# STATE OF ILLINOIS LEGISLATIVE INFORMATION SYSTEM 103rd GENERAL ASSEMBLY

## **DAILY**

**Synopsis of Legislation** 

**Legislation Passed Both Houses with Last Action** 

For day of May 21, 2024

#### Legislative Information System 103rdGeneral Assembly Synopsis of Legislation Passed Both Houses For day of May 21, 2024

HB 00778 Rep. Theresa Mah-William E Hauter-Kevin John Olickal-Bob Morgan and Dagmara Avelar (Sen. Omar Aquino)

20 ILCS 5/1-1

was 20 ILCS 5/1

Amends the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

20 ILCS 5/1-1

was 20 ILCS 5/1

Adds reference to:

20 ILCS 2105/2105-405 new

Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law Civil Administrative Code of Illinois. Provides that the clinical readiness program is established in the Department of Financial and Professional Regulation to provide direct services to international medical graduates wishing to reestablish the graduates' medical careers and seek residency in this State. Provides that the program shall assist international medical graduates in building the skills necessary to become successful residents in the United States medical system, including, but not limited to, gaining clinical experiences and getting letters of recommendation.

House Floor Amendment No. 2

Deletes reference to:

20 ILCS 5/1-1

Adds reference to:

225 ILCS 60/15.5

Replaces everything after the enacting clause. Amends the Medical Practice Act of 1987. Requires the Department of Financial and Professional Regulation to establish, in collaboration with the Department of Public Health and the Governor's Office of New Americans, a clinical readiness program to provide direct services to international medical graduate physicians seeking to reestablish their medical careers and obtain residency in this State. Provides that the clinical readiness program for international medical graduate physicians shall be subject to appropriation. Provides that the clinical readiness program shall be implemented pursuant to a New American Plan developed by the Department in accordance with the Governor's Office of New Americans Act and administered by the licensing liaison for international applicants. Provides that the Department may, in its discretion, contract with a vendor or with another State agency, through an intergovernmental agreement, to assist in the implementation and administration of the program. Makes other changes.

May 21 24 H Passed Both Houses

HB 02154

Rep. Natalie A. Manley

(Sen. Bill Cunningham)

55 ILCS 5/5-12022 new

60 ILCS 1/110-80 new

65 ILCS 5/11-13-28 new

Amends the Counties Code, Township Code, and Illinois Municipal Code. Provides that a county, township, or municipality may not require a permit or other approval for the installation, maintenance, placement, replacement, or servicing of a battery-charged fence if (i) the battery-charged fence is located on nonresidential property and surrounded by a nonelectric-perimeter fence or wall and (ii) any electrical charge produced on contact does not exceed energizer characteristics set for electric fences by the International Electrotechnical Commission. Provides that any battery-charged fence installed under the provisions must have a conspicuous warning sign located on the fence at not more than 50-foot intervals. Defines "battery-charged fence". Limits the concurrent exercise of home rule powers.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a county may not require a permit or other approval for the installation, maintenance, placement, replacement, or servicing of a battery-charged fence if the battery-charged fence is located on nonresidential property completely surrounded by a nonelectric perimeter fence or wall that is not less than 5 feet in height and does not exceed 10 feet in height or 2 feet higher than the nonelectric perimeter fence or wall, whichever is higher (rather than surrounded by a nonelectric-perimeter fence or wall). Provides that the signs on the fence shall be located not less than 30 feet apart (rather than located on the fence at not more than 50-foot intervals).

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**HB 02601** Rep. Adam M. Niemerg and Chris Miller

(Sen. Chapin Rose-Tom Bennett, Jason Plummer and Andrew S. Chesney)

225 ILCS 650/5.1

Amends the Meat and Poultry Inspection Act. Provides that the Director of Agriculture may exempt from inspection animals slaughtered or any meat or meat food products prepared on a custom basis at a Type I licensee only if the Type I licensee: plainly marks all such articles prepared on a custom basis "NOT FOR SALE" (rather than "NOT FOR SALE-NOT INSPECTED"); provides notification (rather than annual notification) in writing to the Bureau Chief of the Department's Bureau of Meat and Poultry Inspection of the licensee's intent to use the custom operation provision; does not have to receive approval from the Bureau Chief; and provides written notification to the Department of Agriculture's assigned supervisor or inspector of the use of the custom operation provision (rather than providing written notification the next scheduled inspection day after each occurrence).

