assignments Refers to Criminal Law
Apr 13 21  Added as Co-Sponsor Sen. Patricia Van Pelt
Apr 13 21  Added as Co-Sponsor Sen. Robert Peters
Apr 13 21  Added as Co-Sponsor Sen. Christopher Belt
Apr 13 21  Added as Co-Sponsor Sen. Napoleon Harris, III
Apr 13 21  Added as Co-Sponsor Sen. Melinda Bush
Apr 13 21  Added as Co-Sponsor Sen. Elgie R. Sims, Jr.
Apr 13 21  Senate Committee Amendment No. 1 Adopted
Apr 14 21  Do Pass as Amended Criminal Law; 010-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21  Added as Co-Sponsor Sen. Scott M. Bennett
Apr 15 21  Added as Co-Sponsor Sen. Cristina H. Pacione-Zayas
Apr 16 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 16 21  Added as Co-Sponsor Sen. Mattie Hunter
Apr 19 21  Added as Co-Sponsor Sen. Steve McClure
Apr 20 21  Added as Co-Sponsor Sen. Sara Feigenholtz
Apr 20 21  Added as Co-Sponsor Sen. Robert F. Martwick
Apr 21 21  Added as Co-Sponsor Sen. Neil Anderson
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading ** April 22, 2021
SB 02340 (CONTINUED)
Apr 22 21 S  Added as Co-Sponsor Sen. Laura Fine
Apr 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H  Arrived in House
Apr 26 21 Chief House Sponsor Rep. Kelly M. Cassidy
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
Apr 28 21 Added Alternate Co-Sponsor Rep. Kambium Buckner
May 04 21 H  Assigned to Judiciary - Criminal Committee
SB 02354  Sen. Sue Rezin, Karina Villa and Rachelle Crowe
(Rep. Tony McCombie and Seth Lewis)
105 ILCS 5/27-22  from Ch. 122, par. 27-22
Amends the Courses of Study Article of the School Code. Adds forensic speech (speech and debate) to the music, art, foreign
language, or vocational education elective that a pupil may choose to satisfy the one year prerequisite that each pupil entering the 9th
grade is required to successfully complete to receive a high school diploma. Provides that a forensic speech course used to satisfy the
course requirement in language arts may not be used to satisfy a forensic speech course chosen as an elective course.
Feb 26 21 S  Filed with Secretary by Sen. Sue Rezin
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 23 21 Assigned to Education
Mar 23 21 Added as Co-Sponsor Sen. Karina Villa
Apr 16 21 Rule 2-10 Committee Deadline Established As April 23, 2021
Apr 20 21 Do Pass Education; 014-000-000
Apr 20 21 Placed on Calendar Order of 2nd Reading April 21, 2021
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 22 21 Third Reading - Passed; 056-000-000
Apr 23 21 H  Arrived in House
Apr 23 21 S  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 26 21 H  Chief House Sponsor Rep. Tony McCombie
Apr 27 21 First Reading
Apr 27 21 Referred to Rules Committee
May 04 21 H  Assigned to Elementary & Secondary Education: School Curriculum & Policies Committee
May 05 21 Added Alternate Co-Sponsor Rep. Seth Lewis
Amends the Open Meetings Act. Provides that each public body shall periodically (currently, specifies no less than semi-annually) meet to review minutes of all closed meetings. Provides that meetings to review minutes shall occur every 6 months, or as soon thereafter as is practicable, taking into account the nature and meeting schedule of the public body. Provides that committees which are ad hoc in nature shall review closed session minutes at the later of (1) 6 months from the date of the last review of closed session minutes or (2) at the next scheduled meeting of the ad hoc committee. Provides that when a public body is dissolved, disbanded, eliminated, or consolidated by executive action, legislative action, or referendum, the governing body of the unit of local government in which the public body was located shall review the closed session minutes of that public body.
Amends the Chicago Teachers Article of the Illinois Pension Code to make changes concerning the criminal conviction of a teacher. Amends the School Code. Provides that the notification regarding the dismissal or resignation of an individual holding a Professional Educator License as a result of abuse or neglect of a child must include the Illinois Educator Identification Number of the license holder and a brief description of the misconduct alleged. Amends the Educator Licensure Article to provide for the suspension or revocation of an endorsement or approval. Provides that a homicide conviction is grounds for disqualification for educator licensure or suspension or revocation of a license. Makes changes in provisions concerning a license holder's criminal conviction. Amends the Employment of Teachers Article. Changes certain references concerning teacher certification to teacher licensure. Makes changes concerning the termination of contractual continued service by a teacher. Amends the State Mandates Act to require implementation without reimbursement.

Senate Floor Amendment No. 1
Deletes reference to:
40 ILCS 5/17-149.1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change.
Removes the provisions amending the Illinois Pension Code.
Amends the Banking Emergencies Act. Provides that any day on which a bank, or any one or more of its offices, is closed during all or any part of its normal banking hours due to an emergency or impending emergency affecting the bank or any one or more of its offices (rather than pursuant to authorization granted by the Secretary) shall be a legal holiday for all purposes with respect to any banking business of any character. Provides that the Department of Financial and Professional Regulation may adopt rules to address the closing or alteration of hours by banks at one or more of their offices when affected by an emergency or impending emergency. Repeals provisions concerning powers of the Secretary of Financial and Professional Regulation and provisions concerning notice to the Secretary and the public.

Senate Committee Amendment No. 1

Deletes reference to:
205 ILCS 610/2 rep.

Deletes reference to:
205 ILCS 610/3 rep.

Adds reference to:
205 ILCS 610/2 from Ch. 17, par. 1002

Adds reference to:
205 ILCS 610/3 from Ch. 17, par. 1003

Replaces everything after the enacting clause. Amends the Banking Emergencies Act. In provisions concerning powers of the Secretary of Financial and Professional Regulation, provides that following a proclamation by the Secretary that authorizes banks to close or alter the hours at any or all of the bank offices due to an emergency, the officers of the bank may, at an earlier time than a proclamation by the Secretary that the emergency or impending emergency has ended, determine that the closed office or offices should reopen and the amount of time reasonably necessary to reopen. Provides that the officers of a bank shall have the authority to determine not to open any of the bank's offices or to close an office if an emergency exists, or is impending, which affects or may affect the bank's offices, even if the Secretary does not issue a proclamation. Provides that the office closed shall remain closed until the time that the officers determine the emergency has ended, and for the further amount of time reasonably necessary to reopen. Provides that no bank office shall remain closed for more than 48 consecutive hours. Provides that the Department of Financial and Professional Regulation may adopt rules to address the closing or alteration of hours by banks at one or more of their offices when affected by an emergency or impending emergency. Makes other changes.
SB 02364 Sen. John Connor and Rachelle Crowe  
(Rep. Justin Slaughter)  
725 ILCS 5/Art. 104A heading new  
725 ILCS 5/104A-1 new  
725 ILCS 5/104A-2 new  
725 ILCS 5/104A-3 new  
725 ILCS 5/104A-4 new  
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 misdemeanant 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 misdemeanant 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.

