

104TH GENERAL ASSEMBLY**State of Illinois****2025 and 2026****HB3363**

Introduced 2/18/2025, by Rep. Dave Vella

SYNOPSIS AS INTRODUCED:

See Index

Creates the State Public Defender Act. Creates the Office of State Public Defender as an agency of State government. Provides that the Office of State Public Defender shall be an independent agency within the judicial branch of government and the Office's records shall be subject to the Freedom of Information Act. Provides that the Office of State Public Defender shall be under the supervision and direction of the State Public Defender. Sets forth the powers and duties of the State Public Defender, including the duties of the initial State Public Defender. Provides that the initial State Public Defender shall be appointed by the Supreme Court. Sets forth specified duties and responsibilities of the initial State Public Defender. Creates the State Public Defender Commission. Sets forth membership and duties of the Commission. Amends the Public Defender and Appointed Counsel Division of the Counties Code. Provides that any 2 or more counties of this State that are within the same judicial circuit may by joint resolution of the several county boards involved create a common Office of public defender for the counties so joined or allow representation in one county by the public defender appointed in the collaborating county (rather than 2 or more adjoining counties within the same judicial circuit may create a common Office of public defender). Provides that, when a vacancy occurs in the position of public defender, the State Public Defender shall nominate and the State Public Defender Commission shall appoint a properly qualified public defender using the application and selection process developed under the State Public Defender Act. Removes certain differences based upon county populations. Removes provisions relating to the Public Defender Quality Defense Task Force. Provides that a public defender may be removed only for good cause or dereliction of duty after notice and a hearing before the State Public Defender Commission (rather than by the president of the county board after a notice and hearing of the county board). Modifies how a public defender is compensated and how moneys in the Public Defender Fund may be used. Makes other changes. Amends various Acts to make conforming changes.

LRB104 10367 RLC 20442 b

1 AN ACT concerning State government.

2 **Be it enacted by the People of the State of Illinois,**
3 **represented in the General Assembly:**

4 Section 1. Short title. This Act may be cited as the State
5 Public Defender Act.

6 Section 5. Legislative declaration. The General Assembly
7 recognizes that zealous legal representation in criminal,
8 juvenile delinquency, and dependency proceedings and related
9 matters is a constitutional right of the people of the State of
10 Illinois and that high-quality legal representation should be
11 available regardless of a person's ability to pay. Therefore,
12 it is the intent of the General Assembly to provide for an
13 effective public defender system throughout the State and to
14 encourage the active and substantial participation of the
15 private bar in the representation of accused people.

16 Section 10. Definitions. As used in this Act, unless the
17 context otherwise requires:

18 "Commission" means the State Public Defender Commission
19 established under Section 40.

20 "Public defender" has the meaning ascribed to it in
21 Section 3-4000.1 of the Counties Code.

22 "State Public Defender" means the individual appointed as

1 State Public Defender under Section 30.

2 Section 15. Office of State Public Defender. The Office of
3 State Public Defender is created as an agency of State
4 government and as an independent agency within the judicial
5 branch of government. The Office of State Public Defender
6 shall be under the supervision and direction of the State
7 Public Defender, and its records are subject to the Freedom of
8 Information Act.

9 Section 20. Oath of office. The State Public Defender
10 shall take the oath of office provided by law before assuming
11 the duties of the Office of State Public Defender.

12 Section 25. Salary. The State Public Defender shall
13 receive an annual salary equivalent to that of the Attorney
14 General.

15 Section 30. Powers and duties of the State Public
16 Defender.

17 (a) The State Public Defender or the State Public
18 Defender's designee shall act as attorney when appointed by a
19 court, without fee, for all otherwise unrepresented persons in
20 any matter in which a county public defender or other attorney
21 may be appointed, and who the court finds are unable to afford
22 counsel. The Office of the State Public Defender shall be the

1 attorney, without fee, when so appointed by the court under
2 the Juvenile Court Act of 1987.

3 (b) The initial State Public Defender shall be nominated
4 by the Illinois Public Defender Association and appointed for
5 a 2-year term by a majority vote of the Supreme Court. Each
6 subsequent State Public Defender shall be appointed for a
7 6-year term under Section 45. The State Public Defender shall
8 adopt rules, instructions, and orders consistent with this
9 Act, further defining the organization of the Office of the
10 State Public Defender and the duties of the Office's
11 employees.

12 (c) Before submitting a budget request to the General
13 Assembly, the State Public Defender shall submit the budget
14 request to the State Public Defender Commission for approval.

15 (d) The State Public Defender may:

16 (1) provide representation in counties located within
17 its regional offices in addition to appointed counsel and
18 county public defenders;

19 (2) provide county public defenders with the
20 assistance of attorneys, expert witnesses, investigators,
21 administrative staff, and social service staff;

22 (3) provide training and other resources to county
23 public defenders;

24 (4) maintain a panel of private attorneys available to
25 serve as counsel on a case-by-case basis;

26 (5) provide funding and such other support designed to

1 improve, increase access to, and advance the cause of
2 indigent defense. The purpose of such funding shall be to
3 supplement, not supplant, existing county-level public
4 defender offices' budgets and to aid county public
5 defenders in providing effective assistance of counsel to
6 their clients. Before receiving any funds provided under
7 this program a county must certify in writing to the State
8 that it will not reduce county funds provided for public
9 defense.

10 (6) establish programs, alone or in conjunction with
11 law schools, for the purpose of using law students as
12 legal assistants; and

13 (7) cooperate and consult with State and county
14 agencies, professional associations, and other groups
15 concerning the causes of criminal conduct, the
16 rehabilitation and support of persons charged with and
17 convicted of crime, the administration of criminal
18 justice, and the administration of juvenile delinquency
19 and dependency matters.

20 (e) The State Public Defender shall establish a
21 recruitment and retention plan to ensure a skilled and diverse
22 workforce is available to serve clients in every part of the
23 State.

24 (f) The State Public Defender shall establish and
25 supervise training programs for the State Public Defender's
26 employees.

1 (g) The State Public Defender shall adopt rules,
2 instructions, and orders, consistent with this Act to further
3 define the organization of the Office of State Public Defender
4 and the duties of employees of the Office of the State Public
5 Defender.

6 (h) The State Public Defender shall maintain a website to
7 provide the public with information about the Office of State
8 Public Defender and its organization, information on how to
9 join the Client Community Advisory Board, information for
10 people seeking employment in public defense, supplementary
11 statistics and reports of public interest, reports to the
12 Commission and State agencies, and agendas, minutes, and
13 documents for Commission meetings.