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Meat and Poultry Inspection Act. Provides that the Director of Agriculture may exempt from inspection animals slaughtered or any meat or meat food products prepared on a custom basis at a Type I licensee only if the Type I licensee: plainly marks all such articles prepared on a custom basis "NOT FOR SALE" (rather than "NOT FOR SALE-NOT INSPECTED") and satisfies certain other conditions.

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#### Legislative Information System 103rdGeneral Assembly Synopsis of Legislation Passed Both Houses For day of May 21, 2024

HB 03763 Rep. Will Guzzardi and Joyce Mason

(Sen. Ram Villivalam)

820 ILCS 40/2 from Ch. 48, par. 2002 820 ILCS 40/3 from Ch. 48, par. 2003 820 ILCS 40/9 from Ch. 48, par. 2009 820 ILCS 40/12 from Ch. 48, par. 2012

820 ILCS 40/5 rep.

Amends the Personnel Record Review Act. Provides for specific documents that every employee has a legal right to inspect and copy. Provides that an employer shall not include the imputed costs of time spent duplicating the information, purchasing or renting a copying machine, purchasing or renting computer equipment, or purchasing, renting, or licensing software in a fee for providing a copy of the documents. Provides that an employee may bring an action in circuit court regardless of whether that employee has filed a complaint concerning the same violation with the Department of Labor. Authorizes an employee to file a complaint with the Department regardless of whether the employee pursued or is pursuing an action for the same violation in circuit court. Repeals provisions concerning personnel record inspections by representatives of the employee.

House Committee Amendment No. 1

Deletes reference to:

820 ILCS 40/3 from Ch. 48, par. 2003

Adds reference to:

820 ILCS 40/10 from Ch. 48, par. 2010

Requires an employee to make a written request to the employer before having a legal right to inspect, copy, and receive copies of specified documents, including any employment-related contracts or agreements that employer maintains are legally binding on the employee (rather than any contracts or agreements that the employee signed or that the employer maintains the manifested intent of the employee to be bound or that the employer maintains are legally binding on the employee). Removes other types of documents to which an employee has the right to inspect, copy, and receive copies. Modifies how requests must be made and the requirements of written requests. Removes changes made to how an employee may obtain copies of information requested. Provides that the right of the employee or the employee's designated representative to inspect personnel records does not apply to an employer's trade secrets, client lists, sales projections, and financial data. Modifies provisions on how the Act is administered and enforced, including requirements for commencing an action in circuit court. Restores language allowing actual damages plus costs in a civil action and, for a willful and knowing violation of the Act, reasonable attorney's fees. Makes other changes.

House Floor Amendment No. 4

Deletes reference to:

820 ILCS 40/5 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1 with the following changes. Provides that a written request for records shall, if the records being requested include medical information and medical records, include a signed waiver to release medical information and medical records to that employee's specific representative. Provides that, if records are maintained in a manner and fashion that is already accessible by the employee, the employer may instead provide the employee with instructions on how to access that information. Deletes a provision that repeals the right of an employee to designate a representative of the employee's union or collective bargaining unit or other representative to inspect the employee's personnel record in specified circumstances. Makes other changes.

#### Legislative Information System 103rdGeneral Assembly Synopsis of Legislation Passed Both Houses For day of May 21, 2024

HB 04409

Rep. Kelly M. Cassidy-Lindsey LaPointe

(Sen. Robert Peters, Mike Simmons and Adriane Johnson)