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  H  Assigned to Judiciary - Criminal Committee
Amends the Property Tax Code. Provides that photovoltaic electricity generation systems subject to power purchase agreements or leases for solar energy between a third-party owner, an operator, or both, and an end user of electricity are considered solar energy systems. Effective immediately.

Amends the Juvenile Court Act of 1987. Provides that if the Court prescribes detention, and the minor is a ward of the Department of Children and Family Services, a hearing shall be held every 14 days to determine that there is urgent and immediate necessity to detain the minor for the protection of person or property of another. Provides that if urgent and immediate necessity is not found on the basis of the protection of the community, the minor shall be released to the custody of the Department of Children and Family Services. Provides that if the Court prescribes detention based on the minor being likely to flee the jurisdiction, and the minor is a ward of the Department of Children and Family Services, a hearing shall be held every 7 days for status on the location of shelter care placement by the Department of Children and Family Services. Detention shall not be used as a shelter care placement for minors in the custody or guardianship of the Department of Children and Family Services.
Amends the Illinois Public Aid Code. Provides that the medical assistance program shall cover community-based pediatric palliative care from a trained interdisciplinary team. Amends the Pediatric Palliative Care Act. Repeals a provision that made the Act inoperative on and after July 1, 2012. Requires the Department of Healthcare and Family Services to develop a pediatric palliative care program (rather than a pediatric palliative care pilot program) under which a qualifying child may receive community-based pediatric palliative care from a trained interdisciplinary team and may also choose to continue to pursue aggressive curative or disease-directed treatments for a serious (rather than a potentially life-limiting) illness under the benefits available under the Illinois Public Aid Code. Defines a qualifying child to be a person under the age of 19 (rather than 18) who is enrolled in the medical assistance program and suffers from a serious illness (rather than a potentially life-limiting medical condition). Contains provisions concerning a State Plan amendment; prohibited Department rules; pediatric interdisciplinary teams; reimbursable services offered under the pediatric palliative care program; standards for and technical assistance to managed care organizations; reporting requirements; criteria a case manager must meet for demonstrated expertise in pediatric palliative care; and other matters.
SB 02390  Sen. Laura Fine
(Rep. Denyse Wang Stoneback)

60 ILCS 1/30-5
Amends the Township Code. Provides that, whenever the date for an annual township meeting as required by statute conflicts
with the celebration of Ramadan, the township board may postpone the annual township meeting to the first Tuesday following the last
day of Ramadan. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Laura Fine
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Local Government
Apr 14 21  Do Pass Local Government; 007-000-000
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; 052-000-000
Apr 28 21  H  Arrived in House
May 03 21  Chief House Sponsor Rep. Denyse Wang Stoneback
May 04 21  First Reading
May 04 21  Referred to Rules Committee
May 04 21  H  Assigned to Counties & Townships Committee

SB 02395  Sen. Patrick J. Joyce
(Rep. Sonya M. Harper)

20 ILCS 205/205-60 rep.
20 ILCS 215/Act rep.
65 ILCS 5/11-15.4-5

415 ILCS 60/4 from Ch. 5, par. 804
505 ILCS 5/3.02 from Ch. 5, par. 1003.02
505 ILCS 45/2a from Ch. 5, par. 242a
515 ILCS 5/5-5 from Ch. 56, par. 5-5
820 ILCS 405/214 from Ch. 48, par. 324
Repeals the Aquaculture Development Act. Amends the Civil Administrative Code of Illinois, the Illinois Municipal Code,
the Illinois Pesticide Act, the Agricultural Areas Conservation and Protection Act, the County Cooperative Extension Law, the Fish
and Aquatic Life Code, and the Unemployment Insurance Act making conforming changes.

Feb 26 21  S  Filed with Secretary by Sen. Patrick J. Joyce
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Agriculture
Apr 15 21  Do Pass Agriculture; 011-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Sonya M. Harper
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Agriculture & Conservation Committee
Amends the Children and Family Services Act. Provides that no later than December 31, 2022, and no later than December 31 of each year thereafter, the Department of Children and Family Services shall prepare and submit an annual report, covering the previous fiscal year, to the General Assembly regarding racial disparities for children and families involved in the child welfare system. Provides that the report shall be conducted by a research institution at a public university and must include, at a minimum, the following de-aggregated data by race as compared, where appropriate, to population-level data: (1) education success, health and behavioral health, housing, jobs or economic justice, criminal justice, and other key metrics that serve as indicators of child and family well-being and can measure socioeconomic conditions in communities; and (2) children and families involved in a safety plan, the number of protective custodies, the number of investigations of each type of abuse and neglect allegation described in a specified provision of the Illinois Administrative Code and the findings of such investigations, the number of Department recommended court filings for each allegation type, the number of intakes into the foster care system, placement settings, lengths of stay, and permanency outcomes.
Amends the Illinois Insurance Code. Authorizes the Illinois Insurance Guaranty Fund, at the direction of its board of directors and subject to the approval of the Director of Insurance, to form and own a not-for-profit corporation to which the Fund may delegate certain of its powers and duties provided by the Code. Allows the not-for-profit corporation to contract to provide services to the Office of Special Deputy Receiver or any other person or organization authorized by law to carry out the duties of the Director in the capacity of receiver under specified provisions of the Code, the Illinois Life and Health Insurance Guaranty Association, an organizations in another state similar to the Illinois Insurance Guaranty Fund or the Illinois Life and Health Insurance Guaranty Association. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In provisions concerning the purpose of the Illinois Insurance Guaranty Fund Article of the Illinois Insurance Code, provides that the purpose of the Article is to also provide a mechanism for the Illinois Insurance Guaranty Fund to participate in and facilitate the process by which the assets of an insolvent company are marshaled and distributed beyond reimbursing the cost of covered claims, and that these provisions are inoperative 5 years after the effective date of the amendatory Act. Provides that language allowing the Fund to contract with the Office of Special Deputy Receiver or any other person or organizations authorized by law to carry out the duties of the Director in her or his capacity as a receiver under Article XIII of the Code are inoperative 5 years after the effective date of the amendatory Act. Removes provisions allowing the Illinois Insurance Guaranty Fund to contract to provide services to the Illinois Life and Health Insurance Guaranty Association and organizations in another state similar to the Illinois Insurance Guaranty Fund or the Illinois Life and Health Insurance Guaranty Association. Makes other changes. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Napoleon Harris, III
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Insurance
Apr 08 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Napoleon Harris, III
Apr 08 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21  Senate Committee Amendment No. 1 Referred to Insurance
Apr 14 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass Insurance; 010-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 15 21  Added as Co-Sponsor Sen. Steven M. Landek
Apr 21 21  Second Reading
Apr 21 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. Jay Hoffman
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Executive Committee
SB 02424  Sen. Napoleon Harris, III-Jacqueline Y. Collins
(Rep. Kambium Buckner)