14 (i) The requirement for reporting to the General Assembly
15 shall be satisfied by filing copies of the report as required
16 by Section 3.1 of the General Assembly Organization Act and
17 filing such additional copies with the State Government Report
18 Distribution Center for the General Assembly as is required
19 under paragraph (t) of Section 7 of the State Library Act.

20 (j) All required reports shall be simultaneously
21 transmitted to the Supreme Court and to the Governor.

22 Section 35. Office of State Public Defender organization.

23 (a) During the initial State Public Defender's 2-year
24 term, the State Public Defender shall establish a Public
25 Defender Advisory Board, composed of attorneys providing

1 public defense services in this State, including one or more
2 public defenders from each Appellate Court District, which
3 shall meet regularly to advise the Office of the State Public
4 Defender regarding legal practice issues and resource needs
5 around the State and establishing workload, staffing, and
6 salary standards for the provision of public defense
7 throughout the State.

8 (b) During the initial State Public Defender's term, the
9 State Public Defender shall collaborate with the Public
10 Defender Advisory Board to determine which judicial circuits
11 or geographic regions require State public defenders, how many
12 public defenders and staff are required to supplement existing
13 public defenders, staff, and appointed counsel in order for
14 the State of Illinois to comply with its legal obligations,
15 and what process should be used for guiding and tracking
16 recommendations to judges regarding case assignments to state
17 and county public defenders.

18 (c) During the initial State Public Defender's term, the
19 State Public Defender shall establish a Client Community
20 Advisory Board, composed of former clients and impacted
21 community members, which shall meet regularly to advise the
22 Office of the State Public Defender regarding client legal
23 issues and needs around the State.

24 (d) During the initial State Public Defender's term, the
25 State Public Defender shall collaborate with the Public
26 Defender Advisory Board to devise an application and selection

1 process for whenever there is an open Chief County public
2 defender position. The selection process may include the use
3 of a local nominating committee composed of members who are
4 familiar with the practice of public defense in the relevant
5 county, including criminal defense and representation of
6 clients under the Juvenile Court Act of 1987. Membership of
7 the local nominating committee should be diverse,
8 representative of a variety of public defense stakeholders,
9 and free from interests that would pose a conflict with the
10 public defender office. Members may include, but are not
11 limited to, representatives from legal professional
12 associations, law schools, the public defense community, the
13 private defense bar, county government, the judiciary,
14 community organizations, and former public defender clients
15 and their family members.

16 During the initial State Public Defender's term, the State
17 Public Defender shall collaborate with the Public Defender
18 Advisory Board to devise standards for retention and
19 reappointment of Chief County Public Defenders as well as a
20 process for investigations and hearings for removal of Chief
21 County Public Defenders, including immediate suspension when
22 warranted. In the event a Chief County Public Defender must be
23 immediately removed or becomes unable to serve in their
24 position, the State Public Defender is authorized to appoint
25 an Acting Chief County Public Defender.

26 (e) During the initial State Public Defender's term, the

1 State Public Defender shall establish a working group to
2 assess the availability of public defender representation and
3 adequacy of resources in proceedings under Article II of the
4 Juvenile Court Act of 1987. The working group members shall
5 include current public defenders, non-public defenders that
6 provide legal representation to parents or respondents, or
7 both, a representative of the Department of Children and
8 Family Services, and nonprofit advocates with expertise in
9 parent legal representation. The working group shall meet
10 regularly to advise the Office of the State Public Defender
11 regarding client legal issues and needs around the State. The
12 working group shall deliver its first report and
13 recommendations no later than 12 months after the appointment
14 of the initial State Public Defender.

15 (f) During the initial State Public Defender's term, the
16 State Public Defender shall establish a procedure for
17 distributions from the Public Defender Fund described under
18 Section 3-4014 of the Counties Code.

19 (1) The purpose of the Public Defender Fund is to
20 supplement, not displace, county-level public defender
21 offices' budgets and to aid county public defenders in
22 providing effective assistance of counsel to their
23 clients.

24 (2) State support, funding, and services provided to
25 any county public defender office shall neither affect nor
26 be offset by any reduction in existing or projected public

1 defender office budgets.

2 (3) Appropriate uses of funds include, but are not
3 limited to:

4 (A) hiring investigators, social workers, or
5 mental health clinicians;

6 (B) increasing compensation for attorney and
7 non-attorney employees;

8 (C) funding expert witnesses, trial technology,
9 investigation expenses, and any other case-related
10 needs; and

11 (D) training attorney and non-attorney employees.

12 (4) Requests by countries for financial support from
13 the Public Defender Fund shall originate solely from the
14 chief public defender of any jurisdiction and shall be
15 submitted directly to the Office of the State Public
16 Defender. Financial support shall be paid to the county in
17 which the requesting chief public defender practices, and
18 the county treasurer shall cause that entire amount to be
19 placed in the operating budget of the public defender for
20 immediate use.

21 (5) County public defender offices shall provide the
22 Office of State Public Defender with a report including a
23 detailed accounting of the provided funds and an
24 evaluation of the impact of the provided funds within a
25 reasonable time frame established by the Office of State
26 Public Defender.

1 (g) Following the planning phase described in subsections
2 (a) through (f), the State Public Defender may establish
3 regional offices. The State Public Defender shall appoint a
4 deputy defender for each regional office who shall serve as
5 the administrator of that office. Each deputy defender must be
6 an attorney licensed to practice law in this State. Deputy
7 public defenders shall serve at the pleasure of the State
8 Public Defender.

9 (h) The Office of the State Public Defender shall hire and
10 train new State-employed personnel to carry out the Office's
11 duties under this Act, including, but not limited to,
12 attorneys licensed to practice law in this State, and
13 administrative, investigative, and social services employees.
14 Nothing in this Act shall be construed to invalidate,
15 diminish, or otherwise interfere with any collective
16 bargaining agreement or representation rights under the
17 Illinois Public Labor Relations Act, if applicable.

18 (i) Deputy defenders shall employ, with the approval of
19 the State Public Defender, assistant public defenders,
20 investigators, social services staff, administrative staff,
21 and other employees under their direct supervision, as
22 described in subsection (h).

23 (j) Attorneys employed by the Office of the State Public
24 Defender shall devote full time to their duties, except as
25 provided in Section 50, and may not engage in the private
26 practice of law.