730 ILCS 190/20

Amends the Illinois Crime Reduction Act of 2009. Provides that the Adult Redeploy Illinois Oversight Board shall include 2 individuals who participated in Adult Redeploy Illinois-funded programs. Provides that the Adult Redeploy Illinois Oversight Board shall establish a grant program (rather than develop a formula) for the allotment of funds to local jurisdictions for local and community-based services in lieu of commitment to the Department of Corrections and a penalty amount for failure to reach the goal of reduced commitments stipulated in the plans.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Crime Reduction Act of 2009. Changes references from "offenders" to "justice-impacted individuals". Provides that funds shall be distributed via a grant program (rather than allotment of funds shall be based on a formula). Provides that the Adult Redeploy Illinois Oversight Board is created to oversee, provide guidance, and develop an administrative structure for the Adult Redeploy Illinois Program. Provides that once all members have been appointed, the Board may exercise any power, perform any function, take any action, or do anything in furtherance of its purposes and goals upon the appointment of a quorum of its members. Establishes specified membership on the Adult Redeploy Illinois Oversight Board. Provides that the Oversight Board shall, in addition to its other duties establish a grant program (rather than develop a formula) for the allotment of funds to local jurisdictions for local and community-based services in lieu of commitment to the Department of Corrections and a penalty amount for failure to reach the goal of reduced commitments stipulated in the plans. Provides that grant funds awarded shall be administered by the Illinois Criminal Justice Information Authority, in coordination with the Oversight Board, and shall be consistent with the requirements of the Grant Accountability and Transparency Act. Provides that the Illinois Criminal Justice Information Authority shall provide administrative support to the Adult Redeploy Illinois Oversight Board.

House Floor Amendment No. 2

Provides that the Adult Redeploy Illinois Oversight Board shall include a representative of DuPage County Adult Probation appointed by the Chief Circuit Judge of the Eighteenth Judicial Circuit.

May 21 24 H Passed Both Houses

HB 05232 Rep. Debbie Meyers-Martin-William "Will" Davis and Emanuel "Chris" Welch

(Sen. Adriane Johnson)

20 ILCS 605/605-1080

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 shall compile and publish a disparity study by December 31, 2027 (rather than December 31, 2022) that: (1) evaluates demographic data (rather than whether there exists intentional discrimination) at the supplier or distribution level for retailers of beauty products, cosmetics, hair care supplies, and personal care products in the State of Illinois; and (2) includes recommendations for reducing or eliminating any barriers to entry for underrepresented populations (rather than to those) wishing to establish businesses at the retail level involving such products. Removes language requiring the study to evaluate the impact of the discrimination evaluated under paragraph (1) on the State. Extends the repeal of the provisions to January 1, 2029 (rather than January 1, 2024). Effective immediately.

House Committee Amendment No. 1

Provides that the completion and publication of the disparity study is subject to appropriation.

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HB 05407

Rep. Michelle Mussman-Laura Faver Dias-Kevin John Olickal-Lilian Jiménez-Sonya M. Harper, Diane Blair-Sherlock, Gregg Johnson, Suzanne M. Ness and Janet Yang Rohr

(Sen. Adriane Johnson, Lakesia Collins, Mary Edly-Allen, Javier L. Cervantes, Karina Villa, Cristina Castro-Willie Preston, Rachel Ventura, Mattie Hunter, Mike Simmons and Mike Porfirio)

105 ILCS 5/10-17a

105 ILCS 45/1-33 new

105 ILCS 45/1-50

Amends the Education for Homeless Children Act. Requires the Office of the Coordinator for the Education of Homeless Children and Youth to create the School District Homeless Student Identification Performance Assessment and submit the Assessment to the State Board of Education for a school district with an enrollment greater than 100 students. Sets forth what information shall be included in the Assessment. Amends the School Code to provide that the information in the Assessment shall be included in the school report card. Further amends the Education for Homeless Children Act. In provisions concerning the Education of Homeless Children and Youth State Grant Program, provides that when awarding competitive grants under the Education of Homeless Children and Youth State Grant Program, grants shall be made to applicant school districts based on the percentage of students experiencing homelessness in the applicant school district in accordance with the Program (instead of to applicant school districts in accordance with the Program). Removes specified provisions concerning what factors the State Board of Education may use in awarding grants. Specifies other activities eligible for assistance. Provides that the State Board of Education may use up to 25% (instead 5%) of the funds appropriated for the purposes the Program for administrative costs. Makes other changes.

House Committee Amendment No. 1

Deletes reference to:

105 ILCS 5/10-17a

Deletes reference to:

105 ILCS 45/1-33 new

Replaces everything after the enacting clause. Amends the Education for Homeless Children Act. In provisions concerning the Education of Homeless Children and Youth State Grant Program, provides that grants shall be awarded to applicant school districts based on the percentage of students experiencing homelessness in an applicant school district (instead of to applicant school districts). Makes other changes concerning the award of grants. Specifies activities eligible for assistance. Provides that the State Board of Education may use up to 25% (instead 5%) of appropriated funds for administrative costs.