610 ILCS 140/10

Amends the Railroad Supplier Diversity Act. Adds the National Railroad Passenger Corporation (doing business as Amtrak) to the list of entities that may report to the Illinois Commerce Commission under the Act. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Napoleon Harris, III
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Apr 07 21  Assigned to Transportation
Apr 08 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 14 21  Do Pass Transportation;  014-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 21 21  Second Reading
Apr 21 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 27 21  Chief House Sponsor Rep. Kambium Buckner
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Transportation: Regulation, Roads & Bridges Committee
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.
SB 02432

Sen. Bill Cunningham-Sara Feigenholtz and Chapin Rose

(Rep. Kelly M. Burke)

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
Feb 26 21 Referred to Assignments
Mar 23 21 Assigned to Revenue
Apr 06 21 Added as Chief Co-Sponsor Sen. Sara Feigenholtz
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 27 21 Chief House Sponsor Rep. Kelly M. Burke
Apr 28 21 First Reading
Apr 28 21 Referred to Rules Committee
May 04 21 H Assigned to Revenue & Finance Committee
Amends the Illinois School Student Records Act. Provides that school student records or information may be shared under an intergovernmental agreement, if the elementary school district and the high school district have attendance boundaries that overlap and are parties to an intergovernmental agreement that allows the sharing of student records and information between the districts. Requires the sharing of student information under an intergovernmental agreement to be voluntary, to apply only to students who have been enrolled in both districts or would be enrolled in both districts based on district attendance boundaries, and does not exceed the scope of information that is shared among schools in a unit school district. Allows the terms of an intergovernmental agreement to place further limitations on the information that is allowed to be shared. Effective immediately.

Senate Floor Amendment No. 1
To allow the sharing of student information under an intergovernmental agreement, provides that a student's parent or guardian must also express in writing that the student intends to enroll or has enrolled in the high school district (instead of only requiring that the student has been enrolled or would be enrolled in both districts based on district attendance boundaries to allow the sharing of the student information).
SB 02435  Sen. Bill Cunningham

(Rep. Greg Harris)

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5 ILCS 80/4.40
5 ILCS 100/5-45.1
5 ILCS 100/5-45.2
5 ILCS 100/5-45.4
5 ILCS 100/5-45.5
5 ILCS 100/5-45.6
5 ILCS 100/5-45.7
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5 ILCS 810/5
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15 ILCS 335/5 from Ch. 124, par. 25
15 ILCS 335/17
15 ILCS 405/20 from Ch. 15, par. 220
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15 ILCS 505/16.8
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775 ILCS 5/2-101
775 ILCS 5/2-108
775 ILCS 5/6-102 from Ch. 68, par. 7A-102
775 ILCS 5/7A-103 from Ch. 68, par. 7A-103
805 ILCS 5/15.35 from Ch. 32, par. 15.35
805 ILCS 5/15.65 from Ch. 32, par. 15.65
805 ILCS 105/111.25 from Ch. 32, par. 111.25
805 ILCS 317/25
815 ILCS 390/16 from Ch. 21, par. 216
815 ILCS 505/2DDD
815 ILCS 601/5
820 ILCS 96/1-25
SB 02435 (CONTINUED)

820 ILCS 305/4a-5 from Ch. 48, par. 138.4a-5
820 ILCS 325/5-5
820 ILCS 325/5-10
820 ILCS 325/5-15
35 ILCS 5/201
35 ILCS 5/208 from Ch. 120, par. 2-208
35 ILCS 5/502 from Ch. 120, par. 5-502
35 ILCS 5/901
35 ILCS 5/201.1 rep.
35 ILCS 5/229 rep.


Feb 26 21 S Filed with Secretary by Sen. Bill Cunningham
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 23 21 Assigned to State Government
Apr 15 21 Do Pass State Government; 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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
Apr 28 21 Chief House Sponsor Rep. Greg Harris
Apr 28 21 First Reading
Apr 28 21 Referred to Rules Committee
May 04 21 H Assigned to Executive Committee
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.
SB 02444  Sen. Mattie Hunter and Emil Jones, III-Jacqueline Y. Collins
(Rep. Sonya M. Harper)

35 ILCS 5/214
Amends the Illinois Income Tax Act. Provides that the credit for affordable housing donations sunsets on December 31, 2026 (currently, December 31, 2021). Effective immediately.

Feb 26 21  S Filed with Secretary by Sen. Mattie Hunter
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 22 21  Added as Co-Sponsor Sen. Emil Jones, III
Mar 23 21  Assigned to Revenue
Mar 25 21  Added as Chief Co-Sponsor Sen. Jacqueline Y. Collins
Apr 15 21  Do Pass Revenue; 008-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 15 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Emil Jones, III
Apr 15 21  Senate Floor Amendment No. 1 Referred to Assignments
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  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 28 21  H Arrived in House
Apr 28 21  Chief House Sponsor Rep. Sonya M. Harper
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
Apr 28 21  Assigned to Revenue & Finance Committee
May 06 21  H To Income Tax Subcommittee
Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Designates the Department of Transportation (instead of the Regional Transportation Authority) as the State agency responsible for overseeing the safety and security of rail fixed guideway public transportation systems in compliance with federal statutes concerning the public transportation safety program. Adds provisions governing immunity for the Department in administering the program. Makes corresponding changes in the Freedom of information Act, the Metropolitan Transit Authority Act, and the Regional Transportation Authority Act. Repeals the Bi-State Transit Safety Act. Effectively immediately.
SB 02455

Sen. Ram Villivalam
(Rep. Martin J. Moylan)

625 ILCS 5/11-406 rep.
625 ILCS 5/11-410 rep.

Amends the Illinois Vehicle Code. Repeals Sections of the Code requiring the driver of a vehicle that is involved in specified types of accidents to file a report of the accident with the Department of Transportation in its capacity as the Administrator of the Illinois Safety and Family Financial Responsibility Law. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Ram Villivalam
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Apr 07 21  Assigned to Transportation
Apr 14 21  Do Pass Transportation; 014-000-000
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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Martin J. Moylan
Apr 27 21  First Reading
Apr 27 21  Referred to Rules Committee
May 04 21  H  Assigned to Transportation: Vehicles & Safety Committee
SB 02459  Sen. Ram Villivalam  
(Rep. Kambium Buckner)

5 ILCS 175/25-120 new
Amends the Electronic Commerce Security Act. Provides that the Department of Transportation, the Illinois State Toll Highway Authority, and the Capital Development Board shall each accept the use of electronic signatures in transactions between those State agencies and other persons or entities, unless all parties to the transaction waive the right to use electronic signatures.
Senate Floor Amendment No. 1
Adds reference to:

5 ILCS 175/25-101

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides an exception to the use of electronic signatures for transactions involving technical submissions. Defines "technical submissions". Makes conforming changes.
Feb 26 21  S  Filed with Secretary by Sen. Ram Villivalam
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Apr 07 21  Assigned to State Government
Apr 15 21  Do Pass State Government; 008-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 20 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Ram Villivalam
Apr 20 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Senate Floor Amendment No. 1 Assignments Refers to State Government
Apr 21 21  Senate Floor Amendment No. 1 Recommend Do Adopt State Government; 009-000-000
Apr 22 21  Recalled to Second Reading
Apr 22 21  Senate Floor Amendment No. 1 Adopted; Villivalam
Apr 22 21  Third Reading - Passed; 056-000-000
Apr 23 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. Kambium Buckner
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
May 04 21  H  Assigned to Transportation: Regulation, Roads & Bridges Committee
SB 02486
Sen. Ram Villivalam
(Rep. Marcus C. Evans, Jr.)

