

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00126 Sen. Laura M. Murphy **104-0001**

Sen. Laura M. Murphy-Mike Simmons, Sally J. Turner, Mary Edly-Allen, Mark L. Walker, Javier L. Cervantes, Laura Ellman, Seth Lewis, Napoleon Harris, III, Julie A. Morrison, Graciela Guzmán, Linda Holmes, Meg Loughran Cappel, Sara Feigenholtz, Adriane Johnson, Paul Faraci, Karina Villa and Christopher Belt
 (Rep. Mary Gill-Natalie A. Manley, Anthony DeLuca, Martha Deuter, Dave Vella, Michael J. Kelly, Martin J. Moylan, Joyce Mason, Maura Hirschauer, Nicholas K. Smith, Nicolle Grasse, Janet Yang Rohr, Michael Crawford, Lindsey LaPointe, Dagmara Avelar, Camille Y. Lilly, Ann M. Williams, Jennifer Sanalistro, Stephanie A. Kifowit, Michelle Mussman, Margaret Croke, Katie Stuart, Amy L. Grant, Anne Stava, Emanuel "Chris" Welch, Nicole La Ha, Jaime M. Andrade, Jr., Barbara Hernandez, Tracy Katz Muhl, Terra Costa Howard, Jawaharial Williams, Sharon Chung, Bob Morgan, Rick Ryan, Anna Moeller, Sue Scherer, Abdelnasser Rashid, Carol Ammons, Matt Hanson, Maurice A. West, II, Norma Hernandez and Kevin John Olickal)

55 ILCS 5/5-1069.3

65 ILCS 5/10-4-2.3

105 ILCS 5/10-22.3f

215 ILCS 5/356z.80 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

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, 2027 shall provide coverage for all medically necessary diagnostic testing and U.S. Food and Drug Administration-approved treatments or medications prescribed to slow the progression of Alzheimer's disease or another related dementia, in accordance with the U.S. Food and Drug Administration label, as determined by a physician licensed to practice medicine in all its branches. Provides that coverage of U.S. Food and Drug Administration-approved treatments or medications prescribed to slow the progression of Alzheimer's disease or another related dementia shall not be subject to step therapy. Amends the Counties Code, the Illinois Municipal Code, the School Code, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plans Act to require coverage under those provisions. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

5 ILCS 375/6.11

Adds reference to:

5 ILCS 375/6.11E

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Specifies that nothing in provisions of the Illinois Insurance Code requiring coverage of certain treatments or medications prescribed to slow the progression of Alzheimer's disease or another related dementia prohibits a group or individual policy of accident and health insurance or managed care plan from requiring a pharmacist to effect substitutions of prescription drugs under certain provisions of the Pharmacy Practice Act. Provides that the required coverage shall not apply to managed care plans that are under contract with the Department of Healthcare and Family Services. Amends the State Employees Group Insurance Act of 1971 to require the same coverage as provided under the Illinois Insurance Code for treatments to slow the progression of Alzheimer's disease and related dementias. Provides for repeal of existing provisions for such coverage in that Act on July 1, 2027. Effective immediately, except some provisions amending the State Employees Group Insurance Act of 1971 are effective July 1, 2027.

Jun 09 25 S **Effective Date June 9, 2025; ;Some Provisions**
Effective Date July 1, 2027; ;Some Provisions

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HB 01075	(Continued)	104-0002
	30 ILCS 105/6z-100	
Adds reference to:	30 ILCS 105/6z-126	
Adds reference to:	30 ILCS 105/6z-144 new	
Adds reference to:	30 ILCS 105/6z-145 new	
Adds reference to:	30 ILCS 105/6z-146 new	
Adds reference to:	30 ILCS 105/6z-147 new	
Adds reference to:	30 ILCS 105/6z-148 new	
Adds reference to:	30 ILCS 105/8.3	
Adds reference to:	30 ILCS 105/8.12	from Ch. 127, par. 144.12
Adds reference to:	30 ILCS 105/8g	
Adds reference to:	30 ILCS 105/8g-1	
Adds reference to:	30 ILCS 105/13.2	from Ch. 127, par. 149.2
Adds reference to:	30 ILCS 115/12	from Ch. 85, par. 616
Adds reference to:	30 ILCS 120/9	from Ch. 85, par. 659
Adds reference to:	30 ILCS 120/13	from Ch. 85, par. 663
Adds reference to:	30 ILCS 120/17	from Ch. 85, par. 667
Adds reference to:	30 ILCS 120/18	from Ch. 85, par. 668
Adds reference to:	30 ILCS 120/20	from Ch. 85, par. 670
Adds reference to:	30 ILCS 500/1-10	
Adds reference to:	30 ILCS 500/1-15.15	
Adds reference to:	30 ILCS 500/10-20	
Adds reference to:	30 ILCS 537/10	
Adds reference to:	30 ILCS 537/90	
Adds reference to:	30 ILCS 705/5	from Ch. 127, par. 2305
Adds reference to:	30 ILCS 769/25-15	
Adds reference to:	35 ILCS 5/901	
Adds reference to:	35 ILCS 200/31-35	
Adds reference to:	50 ILCS 705/3.2	
Adds reference to:	210 ILCS 46/3-103	

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HB 01075	(Continued)	104-0002
Adds reference to:	210 ILCS 47/3-103	
Adds reference to:	215 ILCS 5/500-135	
Adds reference to:	230 ILCS 10/13	from Ch. 120, par. 2413
Adds reference to:	230 ILCS 40/60	
Adds reference to:	410 ILCS 643/Act rep.	
Adds reference to:	415 ILCS 5/22.15	
Adds reference to:	415 ILCS 5/55.6	from Ch. 111 1/2, par. 1055.6
Adds reference to:	415 ILCS 5/57.11	
Adds reference to:	525 ILCS 35/3	from Ch. 85, par. 2103
Adds reference to:	725 ILCS 185/0.02	
Adds reference to:	725 ILCS 185/1	from Ch. 38, par. 301
Adds reference to:	725 ILCS 185/25	from Ch. 38, par. 325
Adds reference to:	725 ILCS 185/26	from Ch. 38, par. 326
Adds reference to:	725 ILCS 185/33	from Ch. 38, par. 333
Adds reference to:	765 ILCS 1026/15-801	
Adds reference to:	30 ILCS 559/20-15	
Adds reference to:	110 ILCS 305/7	from Ch. 144, par. 28
Adds reference to:	5 ILCS 100/5-45.61 new	
Adds reference to:	5 ILCS 100/5-45.62 new	
Adds reference to:	20 ILCS 1705/74	
Adds reference to:	305 ILCS 5/5-5.4	from Ch. 23, par. 5-5.4
Adds reference to:	20 ILCS 105/4.02	
Adds reference to:	705 ILCS 405/2-28	
Adds reference to:	20 ILCS 3305/17.8	
Adds reference to:	5 ILCS 100/5-45.63 new	
Adds reference to:	405 ILCS 80/2-6	from Ch. 91 1/2, par. 1802-6
Adds reference to:	225 ILCS 10/3.4	
Adds reference to:	305 ILCS 5/4-12	from Ch. 23, par. 4-12
Adds reference to:	305 ILCS 5/4-22	

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104-0002

Adds reference to:
20 ILCS 2310/2310-715.1 new

Adds reference to:
20 ILCS 2310/2310-745 new

Adds reference to:
55 ILCS 5/3-3001 from Ch. 34, par. 3-3001

Adds reference to:
55 ILCS 135/5

Adds reference to:
55 ILCS 135/10

Adds reference to:
55 ILCS 135/15

Adds reference to:
55 ILCS 135/20

Adds reference to:
55 ILCS 135/25

Adds reference to:
55 ILCS 135/30

Adds reference to:
55 ILCS 135/35

Adds reference to:
410 ILCS 535/25.5

Adds reference to:
215 ILCS 5/513b2

Adds reference to:
20 ILCS 2310/2310-362

Adds reference to:
30 ILCS 105/5.688

Adds reference to:
30 ILCS 105/5.824

Adds reference to:
30 ILCS 105/6z-94

Adds reference to:
35 ILCS 5/507QQ rep.

Adds reference to:
35 ILCS 5/507BBB rep.

Adds reference to:
10 ILCS 5/1A-50

Adds reference to:
15 ILCS 505/18

Adds reference to:
20 ILCS 301/5-10

Adds reference to:
20 ILCS 301/50-5

Adds reference to:
20 ILCS 301/50-25

Adds reference to:
20 ILCS 301/50-30

Adds reference to:
20 ILCS 301/50-35

Adds reference to:
20 ILCS 505/4a from Ch. 23, par. 5004a

Adds reference to:
20 ILCS 805/805-72

Adds reference to:
20 ILCS 1335/55

Adds reference to:
20 ILCS 1335/50 rep.

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Adds reference to:
20 ILCS 1705/18.5

Adds reference to:
20 ILCS 2310/2310-350

was 20 ILCS 2310/55.70

Adds reference to:
20 ILCS 2310/2310-371.5

was 20 ILCS 2310/371

Adds reference to:
20 ILCS 2405/5b

Adds reference to:
20 ILCS 3930/9.1

Adds reference to:
20 ILCS 3930/9.3

Adds reference to:
30 ILCS 5/3-1

from Ch. 15, par. 303-1

Adds reference to:
30 ILCS 105/5.28

from Ch. 127, par. 141.28

Adds reference to:
30 ILCS 105/5.119

from Ch. 127, par. 141.119

Adds reference to:
30 ILCS 105/5.137

Adds reference to:
30 ILCS 105/5.147

from Ch. 127, par. 141.147

Adds reference to:
30 ILCS 105/5.282

from Ch. 127, par. 141.282

Adds reference to:
30 ILCS 105/5.362

Adds reference to:
30 ILCS 105/5.464

Adds reference to:
30 ILCS 105/5.515

Adds reference to:
30 ILCS 105/5.563

Adds reference to:
30 ILCS 105/5.569

Adds reference to:
30 ILCS 105/5.613

Adds reference to:
30 ILCS 105/5.640

Adds reference to:
30 ILCS 105/5.733

Adds reference to:
30 ILCS 105/5.772

Adds reference to:
30 ILCS 105/5.801

Adds reference to:
30 ILCS 105/5.806

Adds reference to:
30 ILCS 105/5.825

Adds reference to:
30 ILCS 105/5.873

Adds reference to:
30 ILCS 105/5.883

Adds reference to:
30 ILCS 105/5.968

Adds reference to:
30 ILCS 105/6b-4

from Ch. 127, par. 142b4

Adds reference to:
30 ILCS 105/6z-95

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Adds reference to:
30 ILCS 105/6z-135

Adds reference to:
30 ILCS 105/8.36

Adds reference to:
30 ILCS 105/8g

Adds reference to:
30 ILCS 105/8q

Adds reference to:
30 ILCS 105/5.734 rep.

Adds reference to:
30 ILCS 105/5.762 rep.

Adds reference to:
30 ILCS 105/5.860 rep.

Adds reference to:
30 ILCS 105/5.874 rep.

Adds reference to:
30 ILCS 105/5.882 rep.

Adds reference to:
30 ILCS 105/5.1009 rep.

Adds reference to:
30 ILCS 105/6z-103 rep.

Adds reference to:
30 ILCS 105/8.34 rep.

Adds reference to:
30 ILCS 105/8.35 rep.

Adds reference to:
30 ILCS 330/4

from Ch. 127, par. 654

Adds reference to:
35 ILCS 5/507FFF

Adds reference to:
35 ILCS 5/507L rep.

Adds reference to:
35 ILCS 5/507CCC rep.

Adds reference to:
35 ILCS 5/507DDD rep.

Adds reference to:
35 ILCS 5/508 rep.

Adds reference to:
50 ILCS 708/25

Adds reference to:
70 ILCS 210/13.3

Adds reference to:
105 ILCS 5/22-83

Adds reference to:
110 ILCS 205/9.36

Adds reference to:
110 ILCS 947/45

Adds reference to:
110 ILCS 947/65.95

Adds reference to:
220 ILCS 5/8-403.1

from Ch. 111 2/3, par. 8-403.1

Adds reference to:
230 ILCS 5/57 new

Adds reference to:
305 ILCS 43/Act rep.

Adds reference to:
415 ILCS 60/13.2

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Adds reference to: 415 ILCS 60/22.2	from Ch. 5, par. 822.2
Adds reference to: 415 ILCS 60/22.3	from Ch. 5, par. 822.3
Adds reference to: 420 ILCS 20/14	from Ch. 111 1/2, par. 241-14
Adds reference to: 420 ILCS 20/15	from Ch. 111 1/2, par. 241-15
Adds reference to: 420 ILCS 20/17	from Ch. 111 1/2, par. 241-17
Adds reference to: 420 ILCS 20/21	from Ch. 111 1/2, par. 241-21
Adds reference to: 420 ILCS 37/15	
Adds reference to: 510 ILCS 70/16.4	
Adds reference to: 520 ILCS 25/5	
Adds reference to: 520 ILCS 25/15	
Adds reference to: 520 ILCS 25/30	
Adds reference to: 520 ILCS 25/20 rep.	
Adds reference to: 620 ILCS 5/34b	
Adds reference to: 625 ILCS 5/3-643	
Adds reference to: 625 ILCS 5/3-684	
Adds reference to: 625 ILCS 5/3-690	
Adds reference to: 625 ILCS 5/3-699.14	
Adds reference to: 625 ILCS 5/11-501.01	
Adds reference to: 705 ILCS 135/10-5	
Adds reference to: 705 ILCS 135/15-15	
Adds reference to: 705 ILCS 135/15-35	
Adds reference to: 705 ILCS 135/15-70	
Adds reference to: 720 ILCS 550/10.2	from Ch. 56 1/2, par. 710.2
Adds reference to: 720 ILCS 570/411.2	
Adds reference to: 720 ILCS 570/413	from Ch. 56 1/2, par. 1413
Adds reference to: 720 ILCS 646/95	
Adds reference to: 725 ILCS 5/119-1	
Adds reference to: 725 ILCS 175/5.2	from Ch. 56 1/2, par. 1655.2
Adds reference to: 730 ILCS 5/5-9-1.2	from Ch. 38, par. 1005-9-1.2

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Adds reference to: 730 ILCS 5/5-9-1.7	from Ch. 38, par. 1005-9-1.7
Adds reference to: 730 ILCS 5/5-9-1.8	
Adds reference to: 820 ILCS 75/20	
Adds reference to: 820 ILCS 154/25	
Adds reference to: 820 ILCS 206/75	
Adds reference to: 20 ILCS 730/5-55	
Adds reference to: 30 ILCS 105/5g	from Ch. 127, par. 141g
Adds reference to: 105 ILCS 5/14-7.02	from Ch. 122, par. 14-7.02
Adds reference to: 105 ILCS 5/18-8.15	
Adds reference to: 305 ILCS 5/5-5.7a	
Adds reference to: 305 ILCS 5/5-61 new	
Adds reference to: 305 ILCS 5/5A-18 new	
Adds reference to: 305 ILCS 5/5H-1	
Adds reference to: 15 ILCS 520/22.5	from Ch. 130, par. 41a
Adds reference to: 20 ILCS 3005/2	from Ch. 127, par. 412
Adds reference to: 20 ILCS 3005/10 new	
Adds reference to: 30 ILCS 105/5.1030 new	
Adds reference to: 30 ILCS 105/8.57 new	
Adds reference to: 30 ILCS 105/5.826	
Adds reference to: 625 ILCS 5/6-105.1	
Adds reference to: 625 ILCS 5/6-107.5	
Adds reference to: 30 ILCS 105/6z-129	
Adds reference to: 230 ILCS 5/28.1	
Adds reference to: 20 ILCS 1305/1-85	
Adds reference to: 305 ILCS 5/16-2	
Adds reference to: 305 ILCS 5/5A-7	from Ch. 23, par. 5A-7
Adds reference to: 40 ILCS 5/15-202	
Adds reference to: 110 ILCS 95/2	from Ch. 144, par. 1702