Legislative Information System 103rdGeneral Assembly Synopsis of Legislation Passed Both Houses For day of May 21, 2024

HB 05431

Rep. Kelly M. Cassidy-Robyn Gabel-Yolonda Morris-Lilian Jiménez-Tony M. McCombie, Barbara Hernandez, Michelle Mussman, Mary Beth Canty, Anna Moeller, Will Guzzardi, Cyril Nichols, Diane Blair-Sherlock, Kimberly Du Buclet, Emanuel "Chris" Welch, Kam Buckner, Matt Hanson, Maurice A. West, II, Anne Stava-Murray, Kevin John Olickal, Camille Y. Lilly, Lindsey LaPointe, Sonya M. Harper, Carol Ammons, Debbie Meyers-Martin, Marcus C. Evans, Jr., Norma Hernandez, Sharon Chung, Joyce Mason, Hoan Huynh and Kevin Schmidt

(Sen. Mary Edly-Allen, Laura Ellman, Sara Feigenholtz, Mattie Hunter-Adriane Johnson, Meg Loughran Cappel, Javier L. Cervantes, Lakesia Collins, Kimberly A. Lightford, Suzy Glowiak Hilton, Michael W. Halpin, Rachel Ventura, Mike Simmons, Ram Villivalam, Karina Villa, Steve Stadelman, Doris Turner, Willie Preston, David Koehler, Bill Cunningham, Omar Aquino, Emil Jones, III, Linda Holmes, Christopher Belt, Paul Faraci and Mike Porfirio)

55 ILCS 5/3-15003.6

55 ILCS 5/3-15003.8

55 ILCS 5/3-15003.9

55 ILCS 5/3-15003.11 new

210 ILCS 160/30

730 ILCS 5/3-6-0.5 new

730 ILCS 5/3-6-7

730 ILCS 5/3-6-7.2

730 ILCS 5/3-6-7.3

730 ILCS 5/3-6-7.5 new

730 ILCS 5/5-8A-4

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

730 ILCS 125/17.5

730 ILCS 125/17.7

730 ILCS 125/17.8

730 ILCS 125/17.11 new

Amends the County Department of Corrections Law. In provisions about pregnant prisoners, modifies the definitions of "post-partum" and "correctional institution", including that "correctional institution" includes institutions in all counties (rather than only in counties more than 3,000,000 inhabitants). Modifies and removes provisions relating to security restraints on a prisoner who is pregnant or in postpartum recovery. Adds provisions relating to annual reports by sheriffs documenting the number of pregnant prisoners in custody each year and the number of people who deliver or miscarry while in custody, relating to county department of corrections providing informational materials concerning the laws pertaining to pregnant prisoners to any pregnant or postpartum prisoner, and relating to supplemental nutrition for prisoners who are pregnant or lactating. Amends the Unified Code of Corrections and the County Jail Act making similar changes. In the Unified Code of Corrections, also adds language relating to restraints of committed persons who are pregnant. Amends the Health Care Violence Prevention Act. In provisions relating to pregnant prisoners, removes a limitation on the provisions to pregnant prisoners in the custody of the Cook County. Provides that restraint of a pregnant prisoner shall comply with specified provisions of the Counties Code, the Unified Code of Corrections, and the County Jail Act (rather than only the Counties Code provisions).

House Floor Amendment No. 1

Adds reference to:

55 ILCS 5/3-15003

from Ch. 34, par. 3-15003

Adds reference to:

55 ILCS 5/3-15003.7

Adds reference to:

55 ILCS 5/3-15003.10

Adds reference to:

55 ILCS 5/3-15003.12 new

Adds reference to:

730 ILCS 5/3-6-7.6 new

Adds reference to:

730 ILCS 125/2

from Ch. 75, par. 102

Adds reference to:

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from Ch. 75, par. 121

### HB 05431 (CONTINUED)

(CONTINUED)	
730 ILCS 125/2.1	from Ch. 75, par. 102.1
Adds reference to:	
730 ILCS 125/4	from Ch. 75, par. 104
Adds reference to:	
730 ILCS 125/5	from Ch. 75, par. 105
Adds reference to:	
730 ILCS 125/7	from Ch. 75, par. 107
Adds reference to:	
730 ILCS 125/9	from Ch. 75, par. 109
Adds reference to:	
730 ILCS 125/10	from Ch. 75, par. 110
Adds reference to:	
730 ILCS 125/10.5 new	
Adds reference to:	
730 ILCS 125/11	from Ch. 75, par. 111
Adds reference to:	
730 ILCS 125/12	from Ch. 75, par. 112
Adds reference to:	
730 ILCS 125/13	from Ch. 75, par. 113
Adds reference to:	
730 ILCS 125/14	from Ch. 75, par. 114
Adds reference to:	
730 ILCS 125/15	from Ch. 75, par. 115
Adds reference to:	
730 ILCS 125/16	from Ch. 75, par. 116
Adds reference to:	C CL 75 117
730 ILCS 125/17 Adds reference to:	from Ch. 75, par. 117
730 ILCS 125/17.6 Adds reference to:	
730 ILCS 125/17.9	
Adds reference to:	
730 ILCS 125/17.10	
Adds reference to:	
730 ILCS 125/19	from Ch. 75, par. 119
Adds reference to:	110m Cn. 73, par. 119
730 ILCS 125/19.5	
Adds reference to:	
730 ILCS 125/20	from Ch. 75, par. 120
Adds reference to:	1, pm. 120

730 ILCS 125/21

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#### HB 05431 (CONTINUED)

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Further amends the County Department of Corrections Law, the Health Care Violence Prevention Act, and the County Jail Act to replace use of "prisoner" with "committed person". In the County Department of Corrections Law, the Unified Code of Corrections, and the County Jail Law, requires the Department of Public Health to provide the flyers that must be provided to pregnant committed persons, and provides that, when a person with a uterus is committed to a county jail or State correctional facility, the person shall take a pregnancy test. In the County Department of Corrections Law and the Unified Code of Corrections: (i) provides that reports a sheriff, the Department of Corrections, and the Department of Juvenile Justice must submit under the provisions must be provided to the Jail and Detention Standards Unit of the Department of Corrections (removing the requirement to submit the report to the General Assembly and the Office of the Governor in the County Department of Corrections Law); (ii) modifies the reporting requirements; (iii) and provides that other qualified medical professionals (in addition to a physician, advanced practice registered nurse, or physician assistant) may determine that the postpartum period is longer than 6 weeks. In the County Department of Corrections Law, defines "participant" as an individual placed into an electronic monitoring program and makes conforming changes. Makes other changes.

House Floor Amendment No. 3

In provisions relating to informational materials that must be provided to pregnant committed persons, provides that the information must also include the procedure for obtaining information about guardianship or adoption resources, if so desired. Provides that, when a person with a uterus is committed to a facility, the person shall within 14 days be given a medical screening and offered a pregnancy test (rather than the person shall take a pregnancy test).

May 21 24 H Passed Both Houses

HB 05574

Rep. Terra Costa Howard-Janet Yang Rohr-Norma Hernandez-Maura Hirschauer, Jenn Ladisch Douglass, Diane Blair-Sherlock, Anne Stava-Murray, Jennifer Sanalitro and Nicole La Ha

(Sen. Seth Lewis, Suzy Glowiak Hilton, Laura Ellman and Karina Villa)

605 ILCS 5/5-917.1 new

Amends the Illinois Highway Code. Provides that, if a unit of local government has adopted and implemented a road improvement impact fee by ordinance or resolution and repeals the ordinance or resolution, the collected fees, along with any accrued interest, in the existing impact fee accounts may be transferred to a transportation account to be used for capacity-related improvements. Valid impact fee refunds shall be processed in accordance with the procedures set forth in the repealed ordinance or resolution.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Highway Code. Provides that, if DuPage County has adopted and implemented a road improvement impact fee by ordinance or resolution and repeals the ordinance or resolution, the collected fees, along with any accrued interest, in the existing impact fee accounts shall be transferred to a transportation account to be used for capacity-related improvements. Valid impact fee refunds shall be processed in accordance with the procedures set forth in the repealed ordinance or resolution.