820 ILCS 40/7 from Ch. 48, par. 2007

Amends the Personnel Record Review Act. Provides that an individual aggrieved by a disclosure of a disciplinary report in violation of the Act may file a complaint with the Director of Labor or file an action in court within 7 years after the violation.

Senate Committee Amendment No. 1

Provides that an individual may file a complaint with the Director of Labor or commence an action alleging a violation within 3, rather than 7, years after the date of the disclosure of the disciplinary action.
SB 02494
Sen. Ram Villivalam
(Rep. Natalie A. Manley)

770 ILCS 60/6 from Ch. 82, par. 6
Amends the Mechanics Lien Act. Provides that the changes made by Public Act 97-966, to provisions governing the circumstances in which it is not necessary to fix by contract a time for the completion or a time for payment in order to obtain a lien under the Act, are operative from January 1, 2013 through December 31, 2026 (rather than December 31, 2021). Effective immediately.

Senate Floor Amendment No. 1
Provides that the changes made by Public Act 97-966, to provisions governing the circumstances in which it is not necessary to fix by contract a time for the completion or a time for payment in order to obtain a lien under the Act, are operative from January 1, 2013 through December 31, 2024 (rather than December 31, 2026).
Amends the Collateral Recovery Act. Provides that each individual, partner of a partnership, officer of a corporation, or member of a limited liability company shall submit with the application for licensure as a repossession agency a copy of one form of personal identification upon which must appear a recent photograph (rather than a photograph taken within one year immediately preceding the date of the filing of the application). Requires the Illinois Commerce Commission to notify the submitting person within a reasonable time period (rather than 10 days) after receipt of the application of its intent to issue or deny a recovery permit. Provides that a recovery employee may work under a recovery permit for multiple licensed repossession agencies. Provides that applications for renewal of a license or permit shall be filed with the Commission no earlier than 90 days and not later than 45 days prior to the expiration of a license or permit. Provides that when a license holder or permit holder has made a timely and sufficient application for the renewal of a license or recovery permit, the existing license or recovery permit shall continue in full force and effect until the final agency decision on the application has been made, unless a later date is fixed by order of a reviewing court. Provides that the Commission shall not require the license or permit holder or applicant to report and shall not consider law enforcement records, court records, and conviction records of an individual who was 17 years old (rather than 18 years old) or younger at the time of the conviction. Makes other changes. Amends the Regulatory Sunset Act. Extends the repeal date of the Collateral Recovery Act to January 1, 2032. Effective January 1, 2022, except provisions amending the Regulatory Sunset Act take effect immediately.

Senate Committee Amendment No. 1

Deletes reference to:
- 225 ILCS 422/35
- 225 ILCS 422/45
- 225 ILCS 422/50
- 225 ILCS 422/75
- 225 ILCS 422/85

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

Removes the changes made to the Collateral Recovery Act. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Ram Villivalam
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Judiciary
Mar 26 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Ram Villivalam
Mar 26 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 07 21  Senate Committee Amendment No. 1 Assignments Refers to Judiciary
Apr 13 21  Senate Committee Amendment No. 1 Adopted
Apr 14 21  Do Pass as Amended Judiciary; 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 23 21  Third Reading - Passed; 058-000-000
Apr 26 21  H  Arrived in House
Apr 26 21  Chief House Sponsor Rep. Bob Morgan
SB 02496 (CONTINUED)

Apr 27 21   H       First Reading
Apr 27 21   Referred to Rules Committee
Apr 28 21   Alternate Chief Sponsor Changed to Rep. Margaret Croke
May 04 21   H       Assigned to Transportation: Vehicles & Safety Committee
SB 02506 Sen. Dan McConchie, Brian W. Stewart, Terri Bryant, Linda Holmes, Craig Wilcox, Steven M. Landek and Dale Fowler  
(Rep. Robert Rita)  

50 ILCS 205/25 new  
Amends the Local Records Act. Provides that a unit of local government, acting through its governing board, may authorize the use of technology to execute its duties, or assist in the execution of certain portions of public duties, where those technologies utilize commonly accepted methods of data storage and cybersecurity, and the unit of local government otherwise continues adherence to the Local Records Act. Provides that, where applicable law requires accepting information in writing, an appearance before an official in person, or requires a signature, the unit of local government may, in place of those requirements, adopt widely used technologies, such as video chat and secure digital signatures, to verify identity and process service requests. Provides that a unit of local government may also adopt a method of certifying paperless digital copies of any record using PDF file delivery if the unit of local government provides for free on its website an upload tool for any person in recipient of a certified digital file to confirm its authenticity. Requires a unit of local government to provide notice before adopting such procedures. Provides that the Act may be referred to as the At Your Service Act.  

Senate Committee Amendment No. 1  
Deletes reference to:  
50 ILCS 205/25 new  
Adds reference to:  
55 ILCS 5/3-2003.6 new  
Replaces everything after the enacting clause. Amends the Counties Code. Provides that a county clerk may authorize the use of technology to execute the clerk's duties or assist in the execution of certain portions of public duties in specified circumstances. Provides that, where applicable law requires accepting information in writing, an appearance before an official in person, service of official records in paper copy, or requires a signature, the county clerk may, in place of those requirements, adopt widely used technologies such as video chat, secure data transmission portals, and secure digital signatures to verify identity and process service requests. Provides that a county clerk replacing a previously paper-based process or appearance method must publish notice on the clerk's website, or in a newspaper of general circulation if the county clerk does not have a website, and in the principal office of business 60 days prior to making such a change.
SB 02506 (CONTINUED)

May 04 21  H Assigned to Executive Committee
SB 02515
Sen. Chapin Rose
(Rep. Carol Ammons-Dan Caulkins-Greg Harris)

415 ILCS 55/5-5 new
Amends the Illinois Groundwater Protection Act. Creates the Mahomet Aquifer Council. Provides that 9 public members shall be appointed to the Council by the Governor, including 3 persons representing a nonprofit consortium dedicated to the sustainability of the Mahomet Aquifer, 5 persons representing local government bodies located over the Mahomet Aquifer, and one person from the University of Illinois Prairie Research Institute. Provides that the chairperson's term shall be for one year, and a Council member's term shall be for 3 years. Allows reimbursement to members for ordinary and necessary expenses incurred in the performance of their duties, except that such reimbursement shall be limited to expenses associated with no more than 4 meetings per calendar year. Requires the Agency to provide the Council with such supporting services as are reasonable for the performance of the Council's duties. Effective immediately.