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HB 00742 Rep. Margaret Croke **104-0004**
 Rep. Margaret Croke-Curtis J. Tarver, II-Nicholas K. Smith-Jennifer Gong-Gershowitz-Daniel Didech, Amy Briel, Hoan Huynh, Eva-Dina Delgado, Lawrence "Larry" Walsh, Jr., Angelica Guerrero-Cuellar, Martha Deuter, Matt Hanson, Natalie A. Manley, Joyce Mason, Harry Benton, Katie Stuart, Dave Vella, Gregg Johnson, Dagmara Avelar, Rick Ryan, Sharon Chung, Jaime M. Andrade, Jr., Michael J. Kelly, Amy Elik, Travis Weaver, Bradley Fritts, Regan Deering, Kevin Schmidt, Charles Meier, Dan Swanson, Wayne A. Rosenthal, Terra Costa Howard, Jay Hoffman, Mary Gill, Ryan Spain, Dan Ugaste, Jackie Haas and John M. Cabello
 (Sen. Mark L. Walker, Mike Simmons, Laura Ellman, Mike Porfirio, Adriane Johnson, Robert Peters, Mary Edly-Allen, Rachel Ventura, Karina Villa, Linda Holmes and Graciela Guzmán)

205 ILCS 5/1 from Ch. 17, par. 301

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

House Floor Amendment No. 2

Deletes reference to:

205 ILCS 5/1

Adds reference to:

New Act

Adds reference to:

5 ILCS 140/7.5

Adds reference to:

30 ILCS 105/5.1030 new

Adds reference to:

205 ILCS 5/2

from Ch. 17, par. 302

Adds reference to:

205 ILCS 5/30

from Ch. 17, par. 337

Adds reference to:

205 ILCS 620/1-5.08

from Ch. 17, par. 1551-5.08

Adds reference to:

205 ILCS 620/2-1

from Ch. 17, par. 1552-1

Adds reference to:

205 ILCS 620/Art. IIA heading new

Adds reference to:

205 ILCS 620/2A-1 new

Adds reference to:

205 ILCS 620/2A-2 new

Adds reference to:

205 ILCS 620/2A-3 new

Adds reference to:

205 ILCS 620/2A-4 new

Adds reference to:

205 ILCS 620/4-1

from Ch. 17, par. 1554-1

Adds reference to:

205 ILCS 620/4-2

from Ch. 17, par. 1554-2

Adds reference to:

205 ILCS 620/4-5

from Ch. 17, par. 1554-5

Adds reference to:

205 ILCS 620/4A-15

Adds reference to:

205 ILCS 620/5-1

from Ch. 17, par. 1555-1

Adds reference to:

815 ILCS 505/2HHHH new

Replaces everything after the enacting clause. Creates the Digital Assets and Consumer Protection Act. Provides that the Department of Financial and Professional Regulation shall regulate digital asset business activity in the State. Sets forth provisions concerning: applicability; the powers and duties of the Department; funds; customer protections; custody and protection of customer assets; covered exchanges; compliance; registration; supervision; records; additional procedural provisions; confidentiality; violations; enforcement; rulemaking authority; and severability. Creates the Special Purpose Trust Company Article in the Corporate Fiduciary Act. Sets forth provisions concerning certificates of authority; rulemaking and organization; certificates of authority for foreign corporate fiduciaries; eligibility; fees; and certificates of reciprocity. Makes other changes to various Acts. Effective immediately.

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HB 00742 (Continued)

104-0004

Senate Floor Amendment No. 1

Deletes reference to:

New Act

Deletes reference to:

5 ILCS 140/7.5

Deletes reference to:

30 ILCS 105/5.1030 new

Deletes reference to:

205 ILCS 5/2

Deletes reference to:

205 ILCS 5/30

Deletes reference to:

205 ILCS 620/1-5.08

Deletes reference to:

205 ILCS 620/2-1

Deletes reference to:

205 ILCS 620/Art. IIA heading new

Deletes reference to:

205 ILCS 620/2A-1 new

Deletes reference to:

205 ILCS 620/2A-2 new

Deletes reference to:

205 ILCS 620/2A-3 new

Deletes reference to:

205 ILCS 620/2A-4 new

Deletes reference to:

205 ILCS 620/4-1

Deletes reference to:

205 ILCS 620/4-2

Deletes reference to:

205 ILCS 620/4-5

Deletes reference to:

205 ILCS 620/4A-15

Deletes reference to:

205 ILCS 620/5-1

Deletes reference to:

815 ILCS 505/2HHHH new

Adds reference to:

815 ILCS 151/999-99

Replaces everything after the enacting clause. Amends the Interchange Fee Prohibition Act by changing the effective date of the Act to July 1, 2026 (currently, July 1, 2025). Effective immediately.

Jun 16 25 H Effective Date June 16, 2025

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HB 00850 Rep. Bob Morgan **104-0005**
 Rep. Bob Morgan-Maura Hirschauer, Laura Faver Dias, Norma Hernandez, Michael Crawford, Suzanne M. Ness, Theresa Mah, Rita Mayfield, Nicholas K. Smith, Rick Ryan, Diane Blair-Sherlock, Matt Hanson, Nabeela Syed, Barbara Hernandez, Aaron M. Ortíz, Kelly M. Cassidy, Kevin John Olickal, Michelle Mussman, Hoan Huynh, Dagmara Avelar, Daniel Didech, Tracy Katz Muhl and Nicolle Grasse
 (Sen. Julie A. Morrison-Laura Ellman-Sara Feigenholtz-Linda Holmes, Javier L. Cervantes, Bill Cunningham and Celina Villanueva)

420 ILCS 52/1

Amends the Radon Resistant Construction Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

420 ILCS 52/1

Adds reference to:

20 ILCS 2605/2605-625 new

Adds reference to:

20 ILCS 2630/2.1

from Ch. 38, par. 206-2.1

Adds reference to:

430 ILCS 65/8.1

from Ch. 38, par. 83-8.1

Adds reference to:

430 ILCS 65/10

from Ch. 38, par. 83-10

Adds reference to:

430 ILCS 65/11

from Ch. 38, par. 83-11

Adds reference to:

430 ILCS 65/15c new

Adds reference to:

730 ILCS 5/5-4-1

from Ch. 38, par. 1005-4-1

Replaces everything after the enacting clause. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Provides that the Illinois State Police shall conduct an analysis of the cumulative data regarding the disposition of cases involving a stolen firearm or a firearm with an obliterated serial number that was used or alleged to have been used in the commission of an offense and make that information available on the Illinois State Police publicly accessible databases. Provides that the Illinois State Police shall publish the results of its analysis in a report to the General Assembly, Governor, and Attorney General and shall make the report available on its website. Amends the Criminal Identification Act. Provides that the final disposition information that must be provided by the clerks of the circuit court to the Illinois State Police shall include for each charge in any case in which a firearm is alleged to have been used in the commission of an offense, the serial number of any firearm involved in the case, or if the serial number was obliterated, as provided by the State's Attorney to the clerk of the circuit court at the time of disposition. Deletes the amendatory changes to the sentencing hearing provisions of the Unified Code of Corrections. Amends the Firearm Owners Identification Card Act. Provides that the Illinois State Police must deny the application or suspend or revoke a person's Firearm Owner's Identification Card upon receipt of a report from the Department of Human Services that an applicant or owner poses a clear and present danger. Requires the Department of Human Services to provide by rule for such a report. Makes similar changes if a law enforcement or school administrator notifies the Illinois State Police that a person poses a clear and present danger. Requires any information disclosed under the Act to be confidential. Prohibits the information from being redisclosed or used for any other purpose except as otherwise allowed by law. Provides that the identity of the reporting person, if the reporting person is a law enforcement officer or school administrator, may be disclosed only to the subject of the report if required by the Firearm Owner's Identification Card Review Board or a court as authorized under the Act. Requires that no later than January 1, 2026, the Firearm Owner's Identification Card Review Board must establish a process by which any person who is subject to the provisions of the Act can request expedited review from the Board. Requires that the Illinois State Police must provide the Board or any court with jurisdiction all records relevant to the request for relief. Allows the Illinois State Police and the individual seeking expedited relief to seek judicial review upon receipt of a final administrative decision under the Act. Provides that the Board, Illinois State Police, or employees and agents of the Board and Illinois State Police participating in the process under the Act may not be held liable for damages in any civil action arising from the alleged wrongful or improper granting, denying, renewing, revoking, suspending, or failing to grant, deny, renew, revoke, or suspend a Firearm Owner's Identification Card. Provides that, if and only if Senate Bill 8 of the 104th General Assembly becomes law in the form passed by the Senate on April 10, 2025, then the Unified Code of Corrections is amended to delete from a provision concerning sentencing hearings the changes made to that provision by Senate Bill 8. Effective immediately, except that (i) some provisions take effect on January 1, 2026 and (ii) other provisions take effect immediately or upon the date Senate Bill 8 of the 104th General Assembly takes effect, whichever is later.

Jun 16 25 H **Effective Date June 16, 2025; Some Provisions**
Effective Date January 1, 2026; Some Provisions

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HB 02755 (Continued)

104-0006

Adds reference to: 70 ILCS 3615/4.03	
Adds reference to: 20 ILCS 1305/1-55 new	
Adds reference to: 30 ILCS 105/6z-134	
Adds reference to: 35 ILCS 630/2	from Ch. 120, par. 2002
Adds reference to: 35 ILCS 630/3	from Ch. 120, par. 2003
Adds reference to: 35 ILCS 630/4	from Ch. 120, par. 2004
Adds reference to: 35 ILCS 630/6	from Ch. 120, par. 2006
Adds reference to: 35 ILCS 105/2	from Ch. 120, par. 439.2
Adds reference to: 35 ILCS 105/2d	
Adds reference to: 35 ILCS 105/22	from Ch. 120, par. 439.22
Adds reference to: 35 ILCS 110/2	from Ch. 120, par. 439.32
Adds reference to: 35 ILCS 110/2d	
Adds reference to: 35 ILCS 110/3-10	
Adds reference to: 35 ILCS 110/20	from Ch. 120, par. 439.50
Adds reference to: 35 ILCS 115/2	from Ch. 120, par. 439.102
Adds reference to: 35 ILCS 115/3	from Ch. 120, par. 439.103
Adds reference to: 35 ILCS 115/3-10	
Adds reference to: 35 ILCS 115/9	from Ch. 120, par. 439.109
Adds reference to: 35 ILCS 115/20	from Ch. 120, par. 439.120
Adds reference to: 35 ILCS 120/2	
Adds reference to: 35 ILCS 120/3	
Adds reference to: 35 ILCS 120/4	from Ch. 120, par. 443
Adds reference to: 35 ILCS 120/5	from Ch. 120, par. 444
Adds reference to: 35 ILCS 120/6	from Ch. 120, par. 445
Adds reference to: 35 ILCS 185/5-5	
Adds reference to: 35 ILCS 185/5-10	
Adds reference to: 35 ILCS 185/5-25	
Adds reference to: 35 ILCS 185/5-27	
Adds reference to: 35 ILCS 185/5-30	

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Synopsis of Public Acts by Public Act Number

HB 02755 (Continued)	104-0006
Adds reference to: 35 ILCS 5/304	from Ch. 120, par. 3-304
Adds reference to: 35 ILCS 5/203	from Ch. 120, par. 2-203
Adds reference to: 30 ILCS 105/6z-17	from Ch. 127, par. 142z-17
Adds reference to: 30 ILCS 115/1	from Ch. 85, par. 611
Adds reference to: 30 ILCS 115/2	from Ch. 85, par. 612
Adds reference to: 35 ILCS 5/303	from Ch. 120, par. 3-303
Adds reference to: 35 ILCS 5/304	from Ch. 120, par. 3-304
Adds reference to: 35 ILCS 5/901	
Adds reference to: 35 ILCS 105/3-55	from Ch. 120, par. 439.3-55
Adds reference to: 35 ILCS 105/3-61	
Adds reference to: 35 ILCS 105/9	
Adds reference to: 35 ILCS 110/3-51	
Adds reference to: 35 ILCS 110/9	
Adds reference to: 35 ILCS 115/2d	
Adds reference to: 35 ILCS 115/9	from Ch. 120, par. 439.109
Adds reference to: 35 ILCS 120/2-5	
Adds reference to: 35 ILCS 120/2-13 new	
Adds reference to: 35 ILCS 120/2-51	
Adds reference to: 35 ILCS 120/3	
Adds reference to: 625 ILCS 5/3-1001	from Ch. 95 1/2, par. 3-1001
Adds reference to: 35 ILCS 60/170-5	
Adds reference to: 35 ILCS 60/170-10	
Adds reference to: 65 ILCS 5/8-11-2.3	
Adds reference to: 235 ILCS 5/8-1	
Adds reference to: 35 ILCS 505/1.1	from Ch. 120, par. 417.1
Adds reference to: 35 ILCS 505/13	from Ch. 120, par. 429
Adds reference to: 35 ILCS 120/2a	from Ch. 120, par. 441a
Adds reference to: 35 ILCS 128/1-40	
Adds reference to: 35 ILCS 130/4b	from Ch. 120, par. 453.4b

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02755 (Continued)	104-0006
Adds reference to: 35 ILCS 130/9	from Ch. 120, par. 453.9
Adds reference to: 35 ILCS 130/9e	
Adds reference to: 35 ILCS 130/9f	
Adds reference to: 35 ILCS 135/11	from Ch. 120, par. 453.41
Adds reference to: 35 ILCS 135/11a	
Adds reference to: 35 ILCS 135/12	from Ch. 120, par. 453.42
Adds reference to: 35 ILCS 143/10-30	
Adds reference to: 20 ILCS 3501/801-10	
Adds reference to: 20 ILCS 3501/801-40	
Adds reference to: 20 ILCS 3501/850-10	
Adds reference to: 30 ILCS 445/5	
Adds reference to: 30 ILCS 445/10	
Adds reference to: 30 ILCS 445/35	
Adds reference to: 35 ILCS 200/15-178	
Adds reference to: 35 ILCS 200/21-150	
Adds reference to: 35 ILCS 200/20-15	
Adds reference to: 65 ILCS 115/10-5.3	
Adds reference to: 35 ILCS 505/1.2	from Ch. 120, par. 417.2
Adds reference to: 35 ILCS 505/1.20	from Ch. 120, par. 417.20
Adds reference to: 35 ILCS 505/3	from Ch. 120, par. 419
Adds reference to: 35 ILCS 505/3d	
Adds reference to: 35 ILCS 505/5	from Ch. 120, par. 421
Adds reference to: 35 ILCS 505/6	from Ch. 120, par. 422
Adds reference to: 35 ILCS 505/7	from Ch. 120, par. 423
Adds reference to: 35 ILCS 505/11.5	from Ch. 120, par. 427a
Adds reference to: 35 ILCS 505/12	from Ch. 120, par. 428
Adds reference to: 35 ILCS 505/12a	from Ch. 120, par. 428a
Adds reference to: 35 ILCS 505/13	from Ch. 120, par. 429
Adds reference to: 35 ILCS 505/14a	from Ch. 120, par. 430.1

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HB 02755 (Continued)

104-0006

Adds reference to:
35 ILCS 505/15

from Ch. 120, par. 431

Adds reference to:
35 ILCS 505/16

from Ch. 120, par. 432

Adds reference to:
35 ILCS 505/1.14 rep.

Adds reference to:
35 ILCS 505/3a rep.

Adds reference to:
35 ILCS 505/5a rep.

Adds reference to:
35 ILCS 505/6a rep.