#### Legislative Information System 103rdGeneral Assembly Synopsis of Legislation Passed Both Houses For day of May 21, 2024

HB 05601 Rep. William "Will" Davis

(Sen. Meg Loughran Cappel)

5 ILCS 375/11 from Ch. 127, par. 531 20 ILCS 105/4.01 from Ch. 23, par. 6104.01

20 ILCS 687/6-3

20 ILCS 1135/Act rep.

20 ILCS 1345/4.5

20 ILCS 1705/18.4

20 ILCS 1705/18.5

20 ILCS 2905/2.7

20 ILCS 3405/16 from Ch. 127, par. 2716 20 ILCS 3435/5 from Ch. 127, par. 133c5 30 ILCS 105/5 from Ch. 127, par. 141

30 ILCS 105/6z-82

30 ILCS 105/8.8a from Ch. 127, par. 144.8a

30 ILCS 105/5.544 rep.

30 ILCS 105/5.668 rep.

30 ILCS 105/5.709 rep.

30 ILCS 105/5.795 rep.

30 ILCS 105/6p-3 rep.

30 ILCS 145/Act rep.

30 ILCS 175/Act rep.

30 ILCS 190/Act rep.

30 ILCS 255/2 from Ch. 127, par. 176c

30 ILCS 750/Art. 2 rep.

105 ILCS 5/27-12.1 from Ch. 122, par. 27-12.1

225 ILCS 427/65

225 ILCS 441/15-5

225 ILCS 441/25-5

310 ILCS 65/3 from Ch. 67 1/2, par. 1253 310 ILCS 65/7 from Ch. 67 1/2, par. 1257

310 ILCS 65/5.5 rep.

310 ILCS 65/8.5 rep.

410 ILCS 315/2b rep.

415 ILCS 5/58.15

420 ILCS 40/35 from Ch. 111 1/2, par. 210-35

425 ILCS 25/13.1 from Ch. 127 1/2, par. 17.1

625 ILCS 5/3-626

710 ILCS 40/10 rep.

730 ILCS 5/3-4-1 from Ch. 38, par. 1003-4-1

730 ILCS 5/3-2-2.1 rep.

730 ILCS 150/11

15 ILCS 20/50-25

20 ILCS 701/20

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HB 05601 (CONTINUED)

20 ILCS 701/40

20 ILCS 1305/10-63 rep.

20 ILCS 2335/Act rep.

20 ILCS 2805/2.07 from Ch. 126 1/2, par. 67.07

20 ILCS 2805/2.13

20 ILCS 3005/5.1 from Ch. 127, par. 415

25 ILCS 130/4-2.1 30 ILCS 708/15

30 ILCS 708/45

110 ILCS 675/20-170

Amends various Acts concerning various State programs, State funds, and State fund transfers. Deletes obsolete language and makes technical changes. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

20 ILCS 605/605-360 rep.

Adds reference to:

110 ILCS 305/70

Adds reference to:

110 ILCS 520/55

Adds reference to:

110 ILCS 660/5-165

Adds reference to:

110 ILCS 665/10-165

Adds reference to:

110 ILCS 670/15-165

Adds reference to:

110 ILCS 680/25-165

Adds reference to:

110 ILCS 685/30-175

Adds reference to:

110 ILCS 690/35-170

Adds reference to:

5 ILCS 70/1.33 from Ch. 1, par. 1034

Adds reference to:

30 ILCS 105/8.3

Adds reference to:

30 ILCS 105/8.25 from Ch. 127, par. 144.25

Adds reference to:

30 ILCS 325/Act rep.

Adds reference to:

30 ILCS 330/12 from Ch. 127, par. 662

Adds reference to:

30 ILCS 330/15 from Ch. 127, par. 665

Adds reference to:

30 ILCS 395/Act rep.

Adds reference to:

30 ILCS 400/Act rep.

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#### HB 05601 (CONTINUED)

Adds reference to:

30 ILCS 405/Act rep.

Adds reference to:

30 ILCS 410/Act rep.

Adds reference to:

30 ILCS 415/Act rep.

Adds reference to:

30 ILCS 420/Act rep.

Adds reference to:

110 ILCS 805/5-1 from Ch. 122, par. 105-1

Adds reference to:

110 ILCS 805/5-9 from Ch. 122, par. 105-9

Adds reference to:

110 ILCS 805/5-12 from Ch. 122, par. 105-12

Adds reference to:

415 ILCS 5/4 from Ch. 111 1/2, par. 1004

Adds reference to:

605 ILCS 5/3-107 from Ch. 121, par. 3-107

Further amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois.