Senate Committee Amendment No. 1
Replaces everything after the enacting clause with the provisions of the introduced bill with the following change. Provides that the Mahomet Aquifer Council shall be composed of specified members appointed by specified State officials (rather than shall be composed of 9 public members appointed by the Governor, including: 3 persons representing a nonprofit consortium dedicated to the sustainability of the Mahomet Aquifer; 5 persons representing local government bodies located over the Mahomet Aquifer; and one person from the University of Illinois Prairie Research Institute). Effective immediately.

Senate Floor Amendment No. 2
Replaces everything after the enacting clause with the provisions of the bill as amended with the following change. Changes the qualifications of a member of the Mahomet Aquifer Council to provide that the member shall be a member representing a State labor organization that represents employees in the solid waste, recycling, and related industries, appointed by the Governor. Effective immediately.

Feb 26 21  S  Filed with Secretary by Sen. Chapin Rose
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to State Government
Apr 05 21  Senate Committee Amendment No. 1 Filed with Secretary by Sen. Chapin Rose
Apr 05 21  Senate Committee Amendment No. 1 Referred to Assignments
Apr 07 21  Senate Committee Amendment No. 1 Assignments Refers to State Government
Apr 14 21  Senate Committee Amendment No. 1 Adopted
Apr 15 21  Do Pass as Amended State Government; 009-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 16 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Chapin Rose
Apr 16 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21  Senate Floor Amendment No. 2 Assignments Refers to State Government
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Senate Floor Amendment No. 2 Recommend Do Adopt State Government; 009-000-000
Apr 21 21  Recalled to Second Reading
Apr 21 21  Senate Floor Amendment No. 2 Adopted; Rose
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 28 21  H  Arrived in House
Apr 28 21  Chief House Sponsor Rep. Carol Ammons
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
Apr 28 21  Assigned to Energy & Environment Committee
May 04 21  Added Alternate Chief Co-Sponsor Rep. Dan Caulkins
May 04 21  Do Pass / Consent Calendar Energy & Environment Committee; 026-000-000
May 05 21  H  Placed on Calendar 2nd Reading - Consent Calendar
May 05 21  Added Alternate Chief Co-Sponsor Rep. Greg Harris
SB 02522 Sen. Chapin Rose
(Rep. Brad Halbrook)

735 ILCS 30/25-5-80 new

Amends the Eminent Domain Act. Provides that quick-take proceedings may be used for a period of no more than 2 years after the effective date by Moultrie County for the acquisition of certain described property for the purpose of replacing a structuring and constructing an associated roadway on Township Road 185A. Effective immediately.

Feb 26 21 S Filed with Secretary by Sen. Chapin Rose
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 23 21 Assigned to Judiciary
Apr 14 21 Do Pass Judiciary; 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 23 21 Third Reading - Passed; 058-000-000
Apr 26 21 H Arrived in House
 Apr 26 21 Chief House Sponsor Rep. Brad Halbrook
 Apr 27 21 First Reading
 Apr 27 21 Referred to Rules Committee
 May 04 21 H Assigned to Executive Committee
SB 02530  Sen. John F. Curran-Dan McConchie, Jason Plummer, Craig Wilcox-Donald P. DeWitte and Dale Fowler
(Rep. Deanne M. Mazzochi)

20 ILCS 2605/2605-52.1 new
Amends the Department of State Police Law of the Civil Administrative Code of Illinois. Provides that upon request of a law enforcement agency or a public safety answering point on behalf of a law enforcement agency, a wireless service provider shall provide call location information concerning the telecommunications device of a user to the requesting law enforcement agency or public safety answering point. Provides that a law enforcement agency or public safety answering point may not request information under this provision unless for the purposes of responding to a call for emergency services or in an emergency situation that involves the risk of death or serious physical harm. Provides that a wireless service provider may establish protocols by which the carrier voluntarily discloses call location information. Provides that a claim for relief may not be brought in a court against a wireless service provider or any other person for providing call location information if acting in good faith. Provides that the Illinois State Police shall obtain contact information from all wireless service providers authorized to do business in the State to facilitate a request from a law enforcement agency or a public safety answering point on behalf of a law enforcement agency for call location information. Provides that the Illinois State Police shall disseminate the contact information to each public safety answering point in the State.
SB 02531

(Rep. Anthony DeLuca-Mike Murphy-Margaret Croke-Jonathan Carroll and Amy Elik)

35 ILCS 5/201
35 ILCS 5/203
35 ILCS 5/601
35 ILCS 5/709.5

Amends the Illinois Income Tax Act. Provides that a partnership or Subchapter S corporation may elect to pay a tax computed by multiplying the share of business income apportionable to Illinois and nonbusiness income allocated to Illinois that is distributable to each partner or shareholder and multiplied by the applicable rates of tax for that partner or shareholder. Creates a deduction in an amount equal to those amounts. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:
35 ILCS 5/502

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the tax imposed under the introduced bill applies for taxable years beginning on or after January 1, 2021. Provides that certain nonresident individuals with no Illinois income tax liability after taking into account the deductions in the amendatory Act are not required to file returns. Makes various technical corrections concerning pass-through entities. Effective immediately.

Senate Floor Amendment No. 2

Deletes reference to:
35 ILCS 5/203

Deletes reference to:
35 ILCS 5/502

Deletes reference to:
35 ILCS 5/601

Deletes reference to:
35 ILCS 5/709.5

Deletes reference to:
35 ILCS 5/1501

Replaces everything after the enacting clause. Reinserts provisions of the introduced bill creating an entity-level tax, but makes certain formatting changes. Provides that the entity-level tax applies for taxable years ending on or after December 31, 2021 and beginning prior to January 1, 2026. Provides that the entity-level tax shall be in an amount equal to 4.95% of the taxpayer's net income for the taxable year. Defines “net income”. Provides that a partnership or Subchapter S corporation that elects to pay tax at the entity level is required to pay estimated tax if the amount payable as estimated tax can reasonably be expected to exceed $500. Effective immediately.