Adds reference to:
415 ILCS 120/10

Adds reference to:
415 ILCS 120/15

Adds reference to:
415 ILCS 120/27

Adds reference to:
415 ILCS 120/40

Adds reference to:
35 ILCS 16/10

Adds reference to:
20 ILCS 605/605-1115

Adds reference to:
20 ILCS 686/10

Adds reference to:
20 ILCS 686/20

Adds reference to:
20 ILCS 686/45

Adds reference to:
35 ILCS 5/231

Adds reference to:
35 ILCS 5/252 new

Adds reference to:
35 ILCS 10/5-15

Adds reference to:
35 ILCS 10/5-20

Adds reference to:
35 ILCS 10/5-45

Adds reference to:
20 ILCS 655/5.5

from Ch. 67 1/2, par. 609.1

Adds reference to:
20 ILCS 1605/7.12

Adds reference to:
30 ILCS 167/30

Adds reference to:
30 ILCS 168/15

Adds reference to:
35 ILCS 130/6

from Ch. 120, par. 453.6

Adds reference to:
35 ILCS 135/6

from Ch. 120, par. 453.36

Adds reference to:
35 ILCS 143/10-25

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02755 (Continued)

104-0006

Replaces everything after the enacting clause. Makes changes to various Acts concerning the following revenue provisions: tax amnesty; the business interest deduction; deposits into the Road Fund; civil penalties under the Environmental Protection Act; short-term rentals; tobacco products; grocery taxes; the 9-8-8 suicide prevention system; marketplace facilitators and remote retailers; motor fuel taxes; affordable housing property tax credits; and tobacco and cigarette taxes. Creates the American Hostage Tax Liability Postponement Act. Creates the Advancing Innovative Manufacturing for Illinois Tax Credit Act. Creates the Digital Advertisement Tax Act. Contains other provisions. Effective immediately, except that certain provisions take effect July 1, 2025, certain provisions take effect January 1, 2026, and certain provisions take effect January 1, 2027.

Senate Floor Amendment No. 3

Removes provisions creating the Digital Advertisement Tax Act and makes a conforming change in the effective date.

Jun 16 25 H **Effective Date June 16, 2025; Some Provisions**
Effective Date July 1, 2025; Some Provisions
Effective Date January 1, 2026; Some Provisions

104th General Assembly

Synopsis of Public Acts by Public Act Number

SB 02437

Sen. Omar Aquino

104-0009

Sen. Omar Aquino-Willie Preston-Mike Porfirio-Sara Feigenholtz, Robert Peters, Karina Villa, Adriane Johnson, Graciela Guzmán, Cristina Castro, Doris Turner, Robert F. Martwick, Rachel Ventura, Mike Simmons, Mary Edly-Allen, Celina Villanueva, Michael W. Halpin, Mark L. Walker, Javier L. Cervantes and Mattie Hunter (Rep. Anna Moeller, Martha Deuter, Michael Crawford, Katie Stuart, Terra Costa Howard, Mary Beth Canty, Michelle Mussman, Norma Hernandez, Will Guzzardi, Joyce Mason, Dagmara Avelar, Kimberly Du Buclet, Lisa Davis, Nicolle Grasse, Lilian Jiménez, Theresa Mah, Tracy Katz Muhl, Margaret Croke, Barbara Hernandez, Sharon Chung, Elizabeth "Lisa" Hernandez, Matt Hanson, Camille Y. Lilly, Maura Hirschauer, Maurice A. West, II, Anne Stava, Suzanne M. Ness, Nabeela Syed, Laura Faver Dias and Harry Benton)

305 ILCS 5/5-18.6 new

305 ILCS 5/5-18.7 new

Amends the Medical Assistance Article of the Illinois Public Aid Code. Requires hospitals and birthing centers to adopt and maintain written policies and procedures authorizing a patient enrolled in the medical assistance program to select an Illinois Medicaid certified and enrolled doula of the patient's choice to accompany the patient within the facility's premises for the purposes of providing support before, during, and after labor and childbirth, and during the patient's entire postpartum stay. Provides that the doula shall be considered part of the patient's care team and shall not be counted as a support person or against any guest quota. Requires hospitals and birthing centers to provide a written copy of their policies and procedures to maternity patients, the facilities' maternity health care providers, and any other person at the patient's request. Requires publication of the written policies on each facility's website. Contains provisions concerning hospital and birthing center liaisons and doulas certification acknowledgment requirements. Permits the Department of Healthcare and Family Services and the Department of Public Health to establish standing recommendations to meet Centers for Medicare and Medicaid Services requirements and ensure access to preventive services, including Medicaid-covered maternal and reproductive health supports and services.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code. Provides that, within 6 months after the amendatory Act, all hospitals with licensed obstetric beds and birthing centers shall adopt and maintain written policies and procedures to permit a patient enrolled in the medical assistance program to have an Illinois Medicaid certified and enrolled doula of the patient's choice accompany the patient within the facility's premises for the purposes of providing support before, during, and after labor and childbirth. Provides that an Illinois Medicaid certified and enrolled doula shall not be counted as a support person or against the guest quota before, during, or after childbirth. Requires each applicable facility to post a summary of the facility's adopted policies and procedures on its website, including contact information to facilitate communication between the facility and Illinois Medicaid enrolled doulas and doula organizations. Provides that nothing in the amendatory Act: (i) shall be construed to provide a doula with access to a patient when that access is inconsistent with generally accepted medical standards or practices; and (ii) is intended to expand or limit the malpractice liability of a hospital beyond the limits existing in current Illinois statutory and common law. Requires Illinois Medicaid enrolled doulas to provide written acknowledgment of doula certification and enrollment in the medical assistance program upon request of the hospital or birthing facility. Permits the Departments of Healthcare and Family Services and Public Health to establish standing recommendations to meet Centers for Medicare and Medicaid Services requirements and ensure access to preventive services.

House Floor Amendment No. 1

Adds reference to:

New Act

Adds reference to:

210 ILCS 3/35

Adds reference to:

210 ILCS 55/2.11

Adds reference to:

210 ILCS 55/2.13 new

Adds reference to:

210 ILCS 85/17 new

Adds reference to:

225 ILCS 65/50-15

was 225 ILCS 65/5-15

Adds reference to:

305 ILCS 5/5-2.06b new

Adds reference to:

305 ILCS 5/5-18.6 new

Adds reference to:

305 ILCS 5/5-18.7 new

Adds reference to:

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Adds reference to:

104th General Assembly
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SB 02437 (Continued)
305 ILCS 5/5-5.09a new

104-0009

Adds reference to:
305 ILCS 5/5-5.12f

Adds reference to:
305 ILCS 5/5-5.01a

Adds reference to:
305 ILCS 5/5-2b

Adds reference to:
305 ILCS 5/5-65 new

Adds reference to:
305 ILCS 5/5-5

Adds reference to:
305 ILCS 5/11-4

from Ch. 23, par. 11-4

Adds reference to:
210 ILCS 45/2-217

Adds reference to:
305 ILCS 66/20-10

Adds reference to:
305 ILCS 5/12-4.57a new

Adds reference to:
305 ILCS 5/5-5a.2 new

Adds reference to:
305 ILCS 5/14-12

Adds reference to:
305 ILCS 5/10-3.5 new

Adds reference to:
305 ILCS 5/5-30.1

Adds reference to:
305 ILCS 5/5-30.18

Adds reference to:
5 ILCS 100/5-45.65 new

Adds reference to:
210 ILCS 85/4.5

Adds reference to:
305 ILCS 5/5-5.01a

Adds reference to:
305 ILCS 5/5A-2

Adds reference to:
210 ILCS 45/3-202.05

Adds reference to:
210 ILCS 45/3-209

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02437 (Continued)

104-0009

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code by adding provisions concerning doula policies for hospitals and birthing centers; medical assistance coverage for persons who are foreign-born victims of human trafficking, torture, or other serious crimes, and their derivative family members; the development of tardive dyskinesia screening guidelines for providers serving patients prescribed antipsychotic medications under the medical assistance program in State-operated residential facilities and community-based settings; quarterly reporting requirements for the Department and managed care organizations concerning their compliance with specified statutory prohibitions on prior authorization mandates and utilization controls for FDA-approved prescription drugs that treat mental illness; a rate evaluation to study the soundness of the rate paid for private duty nursing services for medically fragile and technology dependent children; reimbursement rates for long-term ambulatory electrocardiogram monitoring services; medical assistance coverage for over-the-counter choline dietary supplements for pregnant persons; language clarifying that a redetermination for medical assistance eligibility is not an initial application; reimbursement rates for the support component of the nursing facility rate for skilled or intermediate care facilities and for facilities licensed under the Specialized Mental Health Rehabilitation Act of 2013; and other matters. Creates the Certified Family Health Aide Program for Children and Adults Act. Permits the Department of Public Health, in partnership with the Department of Healthcare and Family Services to create a certification pathway for a legally responsible caregiver, or a person who has been designated by a legally responsible caregiver, who is seeking certification as a certified family health aide, including the adoption of any necessary rules for the certification process. Amends the Alternative Health Care Delivery Act, the Home Health, Home Services, and Home Nursing Agency Licensing Act, and the Hospital Licensing Act to require children's community-based health care centers, home nursing agencies, and hospitals to provide training for, and retain records regarding, certified family health aides. Amends the Nurse Practice Act. Provides that the Act does not prohibit the practice of relevant nursing care by a legally responsible caregiver or a person designated by a legally responsible caregiver who has been certified as a certified family health aide for the specified services. Amends the Medical Assistance Article of the Illinois Public Aid Code. Adds provisions permitting the Department of Healthcare and Family Services to apply for a Home and Community-Based Services State Plan amendment and federal waiver amendment to provide reimbursement for a certified family health aide program for children and adults; and other matters. Amends the Hospital Licensing Act. Provides that a hospital located in a county with fewer than 325,000 inhabitants may apply to the Department of Public Health for approval to conduct its operations from more than one location within contiguous counties provided that the facility located in the contiguous county is separately licensed under the Act and was acquired out of bankruptcy proceedings prior to the effective date of the amendatory Act. Amends the Nursing Home Care Act. Makes changes to provisions concerning staffing ratios computations. Provides that monetary penalties for facilities not in compliance with minimum staffing standards may not be waived except where there is no more than a 10% deviation from the staffing requirements, in which case a facility shall not receive a violation or penalty. Requires a facility that receives a violation notice to post for 60 consecutive days on its website and at all publicly used exterior entryways into the facility a notice that states the applicable quarter during which the facility was not in compliance. Effective immediately, except that some provisions take effect January 1, 2026.

House Floor Amendment No. 2

Adds reference to:

New Act

Adds reference to:

210 ILCS 3/35

Adds reference to:

210 ILCS 55/2.11

Adds reference to:

210 ILCS 55/2.13 new

Adds reference to:

210 ILCS 85/17 new

Adds reference to:

225 ILCS 65/50-15

was 225 ILCS 65/5-15

Adds reference to:

305 ILCS 5/5-2.06b new

Adds reference to:

305 ILCS 5/5-18.6 new

Adds reference to:

305 ILCS 5/5-18.7 new

Adds reference to:

305 ILCS 5/5-2

from Ch. 23, par. 5-2

Adds reference to:

305 ILCS 5/5-5.09a new

Adds reference to:

305 ILCS 5/5-5.12f

Adds reference to:

104th General Assembly
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SB 02437 (Continued) 104-0009

305 ILCS 5/5-5.01a

Adds reference to:

305 ILCS 5/5-2b

Adds reference to:

305 ILCS 5/5-65 new

Adds reference to:

305 ILCS 5/5-5

Adds reference to:

305 ILCS 5/11-4

from Ch. 23, par. 11-4

Adds reference to:

210 ILCS 45/2-217

Adds reference to:

305 ILCS 66/20-10

Adds reference to:

305 ILCS 5/12-4.57a new

Adds reference to:

305 ILCS 5/5-5a.2 new

Adds reference to:

305 ILCS 5/14-12

Adds reference to:

305 ILCS 5/10-3.5 new

Adds reference to:

305 ILCS 5/5-30.1

Adds reference to:

305 ILCS 5/5-30.18

Adds reference to:

5 ILCS 100/5-45.65 new

Adds reference to:

210 ILCS 85/4.5

Adds reference to:

305 ILCS 5/5-5.01a

Adds reference to:

305 ILCS 5/5A-2

Adds reference to:

210 ILCS 45/3-202.05

Adds reference to:

210 ILCS 45/3-209

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02437 (Continued)

104-0009

Replaces everything after the enacting clause. Amends the Medical Assistance Article of the Illinois Public Aid Code by adding provisions concerning doula policies for hospitals and birthing centers; medical assistance coverage for persons who are foreign-born victims of human trafficking, torture, or other serious crimes, and their derivative family members; the development of tardive dyskinesia screening guidelines for providers serving patients prescribed antipsychotic medications under the medical assistance program in State-operated residential facilities and community-based settings; quarterly reporting requirements for the Department and managed care organizations concerning their compliance with specified statutory prohibitions on prior authorization mandates and utilization controls for FDA-approved prescription drugs that treat mental illness; a rate evaluation to study the soundness of the rate paid for private duty nursing services for medically fragile and technology dependent children; reimbursement rates for long-term ambulatory electrocardiogram monitoring services; medical assistance coverage for over-the-counter choline dietary supplements for pregnant persons; language clarifying that a redetermination for medical assistance eligibility is not an initial application; reimbursement rates for the support component of the nursing facility rate for skilled or intermediate care facilities and for facilities licensed under the Specialized Mental Health Rehabilitation Act of 2013; and other matters. Creates the Certified Family Health Aide Program for Children and Adults Act. Permits the Department of Public Health, in partnership with the Department of Healthcare and Family Services to create a certification pathway for a legally responsible caregiver, or a person who has been designated by a legally responsible caregiver, who is seeking certification as a certified family health aide, including the adoption of any necessary rules for the certification process. Amends the Alternative Health Care Delivery Act, the Home Health, Home Services, and Home Nursing Agency Licensing Act, and the Hospital Licensing Act to require children's community-based health care centers, home nursing agencies, and hospitals to provide training for, and retain records regarding, certified family health aides. Amends the Nurse Practice Act. Provides that the Act does not prohibit the practice of relevant nursing care by a legally responsible caregiver or a person designated by a legally responsible caregiver who has been certified as a certified family health aide for the specified services. Amends the Medical Assistance Article of the Illinois Public Aid Code. Adds provisions permitting the Department of Healthcare and Family Services to apply for a Home and Community-Based Services State Plan amendment and federal waiver amendment to provide reimbursement for a certified family health aide program for children and adults; and other matters. Amends the Hospital Licensing Act. Provides that a hospital located in a county with fewer than 325,000 inhabitants may apply to the Department of Public Health for approval to conduct its operations from more than one location within contiguous counties provided that the facility located in the contiguous county is separately licensed under the Act and was acquired out of bankruptcy proceedings prior to the effective date of the amendatory Act. Amends the Nursing Home Care Act. Makes changes to provisions concerning staffing ratios computations. Provides that monetary penalties for facilities not in compliance with minimum staffing standards may not be waived except where there is no more than a 10% deviation from the staffing requirements, in which case a facility shall not receive a violation or penalty. Requires a facility that receives a violation notice to post for 60 consecutive days on its website and at all publicly used exterior entryways into the facility a notice that states the applicable quarter during which the facility was not in compliance. Effective immediately, except that some provisions take effect January 1, 2026.

Jun 16 25 S **Effective Date June 16, 2025; Some Provisions**
Effective Date January 1, 2026; Some Provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02456 Sen. Suzy Glowiak Hilton 104-0010
 Sen. Suzy Glowiak Hilton
 (Rep. Bob Morgan)

20 ILCS 687/6-7

Amends the Renewable Energy, Energy Efficiency, and Coal Resources Development Law of 1997. Extends the repeal of the Act until December 31, 2030. Effective immediately.