Provides for the repeal of a provision that creates the Technology Innovation and Commercialization Grants-In-Aid Council. Adds provisions in the University of Illinois Act, the Southern Illinois University Management Act, the Chicago State University Law, the Eastern Illinois University Law, the Governors State University Law, the Northeastern Illinois University Law, the Northern Illinois University Law, and the Western Illinois University Law providing that the Boards of Trustees of the institutions governed by those Acts shall report to the Board of Higher Education on or before August 1 of each year (rather than July 1) with salary and benefits information from the prior fiscal year. Provides for the repeal of the Educational Institution Bond Authorization Act, the Mental Health Institution Bond Act, the Anti-Pollution Bond Act, the Capital Development Bond Act of 1972, and the Fiscal Agent Designation Act. Makes corresponding changes in the Statute on Statutes, the Public Community College Act, the Environmental Protection Act, and the Illinois Highway Code. Makes other changes.

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# **Legislative Information System** 103rdGeneral Assembly

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HB 05640

Rep. Stephanie A. Kifowit-Brandun Schweizer, Diane Blair-Sherlock, Debbie Meyers-Martin, Michelle Mussman, Anna Moeller, Travis Weaver, Daniel Didech, William "Will" Davis, Joyce Mason, Gregg Johnson, Sue Scherer, Natalie A. Manley, Chris Miller, Nicholas K. Smith, La Shawn K. Ford, Jenn Ladisch Douglass, Mary Gill, Harry Benton and Michael J. Kelly

(Sen. Tom Bennett-Jason Plummer and Laura Ellman)

from Ch. 124, par. 110b.7
from Ch. 15, par. 432
from Ch. 130, par. 109b.5
from Ch. 127, par. 63b108b.7
from Ch. 108 1/2, par. 2-109
from Ch. 108 1/2, par. 14-103.16
from Ch. 24 1/2, par. 38b6
from Ch. 111, par. 1701-7
from Ch. 126 1/2, par. 23

from Ch. 38, par. 17-2 Amends the Statute on Statutes. Provides that whenever there is a reference in any Act to "armed forces", "armed forces of the United States", "U.S. Armed Forces", "United States Armed Forces", or "uniformed services", these terms shall be construed to include the United States Space Force. Amends the Flag Display Act, the Secretary of State Merit Employment Code, the Veterans Preference Act, the Veterans Burial Places Act, and various other Acts. In all occurrences of the definition for "armed forces of the United States" and "member of the Armed Services or Reserve Forces of the United States" expands the list of armed forces branches to include the Space Force. Makes conforming changes in the definition of "veteran" under the Department of Commerce and Economic Opportunity Law, in the definition of "military service" under the Illinois Pension Code, and in a provision under the Veterans Burial Places Act that lists the various military branches that make up the Reserve Officers Training Corps. Makes other

from Ch. 21, par. 59a

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330 ILCS 110/1

720 ILCS 5/17-2

conforming changes.

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SB 03599

Sen. Mary Edly-Allen-Dan McConchie, Adriane Johnson and Neil Anderson

(Rep. Jackie Haas-Anthony DeLuca-Dave Severin, Natalie A. Manley, Rita Mayfield, Nicole La Ha, Amy Elik, Maurice A. West, II, Jason Bunting, Sonya M. Harper, Paul Jacobs, Tom Weber, Dagmara Avelar and Patrick Sheehan)

5 ILCS 375/6.11

55 ILCS 5/5-1069.3

65 ILCS 5/10-4-2.3

105 ILCS 5/10-22.3f

215 ILCS 5/356z.71 new

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

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

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

305 ILCS 5/5-16.8

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, 2025 shall provide coverage for medically necessary services provided by emergency medical services providers operating under a mobile integrated health care model. 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 require coverage under those provisions.

Senate Floor Amendment No. 1

Removes language providing 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, 2025 shall provide coverage for medically necessary services provided by emergency medical services providers operating under a mobile integrated health care model. 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, 2026, shall provide coverage to an eligible recipient for medically necessary mobile integrated health care services. Defines "eligible recipient" and "mobile integrated health care services".