Feb 26 21 File with Secretary by Sen. Win Stoller
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Mar 16 21 Added as Chief Co-Sponsor Sen. John Connor
Mar 17 21 Added as Co-Sponsor Sen. Donald P. DeWitte
Mar 23 21 Added as Chief Co-Sponsor Sen. Robert F. Martwick
Mar 23 21 Assigned to Revenue
Mar 23 21 Added as Co-Sponsor Sen. Jil Tracy
Mar 24 21 Added as Co-Sponsor Sen. John F. Curran
Mar 26 21 Added as Co-Sponsor Sen. David Koehler
Apr 05 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Win Stoller
Apr 05 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 07 21 Senate Committee Amendment No. 1 Assignments Refers to Revenue
Apr 14 21 Senate Committee Amendment No. 1 Adopted
SB 02531 (CONTINUED)

Apr 15 21  S  Do Pass Revenue;  009-000-000
Apr 15 21  Placed on Calendar Order of 2nd Reading April 20, 2021
Apr 15 21  Added as Co-Sponsor Sen. Sally J. Turner
Apr 16 21  Senate Floor Amendment No. 2 Filed with Secretary by Sen. Win Stoller
Apr 16 21  Senate Floor Amendment No. 2 Referred to Assignments
Apr 19 21  Added as Co-Sponsor Sen. Dale Fowler
Apr 20 21  Senate Floor Amendment No. 2 Assignments Refers to Revenue
Apr 20 21  Added as Co-Sponsor Sen. Dave Syverson
Apr 20 21  Added as Co-Sponsor Sen. Sue Rezin
Apr 20 21  Added as Co-Sponsor Sen. Darren Bailey
Apr 20 21  Added as Co-Sponsor Sen. Neil Anderson
Apr 20 21  Added as Co-Sponsor Sen. Terri Bryant
Apr 20 21  Added as Co-Sponsor Sen. Jason A. Barickman
Apr 20 21  Second Reading
Apr 20 21  Placed on Calendar Order of 3rd Reading April 21, 2021
Apr 21 21  Added as Co-Sponsor Sen. Mike Simmons
Apr 21 21  Senate Floor Amendment No. 2 Recommend Do Adopt Revenue;  010-000-000
Apr 21 21  Added as Co-Sponsor Sen. Karina Villa
Apr 21 21  Recalled to Second Reading
Apr 21 21  Senate Floor Amendment No. 2 Adopted; Stoller
Apr 21 21  Third Reading - Passed; 056-000-000
Apr 21 21  Added as Co-Sponsor Sen. Rachelle Crowe
Apr 28 21  H  Arrived in House
Apr 28 21  Chief House Sponsor Rep. Anthony DeLuca
Apr 28 21  First Reading
Apr 28 21  Referred to Rules Committee
Apr 28 21  H  Assigned to Revenue & Finance Committee
May 04 21  Added Alternate Chief Co-Sponsor Rep. Mike Murphy
May 05 21  Added Alternate Co-Sponsor Rep. Amy Elik
May 05 21  Added Alternate Chief Co-Sponsor Rep. Margaret Croke
May 05 21  Added Alternate Chief Co-Sponsor Rep. Jonathan Carroll
May 06 21  House Committee Amendment No. 1 Filed with Clerk by Rep. Anthony DeLuca
May 06 21  House Committee Amendment No. 1 Referred to Rules Committee
SB 02553  Sen. Melinda Bush-Julie A. Morrison
(Rep. Terra Costa Howard-Suzanne Ness)

New Act
Creates the Local Official Vacancy Posting Act. Provides that a unit of local government shall post every elected official
vacancy on its website, if it has one, and the county clerk shall also post the vacancy on its website. Provides that the posting shall
remain on each website until the vacancy is filled. Limits home rule powers.

Senate Floor Amendment No. 1
Provides that a unit of local government shall post every elected official vacancy on its website, if the website is maintained
by the unit of local government's full-time staff (rather than if it has a website).

Feb 26 21  S  Filed with Secretary by Sen. Melinda Bush
Feb 26 21  First Reading
Feb 26 21  Referred to Assignments
Mar 23 21  Assigned to Local Government
Apr 14 21  Do Pass Local Government; 007-000-000
Apr 14 21  Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 14 21  Senate Floor Amendment No. 1 Filed with Secretary by Sen. Melinda Bush
Apr 14 21  Senate Floor Amendment No. 1 Referred to Assignments
Apr 15 21  Senate Floor Amendment No. 1 Assignments Refers to Local Government
Apr 20 21  Senate Floor Amendment No. 1 Recommend Do Adopt Local Government; 006-000-000
Apr 21 21  Senate Floor Amendment No. 1 Adopted; Bush
Apr 21 21  Second Reading
Apr 21 21  Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21  Added as Chief Co-Sponsor Sen. Julie A. Morrison
Apr 22 21  Third Reading - Passed; 057-000-000
Apr 23 21  H  Arrived in House
Apr 23 21  Chief House Sponsor Rep. Suzanne Ness
Apr 23 21  First Reading
Apr 23 21  Referred to Rules Committee
Apr 28 21  Alternate Chief Sponsor Changed to Rep. Terra Costa Howard
Apr 28 21  Added Alternate Chief Co-Sponsor Rep. Suzanne Ness

May 04 21  H  Assigned to Ethics & Elections Committee
Amends the Illinois Vehicle Code. Provides that the Department of Transportation shall issue a permit to the proprietor of a vehicle service company that meets certain requirements to operate an official portable emissions testing company. Provides that a permittee may test the permittee's own second division vehicles and issue certificates of safety and conduct emission inspections of the permittee's own second division vehicles. Adds language governing fees, bonding, and oversight of official portable emissions testing companies. Makes corresponding changes.

Senate Committee Amendment No. 1
Adds reference to:
625 ILCS 5/13-102.1
Replaces everything after the enacting clause with the contents of the introduced bill and makes the following changes:
Requires the Department of Transportation to include in its diesel powered vehicle emission inspection report the number of inspections conducted at a brick-and-mortar official testing station and the number of inspections conducted by an official portable emissions testing company. Removes language allowing a permittee to issue certificates of safety. Allows a permittee to conduct interstate inspections on interstate carriers in accordance with federal regulations. Provides that, for motor vehicles that are model years 2007 and newer, the level of peak smoke opacity shall not exceed 5%.

Senate Floor Amendment No. 2
Adds reference to:
625 ILCS 5/13-102.2 new
Replaces everything after the enacting clause with the contents of the introduced bill and Senate Amendment No. 1 and makes the following changes: Removes language providing that, for motor vehicles that are model years 2007 and newer, the level of peak smoke opacity shall not exceed 5 percent. Adds language providing that, by September 15, 2022, the Department of Transportation shall make available to the public a report that includes certain information concerning emission testing.

Senate Floor Amendment No. 3
Changes the date by which the Department of Transportation must make available a public report on emission testing data from September 15, 2022 to March 15, 2023. Changes the date through which the Department of Transportation must collect data on diesel emission testing to include it its public report from June 1, 2022 to December 31, 2022.
SB 02563 (CONTINUED)