House Floor Amendment No. 2

- Adds reference to:
5 ILCS 140/7.5
- Adds reference to:
10 ILCS 5/1-19
- Adds reference to:
10 ILCS 5/1-21
- Adds reference to:
10 ILCS 5/1-22
- Adds reference to:
10 ILCS 5/1-23
- Adds reference to:
20 ILCS 1605/7.12
- Adds reference to:
20 ILCS 4116/30
- Adds reference to:
20 ILCS 4118/15
- Adds reference to:
20 ILCS 4118/20
- Adds reference to:
20 ILCS 5070/20 new
- Adds reference to:
50 ILCS 20/2.5
- Adds reference to:
50 ILCS 20/20.3
- Adds reference to:
50 ILCS 20/20.4
- Adds reference to:
50 ILCS 20/20.5
- Adds reference to:
50 ILCS 20/20.10
- Adds reference to:
50 ILCS 20/20.15
- Adds reference to:
50 ILCS 20/20.20
- Adds reference to:
50 ILCS 20/20.25
- Adds reference to:
70 ILCS 1235/25
- Adds reference to:
605 ILCS 140/90
- Adds reference to:
720 ILCS 5/33G-9
- Adds reference to:
735 ILCS 30/25-5-105

104th General Assembly

Synopsis of Public Acts by Public Act Number

SB 02456 (Continued)

104-0010

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Amends the Freedom of Information Act. Provides that images from cameras under the Expressway Camera Act are exempt from inspection and copying until July 1, 2028 (rather than July 1, 2025). Amends the Election Code. Provides that the Access to Voting for Persons with Disabilities Advisory Task Force; the Public Financing of Judicial Elections Task Force; the Illinois Elections and Infrastructure Integrity Task Force; and the Ranked-Choice and Voting Systems Task Force are dissolved and the provisions creating the task forces are repealed on July 1, 2026 (rather than July 1, 2025). Amends the Illinois Lottery Law. Provides that the provisions requiring the Department of the Lottery to create a program that allows an individual 18 years of age or older to purchase lottery tickets or shares on the Internet are repealed on July 1, 2028 (rather than July 1, 2025). Amends the Blue-Ribbon Commission on Transportation Infrastructure Funding and Policy Act. Provides that the Commission is dissolved and the Act is repealed on August 1, 2026 (rather than August 1, 2025). Amends the Renewable Energy Component Recycling Task Force Act. Provides that the REC Recycling Task Force shall submit a final report to the General Assembly and the Governor's Office no later than January 1, 2026 (rather than July 1, 2025). Provides that the Act is repealed on July 1, 2026 (rather than December 31, 2025). Amends the Music Therapy Advisory Board Act. Provides that the Board is dissolved and the Act is repealed on September 1, 2025. Amends the Public Building Commission Act. Provides that provisions concerning conditions for use of design-build; solicitation of design-build proposals; development of design-build scope and performance criteria; procedures for design-build selection; small design-build projects; submission of design-build proposals; design-build awards; and minority and female owned enterprises are repealed on July 1, 2027 (rather than July 1, 2025). Amends the Park Commissioners Land Sale Act. Provides that provisions concerning the sale of Joliet Park District land are repealed on January 1, 2026 (rather than June 30, 2025). Amends the Expressway Camera Act. Provides that the Act is repealed July 1, 2028 (rather than July 1, 2025). Amends the Illinois Street Gang and Racketeer Influenced and Corrupt Organizations Law of the Criminal Code of 2012. Provides that the Article is repealed on June 1, 2027 (rather than June 1, 2025). Amends the Eminent Domain Act. Provides that quick-take proceedings may be used by Menard County for the acquisition of specified property until May 31, 2026 (rather than May 31, 2025). Effective immediately.

Jun 16 25 S Effective Date June 16, 2025

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00019	Sen. Don Harmon	104-0011
	Sen. Don Harmon-Robert Peters, Laura M. Murphy, Rachel Ventura and Lakesia Collins (Rep. Will Guzzardi)	
40 ILCS 5/18-127		from Ch. 108 1/2, par. 18-127
725 ILCS 120/4.5		
725 ILCS 120/5		from Ch. 38, par. 1405
730 ILCS 5/3-3-1		from Ch. 38, par. 1003-3-1
730 ILCS 5/3-3-2		from Ch. 38, par. 1003-3-2
730 ILCS 5/3-3-5		from Ch. 38, par. 1003-3-5
730 ILCS 5/3-3-8		from Ch. 38, par. 1003-3-8
730 ILCS 5/3-3-9		from Ch. 38, par. 1003-3-9
730 ILCS 5/3-3-13		from Ch. 38, par. 1003-3-13
730 ILCS 5/3-3-14		
730 ILCS 5/3-5-1		
730 ILCS 5/3-14-1		from Ch. 38, par. 1003-14-1
730 ILCS 5/5-4.5-115		

Amends the Judges Article of the Illinois Pension Code. Specifies that a person who serves as a full-time member of the Prisoner Review Board does not violate the Code's return-to-work provisions on the basis of service on the Prisoner Review Board. Amends the Rights of Crime Victims and Witnesses Act. Provides that persons who have final, plenary, or non-emergency protective orders granted against the petitioner or parole candidate may submit victim statements. Provides that the Prisoner Review Board shall publish on its official website, and provide to registered victims, procedural information on how to submit victim statements. Amends the Unified Code of Corrections. Provides that the Prisoner Review Board may contain members who have experience in advocacy for victims of crime and their families, advocacy for survivors of domestic violence, sexual violence, or intimate partner violence. Provides that at least 3 members of the Board (currently, 6) must have at least 3 years experience in the field of juvenile matters. Provides that a total of 7 members must have at least 5 years' experience as a law enforcement officer, parole officer, prosecutor, criminal defense attorney, or judge. Contains provisions concerning training for members and commissioners of the Prisoner Review Board. Makes changes concerning factors to be considered by the Board in deciding whether to grant or deny parole. Provides that, prior to entering an order discharging a person from parole or mandatory supervised release, the Prisoner Review Board shall provide notice and a 30-day opportunity to comment to any registered victim. Requires the Department of Corrections to prepare a report describing whether the subject has completed the mandatory conditions of parole or mandatory supervised release. Contains provisions concerning LEADS reports. Provides that all petitioners for clemency and medical release and all candidates for parole appearing before the Prisoner Review Board shall be afforded the opportunity to appear in person or via interactive video teleconference. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

725 ILCS 120/8.5

Adds reference to:

730 ILCS 5/3-3-1.5 new

Adds reference to:

750 ILCS 60/201

from Ch. 40, par. 2312-1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes additional changes to the Rights of Crime Victims and Witnesses Act. Provides that the Attorney General shall conduct an internal review of the witness notification system to review timely notice to victims and witnesses throughout the State and shall make recommendations to the General Assembly for improvements in the procedures and technologies used in the system. Requires the Attorney General to submit the recommendations to the General Assembly on or before July 1, 2026. Further amends the Unified Code of Corrections. Provides that a total of 7 members of the Prisoner Review Board must have at least 5 years' experience as a law enforcement officer, parole officer, prosecutor, criminal defense attorney, or judge. Establishes a Director of Victim and Witness Services under the jurisdiction of the Prisoner Review Board. Provides that the Director shall be hired by the Prisoner Review Board. Provides that the Director shall be responsible for ensuring that victims receive appropriate notice and the opportunity to provide a victim impact statement in accordance with the Act. Provides that the Victim and Witness Services Director shall also be responsible for coordinating with other agencies to improve victim notification processes, and identifying ways to better serve victims. Amends the Illinois Domestic Violence Act of 1986. Provides that a petition for an order of protection may be filed: (1) by a crime victim who was abused by an offender prior to the incarceration of the offender in a penal institution and such offender is incarcerated in a penal institution at the time of the filing of the petition; or (2) by any person who has previously suffered abuse by a person convicted of (i) domestic battery, aggravated domestic battery, aggravated battery, or any other offense that would constitute domestic violence or (ii) a violent crime, as defined in the Rights of Crime Victims and Witnesses Act, committed against another person. Provides that a petition for an order of protection may not be denied solely upon the basis that the respondent or petitioner is incarcerated in a penal institution at the time of the filing of the petition. Effective immediately.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00019 (Continued)

104-0011

Jun 20 25 S Effective Date June 20, 2025

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02967

Rep. Terra Costa Howard

104-0012

Rep. Terra Costa Howard-Diane Blair-Sherlock-Janet Yang Rohr-Mary Beth Canty-Dave Vella, Katie Stuart, Natalie A. Manley, Nabeela Syed, Tracy Katz Muhl, Jennifer Gong-Gershowitz, Jaime M. Andrade, Jr., Anna Moeller, Suzanne M. Ness, Lilian Jiménez, Norma Hernandez, Maurice A. West, II, Michael Crawford, Maura Hirschauer, Martha Deuter, Ann M. Williams, Daniel Didech, Laura Faver Dias, Anthony DeLuca, Martin J. Moylan, Jennifer Sanalidro, Michael J. Kelly, Norine K. Hammond, Amy L. Grant, Nicole La Ha, Dan Swanson, Sharon Chung, Harry Benton, Matt Hanson, Aarón M. Ortíz, Robyn Gabel, William "Will" Davis, Dan Ugaste, Dagmara Avelar and Nicolle Grasse (Sen. Cristina Castro-Christopher Belt-Michael W. Halpin and Adriane Johnson)

110 ILCS 155/35

Amends the Preventing Sexual Violence in Higher Education Act. Requires each higher education institution to biennially (rather than annually) conduct a sexual misconduct climate survey of all students at the institution. Adds the Executive Director of the Illinois Community College Board, members appointed by the Board of Higher Education, and members appointed by the Illinois Community College Board to the Task Force on Campus Sexual Misconduct Climate Surveys. Removes some members of the Task Force who were appointed by the Governor. Requires the Task Force to meet to recommend updates and revisions to the base survey (rather than to review the results of the survey and to implement updates and improvements). Removes the civil fine imposed upon an institution that violates the provisions or fails to carry out the provisions. Makes other changes.

House Committee Amendment No. 1

Adds one member with expertise in institutional research within a 4-year institution of higher education to the Task Force on Campus Sexual Misconduct Climate Surveys. Makes a corresponding change.

Senate Committee Amendment No. 1

Deletes reference to:

110 ILCS 155/35

Adds reference to:

110 ILCS 155/1

Replaces everything after the enacting clause. Amends the Preventing Sexual Violence in Higher Education Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

110 ILCS 155/1

Adds reference to:

110 ILCS 27/5

Adds reference to:

110 ILCS 27/10

Adds reference to:

110 ILCS 27/15

Adds reference to:

110 ILCS 27/16

Adds reference to:

110 ILCS 27/16.10 new

Adds reference to:

110 ILCS 27/17

Adds reference to:

110 ILCS 27/19.5 new

Adds reference to:

110 ILCS 27/20

Adds reference to:

110 ILCS 27/22 new

Adds reference to:

110 ILCS 27/25

Adds reference to:

110 ILCS 27/45 new

Adds reference to:

110 ILCS 27/50 new

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02967 (Continued)

104-0012

Replaces everything after the enacting clause. Amends the Dual Credit Quality Act. Changes the term "institution" to "postsecondary institution". Expands on the purpose of the Act. Requires the school district and community college district to designate a liaison and begin negotiations to reach a partnership agreement no later than 60 calendar days after the initial request. Provides that the course content, course delivery, and course rigor evaluation shall be completed within the same school year that the course is taught. Provides that prior to offering dual credit coursework with any postsecondary institution other than a community college, a school district shall first negotiate with the designated liaison of the school district's local community district to seek a partnership agreement with the community college district. Prohibits the school district from entering into a contract with an out-of-state postsecondary institution on or after the effective date of the amendatory Act until the school district has demonstrated to the Illinois Community College Board that the school district has taken appropriate steps to consider the listing of in-state postsecondary institutions and provides a rationale as to why the course can be provided only by an out-of-state postsecondary institution. Creates the Dual Credit Committee. Provides that the academic credentials required to be a fully qualified instructor shall include either a master's degree in the discipline to be taught or a master's degree in any other discipline and a minimum of, but not more than, 18 graduate hours in the discipline to be taught. Sets forth notice requirements for disapproval of course requests, instructors, or course documentation or withdrawal of course or instructor approval and an appeal process. Requires, 5 years after the effective date of the amendatory Act, the Illinois Community College Board to conduct a study concerning the impact of the changes made by the amendatory Act. Provides that the study shall be submitted to the General Assembly and the Governor by October 1, 2030 and published on the Illinois Community College Board's website. Makes other changes. Effective immediately.

Jun 30 25 H **Effective Date June 30, 2025**

HB 03096 Rep. Aarón M. Ortíz

104-0013

Rep. Aarón M. Ortíz-Theresa Mah-Maurice A. West, II-Michael Crawford-Maura Hirschauer, Sue Scherer, Laura Faver Dias, Anna Moeller, Janet Yang Rohr, Bob Morgan, Lisa Davis, Amy Briel, Diane Blair-Sherlock, Emanuel "Chris" Welch, Yolonda Morris, Sonya M. Harper, Rita Mayfield, Camille Y. Lilly, Jehan Gordon-Booth, Harry Benton, Hoan Huynh and Mary Beth Canty
 (Sen. Javier L. Cervantes-Graciela Guzmán-Mike Porfirio, Adriane Johnson, Doris Turner, Michael E. Hastings, Mary Edly-Allen, Steve Stadelman, Kimberly A. Lightford, Christopher Belt, Mike Simmons, Laura M. Murphy and Napoleon Harris, III)

105 ILCS 5/22-87

Amends the School Code. Provides that, beginning with the 2025-2026 school year, each high school must designate at least one member of its staff as a contact for matters related to the Free Application for Federal Student Aid (FAFSA), annually provide the individual's name and contact information to the State Board of Education and Illinois Student Assistance Commission, and inform high school seniors that this individual is available to answer questions about FAFSA or to refer them to an appropriate resource. Provides that the contact shall serve as a designated point of contact for information from the State Board of Education and Illinois Student Assistance Commission related to FAFSA, and shall be required to participate in annual training for which the individual shall be eligible to receive continuing professional development units. Effective immediately.

House Floor Amendment No. 1

Provides that a person designated as a point of contact shall be required to complete an initial orientation and, thereafter, shall be encouraged to participate in annual briefings (rather than being required to participate in annual training for which the individual shall be eligible to receive continuing professional development units). Provides that the individual shall be eligible to receive professional development hours for both the initial orientation and subsequent annual briefings, as applicable.

Jun 30 25 H **Effective Date June 30, 2025**

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 03097

Rep. Aarón M. Ortiz

104-0014

Rep. Aarón M. Ortiz-Theresa Mah-Maurice A. West, II-Michael Crawford-Maura Hirschauer, Sue Scherer, Laura Faver Dias, Anna Moeller, Janet Yang Rohr, Bob Morgan, Lisa Davis, Amy Briel, Diane Blair-Sherlock, Emanuel "Chris" Welch and Hoan Huynh

(Sen. Javier L. Cervantes-Graciela Guzmán-Mike Porfirio, Mattie Hunter and Kimberly A. Lightford)

105 ILCS 5/22-87

Amends the School Code. Provides that, beginning with the 2025-2026 school year, the required support regarding the Free Application for Federal Student Aid (FAFSA) shall include providing time during the school day, not requiring a student to be excused from regularly scheduled class time, to complete or receive help with completion of a financial aid application. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. Provides that, beginning with the 2025-2026 school year, a school district shall provide appropriate support to each high school student to assist with education about and the completion of a Free Application for Federal Student Aid or an application for State financial aid. Provides that the support may be offered in a variety of formats, times, and settings and shall include an opportunity for the student to request and receive help during the school day in completing the student's portion of the financial aid application. Provides that the high school may request assistance from the Illinois Student Assistance Commission to support the completion of financial aid applications, including application completion events and individual assistance, at no cost to the high school. Provides that a high school student may choose whether to use required support or assistance. Effective immediately.