1 Section 40. State Public Defender Commission.

2 (a) The State Public Defender Commission is created as an
3 independent body within the judicial branch. The Commission
4 shall be composed of 11 members, appointed as follows:

5 (1) Two members appointed by the Governor from a panel
6 of 5 persons nominated by the Illinois Public Defender
7 Association;

8 (2) Two members appointed by the Supreme Court from a
9 panel of 5 persons nominated by the Illinois Council of
10 Chief Defenders;

11 (3) One member appointed by the Supreme Court from a
12 panel of 3 criminal defense lawyers nominated by a
13 voluntary association of lawyers which aims to assist
14 Illinois lawyers in the practice of law and to promote the
15 advancement of justice;

16 (4) one member appointed by the Speaker of the House
17 of Representatives;

18 (5) one member appointed by the Minority Leader of the
19 House of Representatives;

20 (6) one member appointed by the President of the
21 Senate;

22 (7) one member appointed by the Minority Leader of the
23 Senate;

24 (8) one member appointed by the Governor representing
25 community-based organizations that support the success of

1 people impacted by the criminal or juvenile delinquency
2 and dependency legal systems; and

3 (9) one member appointed by the Governor representing
4 organizations advocating for civil rights or criminal or
5 juvenile delinquency or dependency legal system reform.

6 All appointments shall be filed with the Secretary of
7 State by the appointing authority. The terms of the original
8 members shall be as follows: 5 members shall be appointed to
9 2-year terms and until a successor is appointed and qualified
10 and 6 members shall be appointed to 4-year terms and until a
11 successor is appointed and qualified. Thereafter, all members
12 shall be appointed to 4-year terms and until a successor is
13 appointed and qualified. The chairperson, at the first meeting
14 of the Commission, shall conduct a drawing by lot to determine
15 whether each original member shall be appointed to a 2-year or
16 4-year term.

17 (b) Persons appointed to the Commission shall have
18 significant experience in the defense of indigent clients in
19 criminal or juvenile proceedings or shall have demonstrated a
20 strong commitment to quality representation in indigent
21 defense matters. No person shall be appointed to the
22 Commission who, within the 2 years prior to appointment, has
23 received compensation to be a judge, elected official,
24 judicial officer, prosecutor, or law enforcement official, or
25 who has served as an employee of such a person.

26 (c) No member may serve more than 2 full 4-year terms.

1 Vacancies in the membership of the Commission are to be filled
2 in the same manner as original appointments. A vacancy shall
3 be declared upon any member missing 3 or more meetings in a row
4 unless the chairperson finds there was good cause for the
5 absences. Appointments to fill vacancies occurring before the
6 expiration of a term are for the remainder of the unexpired
7 term.

8 (d) Members of the Commission shall elect from the
9 membership of the Commission a chairperson, vice-chairperson,
10 and secretary. No officer may serve more than one full 4-year
11 term as an officer. The Commission shall meet quarterly. The
12 chairperson shall determine the time and place of meetings.
13 Additional meetings may be held upon petition to the
14 chairperson by 7 or more members of the Commission or upon the
15 call of the chairperson after 7 days written notice to the
16 members.

17 (e) The Commission shall approve the Office of State
18 Public Defender distribution of the Public Defender Fund under
19 Section 3-4014 of the Counties Code.

20 (f) Members of the Commission may receive a stipend upon
21 demonstrated need, based on a decision of the chairperson.
22 Members of the Commission shall receive reimbursement for
23 actual expenses incurred in the performance of the member's
24 duties.

25 (g) Six members of the Commission constitute a quorum.

26 (h) Records and proceedings of the Commission shall be

1 subject to the Open Meetings Act and Freedom of Information
2 Act.

3 Section 45. Powers and duties of the State Public Defender
4 Commission.

5 (a) After the term of the initial State Public Defender
6 concludes, the Commission, by a vote of a majority of the
7 members of the Commission, shall appoint a State Public
8 Defender for a 6-year term and until the State Public
9 Defender's successor is appointed and qualified. The State
10 Public Defender must be an attorney licensed to practice law
11 in this State and must have criminal defense experience. The
12 State Public Defender shall devote full time to the duties of
13 the Office of State Public Defender and may not engage in the
14 private practice of law.

15 (b) The State Public Defender shall draft, and the
16 Commission shall approve and publish, standards for
17 trial-level public defense in the State, including
18 identification of workload standards and ratios of attorney to
19 non-attorney staff, such as investigators, mitigators, social
20 workers, and administrative support staff.

21 (c) The Commission shall approve or modify an operational
22 budget and the Public Defender Fund expenditures submitted to
23 the Commission by the State Public Defender.

24 (d) The Commission may remove the State Public Defender
25 only for cause and after a hearing. The Commission may hold

1 such a hearing on the Commission's own motion and may adopt
2 rules establishing other procedures for the hearing.

3 (e) The State Public Defender shall submit reports to the
4 Commission on the operation of the Office of State Public
5 Defender at each quarterly meeting. The State Public Defender
6 shall submit a comprehensive report to the Commission at the
7 end of each fiscal year. The Commission may require the State
8 Public Defender to submit additional or amended reports on any
9 aspect of the operation of the Office of State Public
10 Defender.

11 Section 50. Shared position. For purposes of this Section,
12 "shared position" means a position in which individuals share
13 the salary and employee benefits. For purposes of seniority,
14 each individual shall receive credit at a rate equal to the
15 percentage of time employed in a shared position. Attorneys
16 sharing a position may not engage in the private practice of
17 law.

18 Section 90. The Freedom of Information Act is amended by
19 changing Section 7 as follows:

20 (5 ILCS 140/7)

21 Sec. 7. Exemptions.

22 (1) When a request is made to inspect or copy a public
23 record that contains information that is exempt from

1 disclosure under this Section, but also contains information
2 that is not exempt from disclosure, the public body may elect
3 to redact the information that is exempt. The public body
4 shall make the remaining information available for inspection
5 and copying. Subject to this requirement, the following shall
6 be exempt from inspection and copying:

7 (a) Records created or compiled by a State public
8 defender agency or commission subject to this Act that
9 contain: individual client identity; individual case file
10 information; individual investigation records and other
11 records that are otherwise subject to attorney-client
12 privilege; records that would not be discoverable in
13 litigation; records under Section 2.15; training
14 materials; records related to attorney consultation and
15 representation strategy; or any of the above concerning
16 clients of county public defenders or other defender
17 agencies and firms. This exclusion does not apply to
18 deidentified, aggregated, administrative records, such as
19 general case processing and workload information.