Ap 27 21 S Placed on Calendar Order of 3rd Reading April 28, 2021
Ap 27 21 Senate Floor Amendment No. 3 Filed with Secretary by Sen. Melinda Bush
Ap 27 21 Senate Floor Amendment No. 3 Referred to Assignments
Ap 28 21 Senate Floor Amendment No. 3 Assignments Refers to Executive
Ap 29 21 Senate Floor Amendment No. 2 Recommend Do Adopt Executive; 009-005-000
Ap 29 21 Senate Floor Amendment No. 3 Recommend Do Adopt Executive; 009-005-000
Ap 29 21 Recalled to Second Reading
Ap 29 21 Senate Floor Amendment No. 2 Adopted; Bush
Ap 29 21 Senate Floor Amendment No. 3 Adopted; Bush
Ap 29 21 Third Reading - Passed; 037-015-000
Ap 30 21 H Arrived in House
May 04 21 First Reading
May 04 21 Referred to Rules Committee
May 05 21 H Assigned to Energy & Environment Committee
Amends the Drug Court Treatment Act. Defines "clinical treatment plan" and "peer recovery coach". Provides that the assessment of the defendant shall include a validated clinical assessment. The clinical assessment shall include, but not be limited to, assessments of substance use and mental and behavioral health needs. The clinical assessment shall be administered by a qualified clinician and used to inform any Clinical Treatment Plans. Provides that the court may establish a mentorship program that provides access and support to program participants by peer recovery coaches. Amends the Veterans and Servicemembers Court Treatment Act. Provides that peer recovery coaches shall work to help facilitate participants' independence for continued success once the supports of the court are no longer available to them. Provides for education seminars for Veterans and Servicemembers, court prosecutors, judges, and public defenders. Amends the Mental Health Court Treatment Act. Provides that the court may establish a mentorship program that provides access and support to program participants by peer recovery coaches. Makes other changes.

Senate Committee Amendment No. 1
Deletes reference to:
730 ILCS 167/20
Adds reference to:
730 ILCS 166/45
Adds reference to:
730 ILCS 166/50
Adds reference to:
730 ILCS 167/5
Adds reference to:
730 ILCS 167/30
Adds reference to:
730 ILCS 168/5
Adds reference to:
730 ILCS 168/30
Adds reference to:
730 ILCS 168/55 new
SB 02565 (CONTINUED)

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

Further amends the Drug Court Treatment Act. Defines "validated clinical assessment". Provides that a defendant may be ordered to complete mental health counseling, comply with physician recommendations regarding medications, and receive follow up treatment for a mental health diagnosis. Provides that the court shall prioritize the least restrictive treatment option when ordering mental health or substance use treatment for participants. Provides that jail-based custodial treatment may be utilized if it is found to be the least restrictive alternative. Provides that partnerships between the State of Illinois and community mental health or behavioral health centers shall be prioritized whenever possible. Further amends the Veterans and Servicemembers Court Treatment Act. Makes similar changes. Provides that peer recovery coaches should be individuals with lived experience and that they shall work to help facilitate participant experience. Further amends the Mental Health Court Treatment Act. Makes similar changes. Provides for education seminars currently offered for Drug Court Treatment Act prosecutors, judges, and public defenders for Veterans and Servicemembers Treatment Court and Mental Health Treatment Court prosecutors, judges, and public defenders. Makes other changes.

Feb 26 21 S Filed with Secretary by Sen. Melinda Bush
Feb 26 21 First Reading
Feb 26 21 Referred to Assignments
Apr 07 21 Assigned to Criminal Law
Apr 09 21 Senate Committee Amendment No. 1 Filed with Secretary by Sen. Melinda Bush
Apr 09 21 Senate Committee Amendment No. 1 Referred to Assignments
Apr 13 21 Senate Committee Amendment No. 1 Assignments Refers to Criminal Law
Apr 13 21 Senate Committee Amendment No. 1 Adopted
Apr 14 21 Do Pass as Amended Criminal Law; 010-000-000
Apr 14 21 Placed on Calendar Order of 2nd Reading April 15, 2021
Apr 16 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Melinda Bush
Apr 16 21 Senate Floor Amendment No. 2 Referred to Assignments
Apr 20 21 Senate Floor Amendment No. 2 Assignments Refers to Criminal Law
Apr 21 21 Second Reading
Apr 21 21 Placed on Calendar Order of 3rd Reading April 22, 2021
Apr 22 21 Third Reading - Passed; 058-000-000
Apr 22 21 Senate Floor Amendment No. 2 Tabled Pursuant to Rule 5-4 (a)
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Lindsey LaPointe
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Judiciary - Criminal Committee
SB 02567  Sen. Melinda Bush
(Rep. Kelly M. Cassidy)

720 ILCS 5/11-0.1
720 ILCS 5/11-1.60  was 720 ILCS 5/12-16
720 ILCS 5/11-1.70  was 720 ILCS 5/12-17
720 ILCS 5/11-20.1  from Ch. 38, par. 11-20.1
720 ILCS 5/26-4  from Ch. 38, par. 26-4

Amends the Criminal Code of 2012. Provides that it is unlawful for any person to knowingly make a video record or transmit live video of another's intimate parts. Provides that in any criminal proceeding, any property or material that constitutes child pornography shall remain in the care, custody, and control of either the State or the court. Determines when a victim is considered unable to give knowing consent. Defines terms. Makes other changes.

Senate Committee Amendment No. 1

Adds reference to:
325 ILCS 5/3  from Ch. 23, par. 2053

Amends the Abused and Neglected Child Reporting Act. In the definition of "neglected child", provides that blatant disregard for the welfare of the child by the person responsible for the welfare of the child may contribute to the child being considered a "neglected child". In the definition of "person responsible for the child's welfare", deletes language referring to a custodian of a child under 18 years of age and reinserts the language without the age reference.
SB 02661 Sen. Doris Turner-Dale Fowler  
(Rep. Emanuel Chris Welch)  

5 ILCS 70/1 from Ch. 1, par. 1001  
Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act.  
Senate Floor Amendment No. 2  
Deletes reference to:  
5 ILCS 70/1  
Adds reference to:  
20 ILCS 2105/2105-365 new  
Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Provides that for any license of a health care professional that expires during a public health emergency declared by the Governor, the Department of Financial and Professional Regulation shall extend the expiration date of that license by 6 months. Provides that the fees for renewal of that license and the expiration date of the renewed license shall be the same fees and expiration date as though the license was renewed on the original expiration date. Defines "health care professional".  
Effective immediately.  

Feb 26 21 S Filed with Secretary by Sen. Don Harmon  
Feb 26 21 First Reading  
Feb 26 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 06 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Doris Turner  
Apr 06 21 Senate Floor Amendment No. 1 Referred to Assignments  
Apr 13 21 Senate Floor Amendment No. 1 Assignments Refers to Licensed Activities  
Apr 13 21 Chief Sponsor Changed to Sen. Doris Turner  
Apr 13 21 Added as Chief Co-Sponsor Sen. Dale Fowler  
Apr 15 21 Senate Floor Amendment No. 2 Filed with Secretary by Sen. Doris Turner  
Apr 15 21 Senate Floor Amendment No. 2 Referred to Assignments  
Apr 20 21 Senate Floor Amendment No. 2 Assignments Refers to Licensed Activities  
Apr 21 21 Senate Floor Amendment No. 1 Postponed - Licensed Activities  
Apr 23 21 Rule 2-10 Third Reading Deadline Established As April 30, 2021  
Apr 29 21 Senate Floor Amendment No. 2 Recommend Do Adopt Licensed Activities; 006-000-000  
Apr 30 21 Rule 2-10 Third Reading Deadline Established As May 7, 2021  
May 05 21 Recalled to Second Reading  
May 05 21 Senate Floor Amendment No. 2 Adopted; D. Turner  
May 05 21 Third Reading - Passed; 052-000-000  
May 05 21 Senate Floor Amendment No. 1 Tabled Pursuant to Rule 5-4(a)  
May 05 21 H Arrived in House  
May 05 21 Chief House Sponsor Rep. Emanuel Chris Welch  
May 05 21 First Reading  
May 05 21 H Referred to Rules Committee
SB 02662 Sen. Laura M. Murphy  
(Rep. Emanuel Chris Welch)