Jun 30 25 H **Effective Date June 30, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03522

Rep. Katie Stuart

104-0015

Rep. Katie Stuart-Dan Swanson-Sharon Chung-Terra Costa Howard, Norine K. Hammond, Maura Hirschauer, Michael J. Kelly, Wayne A. Rosenthal, Joyce Mason, Maurice A. West, II, Barbara Hernandez, Aarón M. Ortiz, Martha Deuter, Nicolle Grasse, Michael Crawford, Rick Ryan, Emanuel "Chris" Welch and Sue Scherer (Sen. Christopher Belt, Graciela Guzmán, Sue Rezin, Steve McClure, Chapin Rose, Erica Harriss, Dale Fowler, Rachel Ventura, Celina Villanueva, Mary Edly-Allen, Mike Simmons, Napoleon Harris, III, Doris Turner, Steve Stadelman and Meg Loughran Cappel)

New Act

105 ILCS 5/2-3.64a-5

105 ILCS 5/10-20.5a

from Ch. 122, par. 10-20.5a

105 ILCS 5/34-18

from Ch. 122, par. 34-18

Creates the Public University Direct Admission Program Act. Provides that, beginning with the 2027-2028 academic year, the Board of Higher Education, in collaboration with the Illinois Community College Board, the Illinois Student Assistance Commission, and the State Board of Education, shall establish and administer a direct admission program. Requires each public university in the direct admission program to identify and provide its grade point average standards for general admission for first time admission and for transfer students to the Illinois Student Assistance Commission by March 1 of each year. Provides that, beginning July 1, 2026 and each July 1 thereafter, the Illinois Student Assistance Commission shall use data collected from school districts to determine which students meet the standards for general admission and provide the data to the Board of Higher Education. Provides that, beginning with the 2027-2028 academic year, the Board of Higher Education, in collaboration with the Illinois Student Assistance Commission and the State Board of Education, shall develop, in consultation with the University of Illinois at Chicago and the University of Illinois at Urbana-Champaign, a preselection outreach campaign to encourage qualifying State high school juniors and seniors to apply to the University of Illinois at Chicago or the University of Illinois at Urbana-Champaign. Requires the Board of Higher Education to submit a report on the direct admission program and the preselection outreach campaign to the Governor and General Assembly by August 1, 2029 and each August 1 thereafter. Amends the School Code. Requires a school board to provide access to high school student directory information and each student's email address and grade point average to the Illinois Student Assistance Commission, and each public institution of higher education for the purpose of informing students of educational and career opportunities.

Senate Committee Amendment No. 3

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes. In the Public University Direct Admissions Program Act: Removes language that provides that in establishing the direct admission program, the Board of Higher Education, in collaboration with the Illinois Community College Board, shall specifically evaluate the impact on enrollment of low-income students, students of color, first generation college students, students from populations underserved in higher education, and students from rural areas of this State. Provides that students who apply to a public university or community college pursuant to the Act must not be required to pay an application fee by any public university or community college as part of the direct admission program. Changes the terms "student directory information" to "student direct admissions information" and "preselection outreach campaign" to "access and outreach campaign". Makes other changes. Makes conforming changes in the School Code. Adds an immediate effective date.

Senate Floor Amendment No. 4

Makes changes in provisions of the Public University Direct Admission Program Act concerning definitions; the direct admission program; and the access and outreach campaign. Makes changes in provisions of the School Code concerning access to high school campuses and student directory information.

Jun 30 25 H **Effective Date June 30, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02327 Rep. David Friess **104-0016**

Rep. David Friess
(Sen. Terri Bryant-Li Arellano, Jr.)

820 ILCS 5/1.1 from Ch. 48, par. 2a.1

Amends the Labor Dispute Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2

Deletes reference to:

820 ILCS 5/1.1 from Ch. 48, par. 2a.1

Adds reference to:

820 ILCS 206/40

Replaces everything after the enacting clause. Amends the Child Labor Law of 2024. Provides an exemption for any minor 14 years of age or older working as a scorer at the World Shooting and Recreational Complex on the dates of the U.S. Open and the Grand American World Trapshooting Championships if the minor is located, during those competitions, at least 15 feet behind the firing line of the trap shooters participating in the competitions.

Jun 30 25 H **Effective Date January 1, 2026**

HB 02488 Rep. Gregg Johnson **104-0017**

Rep. Gregg Johnson-Edgar González, Jr.-Harry Benton-Camille Y. Lilly-Sonya M. Harper, Martin J. Moylan, Matt Hanson, Hoan Huynh, Jawaharial Williams, Kelly M. Cassidy, Joyce Mason and Anna Moeller
(Sen. Robert Peters and Javier L. Cervantes)

820 ILCS 219/85

Amends the Occupational Safety and Health Act. Provides that a public employer that willfully (rather than intentionally) violates the Act, the Safety Inspection and Education Act, or the Health and Safety Act, or any standard, rule, regulation, or order under any of those Acts, or who demonstrates plain indifference to any provision of any of those Acts or any such standard, rule, regulation, or order, may be assessed a civil penalty of not more than \$70,000 per violation (rather than \$10,000 per violation).

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 public employer that intentionally violates the Act, the Safety Inspection and Education Act, or the Health and Safety Act, or any standard, rule, regulation, or order under any of those Acts, or who demonstrates plain indifference to any provision of any of those Acts or any such standard, rule, regulation, or order, commits a willful violation. Effective October 1, 2025.

Senate Committee Amendment No. 2

Deletes reference to:

820 ILCS 219/85

Adds reference to:

820 ILCS 130/2

Adds reference to:

820 ILCS 130/11 from Ch. 48, par. 39s-11

Replaces everything after the enacting clause. Amends the Equal Pay Act of 2003. Removes references to the federal Annual Employer Information Report. Amends the Prevailing Wage Act. Changes specified references to the Office of Apprenticeship within the U.S. Department of Labor's Employment and Training Administration. Makes other changes. Effective immediately.

Jun 30 25 H **Effective Date June 30, 2025**

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 03339

Rep. Thaddeus Jones

104-0018

Rep. Thaddeus Jones-Rita Mayfield-Tony M. McCombie-Ann M. Williams-Emanuel "Chris" Welch, Jay Hoffman, Martin J. Moylan, Michael J. Kelly, Dave Vella, Kam Buckner, La Shawn K. Ford, Patrick Sheehan, Dennis Tipsword, Angelica Guerrero-Cuellar, Robert "Bob" Rita, John M. Cabello, Nicole La Ha, Rick Ryan, Natalie A. Manley, Diane Blair-Sherlock, Michelle Mussman, Will Guzzardi, Terra Costa Howard, Marcus C. Evans, Jr., Debbie Meyers-Martin, Suzanne M. Ness, Joyce Mason, Hoan Huynh and Camille Y. Lilly
(Sen. Laura M. Murphy-Julie A. Morrison-Sally J. Turner-Robert F. Martwick-Doris Turner, David Koehler, Paul Faraci, Patrick J. Joyce, Javier L. Cervantes, Linda Holmes, Michael E. Hastings, Suzy Glowiak Hilton, Donald P. DeWitte, Mike Porfirio, Meg Loughran Cappel, Mark L. Walker, Seth Lewis and Mary Edly-Allen)

5 ILCS 140/7.5

605 ILCS 140/3

605 ILCS 140/5

605 ILCS 140/10 new

605 ILCS 140/90

Amends the Freedom of Information Act. Exempts images from cameras under the Expressway Camera Act and all automated license plate reader (ALPR) information used and collected by the Illinois State Police from inspection and copying. Amends the Expressway Camera Act. Provides that, as used in the Act, "forcible felony" means trafficking in persons and involuntary servitude (in addition to other specified offenses). Includes the counties of Lee, Ogle, and Whiteside in the program to increase cameras along expressways and the State highway system. Provides that images from the cameras, including, but not limited to, images of license plates collected by state-operated cameras and cameras operated by the Illinois State Toll Highway Authority, may be used by any law enforcement agency conducting an active law enforcement investigation. Removes provision allowing images from the cameras to be used by any law enforcement agency conducting an active law enforcement investigation. Provides that all images from the cameras that are exported through a law enforcement database shall be deleted from that law enforcement database within 120 days, unless the images are relevant to an ongoing investigation or pending criminal trial. Provides that any forcible felony, gunrunning, or firearms trafficking offense, as specified, respectively, committed on an expressway monitored by a camera system funded by money from the Road Fund or money from the Illinois State Toll Highway Authority and investigated by officers of the Illinois State Police may be prosecuted by the Attorney General or the State's Attorney where the offense was committed. Provides that the Act supersedes provisions in the Toll Highway Act regarding the confidentiality of personally identifiable information obtained through electronic toll collection systems. Provides that the Act is repealed on July 1, 2028 (rather than July 1, 2025). Effective immediately.

House Committee Amendment No. 1

Requires the Illinois State Police, the Department of Transportation, and the Illinois State Toll Highway Authority to issue a joint report to the General Assembly detailing the program operations by August 1st (rather than June 30th) of each year.

House Floor Amendment No. 2

In the Expressway Camera Act: Provides that offenses listed in the definition of "forcible felony" are as defined in the Criminal Code of 2012 or substantially similar federal or other state criminal laws. Provides that the Act does not supersede prohibitions related to users of automated license plate readers.

Senate Committee Amendment No. 1

In the Freedom of Information Act, provides that the exemption for images from cameras under the Expressway Camera Act and all automated license plate reader information used and collected by the Illinois State Police is inoperative on and after July 1, 2028 (rather than July 1, 2025).

Jun 30 25 H **Effective Date June 30, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03760 Rep. Lawrence "Larry" Walsh, Jr. **104-0019**
 Rep. Lawrence "Larry" Walsh, Jr.
 (Sen. Linda Holmes and Julie A. Morrison)

5 ILCS 100/5-45.65 new

520 ILCS 5/1.4

from Ch. 61, par. 1.4

520 ILCS 5/2.30

from Ch. 61, par. 2.30

Amends the Wildlife Code. Provides that it shall be unlawful for any person to trap or to hunt gray fox except during an open season, which may (rather than will) be set annually by the Director of Natural Resources between 12:01 a.m., November 1 to 12:00 midnight, February 15, both inclusive. Allows the Director, by administrative rule, to set the dates of, lengthen, shorten, or close the season during which gray fox may be taken. Allows the Director to also set, lessen, or increase the daily bag limit or possession limit of gray fox by administrative rule. Amends the Illinois Administrative Procedure Act. Grants the Department of Natural Resources emergency rulemaking powers. 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 it shall be unlawful for any person to trap or to hunt with a gun, dog, dog and gun, or bow and arrow, gray fox, red fox, raccoon, weasel, mink, muskrat, badger, bobcat, and opossum (rather than to trap or to hunt red fox, raccoon, weasel, mink, muskrat, badger, bobcat, and opossum) except during the open season. Provides that, except as specified in the Act, it shall be unlawful for any person to trap or to hunt gray fox with a gun, dog, dog and gun, or bow and arrow (rather than it shall be unlawful for any person to trap or to hunt gray fox), except during an open season. Effective immediately.

Jun 30 25 H **Effective Date June 30, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00028 Sen. Kimberly A. Lightford **104-0020**
 Sen. Kimberly A. Lightford-Lakesia Collins, Meg Loughran Cappel and Paul Faraci
 (Rep. Laura Faver Dias, Nicolle Grasse, Martha Deuter, Michael Crawford and Jawaharial Williams)

105 ILCS 5/24-16.5

105 ILCS 5/24A-2.5

105 ILCS 5/24A-4

from Ch. 122, par. 24A-4

105 ILCS 5/24A-5

from Ch. 122, par. 24A-5

105 ILCS 5/24A-7

from Ch. 122, par. 24A-7

105 ILCS 5/24A-15

105 ILCS 5/24A-20

105 ILCS 5/34-8

from Ch. 122, par. 34-8

105 ILCS 5/34-85c

Amends the School Code. In a provision regarding an optional alternative evaluative dismissal process for teacher evaluations, removes the definition of and references to "student growth components". Makes the following changes in the Evaluation of Certified Employees Article: Removes the definitions of and references to "implementation date", "Race to the Top Grant", and "School Improvement Grant". Provides that, beginning July 1, 2025, each school district may incorporate the use of data and indicators on student growth as a factor in rating teaching performance into its evaluation plan for all teachers in contractual continued service and teachers not in contractual continued service (now, a school district is required to incorporate student growth data and indicators as a significant factor). Makes other changes concerning student growth. Changes the components of an evaluation plan for a teacher's performance. Makes changes concerning a principal's or assistant principal's evaluation. With respect to the types of rules the State Board of Education may adopt, removes the inclusion of rules that (i) define the term "significant" factor" for purposes of including consideration of student growth in performance ratings and (ii) establish a model evaluation plan for use by school districts in which student growth shall comprise 50% of the performance rating. Allows a school district (rather than only a school district with 500,000 or more inhabitants) to use an annual State assessment as a measure of student growth for purposes of teacher or principal evaluations. Removes and changes outdated provisions. Makes other and conforming changes. Effective July 1, 2025.

Senate Floor Amendment No. 1

In the provisions regarding an optional alternative evaluative dismissal process for teacher evaluations, requires the school district, with respect to the hearing, to demonstrate that the "Unsatisfactory" performance evaluation rating that preceded remediation applied the teacher practice components and student growth components, if any (rather than only the teacher practice components). Provides that the evaluation of a principal or an assistant principal, when performed by an individual appointed by the school board, must be performed by an individual who holds a registered and active Professional Educator License with a principal endorsement or general administrative endorsement (rather than only a principal endorsement).

Jun 30 25 S **Effective Date July 1, 2025**

SB 00108 Sen. Javier L. Cervantes **104-0021**
 Sen. Javier L. Cervantes-Graciela Guzmán-Mike Simmons, Mark L. Walker and Karina Villa
 (Rep. Kelly M. Cassidy, Rick Ryan, Michael Crawford, Amy Briel and Mary Beth Canty)

725 ILCS 5/124A-20

Amends the Code of Criminal Procedure of 1963. Provides that in the assessment waiver provisions, defines "assessments" to include assessments in a county having a population of more than 3,000,000. Deletes a provision that states the provision is inoperative on and after July 1, 2024 that provides that in a county having a population of more than 3,000,000, "assessments" means any costs imposed on a criminal defendant under the Assessment Schedules Article of the Criminal and Traffic Assessment Act, including violation of the Illinois Vehicle Code assessments.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Makes technical changes in the bill to reflect the amendment to the provision by Public Act 103-1059. Adds an immediate effective date to the bill.

Jun 30 25 S **Effective Date June 30, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00852 Sen. Celina Villanueva **104-0022**
 Sen. Celina Villanueva
 (Rep. Mary Beth Canty)

625 ILCS 7/1

Amends the Automated Traffic Control Systems in Highway Construction or Maintenance Zones Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

625 ILCS 7/1

Adds reference to:

625 ILCS 5/6-308

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. In provisions concerning procedures for traffic violations, provides that if a person does not do certain actions, a court shall (i) for those offenses under the Code that are punishable only by fine (rather than a court shall enter an ex parte judgment), enter an ex parte judgment of conviction imposing a single assessment, specified in the applicable assessment Schedule 10 or 10.5 (rather than 10, 10.5, or 11) for the charged offense plus a fine allowed by statute and the clerk of the court shall notify the Secretary of State in a form and manner prescribed by the Secretary of the court's order (rather than only a fine allowed by statute) or (ii) for those offenses under the Code that are punishable by a sentence of imprisonment, enter an order of failure to appear. Provides that the clerk of the court shall notify the Secretary of State, on a report prescribed by the Secretary, of the court's order. Provides that the Secretary, when notified by the clerk of the court that an order of failure to appear has been entered, shall immediately suspend the person's driver's license, which shall be designated by the Secretary as a failure to appear suspension. Provides that the Secretary shall not remove the suspension, nor issue any permit or privileges to the person whose license has been suspended, until the Secretary is notified by the ordering court that the person has appeared and resolved the violation or failure to appear order. Provides that, upon compliance, the clerk of the court shall present the person with a notice of compliance containing the seal of the court and shall notify the Secretary that the person has appeared and resolved the violation or failure to appear order. Provides that the changes made to certain provisions by Public Act 103-789 apply to each individual whose license was suspended pursuant to the provisions from January 1, 2020 through June 30, 2025 for an offense under the Code that is punishable only by fine and did not involve the death of another person. Provides that, no later than October 1, 2025, the clerk of the court shall notify the Secretary of State in a manner and form prescribed by the Secretary, of each failure to appear notification previously sent to the Secretary by the clerk of the court resulting from an offense that is punishable only by fine and did not involve the death of another person for which a notice of compliance had not been sent to the Secretary. Provides that, no later than January 1, 2026, the Secretary shall rescind the suspension of each driver identified by the clerk of the court without further action by the person whose driver's license is suspended pursuant to certain provisions. Effective July 1, 2025.