20 (a-5) ~~(a)~~ Information specifically prohibited from
21 disclosure by federal or State law or rules and
22 regulations implementing federal or State law.

23 (b) Private information, unless disclosure is required
24 by another provision of this Act, a State or federal law,
25 or a court order.

26 (b-5) Files, documents, and other data or databases

1 maintained by one or more law enforcement agencies and
2 specifically designed to provide information to one or
3 more law enforcement agencies regarding the physical or
4 mental status of one or more individual subjects.

5 (c) Personal information contained within public
6 records, the disclosure of which would constitute a
7 clearly unwarranted invasion of personal privacy, unless
8 the disclosure is consented to in writing by the
9 individual subjects of the information. "Unwarranted
10 invasion of personal privacy" means the disclosure of
11 information that is highly personal or objectionable to a
12 reasonable person and in which the subject's right to
13 privacy outweighs any legitimate public interest in
14 obtaining the information. The disclosure of information
15 that bears on the public duties of public employees and
16 officials shall not be considered an invasion of personal
17 privacy.

18 (d) Records in the possession of any public body
19 created in the course of administrative enforcement
20 proceedings, and any law enforcement or correctional
21 agency for law enforcement purposes, but only to the
22 extent that disclosure would:

23 (i) interfere with pending or actually and
24 reasonably contemplated law enforcement proceedings
25 conducted by any law enforcement or correctional
26 agency that is the recipient of the request;

1 (ii) interfere with active administrative
2 enforcement proceedings conducted by the public body
3 that is the recipient of the request;

4 (iii) create a substantial likelihood that a
5 person will be deprived of a fair trial or an impartial
6 hearing;

7 (iv) unavoidably disclose the identity of a
8 confidential source, confidential information
9 furnished only by the confidential source, or persons
10 who file complaints with or provide information to
11 administrative, investigative, law enforcement, or
12 penal agencies; except that the identities of
13 witnesses to traffic crashes, traffic crash reports,
14 and rescue reports shall be provided by agencies of
15 local government, except when disclosure would
16 interfere with an active criminal investigation
17 conducted by the agency that is the recipient of the
18 request;

19 (v) disclose unique or specialized investigative
20 techniques other than those generally used and known
21 or disclose internal documents of correctional
22 agencies related to detection, observation, or
23 investigation of incidents of crime or misconduct, and
24 disclosure would result in demonstrable harm to the
25 agency or public body that is the recipient of the
26 request;

1 (vi) endanger the life or physical safety of law
2 enforcement personnel or any other person; or

3 (vii) obstruct an ongoing criminal investigation
4 by the agency that is the recipient of the request.

5 (d-5) A law enforcement record created for law
6 enforcement purposes and contained in a shared electronic
7 record management system if the law enforcement agency
8 that is the recipient of the request did not create the
9 record, did not participate in or have a role in any of the
10 events which are the subject of the record, and only has
11 access to the record through the shared electronic record
12 management system.

13 (d-6) Records contained in the Officer Professional
14 Conduct Database under Section 9.2 of the Illinois Police
15 Training Act, except to the extent authorized under that
16 Section. This includes the documents supplied to the
17 Illinois Law Enforcement Training Standards Board from the
18 Illinois State Police and Illinois State Police Merit
19 Board.

20 (d-7) Information gathered or records created from the
21 use of automatic license plate readers in connection with
22 Section 2-130 of the Illinois Vehicle Code.

23 (e) Records that relate to or affect the security of
24 correctional institutions and detention facilities.

25 (e-5) Records requested by persons committed to the
26 Department of Corrections, Department of Human Services

1 Division of Mental Health, or a county jail if those
2 materials are available in the library of the correctional
3 institution or facility or jail where the inmate is
4 confined.

5 (e-6) Records requested by persons committed to the
6 Department of Corrections, Department of Human Services
7 Division of Mental Health, or a county jail if those
8 materials include records from staff members' personnel
9 files, staff rosters, or other staffing assignment
10 information.

11 (e-7) Records requested by persons committed to the
12 Department of Corrections or Department of Human Services
13 Division of Mental Health if those materials are available
14 through an administrative request to the Department of
15 Corrections or Department of Human Services Division of
16 Mental Health.

17 (e-8) Records requested by a person committed to the
18 Department of Corrections, Department of Human Services
19 Division of Mental Health, or a county jail, the
20 disclosure of which would result in the risk of harm to any
21 person or the risk of an escape from a jail or correctional
22 institution or facility.

23 (e-9) Records requested by a person in a county jail
24 or committed to the Department of Corrections or
25 Department of Human Services Division of Mental Health,
26 containing personal information pertaining to the person's

1 victim or the victim's family, including, but not limited
2 to, a victim's home address, home telephone number, work
3 or school address, work telephone number, social security
4 number, or any other identifying information, except as
5 may be relevant to a requester's current or potential case
6 or claim.

7 (e-10) Law enforcement records of other persons
8 requested by a person committed to the Department of
9 Corrections, Department of Human Services Division of
10 Mental Health, or a county jail, including, but not
11 limited to, arrest and booking records, mug shots, and
12 crime scene photographs, except as these records may be
13 relevant to the requester's current or potential case or
14 claim.

15 (f) Preliminary drafts, notes, recommendations,
16 memoranda, and other records in which opinions are
17 expressed, or policies or actions are formulated, except
18 that a specific record or relevant portion of a record
19 shall not be exempt when the record is publicly cited and
20 identified by the head of the public body. The exemption
21 provided in this paragraph (f) extends to all those
22 records of officers and agencies of the General Assembly
23 that pertain to the preparation of legislative documents.

24 (g) Trade secrets and commercial or financial
25 information obtained from a person or business where the
26 trade secrets or commercial or financial information are

1 furnished under a claim that they are proprietary,
2 privileged, or confidential, and that disclosure of the
3 trade secrets or commercial or financial information would
4 cause competitive harm to the person or business, and only
5 insofar as the claim directly applies to the records
6 requested.

7 The information included under this exemption includes
8 all trade secrets and commercial or financial information
9 obtained by a public body, including a public pension
10 fund, from a private equity fund or a privately held
11 company within the investment portfolio of a private
12 equity fund as a result of either investing or evaluating
13 a potential investment of public funds in a private equity
14 fund. The exemption contained in this item does not apply
15 to the aggregate financial performance information of a
16 private equity fund, nor to the identity of the fund's
17 managers or general partners. The exemption contained in
18 this item does not apply to the identity of a privately
19 held company within the investment portfolio of a private
20 equity fund, unless the disclosure of the identity of a
21 privately held company may cause competitive harm.