5 ILCS 70/1 from Ch. 1, par. 1001
Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act.
Senate Floor Amendment No. 1
Deletes reference to:
5 ILCS 70/1
Adds reference to:
15 ILCS 335/8 from Ch. 124, par. 28
Replaces everything after the enacting clause. Amends the Illinois Identification Card Act. Allows identification cards issued to conditional permanent residents to expire under specified conditions. Allows REAL ID compliant identification cards issued to conditional permanent residents to be marked as "Limited Term".
Feb 26 21 S Filed with Secretary by Sen. Don Harmon
Feb 26 21 First Reading
Feb 26 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
Mar 31 21 Senate Floor Amendment No. 1 Filed with Secretary by Sen. Laura M. Murphy
Mar 31 21 Senate Floor Amendment No. 1 Referred to Assignments
Apr 07 21 Senate Floor Amendment No. 1 Assignments Refers to Executive
Apr 09 21 Chief Sponsor Changed to Sen. Laura M. Murphy
Apr 15 21 Senate Floor Amendment No. 1 Recommend Do Adopt Executive; 011-003-000
Apr 22 21 Recalled to Second Reading
Apr 22 21 Senate Floor Amendment No. 1 Adopted; Murphy
Apr 22 21 Third Reading - Passed; 039-009-000
Apr 23 21 H Arrived in House
Apr 23 21 Chief House Sponsor Rep. Emanuel Chris Welch
Apr 23 21 First Reading
Apr 23 21 Referred to Rules Committee
May 04 21 H Assigned to Immigration & Human Rights Committee
SB 02664

Sen. Linda Holmes
(Rep. Stephanie A. Kifowit)

5 ILCS 70/1 from Ch. 1, par. 1001

Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 70/1

Adds reference to:

5 ILCS 312/1-104 from Ch. 102, par. 201-104

Adds reference to:

5 ILCS 312/1-106 new

Adds reference to:

5 ILCS 312/2-101 from Ch. 102, par. 202-101

Adds reference to:

5 ILCS 312/2-101.5 new

Adds reference to:

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

Adds reference to:

5 ILCS 312/2-102.5

Adds reference to:

5 ILCS 312/2-102.6 new

Adds reference to:

5 ILCS 312/2-102.7 new

Adds reference to:

5 ILCS 312/2-103 from Ch. 102, par. 202-103

Adds reference to:

5 ILCS 312/2-104 from Ch. 102, par. 202-104

Adds reference to:

5 ILCS 312/2-105 from Ch. 102, par. 202-105

Adds reference to:

5 ILCS 312/2-107

Adds reference to:

5 ILCS 312/3-101 from Ch. 102, par. 203-101

Adds reference to:

5 ILCS 312/3-101.5 new

Adds reference to:

5 ILCS 312/3-103 from Ch. 102, par. 203-103

Adds reference to:

5 ILCS 312/3-104 from Ch. 102, par. 203-104

Adds reference to:

5 ILCS 312/3-105 from Ch. 102, par. 203-105

Adds reference to:

5 ILCS 312/3-106 from Ch. 102, par. 203-106

Adds reference to:

5 ILCS 312/3-107 new

Adds reference to:

5 ILCS 312/4-101 from Ch. 102, par. 204-101

Adds reference to:

5 ILCS 312/5-101 from Ch. 102, par. 205-101
SB 02664 (CONTINUED)

Adds reference to:

5 ILCS 312/5-102 from Ch. 102, par. 205-102

Adds reference to:

5 ILCS 312/6-102 from Ch. 102, par. 206-102

Adds reference to:

5 ILCS 312/6-102.5 new

Adds reference to:

5 ILCS 312/6-104 from Ch. 102, par. 206-104

Adds reference to:

5 ILCS 312/Art. VI-A heading new

Adds reference to:

5 ILCS 312/6A-101 new

Adds reference to:

5 ILCS 312/6A-102 new

Adds reference to:

5 ILCS 312/6A-103 new

Adds reference to:

5 ILCS 312/6A-104 new

Adds reference to:

5 ILCS 312/6A-105 new

Adds reference to:

5 ILCS 312/6A-106 new

Adds reference to:

5 ILCS 312/7-106 from Ch. 102, par. 207-106

Adds reference to:

5 ILCS 312/7-107 from Ch. 102, par. 207-107

Adds reference to:

5 ILCS 312/7-108 from Ch. 102, par. 207-108

Adds reference to:

5 ILCS 312/7-110 new

Adds reference to:

5 ILCS 312/2-106 rep.

Adds reference to:

30 ILCS 105/5.938 new

Adds reference to:

55 ILCS 5/4-4001 from Ch. 34, par. 4-4001

Adds reference to:

765 ILCS 33/2

Adds reference to:

765 ILCS 33/3.5 new

Replaces everything after the enacting clause. Amends the Illinois Notary Public Act. Provides requirements concerning
electronic notarization and electronic notaries public. Amends the Uniform Real Property Electronic Recording Act. Provides that a
paper or tangible copy of an electronic document that a notary public has certified to be a true and correct copy satisfies specified
recording requirements. Provides further requirements concerning the certification of electronic documents by notaries public. Defines
terms. Makes conforming changes. Effective on the later of: (1) January 1, 2022; or (2) the date on which the Office of the Secretary of
State files with the Index Department of the Office of the Secretary of State a notice that the Office of the Secretary of State has
adopted the rules necessary for implementation; except that, the changes made to specified provisions of the Illinois Notary Public Act
take effect July 1, 2022.

Feb 26 21 Filed with Secretary by Sen. Don Harmon
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<td>Apr 16</td>
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<td>May 03</td>
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<td>May 05</td>
<td>House Committee Amendment No. 1 Rules Refers to Judiciary - Civil Committee</td>
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SB 02665  Sen. Celina Villanueva  
(Rep. Aaron M. Ortiz)  

5 ILCS 70/1  
from Ch. 1, par. 1001  

Amends the Statute on Statutes. Makes a technical change in a Section regarding the application of the Act.  

Senate Floor Amendment No. 1  

Deletes reference to:  

5 ILCS 70/1  

Adds reference to:  

New Act  

Urges the Illinois State Armory committee to capture the essence of the building's impressive history by placing a bronze plaque at the renovated facility to commemorate the treasured visit of Dr. Martin Luther King Jr. Further requests the plaque be accompanied with quotes including the very words Dr. Martin Luther King Jr. spoke at the Illinois State Armory on October 7, 1965.