Jun 30 25 S **Effective Date July 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01344 Sen. Michael W. Halpin **104-0023**
 Sen. Michael W. Halpin
 (Rep. Dave Vella-Emanuel "Chris" Welch)

820 ILCS 305/19.1 from Ch. 48, par. 138.19a

Amends the Workers' Compensation Act. Provides that the time within which any act is required to be performed under any of the provisions of the Act shall be the same for the State and its political subdivisions as it is for private employers.

House Floor Amendment No. 2

Deletes reference to:

820 ILCS 305/19.1 from Ch. 48, par. 138.19a

Adds reference to:

820 ILCS 130/2

Adds reference to:

820 ILCS 130/5 from Ch. 48, par. 39s-5

Adds reference to:

820 ILCS 130/11 from Ch. 48, par. 39s-11

Adds reference to:

820 ILCS 185/50

Adds reference to:

820 ILCS 96/1-35

Replaces everything after the enacting clause. Amends the Prevailing Wage Act. Provides that the definition of "public works" includes sewer inspection projects that use a closed-circuit television to identify issues in a sewer system, such as cracks in pipes, root intrusion, blockages, or other structural damage. Provides that any contractor or subcontractor, who the Department of Labor finds has failed to file the certified payroll for any public works project, is subject to a civil penalty, payable to the Department, of up to \$1,000 for a first offense and up to \$2,000 for a second or subsequent offense no more than 5 years after the first offense. Sets forth provisions concerning hearings and enforcement. Provides that all moneys owed to the Department of Labor under the Act shall be remitted to the Employee Classification Fund. Amends the Employee Classification Act. Provides that moneys in the Employee Classification Fund shall be used, subject to appropriation, by the Department for administration, investigation, outreach, and educational activities related to the Act and the Prevailing Wage Act and other expenses incurred in carrying out its powers and duties under the Act and the Prevailing Wage Act. Makes conforming changes. Amends the Workplace Transparency Act. Provides, if and only if House Bill 3638 of the 104th General Assembly becomes law, for the recovery of compensatory damages incurred in challenging a contract for violation of the Act. Effective immediately, except for changes to the Workplace Transparency Act.

Jun 30 25 S **Effective Date June 30, 2025; Some provisions effective June 30, 2025 and the effective date of some provisions are conditioned on the effective date of another bill.**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01764	Sen. Julie A. Morrison	104-0024
	Sen. Julie A. Morrison-Sally J. Turner (Rep. Matt Hanson-Jay Hoffman, Martin J. Moylan, Angelica Guerrero-Cuellar, Martha Deuter, Rick Ryan, Natalie A. Manley, Katie Stuart, Joyce Mason, Terra Costa Howard, Michael J. Kelly, Harry Benton, Sharon Chung, Dave Vella, Margaret Croke, Patrick Sheehan, Dennis Tipsword, John M. Cabello, Jennifer Gong-Gershowitz, Daniel Didech and Gregg Johnson)	
20 ILCS 2605/2605-10		was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-40		was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-51		
20 ILCS 2605/2605-54		
20 ILCS 2605/2605-355		was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-490 new		
20 ILCS 2605/2605-615		
20 ILCS 2610/35		
20 ILCS 2610/40		
20 ILCS 2610/45		
20 ILCS 2625/1		from Ch. 127, par. 289
20 ILCS 2625/2		from Ch. 127, par. 290
20 ILCS 2640/5		
20 ILCS 2640/10		
20 ILCS 2640/15		
20 ILCS 2705/2705-125		was 20 ILCS 2705/49.22
30 ILCS 715/5.1		from Ch. 56 1/2, par. 1705.1
625 ILCS 5/5-105		from Ch. 95 1/2, par. 5-105

Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Reorganizes and expands the training overseen by the Division of the Academy and Training. Provides that functions of the Division of Forensic Services include issuing reports for certain drug tests, overseeing training in entering medical and dental information into certain databases, and providing information to local law enforcement agencies about best practices for handling death scene investigations. Requires the Illinois State Police to make a report containing the number of juvenile records that the Illinois State Police received in that quarter (rather than requiring the Illinois State Police to submit the report to the General Assembly). Provides that the Illinois State Police may receive revenue and real and personal property from any legal source, grants, pass-through grants, donations, and lawful appropriations. Requires the Illinois State Police to establish a State Missing Persons Clearinghouse as a resource to promote an immediate and effective community response to missing children. Provides that, beginning January 1, 2026, the Governor shall designate the chair of the Illinois Forensic Science Commission for a 2-year term. Changes references to districts to troops in the Volunteer Firefighting Unit Use Act. Amends the Statewide Organized Gang Database Act. Defines "LEADS" as the Law Enforcement Agencies Data System, which is a statewide communication and processing system that permits law enforcement and criminal justice agencies to have direct access to centralized data. Replaces references to "SWORD" with "LEADS". Makes conforming changes in the Illinois Police Training Act. Replaces "Division of Investigation" with "Division of Criminal Investigation" in the Intergovernmental Drug Laws Enforcement Act and the Illinois Vehicle Code. Makes other changes. Effective January 1, 2026.

Jun 30 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02108

Sen. Mike Porfirio

104-0025

Sen. Mike Porfirio-Ram Villivalam-Napoleon Harris, III, Sally J. Turner, David Koehler, Linda Holmes, Michael E. Hastings, Seth Lewis, Christopher Belt, Donald P. DeWitte, Cristina Castro, Sara Feigenholtz, Sue Rezin, Neil Anderson, John F. Curran, Jil Tracy, Meg Loughran Cappel and Patrick J. Joyce
 (Rep. Jaime M. Andrade, Jr.-Jay Hoffman-Brad Stephens-Wayne A. Rosenthal, Gregg Johnson, Regan Deering, William "Will" Davis, Martin J. Moylan, Angelica Guerrero-Cuellar, Harry Benton, Michael J. Kelly, Jennifer Sanalidro, Jeff Keicher, Katie Stuart, Barbara Hernandez, Bob Morgan and Matt Hanson)

430 ILCS 5/3	from Ch. 96 1/2, par. 5603
430 ILCS 30/2	from Ch. 95 1/2, par. 700-2
430 ILCS 30/3	from Ch. 95 1/2, par. 700-3
625 ILCS 5/1-115.05	
625 ILCS 5/18b-101	from Ch. 95 1/2, par. 18b-101
625 ILCS 5/18b-102	from Ch. 95 1/2, par. 18b-102
625 ILCS 5/18b-104	from Ch. 95 1/2, par. 18b-104
625 ILCS 5/18b-104.1 new	
625 ILCS 5/18b-104.2 new	
625 ILCS 5/18b-106.2	
625 ILCS 5/18b-107	from Ch. 95 1/2, par. 18b-107
625 ILCS 5/18b-109	from Ch. 95 1/2, par. 18b-109

Amends the Illinois Hazardous Materials Transportation Act and the Illinois Motor Carrier Safety Law of the Illinois Vehicle Code. Provides that the Illinois State Police (rather than the Department of Transportation) shall administer and enforce the Illinois Hazardous Materials Transportation Act and the Illinois Motor Carrier Safety Law of the Illinois Vehicle Code. Makes related changes. Sets forth provisions concerning personnel and material transfers and requires transferred personnel to receive a background check and any additional screening requirements established by the Department. Makes conforming changes to the Liquefied Petroleum Gas Regulation Act. Effective July 1, 2025.

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 the personnel responsible for administering the Motor Carrier Safety Regulations Chapter shall be transferred from the transferring agency designated by the Governor to the Illinois State Police on January 1, 2026. Provides that the Illinois State Police shall take possession from the Department of Transportation any tangible items which were procured or purchased using the Motor Carrier Safety Assistance Program Grant (rather than the State Police Operation Assistance Fund) from the Federal Motor Carrier Safety Administration on January 1, 2026 (rather than on the effective date of the amendatory Act). Provides that on the effective date of the amendatory Act, the established hearing process shall be completed by the Illinois State Police, all violations dated prior to the effective date of the amendatory Act shall be completed by the Illinois State Police. Changes the effective date from July 1, 2025 to October 1, 2025.

Senate Floor Amendment No. 2

Adds reference to:

20 ILCS 2605/2605-625 new

Adds reference to:

30 ILCS 105/6z-82

Adds reference to:

430 ILCS 30/11

from Ch. 95 1/2, par. 700-11

Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Requires, by August 1 of each calendar year, the Illinois State Police to make a report in writing to the Governor and the General Assembly, stating in detail the Illinois State Police's efforts in the prior fiscal year to fill open technical manager positions. Requires the Illinois State Police to establish and maintain a goal of filling at least 85% of all authorized and budgeted technical manager positions within the Illinois State Police in each fiscal year. Requires the General Assembly to review the report and may request additional information or hold hearings regarding the Illinois State Police's staffing levels, recruitment strategies, and efforts to meet the 85% workforce goal. Further amends the Illinois Hazardous Materials Transportation Act. Provides that all civil penalties collected under specified provisions shall be deposited into the State Police Operations Assistance Fund (rather than the Road Fund). Makes conforming changes.

House Committee Amendment No. 1

Removes provisions requiring the Illinois State Police to establish and maintain a goal of filling at least 85% of all authorized and budgeted technical manager positions within the Illinois State Police in each fiscal year.

House Floor Amendment No. 3

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01697

Rep. Natalie A. Manley

104-0027

Rep. Natalie A. Manley-Ryan Spain-Nabeela Syed-Norine K. Hammond-Dagmara Avelar, Diane Blair-Sherlock, Maurice A. West, II, Mary Beth Canty, Martin J. Moylan, Marcus C. Evans, Jr., Margaret Croke, Amy Briel, Rita Mayfield, Jehan Gordon-Booth, Sonya M. Harper, Abdelnasser Rashid, Anna Moeller, Kevin John Olickal, Joyce Mason, Nicole Grasse, Tony M. McCombie, Nicole La Ha, John M. Cabello, Brad Stephens, Patrick Sheehan, William E Hauter, Brandun Schweizer, Rick Ryan, Harry Benton, Lindsey LaPointe, Nicholas K. Smith, Mary Gill, Dennis Tipsword, Bob Morgan, Michael J. Kelly, Katie Stuart, Gregg Johnson, Angelica Guerrero-Cuellar, Matt Hanson, Janet Yang Rohr, Kam Buckner, Robert "Bob" Rita, Will Guzzardi, Dave Vella, William "Will" Davis, Emanuel "Chris" Welch, Michelle Mussman, Justin Slaughter, Tracy Katz Muhl, Maura Hirschauer, Kelly M. Cassidy, Jawaharial Williams, Anthony DeLuca, Debbie Meyers-Martin, Martha Deuter, Hoan Huynh, Sue Scherer, Christopher "C.D." Davidsmeyer, Norma Hernandez, Jennifer Gong-Gershowitz, Curtis J. Tarver, II, Sharon Chung, Yolonda Morris, Laura Faver Dias, Suzanne M. Ness, Kimberly Du Buclet, Adam M. Niemerg, Kyle Moore, Dave Severin, Jackie Haas, Blaine Wilhour, Patrick Windhorst, Jason R. Bunting, Steven Reick, Stephanie A. Kifowit, Amy Elik, Regan Deering, Kevin Schmidt, Charles Meier, Wayne A. Rosenthal, Dan Swanson, Michael J. Coffey, Jr., Jennifer Sanalitra and Tom Weber

(Sen. David Koehler-Rachel Ventura-Dale Fowler-Willie Preston-Celina Villanueva, Karina Villa, Mary Edly-Allen, Adriane Johnson, Michael W. Halpin, Emil Jones, III, Graciela Guzmán, Sara Feigenholtz, Laura Ellman, Mike Simmons, Sally J. Turner, Laura Fine, Julie A. Morrison, Laura M. Murphy, Steve McClure, Erica Harriss, Christopher Belt, Napoleon Harris, III, Doris Turner, Steve Stadelman and Meg Loughran Cappel)

20 ILCS 2605/2605-53

Amends the Illinois State Police Law. Provides that, beginning January 1, 2026, all 9-1-1 telecommunicators who provide dispatch for emergency medical conditions shall be required to be trained, utilizing the most current nationally recognized emergency cardiovascular care guidelines, in high-quality telecommunicator cardiopulmonary resuscitation (T-CPR). Defines telecommunicator cardiopulmonary resuscitation for the purposes of the provisions.

House Committee Amendment No. 1

Adds reference to:

210 ILCS 50/3.70

In the Illinois State Police Law, removes provisions requiring the Office of the Statewide 9-1-1 Administrator, in consultation with the Statewide 9-1-1 Advisory Board, to develop comprehensive guidelines for training and adopt rules and minimum standards for continuing education on emergency medical dispatch. Amends the Emergency Medical Services (EMS) Systems Act. Requires an emergency medical dispatcher to complete a training course in telecommunicator cardiopulmonary resuscitation (T-CPR) in accordance with rules adopted by the Illinois Department of Public Health. Requires each emergency medical dispatcher to provide prearrival instructions and telecommunicator cardiopulmonary resuscitation (T-CPR) in compliance with protocols selected and approved by the system's EMS medical director and approved by the Department (rather than provide prearrival instructions in compliance with protocols selected and approved by the system's EMS medical director and approved by the Department).