22 Nothing contained in this paragraph (g) shall be
23 construed to prevent a person or business from consenting
24 to disclosure.

25 (h) Proposals and bids for any contract, grant, or
26 agreement, including information which if it were

1 disclosed would frustrate procurement or give an advantage
2 to any person proposing to enter into a contractor
3 agreement with the body, until an award or final selection
4 is made. Information prepared by or for the body in
5 preparation of a bid solicitation shall be exempt until an
6 award or final selection is made.

7 (i) Valuable formulae, computer geographic systems,
8 designs, drawings, and research data obtained or produced
9 by any public body when disclosure could reasonably be
10 expected to produce private gain or public loss. The
11 exemption for "computer geographic systems" provided in
12 this paragraph (i) does not extend to requests made by
13 news media as defined in Section 2 of this Act when the
14 requested information is not otherwise exempt and the only
15 purpose of the request is to access and disseminate
16 information regarding the health, safety, welfare, or
17 legal rights of the general public.

18 (j) The following information pertaining to
19 educational matters:

20 (i) test questions, scoring keys, and other
21 examination data used to administer an academic
22 examination;

23 (ii) information received by a primary or
24 secondary school, college, or university under its
25 procedures for the evaluation of faculty members by
26 their academic peers;

1 (iii) information concerning a school or
2 university's adjudication of student disciplinary
3 cases, but only to the extent that disclosure would
4 unavoidably reveal the identity of the student; and

5 (iv) course materials or research materials used
6 by faculty members.

7 (k) Architects' plans, engineers' technical
8 submissions, and other construction related technical
9 documents for projects not constructed or developed in
10 whole or in part with public funds and the same for
11 projects constructed or developed with public funds,
12 including, but not limited to, power generating and
13 distribution stations and other transmission and
14 distribution facilities, water treatment facilities,
15 airport facilities, sport stadiums, convention centers,
16 and all government owned, operated, or occupied buildings,
17 but only to the extent that disclosure would compromise
18 security.

19 (l) Minutes of meetings of public bodies closed to the
20 public as provided in the Open Meetings Act until the
21 public body makes the minutes available to the public
22 under Section 2.06 of the Open Meetings Act.

23 (m) Communications between a public body and an
24 attorney or auditor representing the public body that
25 would not be subject to discovery in litigation, and
26 materials prepared or compiled by or for a public body in

1 anticipation of a criminal, civil, or administrative
2 proceeding upon the request of an attorney advising the
3 public body, and materials prepared or compiled with
4 respect to internal audits of public bodies.

5 (n) Records relating to a public body's adjudication
6 of employee grievances or disciplinary cases; however,
7 this exemption shall not extend to the final outcome of
8 cases in which discipline is imposed.

9 (o) Administrative or technical information associated
10 with automated data processing operations, including, but
11 not limited to, software, operating protocols, computer
12 program abstracts, file layouts, source listings, object
13 modules, load modules, user guides, documentation
14 pertaining to all logical and physical design of
15 computerized systems, employee manuals, and any other
16 information that, if disclosed, would jeopardize the
17 security of the system or its data or the security of
18 materials exempt under this Section.

19 (p) Records relating to collective negotiating matters
20 between public bodies and their employees or
21 representatives, except that any final contract or
22 agreement shall be subject to inspection and copying.

23 (q) Test questions, scoring keys, and other
24 examination data used to determine the qualifications of
25 an applicant for a license or employment.

26 (r) The records, documents, and information relating

1 to real estate purchase negotiations until those
2 negotiations have been completed or otherwise terminated.
3 With regard to a parcel involved in a pending or actually
4 and reasonably contemplated eminent domain proceeding
5 under the Eminent Domain Act, records, documents, and
6 information relating to that parcel shall be exempt except
7 as may be allowed under discovery rules adopted by the
8 Illinois Supreme Court. The records, documents, and
9 information relating to a real estate sale shall be exempt
10 until a sale is consummated.

11 (s) Any and all proprietary information and records
12 related to the operation of an intergovernmental risk
13 management association or self-insurance pool or jointly
14 self-administered health and accident cooperative or pool.
15 Insurance or self-insurance (including any
16 intergovernmental risk management association or
17 self-insurance pool) claims, loss or risk management
18 information, records, data, advice, or communications.

19 (t) Information contained in or related to
20 examination, operating, or condition reports prepared by,
21 on behalf of, or for the use of a public body responsible
22 for the regulation or supervision of financial
23 institutions, insurance companies, or pharmacy benefit
24 managers, unless disclosure is otherwise required by State
25 law.

26 (u) Information that would disclose or might lead to

1 the disclosure of secret or confidential information,
2 codes, algorithms, programs, or private keys intended to
3 be used to create electronic signatures under the Uniform
4 Electronic Transactions Act.

5 (v) Vulnerability assessments, security measures, and
6 response policies or plans that are designed to identify,
7 prevent, or respond to potential attacks upon a
8 community's population or systems, facilities, or
9 installations, but only to the extent that disclosure
10 could reasonably be expected to expose the vulnerability
11 or jeopardize the effectiveness of the measures, policies,
12 or plans, or the safety of the personnel who implement
13 them or the public. Information exempt under this item may
14 include such things as details pertaining to the
15 mobilization or deployment of personnel or equipment, to
16 the operation of communication systems or protocols, to
17 cybersecurity vulnerabilities, or to tactical operations.

18 (w) (Blank).

19 (x) Maps and other records regarding the location or
20 security of generation, transmission, distribution,
21 storage, gathering, treatment, or switching facilities
22 owned by a utility, by a power generator, or by the
23 Illinois Power Agency.

24 (y) Information contained in or related to proposals,
25 bids, or negotiations related to electric power
26 procurement under Section 1-75 of the Illinois Power

1 Agency Act and Section 16-111.5 of the Public Utilities
2 Act that is determined to be confidential and proprietary
3 by the Illinois Power Agency or by the Illinois Commerce
4 Commission.

5 (z) Information about students exempted from
6 disclosure under Section 10-20.38 or 34-18.29 of the
7 School Code, and information about undergraduate students
8 enrolled at an institution of higher education exempted
9 from disclosure under Section 25 of the Illinois Credit
10 Card Marketing Act of 2009.

11 (aa) Information the disclosure of which is exempted
12 under the Viatical Settlements Act of 2009.

13 (bb) Records and information provided to a mortality
14 review team and records maintained by a mortality review
15 team appointed under the Department of Juvenile Justice
16 Mortality Review Team Act.

17 (cc) Information regarding interments, entombments, or
18 inurnments of human remains that are submitted to the
19 Cemetery Oversight Database under the Cemetery Care Act or
20 the Cemetery Oversight Act, whichever is applicable.

21 (dd) Correspondence and records (i) that may not be
22 disclosed under Section 11-9 of the Illinois Public Aid
23 Code or (ii) that pertain to appeals under Section 11-8 of
24 the Illinois Public Aid Code.

25 (ee) The names, addresses, or other personal
26 information of persons who are minors and are also

1 participants and registrants in programs of park
2 districts, forest preserve districts, conservation
3 districts, recreation agencies, and special recreation
4 associations.

5 (ff) The names, addresses, or other personal
6 information of participants and registrants in programs of
7 park districts, forest preserve districts, conservation
8 districts, recreation agencies, and special recreation
9 associations where such programs are targeted primarily to
10 minors.

11 (gg) Confidential information described in Section
12 1-100 of the Illinois Independent Tax Tribunal Act of
13 2012.

14 (hh) The report submitted to the State Board of
15 Education by the School Security and Standards Task Force
16 under item (8) of subsection (d) of Section 2-3.160 of the
17 School Code and any information contained in that report.

18 (ii) Records requested by persons committed to or
19 detained by the Department of Human Services under the
20 Sexually Violent Persons Commitment Act or committed to
21 the Department of Corrections under the Sexually Dangerous
22 Persons Act if those materials: (i) are available in the
23 library of the facility where the individual is confined;
24 (ii) include records from staff members' personnel files,
25 staff rosters, or other staffing assignment information;
26 or (iii) are available through an administrative request

1 to the Department of Human Services or the Department of
2 Corrections.

3 (jj) Confidential information described in Section
4 5-535 of the Civil Administrative Code of Illinois.

5 (kk) The public body's credit card numbers, debit card
6 numbers, bank account numbers, Federal Employer
7 Identification Number, security code numbers, passwords,
8 and similar account information, the disclosure of which
9 could result in identity theft or impression or defrauding
10 of a governmental entity or a person.

11 (ll) Records concerning the work of the threat
12 assessment team of a school district, including, but not
13 limited to, any threat assessment procedure under the
14 School Safety Drill Act and any information contained in
15 the procedure.

16 (mm) Information prohibited from being disclosed under
17 subsections (a) and (b) of Section 15 of the Student
18 Confidential Reporting Act.

19 (nn) Proprietary information submitted to the
20 Environmental Protection Agency under the Drug Take-Back
21 Act.

22 (oo) Records described in subsection (f) of Section
23 3-5-1 of the Unified Code of Corrections.

24 (pp) Any and all information regarding burials,
25 interments, or entombments of human remains as required to
26 be reported to the Department of Natural Resources

1 pursuant either to the Archaeological and Paleontological
2 Resources Protection Act or the Human Remains Protection
3 Act.

4 (qq) Reports described in subsection (e) of Section
5 16-15 of the Abortion Care Clinical Training Program Act.

6 (rr) Information obtained by a certified local health
7 department under the Access to Public Health Data Act.

8 (ss) For a request directed to a public body that is
9 also a HIPAA-covered entity, all information that is
10 protected health information, including demographic
11 information, that may be contained within or extracted
12 from any record held by the public body in compliance with
13 State and federal medical privacy laws and regulations,
14 including, but not limited to, the Health Insurance
15 Portability and Accountability Act and its regulations, 45
16 CFR Parts 160 and 164. As used in this paragraph,
17 "HIPAA-covered entity" has the meaning given to the term
18 "covered entity" in 45 CFR 160.103 and "protected health
19 information" has the meaning given to that term in 45 CFR
20 160.103.

21 (tt) Proposals or bids submitted by engineering
22 consultants in response to requests for proposal or other
23 competitive bidding requests by the Department of
24 Transportation or the Illinois Toll Highway Authority.

25 (1.5) Any information exempt from disclosure under the
26 Judicial Privacy Act shall be redacted from public records

1 prior to disclosure under this Act.

2 (2) A public record that is not in the possession of a
3 public body but is in the possession of a party with whom the
4 agency has contracted to perform a governmental function on
5 behalf of the public body, and that directly relates to the
6 governmental function and is not otherwise exempt under this
7 Act, shall be considered a public record of the public body,
8 for purposes of this Act.

9 (3) This Section does not authorize withholding of
10 information or limit the availability of records to the
11 public, except as stated in this Section or otherwise provided
12 in this Act.

13 (Source: P.A. 102-38, eff. 6-25-21; 102-558, eff. 8-20-21;
14 102-694, eff. 1-7-22; 102-752, eff. 5-6-22; 102-753, eff.
15 1-1-23; 102-776, eff. 1-1-23; 102-791, eff. 5-13-22; 102-982,
16 eff. 7-1-23; 102-1055, eff. 6-10-22; 103-154, eff. 6-30-23;
17 103-423, eff. 1-1-24; 103-446, eff. 8-4-23; 103-462, eff.
18 8-4-23; 103-540, eff. 1-1-24; 103-554, eff. 1-1-24; 103-605,
19 eff. 7-1-24; 103-865, eff. 1-1-25.)

20 Section 95. The Counties Code is amended by changing
21 Sections 3-4000, 3-4000.1, 3-4001, 3-4002, 3-4003, 3-4004,
22 3-4004.2, 3-4005, 3-4007, 3-4008.1, 3-4009, 3-4010.1, and
23 3-4014 as follows:

24 (55 ILCS 5/3-4000) (from Ch. 34, par. 3-4000)

1 Sec. 3-4000. Legislative declaration. The General Assembly
2 recognizes that quality legal representation in criminal,
3 juvenile delinquency, and dependency proceedings and related
4 matters is a constitutional ~~proceedings is a fundamental~~ right
5 of the people of the State of Illinois and that there should be
6 no distinction in the availability of quality legal
7 representation based upon a person's ability ~~inability~~ to pay.
8 Therefore, it is the intent of the General Assembly to provide
9 for an effective county public defense system ~~defender systems~~
10 throughout the State and encourage the active and substantial
11 participation of the private bar in the representation of
12 accused people ~~indigent defendants~~.

13 (Source: P.A. 87-111.)