Senate Committee Amendment No. 1

Deletes reference to:

20 ILCS 2605/2605-53

Deletes reference to:

210 ILCS 50/3.70

Adds reference to:

20 ILCS 2605/2605-1

Replaces everything after the enacting clause. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

20 ILCS 2605/2605-1

Adds reference to:

5 ILCS 375/6.11

Adds reference to:

20 ILCS 605/605-60

Adds reference to:

30 ILCS 105/5.1030 new

Adds reference to:

105 ILCS 5/10-22.3f

Adds reference to:

215 ILCS 5/513b1

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HB 01697 (Continued)

104-0027

Adds reference to:
215 ILCS 5/513b1.1 new

Adds reference to:
215 ILCS 5/513b2

Adds reference to:
215 ILCS 5/513b3

Adds reference to:
305 ILCS 5/5-5.12b

Adds reference to:
305 ILCS 5/5-36

Adds reference to:
705 ILCS 405/5-515

Adds reference to:
730 ILCS 5/3-2-2

from Ch. 38, par. 1003-2-2

Adds reference to:
730 ILCS 125/17

from Ch. 75, par. 117

Replaces everything after the enacting clause. Provides that the amendatory Act may be referred to as the Prescription Drug Affordability Act. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Provides that the Department of Insurance shall use moneys deposited into the DCEO Projects Fund pursuant to specified provisions of the Illinois Insurance Code to make a grant to a statewide retail association representing pharmacies to promote access to pharmacies and pharmacist services. Amends the Illinois Insurance Code. Makes changes to defined terms in provisions concerning pharmacy benefit manager contracts. Provides that a pharmacy benefit manager or an affiliate acting on its behalf shall not conduct spread pricing, steer a covered individual, or limit a covered individual's access to drugs from a pharmacy or pharmacist enrolled with the health benefit plan under the terms offered to all pharmacies in the plan coverage area by designating the covered drug as a specialty drug contrary to the specified definition. Provides that a pharmacy benefit manager or affiliated rebate aggregator must remit no less than 100% of any amounts paid by a pharmaceutical manufacturer, wholesaler, or other distributor of a drug. Provides that the contract between the pharmacy benefit manager and the insurer or health benefit plan sponsor must allow and provide for the pharmacy benefit manager's compliance with an audit at least once per calendar year of the rebate and fee records remitted from a pharmacy benefit manager or its affiliated party to a health benefit plan. Provides that the changes made to provisions concerning pharmacy benefit manager contracts by the Act shall apply with respect to any health benefit plan that provides coverage for drugs that is amended, delivered, issued, or renewed on or after January 1, 2026. Sets forth provisions concerning pharmacy benefit manager reporting requirements. In provisions concerning pharmacy benefit manager licensure requirements, provides that on or before August 1, 2025, the pharmacy benefit manager shall submit a report to the Department that lists the name of each health benefit plan it administers, provides the number of covered individuals for each health benefit plan as of the date of submission, and provides the total covered individuals across all health benefit plans the pharmacy benefit manager administers. Provides that on or before September 1, 2025, a registered pharmacy benefit manager, as a condition of its authority to transact business in the State, must submit to the Department an amount equal to \$15 or an alternate amount as determined by the Director by rule per covered individual enrolled by the pharmacy benefit manager in the State. Provides that on or before September 1, 2026 and each September 1 thereafter, payments submitted in provisions concerning pharmacy benefit manager licensure requirements shall be based on the number of covered individuals reported to the Department in specified provisions of the Illinois Insurance Code. Makes changes to provisions concerning examinations of registered pharmacy benefit managers. Amends the Illinois Public Aid Code. Makes changes to provisions concerning critical access care pharmacies. In provisions concerning pharmacy benefits, provides that a pharmacy benefit manager must comply with all provisions of the Pharmacy Benefit Managers Article of the Illinois Insurance Code to the extent that the provisions do not prevent the application of any provision of the Article or applicable federal law. Amends the State Employees Group Insurance Act of 1971 and the School Code to require coverage from specified provisions of the Illinois Insurance Code under the provisions of those Acts. Amends the Juvenile Court Act of 1987, the Unified Code of Corrections, and the County Jail Act to require specified contracts and pharmacy benefit manager activities to be subject to the Pharmacy Benefit Managers Article of the Illinois Insurance Code and the authority of the Director of Insurance to enforce those provisions. Makes other changes. Effective January 1, 2026, except that certain provisions are effective immediately.

Senate Floor Amendment No. 4

In an applicability provision concerning violations of pharmacy benefit manager contract requirements, specifies that the provisions do not apply to a contract directly between a 340B entity and the plan sponsor of a self-funded, single-employer or multiemployer (rather than only single-employer) employee welfare benefit plan subject to 29 U.S.C. 1144. In provisions concerning amounts transferred to the Prescription Drug Affordability Fund, specifies that the first \$25,000,000 transferred into the DCEO Projects Fund shall be for grants to pharmacies under specified provisions of the Department of Commerce and Economic Opportunity Law. Removes provision excluding a pharmacy that participates or contracts in the 340B program as a contract pharmacy from the definition of "critical access pharmacy". Provides that 340B pharmacies that are participants in the critical access care pharmacy program shall only be reimbursed for the actual acquisition costs of the 340B covered drugs dispensed to participants in the State's medical assistance program as defined in the Illinois Public Aid Code.

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HB 01697 (Continued)

104-0027

Senate Floor Amendment No. 5

Removes language providing that moneys deposited into the Prescription Drug Affordability Fund shall be used to pay the expenses of the Department of Insurance.

Jul 01 25 H **Effective Date July 1, 2025; some provisions**
Effective Date January 1, 2026; some provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03019 Rep. Lindsey LaPointe

104-0028

Rep. Lindsey LaPointe-Debbie Meyers-Martin-Nabeela Syed-Bob Morgan, Camille Y. Lilly, Thaddeus Jones, Maura Hirschauer, Suzanne M. Ness, Dagmara Avelar, Maurice A. West, II, Laura Faver Dias, Ann M. Williams, Kimberly Du Buclet and Anna Moeller

(Sen. Laura Fine-Sara Feigenholtz, Mary Edly-Allen, Adriane Johnson and Rachel Ventura)

5 ILCS 80/4.36

5 ILCS 80/4.46 new

225 ILCS 25/4

225 ILCS 25/13.2 new

225 ILCS 25/17

225 ILCS 25/18

from Ch. 111, par. 2318

225 ILCS 25/18.1

Amends the Regulatory Sunset Act. Changes the repeal date of the Illinois Dental Practice Act from January 1, 2026 to January 1, 2036. Amends the Illinois Dental Practice Act. In the definition of "branches of dentistry", adds oral and maxillofacial pathology, dental public health, oral medicine, and orofacial pain to the included specialties. Creates a temporary dental hygiene license for dental students who meet certain requirements. Provides that a licensee holding a temporary dental hygiene license must practice under the supervision of a dentist. Provides that the temporary dental hygiene license is active for one year from its issuance date. Changes the implementation deadline for an order regarding the services that are necessary to be performed on a patient who is in a State or federal prison and who cannot travel to a dental office to 180 days of the order's issuance (rather than 45 days of the order's issuance). Removes language providing that provisions concerning public health dentistry are inoperative on and after January 1, 2026. Effective immediately.

House Floor Amendment No. 2

Deletes reference to:

5 ILCS 80/4.36

Deletes reference to:

5 ILCS 80/4.46 new

Adds reference to:

225 ILCS 25/13.4 new

Removes provisions amending the Regulatory Sunset Act. Removes provisions concerning a temporary dental hygiene license for dental students. Adds language providing that an applicant for licensure as general dentist under the Act may obtain employment as a license-pending general dentist and practice under the delegation of a licensed general dentist if the applicant meets certain criteria. Provides that an applicant's authorization to practice as a license-pending general dentist shall terminate upon the occurrence of certain events. Adds language providing that an applicant for licensure as a dental hygienist under the Act may obtain employment as a license-pending dental hygienist and practice under the delegation of a licensed general dentist if the applicant meets certain criteria. Provides that an applicant's authorization to practice as a license-pending dental hygienist shall terminate upon the performance of certain actions.

Senate Committee Amendment No. 1

Deletes reference to:

225 ILCS 25/4

Deletes reference to:

225 ILCS 25/13.2 new

Deletes reference to:

225 ILCS 25/13.4 new

Deletes reference to:

225 ILCS 25/17

Deletes reference to:

225 ILCS 25/18

Deletes reference to:

225 ILCS 25/18.1

Adds reference to:

225 ILCS 25/1

from Ch. 111, par. 2301

Replaces everything after the enacting clause. Amends the Illinois Dental Practice Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

225 ILCS 25/1

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03019 (Continued)

104-0028

Adds reference to:
215 ILCS 5/355.7 new

Adds reference to:
215 ILCS 5/356z.14

Adds reference to:
215 ILCS 5/356z.40

Adds reference to:
215 ILCS 5/370c from Ch. 73, par. 982c

Adds reference to:
215 ILCS 124/10

Adds reference to:
215 ILCS 125/5-3

Adds reference to:
215 ILCS 165/10 from Ch. 32, par. 604

Adds reference to:
305 ILCS 5/5-5.28 new

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Establishes reporting requirements for a health insurance issuer offering group or individual health insurance coverage concerning the ratio of the incurred loss or incurred claims plus the loss adjustment expense or change in contract reserves to earned premiums. Requires compliance under federal reporting regulations. Requires supplemental reports to be filed with the Director of Insurance or supplemental rebate payments to be made, as provided, if specified federal regulations are amended to repeal the reporting or rebate requirements. In provisions concerning benefits for treatment services for inpatient and outpatient treatment of substance use disorders or conditions, provides that, except to the extent prohibited by provisions concerning mental, emotional, nervous, or substance use disorder or condition parity with respect to treatment limitations in a benefit classification or subclassification, the insurer may require the substance use disorder treatment provider or facility to notify the insurer of the initiation of treatment. In provisions concerning requirements, beginning January 1, 2026, for coverage for medically necessary treatment of mental, emotional, or nervous disorders or conditions, establishes prohibitions on prior authorization. Makes changes in provisions concerning treatment for autism spectrum disorders; pregnancy and postpartum coverage; and mental, emotional, nervous, or substance use disorders or conditions to reflect the specified prohibition on prior authorization. Makes other changes. Amends the Network Adequacy and Transparency Act. Makes changes in provisions concerning the description of services to be offered through a network plan. Sets forth requirements for the plan or policy years beginning on or after January 1, 2026, regarding reimbursement to a beneficiary for costs including food, lodging, and travel. Provides that the requirements do not apply to policies issued or delivered in the State that provide medical assistance under the Illinois Public Aid Code or the Children's Health Insurance Program Act. Amends the Health Maintenance Organization Act and the Voluntary Health Services Plans Act to make corresponding changes. Amends the Illinois Public Aid Code. Provides rulemaking authority to the Department of Healthcare and Family Services to implement the applicable provisions of the amendatory Act. Effective January 1, 2026.

Jul 01 25 H **Effective Date January 1, 2026**

SB 01563 Sen. Lakesia Collins

104-0029

Sen. Lakesia Collins-Elgie R. Sims, Jr., Robert Peters, Robert F. Martwick, Paul Faraci, Adriane Johnson, Rachel Ventura, Suzy Glowiak Hilton, Mike Simmons, Sara Feigenholtz, Kimberly A. Lightford, Doris Turner, Mark L. Walker, Mike Porfirio, Mary Edly-Allen, Cristina Castro, Chris Balkema, Celina Villanueva, Javier L. Cervantes and Linda Holmes

(Rep. Jawaharial Williams-La Shawn K. Ford-Margaret Croke-Nicholas K. Smith-Anthony DeLuca, Yolonda Morris, Brad Stephens, Dan Ugaste, Diane Blair-Sherlock, Michelle Mussman, Rita Mayfield, Daniel Didech, Terra Costa Howard, Angelica Guerrero-Cuellar, Martha Deuter, Barbara Hernandez, Dagmara Avelar, Camille Y. Lilly, Dave Vella, Michael J. Kelly, Jennifer Sanalidro, Kevin Schmidt, Thaddeus Jones, Jeff Keicher, Christopher "C.D." Davidsmeyer, Joe C. Sosnowski, Patrick Sheehan, William E Hauter, Adam M. Niemerg, Jason R. Bunting, Nicole La Ha, Brad Halbrook, Tony M. McCombie and Debbie Meyers-Martin)

735 ILCS 5/9-102

from Ch. 110, par. 9-102

Amends the Code of Civil Procedure. Provides that nothing in the Eviction Article may be construed to: (i) prohibit law enforcement officials from enforcing the offense of criminal trespass under the Criminal Code of 1963 or any other violation of the Code; or (ii) to interfere with the ability of law enforcement officials to remove persons or property from the premises when there is a criminal trespass.

Jul 21 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01373 Rep. Curtis J. Tarver, II **104-0030**
 Rep. Curtis J. Tarver, II-Maura Hirschauer, Bob Morgan, Daniel Didech, Kelly M. Cassidy, Tracy Katz Muhl, Yolonda Morris, Martha Deuter, Carol Ammons, Camille Y. Lilly, Nicolle Grasse and Hoan Huynh
 (Sen. Bill Cunningham-Julie A. Morrison-Elgie R. Sims, Jr., Mary Edly-Allen, Cristina Castro, Emil Jones, III, Robert Peters, Rachel Ventura, Kimberly A. Lightford, Lakesia Collins, Javier L. Cervantes, Suzy Glowiak Hilton, Mattie Hunter, Willie Preston, Mike Porfirio and Laura Ellman)

720 ILCS 5/2-13

from Ch. 38, par. 2-13

720 ILCS 5/24-8

Amends the Criminal Code of 2012. Provides that upon recovering a firearm that was (i) unlawfully possessed, (ii) used for any unlawful purpose, (iii) recovered from the scene of a crime, (iv) reasonably believed to have been used or associated with the commission of a crime, or (v) acquired by the law enforcement agency as an abandoned, lost, or discarded firearm, a law enforcement agency shall use the best available information, including a firearms trace (deletes when necessary), to determine how and from whom the person gained possession of the firearm and to determine prior ownership of the firearm. Provides that law enforcement shall use the National Tracing Center of the Federal Bureau of Alcohol, Tobacco, Firearms and Explosives' eTrace platform or successor platform in complying with this provision. Provides that law enforcement shall participate in the National Tracing Center of the Federal Bureau of Alcohol, Tobacco, Firearms and Explosives' eTrace platform or successor platform's collective data sharing program for the purpose of sharing firearm trace reports among all law enforcement agencies in this State on a reciprocal basis. Defines "peace officer" for the purpose of the investigation of specified offenses shall include investigators of the Bureau of Alcohol, Tobacco, Firearms and Explosives. Effective immediately.

House Committee Amendment No. 1

In the definition of "peace officer" makes the definition gender neutral. In the firearm evidence statute, provides that upon seizing or taking into custody (rather than recovering) a firearm that was (i) unlawfully possessed, (ii) used for any unlawful purpose, (iii) recovered from the scene of a crime, or (iv) reasonably believed to have been used or associated with the commission of a crime, or when a firearm is acquired by the law enforcement agency as an abandoned, lost, or discarded firearm, a law enforcement agency shall use the best available information, including a firearms trace, to determine how and from whom the person gained possession of the firearm and to determine prior ownership of the firearm.

Jul 28 25 H **Effective Date July 28, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00008

Sen. Laura Ellman

104-0031

Sen. Laura Ellman-Ram Villivalam-Mike Simmons-Graciela Guzmán, Laura Fine, Laura M. Murphy, Karina Villa, Celina Villanueva, Adriane Johnson, Mary Edly-Allen, Mark L. Walker, Willie Preston, Michael E. Hastings, Sara Feigenholtz, Cristina Castro and Kimberly A. Lightford
 (Rep. Maura Hirschauer-Kevin John Olickal-Bob Morgan-Nabeela Syed-Rita Mayfield, Jennifer Gong-Gershowitz, Janet Yang Rohr, Dagmara Avelar, Tracy Katz Muhl, Barbara Hernandez, Laura Faver Dias, Edgar González, Jr., Lilian Jiménez, Anna Moeller, La Shawn K. Ford, Terra Costa Howard, Martha Deuter, Joyce Mason, Abdelnasser Rashid, Norma Hernandez, Jawaharial Williams, Nicolle Grasse, Diane Blair-Sherlock, Michelle Mussman, Daniel Didech, Theresa Mah, Sharon Chung, Hoan Huynh, Yolonda Morris, Margaret Croke, Camille Y. Lilly, Mary Beth Canty, Kelly M. Cassidy, Marcus C. Evans, Jr., Suzanne M. Ness and Debbie Meyers-Martin)

New Act

430 ILCS 65/3	from Ch. 38, par. 83-3
430 ILCS 65/3.1	from Ch. 38, par. 83-3.1
430 ILCS 65/7.10 new	
430 ILCS 65/8	from Ch. 38, par. 83-8
430 ILCS 65/8.1	from Ch. 38, par. 83-8.1
430 ILCS 66/56 new	
430 ILCS 68/5-20	
720 ILCS 5/24-3.8	
720 ILCS 5/24-3.9	
720 ILCS 5/24-3B	
720 ILCS 5/24-4.1	
720 ILCS 5/24-9	

Creates the Safe Gun Storage Act. Provides that a firearm owner shall not store or keep any firearm in any premises where the firearm owner knows or reasonably should know a minor without the lawful permission of the minor's parent, guardian, or person having charge of the minor, an at-risk person, or a prohibited person is likely to gain access to the firearm unless the firearm is secured in a locked container, properly engaged so as to render the firearm inaccessible or unusable to any person other than the owner or other lawfully authorized user. Provides that if the firearm is carried by or under the control of the owner or other lawfully authorized user, then the firearm is deemed lawfully stored or kept. Provides that a violation of the Act is subject to a civil penalty not to exceed \$500, except (i) if any person knows or reasonably should know that a minor, an at-risk person, or a prohibited person is likely to gain access to a firearm belonging to or under the control of that person, and a minor, an at-risk person, or a prohibited person obtains the firearm, the civil penalty shall not exceed \$1,000 and (ii) if a minor, an at-risk person, or a prohibited person obtains a firearm and uses it to injure or cause the death of a person or uses the firearm in connection with a crime, the civil penalty shall not exceed \$10,000. Provides that the court may order a person who is found in violation of the Act to perform community service or pay restitution in lieu of the civil penalties imposed under this Section if good cause is shown. Provides that nothing in the Act shall be construed to preclude civil liabilities for violations of the Act. Provides that a violation of the Act is prima facie evidence of negligence per se in any civil proceeding if a minor, an at-risk person, or a prohibited person obtains a firearm and causes personal injury to the death of oneself or another or uses the firearm in the commission of a crime. Provides that an action to collect a civil penalty under the Act may be brought by the Attorney General or the State's Attorney of the county in which the violation occurred. Provides that any money received from the collection of a civil penalty under the Act shall be deposited in the Mental Health Fund. Defines terms. Amends various Acts to make conforming changes. Effective January 1, 2026.