14 (55 ILCS 5/3-4000.1) (from Ch. 34, par. 3-4000.1)

15 Sec. 3-4000.1. Definitions. In this Division, except when
16 a particular context clearly requires a different meaning, the
17 following definitions apply:

18 "Board" means the county board of commissioners.

19 "President" means the president, speaker, or chair of the
20 county board.

21 "Chief County Public defender" means a county chief public
22 defender appointed to the office of public defender by one or
23 more counties under Section 3-4001, 3-4002, or 3-4003.

24 "State Public Defender" has the meaning ascribed to it in
25 Section 3 of the State Public Defender Act.

1 (Source: P.A. 87-111.)

2 (55 ILCS 5/3-4001) (from Ch. 34, par. 3-4001)

3 Sec. 3-4001. Chief County Public defender in counties over
4 35,000. In each county of this State containing 35,000 or more
5 inhabitants there is created the Office ~~office~~ of Public
6 Defender and the person to be appointed to such office shall be
7 known as the Chief County Public Defender. No person shall be
8 eligible to ~~or~~ hold such office unless he is duly licensed as
9 an attorney ~~and counsellor at law~~ in this State.

10 (Source: P.A. 86-962.)

11 (55 ILCS 5/3-4002) (from Ch. 34, par. 3-4002)

12 Sec. 3-4002. Chief County Public defender in counties of
13 less than 35,000. In each county of this State containing less
14 than 35,000 inhabitants, the county board may, by resolution,
15 create the Office ~~office~~ of Public Defender and the person
16 appointed to such office shall be known as the Chief County
17 Public Defender. No person shall be eligible to or hold such
18 office unless he or she is duly licensed as an attorney ~~at law~~
19 in this State.

20 (Source: P.A. 86-962.)

21 (55 ILCS 5/3-4003) (from Ch. 34, par. 3-4003)

22 Sec. 3-4003. Chief County Public defender in collaboration
23 within the same judicial circuit ~~adjoining counties~~. Any 2 or

1 more ~~adjoining~~ counties of this State that are within the same
2 judicial circuit, may, by joint resolution of the several
3 county boards involved, create a common Office ~~office~~ of
4 Public Defender for the counties so joined or allow
5 representation in one county by the public defender appointed
6 in the collaborating county. The person appointed to the
7 Office ~~such office~~ shall be known as the Chief County Public
8 Defender. No person shall be eligible to or hold the Office
9 ~~such office~~ unless he or she is duly licensed as an attorney ~~at~~
10 ~~law~~ in this State.

11 (Source: P.A. 86-962.)

12 (55 ILCS 5/3-4004) (from Ch. 34, par. 3-4004)

13 Sec. 3-4004. Appointment of Chief County Public Defender
14 ~~in counties under 1,000,000. When a vacancy occurs in the~~
15 position of Chief County Public Defender, the State Public
16 Defender shall nominate and the State Public Defender
17 Commission shall appoint a properly qualified Chief County
18 Public Defender using the application and selection process
19 developed under Section 35 of the State Public Defender Act,
20 ~~As soon as may be after this Division becomes applicable to a~~
21 ~~county with a population under 1,000,000, the judges of the~~
22 ~~Circuit Court of the circuit in which the county is located~~
23 ~~shall, by a majority vote of the entire number of those judges,~~
24 ~~appoint to the office of Public Defender a properly qualified~~
25 ~~person, who shall hold office, his death or resignation not~~

1 ~~intervening, at the pleasure of the judges competent to~~
2 ~~appoint. Whenever a vacancy occurs in the office it shall be~~
3 ~~filled in the same manner,~~ and the person appointed to fill the
4 vacancy shall have the same tenure of office.

5 (Source: P.A. 86-962; 87-111.)

6 (55 ILCS 5/3-4004.2) (from Ch. 34, par. 3-4004.2)

7 Sec. 3-4004.2. Qualifications of Chief County Public
8 Defender and terms of employment. In in counties with an
9 appointed Chief County Public Defender, over 1,000,000. In
10 ~~counties with a population over 1,000,000,~~ the following
11 qualifications and terms of employment shall apply:

12 (a) The Chief County Public Defender shall be ~~The~~
13 ~~president shall select as Public Defender only a person~~
14 ~~with the following qualifications:~~ an attorney whose
15 practice of law has clearly demonstrated experience in the
16 representation of persons accused of crime; who has been
17 licensed to practice law in this State or in another state
18 for at least 5 years; who has had administrative
19 experience; and who is dedicated to the goals of providing
20 high quality representation for eligible persons and to
21 improving the quality of defense services generally.

22 (b) The Chief County Public Defender shall devote full
23 time to the duties of the public defender system and shall
24 not otherwise engage in the practice of law.

25 (c) Once approved, the Chief County ~~The~~ Public

1 Defender ~~once approved by the Board~~ shall serve for 6
2 years and may be removed ~~by the President~~ only for good
3 cause or dereliction of duty after notice and a hearing
4 before the State Public Defender Commission. At the
5 expiration of a term, the Chief County Public Defender may
6 be reappointed to one or more subsequent terms ~~Board. The~~
7 ~~effective date of this amendatory Act of 1991 shall be~~
8 ~~deemed the commencement of the term of the current public~~
9 ~~defender.~~

10 (d) (Blank). ~~The Public Defender's compensation shall~~
11 ~~be set at a level that is commensurate with his~~
12 ~~qualifications and experience and professionally~~
13 ~~appropriate with the responsibility of the position. The~~
14 ~~Public Defender's compensation shall be comparable with~~
15 ~~that paid to circuit court judges, but in no event shall be~~
16 ~~more than that of the State's Attorney of the county.~~

17 (Source: P.A. 87-111.)

18 (55 ILCS 5/3-4005) (from Ch. 34, par. 3-4005)

19 Sec. 3-4005. Oath of office. The person appointed as Chief
20 County Public Defender, before entering on the duties of his
21 office, shall take and subscribe an oath of office in writing
22 before one of the judges qualified to administer it ~~competent~~
23 ~~to appoint~~, which oath shall be filed in the office of the
24 County Clerk.

25 (Source: P.A. 86-962.)

1 (55 ILCS 5/3-4007) (from Ch. 34, par. 3-4007)

2 Sec. 3-4007. Compensation.

3 (a) The Chief County Public Defender ~~public defender~~ shall
4 be paid out of the county treasury, and, subject to
5 appropriation, shall be paid by the Department of Revenue out
6 of the Personal Property Tax Replacement Fund or the General
7 Revenue Fund as provided in subsection (b), as the sole
8 compensation for his or her services a salary in an amount
9 fixed by the County Board. ~~When a Public Defender in a county~~
10 ~~of 30,000 or more population is receiving not less than 90% of~~
11 ~~the compensation of the State's Attorney of such county, that~~
12 ~~Public Defender shall not engage in the private practice of~~
13 ~~law.~~

14 (b) ~~The State must pay 66 2/3% of the public defender's~~
15 ~~annual salary.~~ If the Chief County Public Defender ~~public~~
16 ~~defender~~ is employed full-time in that capacity, his or her
17 salary must be at least equal to 90% of that county's State's
18 Attorney's ~~attorney's~~ annual compensation and will be eligible
19 for the same amount of reimbursement as that county's State's
20 Attorney under Section 4-2001. Funding for assistant public
21 defenders must be at least proportionate to that of assistant
22 State's Attorneys, including supplements for counties housing
23 certain State institutions as described Section 4-2001 of the
24 Counties Code. Subject to appropriation, these amounts
25 furnished by the State shall be payable monthly by the

1 Department of Revenue out of the Personal Property Tax
2 Replacement Fund or the General Revenue Fund to the county in
3 which each Public Defender is employed.

4 (c) In cases where 2 or more ~~adjoining~~ counties have
5 joined to form a common office of Public Defender or otherwise
6 collaborate under Section 3-4003, the salary of the Chief
7 County Public Defender shall be set and paid as provided by a
8 joint resolution of the various county boards involved.

9 (Source: P.A. 97-72, eff. 7-1-11.)

10 (55 ILCS 5/3-4008.1) (from Ch. 34, par. 3-4008.1)

11 Sec. 3-4008.1. Assistant public defenders ~~Assistants in~~
12 ~~counties over 1,000,000.~~ The Chief County Public Defender ~~in~~
13 ~~counties with a population over 1,000,000~~ shall appoint
14 assistants, all duly licensed practitioners, as that Public
15 Defender shall deem necessary for the proper discharge of the
16 duties of the office, who shall serve at the pleasure of the
17 Chief County Public Defender. The Chief County Public Defender
18 shall also, in like manner, appoint clerks and other employees
19 necessary for the transaction of the business of the office.
20 The compensation of and the appropriate number of assistants,
21 clerks, and employees shall be fixed by the County Board and
22 paid out of the county treasury.

23 (Source: P.A. 87-111.)

24 (55 ILCS 5/3-4009) (from Ch. 34, par. 3-4009)

1 Sec. 3-4009. Office quarters; expenses. ~~The County Boards~~
2 ~~Board~~ shall provide suitable office quarters for the use of
3 the Chief County Public Defender and other public defender
4 office employees, and shall pay out of the county treasury for
5 necessary office, travel and other expenses incurred in the
6 defense of cases, including, but not limited to, social
7 workers, investigators, expert witnesses, mitigators, and
8 administrative staff. ~~In counties of less than 500,000~~
9 ~~population, such payment shall be made after the circuit court~~
10 ~~of the county approves such expenses as being necessary and~~
11 ~~proper~~. In cases where 2 or more adjoining counties have
12 joined to form a common office of Public Defender or otherwise
13 collaborate under Section 3-4003, the expenses incurred under
14 this Section shall be paid as provided for in a joint
15 resolution of the various county boards involved.

16 (Source: P.A. 86-962.)

17 (55 ILCS 5/3-4010.1) (from Ch. 34, par. 3-4010.1)

18 Sec. 3-4010.1. Records; reports ~~in counties over~~
19 ~~1,000,000~~. The Chief County Public Defender ~~public defender~~ in
20 counties with a population over 35,000 ~~1,000,000~~ shall keep a
21 record of the services rendered by the office of the public
22 defender ~~him~~ and prepare and file quarterly with the president
23 and Commission a written report of those services. If 2 or more
24 adjoining counties have joined to form a common Office of
25 public defender or otherwise collaborate under Section 3-4003,

1 the Chief County Public Defender so appointed shall file his
2 or her quarterly report with each of the several county boards
3 involved.

4 (Source: P.A. 87-111.)

5 (55 ILCS 5/3-4014)

6 Sec. 3-4014. Public Defender Fund.

7 (a) (Blank).

8 (b) The Public Defender Fund is created as a special fund
9 in the State treasury. All money in the Public Defender Fund
10 shall be used, subject to appropriation, by the State Public
11 Defender ~~Illinois Supreme Court~~ to provide funding to counties
12 ~~with a population of 3,000,000 or less~~ for use by public
13 defenders for ~~and~~ public defender services and related
14 expenses pursuant to this Section 3-4014.

15 (Source: P.A. 102-1104, eff. 12-6-22; 103-8, eff. 7-1-23.)

16 (55 ILCS 5/3-4004.1 rep.)

17 (55 ILCS 5/3-4008 rep.)

18 (55 ILCS 5/3-4010 rep.)

19 (55 ILCS 5/3-4011 rep.)

20 (55 ILCS 5/3-4013 rep.)

21 Section 100. The Counties Code is amended by repealing
22 Sections 3-4004.1, 3-4008, 3-4010, 3-4011, and 3-4013.

1 INDEX

2 Statutes amended in order of appearance

3 New Act

4 5 ILCS 140/7

5 55 ILCS 5/3-4000 from Ch. 34, par. 3-4000

6 55 ILCS 5/3-4000.1 from Ch. 34, par. 3-4000.1

7 55 ILCS 5/3-4001 from Ch. 34, par. 3-4001

8 55 ILCS 5/3-4002 from Ch. 34, par. 3-4002

9 55 ILCS 5/3-4003 from Ch. 34, par. 3-4003

10 55 ILCS 5/3-4004 from Ch. 34, par. 3-4004

11 55 ILCS 5/3-4004.2 from Ch. 34, par. 3-4004.2

12 55 ILCS 5/3-4005 from Ch. 34, par. 3-4005

13 55 ILCS 5/3-4007 from Ch. 34, par. 3-4007

14 55 ILCS 5/3-4008.1 from Ch. 34, par. 3-4008.1

15 55 ILCS 5/3-4009 from Ch. 34, par. 3-4009

16 55 ILCS 5/3-4010.1 from Ch. 34, par. 3-4010.1

17 55 ILCS 5/3-4014

18 55 ILCS 5/3-4004.1 rep.

19 55 ILCS 5/3-4008 rep.

20 55 ILCS 5/3-4010 rep.

21 55 ILCS 5/3-4011 rep.

22 55 ILCS 5/3-4013 rep.