Senate Committee Amendment No. 1

Deletes reference to:
 720 ILCS 5/24-3.8

Deletes reference to:
 720 ILCS 5/24-3.9

Adds reference to:
 5 ILCS 830/10-5

Adds reference to:
 730 ILCS 5/5-4-1

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00008 (Continued)

104-0031

Amends the Gun Trafficking Information Act. Provides that the publicly available reports on an ongoing basis of crimes committed with firearms, locations where the crimes occurred, the number of persons killed or injured in the commission of the crimes shall include those crimes whether or not a stolen firearm was used in the commission of the crimes. In the Criminal Code of 2012, deletes the amendatory changes to the possession of a stolen firearm and aggravated possession of stolen firearm statutes. In the firearms trafficking statute, deletes the provision that the trier of fact may, but is not required to, infer intent to transfer or deliver from transportation on an expressway in the State in a vehicle more than one stolen or converted firearm per occupants of the vehicle. In the firearms trafficking statute, includes as an element of the offense bringing, or causing to be brought, into the State, in a vehicle on an expressway in the State, more than one assault weapon that a person is prohibited from possession under the Code, per occupants of the vehicle. Changes various dates from January 1, 2026 to January 1, 2027. Provides that the report of lost or stolen firearms shall include the Firearm Owner's Identification Card number of the person making the report, if applicable. Provides that beginning January 1, 2027, the person who is not a federally licensed firearm dealer (rather than the Illinois State Police) shall check the Illinois State Police Internet-based system upon which the serial numbers of firearms that have been reported stolen are available for public access for individuals to ensure any firearms are not reported stolen prior to the sale or transfer of a firearm. Amends the Unified Code of Corrections. Provides that at the sentencing hearing the court shall make a finding of whether a firearm with a serial number reported as stolen on the Illinois State Police publicly accessible stolen firearms database was used in the commission of the offense for which the defendant is being sentenced. Provides that in cases in which the court finds that a firearm with a serial number reported as stolen on the Illinois State Police publicly accessible database was used in the commission of the offense for which the defendant is being sentenced, the clerk of the court shall, within 5 days thereafter, forward a report of such conviction to the Illinois State Police Division of Justice Services.

Senate Floor Amendment No. 3

In the Safe Gun Storage Act, provides that a provision concerning the storage of firearms does not apply (1) if the minor, an at-risk person, or a prohibited person gains access to a firearm and uses it in a lawful act of self-defense or defense of another; or (2) to any firearm obtained by a minor, an at-risk person, or a prohibited person because of an unlawful entry of the premises by the minor, at-risk person, prohibited person or another person. In the amendatory changes to the Firearm Dealer License Certification Act, provides that the sign posted in a conspicuous position on the certified licensee's premises must contain the warning that it is unlawful for the licensee to fail to report the loss or theft of the licensee's firearm to local law enforcement within 48 (rather than 72) hours. In the amendatory changes to the Firearm Owners Identification Card Act, provides that the violation applies to a person who fails 2 or more times to report a loss or theft of a firearm within 48 hours after the discovery of such loss or theft to local law enforcement as required under the Criminal Code of 2012. In the amendatory changes to the Criminal Code of 2012 relating to a person who possesses a valid Firearm Owner's Identification Card and who possesses or acquires a firearm who fails to report the loss or theft of the firearm to the local law enforcement agency within 48 hours after obtaining knowledge of the loss or theft, deletes a provision which specifies that, for a second or subsequent offense, the failure to report the loss or theft of the firearm within 48 hours of the discovery of such loss or theft shall result in revocation of the person's Firearm Owner's Identification Card. Adds a severability provision to the bill.

Jul 28 25 S Effective Date January 1, 2026

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 00028

Rep. Jawaharial Williams

104-0034

Rep. Jawaharial Williams-Daniel Didech-Rick Ryan-Harry Benton and Camille Y. Lilly
(Sen. Robert F. Martwick)

New Act

Creates the Illinois Receivership Act. Creates a process in which a person is appointed by the court as the court's agent under the court's direction to take possession of, manage and, if authorized by the Act or court order, transfer, sell, lease, or otherwise dispose of receivership property. Provides criteria for a court to provide notice and opportunity for a hearing as appropriate before the court can issue an order under the Act. Applies to real property and any personal property related to or used in operating the real property, personal property and fixtures, and other business assets such as corporations, limited liability companies and trusts among other things. Provides that this Act does not apply to (i) an interest in real property improved by one to six dwelling units with some exceptions; (ii) a receiver that is a governmental unit or an individual acting in an official capacity on behalf of the governmental unit unless the unit elects for this Act to apply; and (iii) a receiver appointed under the Illinois Mortgage Foreclosure Law. Defines terms. Provides for the powers and duties of a receiver, disqualification of a receiver, the status of a receiver as lien holder, duties of an owner, powers of the court in managing a receivership, and defenses and immunities of a receiver. Makes other changes.

House Floor Amendment No. 1

Provides that this Act does not apply to residential real estate as defined in the Illinois Mortgage Foreclosure Law. Deletes provisions that this Act does not apply to a receivership for an interest in real property improved by one to six dwelling units unless: (1) the interest is used for agricultural, commercial, industrial, or mineral-extraction purposes, other than incidental uses by an owner occupying the property as the owner's primary residence; (2) the interest secures an obligation incurred at a time when the property was used or planned for use for agricultural, commercial, industrial, or mineral-extraction purposes; (3) the owner planned or is planning to develop the property into one or more dwelling units to be sold or leased in the ordinary course of the owner's business; or (4) the owner is collecting or has the right to collect rents or other income from the property from a person other than an affiliate of the owner.

House Floor Amendment No. 2

Provides that the Act does not apply to a receivership if the receiver is appointed under the Nursing Home Care Act.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 00032 Rep. Daniel Didech **104-0035**
 Rep. Daniel Didech, Martha Deuter and Nicolle Grasse
 (Sen. Adriane Johnson and Mary Edly-Allen)

60 ILCS 1/70-50

Amends the Township Code. Provides that, in the event of a vacancy in the office of township supervisor, the township trustee who has the longest term of continuous service as a township trustee shall be ex officio supervisor of general assistance in the township and shall administer the general assistance program in the township as provided in Articles VI, XI, and XII of the Illinois Public Aid Code during the pendency of the vacancy in the office of township supervisor.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Township Code. Provides that the township board shall, on at least an annual basis, designate the township trustee who has the longest term of continuous service as a township trustee to, in the event of a vacancy in the office of township supervisor, serve as the ex officio supervisor of general assistance in the township and administer the general assistance program as provided in the Illinois Public Aid Code during the pendency of the vacancy in the office of the township supervisor. Provides that the designated township trustee shall be ex officio supervisor of general assistance immediately upon the existence of a vacancy in the office of township supervisor and shall exercise the powers and duties of that office until the vacancy in the office of township supervisor is filled in accordance with specified provisions.

House Floor Amendment No. 4

Deletes reference to:

60 ILCS 1/70-50

Adds reference to:

5 ILCS 120/2.02

from Ch. 102, par. 42.02

Adds reference to:

60 ILCS 1/60-5

Adds reference to:

70 ILCS 805/3a

Adds reference to:

70 ILCS 805/3c

Adds reference to:

70 ILCS 805/3d

Adds reference to:

70 ILCS 805/12

Adds reference to:

820 ILCS 206/20

Adds reference to:

820 ILCS 206/35

Replaces everything after the enacting clause. Amends the Open Meetings Act. In provisions concerning public notice of any special meeting except a meeting held in the event of a bona fide emergency, provides that "bona fide emergency" includes the appointment of a temporary deputy township supervisor under the Township Code. Amends the Township Code. In provisions concerning a township or multi-township board temporarily appointing a deputy to perform the ministerial functions of a vacant office, provides that "ministerial functions" includes, but is not limited to, serving as the ex officio supervisor of general assistance in the township and administering the general assistance program under specified provisions of the Illinois Public Aid Code. Amends the Downstate Forest Preserve District Act. Inserts gender neutral descriptions in provisions concerning boards of commissioners of forest preserve districts. Amends the Child Labor Law of 2024. Provides that nothing in the Act prohibits an employer from employing, allowing, or permitting a minor 12 or 13 years of age to work as an officiant or an assistant instructor of youth sports activities for a township parks and recreation department if the employer obtains certification and satisfies specified requirements. Makes conforming changes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

5 ILCS 120/2.02

from Ch. 102, par. 42.02

Deletes reference to:

70 ILCS 805/3a

from Ch. 96 1/2, par. 6305

Deletes reference to:

70 ILCS 805/3c

Deletes reference to:

70 ILCS 805/3d

Deletes reference to:

70 ILCS 805/12

from Ch. 96 1/2, par. 6322

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 00663 Rep. Lawrence "Larry" Walsh, Jr. **104-0038**
 Rep. Lawrence "Larry" Walsh, Jr.-Natalie A. Manley-Anthony DeLuca
 (Sen. Meg Loughran Cappel)

50 ILCS 65/15-1

Amends the Community Energy, Climate, and Jobs Planning Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

50 ILCS 65/15-1

Adds reference to:

70 ILCS 2805/33

from Ch. 42, par. 444

Replaces everything after the enacting clause. Amends the Sanitary District Act of 1936. Provides that the Southeast Joliet Sanitary District may be dissolved and transfer its assets, liabilities, and responsibilities to the City of Joliet and, if necessary, the County of Will, if: (1) the board of the District adopts a resolution dissolving the District and (2) the city council of the City of Joliet adopts a resolution, within 14 days after the District's resolution accepting the transfer. Provides that each resolution must state: (1) the reasons for dissolving the District; (2) that there are no outstanding debts of the District or that the City of Joliet has sufficient funds on hand or available to satisfy the debts of the District; (3) that no federal or State permit or grant will be impaired by the dissolution of the District; and (4) that the City of Joliet assumes all assets and responsibilities of the District, except for those assets the City of Joliet deems to be unnecessary for continued operation of the District's facilities. Provides that the County of Will shall take responsibility for and control over assets deemed unnecessary by the City of Joliet. Provides that, upon dissolution, the statutory powers previously held by the District shall be held and exercised by the City of Joliet. Provides that, no later than 60 days after the effective date of the City of Joliet's resolution, the City of Joliet shall notify the Illinois Environmental Protection Agency regarding the dissolution of the Southeast Joliet Sanitary District.

Aug 01 25 H **Effective Date January 1, 2026**

HB 01073 Rep. Anthony DeLuca **104-0039**
 Rep. Anthony DeLuca
 (Sen. Patrick J. Joyce)

110 ILCS 20/3

from Ch. 144, par. 2603

Amends the College Student Immunization Act. Provides that, beginning with the 2025-2026 academic year, for a tetanus, diphtheria, and pertussis vaccine (Tdap) requirement, if a student who enrolls in a post-secondary educational institution cannot provide the dates on which the student received 3 or more doses of a diphtheria, tetanus, and pertussis containing vaccine, then the student must provide at least one date on which the student received a dose of the vaccine not more than 10 years prior to the beginning of the term of current enrollment. Provides that additional doses of either a Tdap vaccine or a tetanus and diphtheria vaccine shall be administered in accordance with the Centers for Disease Control and Prevention catch-up schedule, as needed, to complete a series of at least 3 doses, including any prior doses of specified vaccines. Effective immediately.

Aug 01 25 H **Effective Date August 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01083 Rep. Daniel Didech **104-0040**
 Rep. Daniel Didech-Katie Stuart, Maura Hirschauer, Laura Faver Dias, Lilian Jiménez and Suzanne M. Ness
 (Sen. Sara Feigenholtz-Laura Fine and Graciela Guzmán)

750 ILCS 65/1	from Ch. 40, par. 1001
750 ILCS 65/2	from Ch. 40, par. 1002
750 ILCS 65/5	from Ch. 40, par. 1005
750 ILCS 65/9	from Ch. 40, par. 1009
750 ILCS 65/10	from Ch. 40, par. 1010
750 ILCS 65/11	from Ch. 40, par. 1011
750 ILCS 65/12	from Ch. 40, par. 1012
750 ILCS 65/13	from Ch. 40, par. 1013
750 ILCS 65/14	from Ch. 40, par. 1014
750 ILCS 65/15	from Ch. 40, par. 1015
750 ILCS 65/16	from Ch. 40, par. 1016
750 ILCS 65/17	from Ch. 40, par. 1017
750 ILCS 65/22	from Ch. 40, par. 1022
750 ILCS 75/10	
765 ILCS 5/19	from Ch. 30, par. 18
765 ILCS 5/27	from Ch. 30, par. 26
765 ILCS 1005/1	from Ch. 76, par. 1
765 ILCS 1005/1c	from Ch. 76, par. 1c

Amends the Illinois Religious Freedom Protection and Civil Unions Act, the Conveyances Act, the Joint Tenancy Act, and the Rights of Married Persons Act. Inserts gender neutral descriptions showing marital status.

House Committee Amendment No. 2

Adds reference to:
 70 ILCS 805/3a from Ch. 96 1/2, par. 6305

Adds reference to:
 70 ILCS 805/3c

Adds reference to:
 70 ILCS 805/3d

Adds reference to:
 70 ILCS 805/12 from Ch. 96 1/2, par. 6322

Adds reference to:
 765 ILCS 5/10 from Ch. 30, par. 9

Replaces everything after the enacting clause with the provisions of the bill as introduced, and makes the following changes. Amends the Downstate Forest Preserve District Act. Inserts gender neutral descriptions in provisions concerning boards of commissioners of forest preserve districts. Further amends the Illinois Religious Freedom Protection and Civil Union Act to make additional gender neutral description changes. Amends the Conveyances Act. Provides that notwithstanding any provision of law to the contrary, the recording of a quitclaim deed is exempt from all recording fees if executed for the sole purpose of reflecting a legal name change, and the grantor and grantee are the same individual or individuals.

House Floor Amendment No. 3

Makes 2 technical corrections to the Rights of Married Persons Act.

Aug 01 25 H **Effective Date January 1, 2026**

HB 01120 Rep. Kevin Schmidt **104-0041**
 Rep. Kevin Schmidt-Jaime M. Andrade, Jr., Fred Crespo, Matt Hanson, Margaret Croke, Diane Blair-Sherlock, Regan Deering, Dave Severin, Wayne A. Rosenthal, Jed Davis and Jason R. Bunting
 (Sen. Erica Harriss)

625 ILCS 5/6-110

Amends the Illinois Vehicle Code. Removes a provision that requires the Secretary of State to designate on each driver's license issued a space where the licensee may indicate his blood type and RH factor.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01141 Rep. William E Hauter **104-0042**
 Rep. William E Hauter-Diane Blair-Sherlock-Tracy Katz Muhl-Travis Weaver-Amy Elik, Harry Benton, Nicolle Grasse, Amy Briel, Rick Ryan, Lisa Davis, Michelle Mussman, Kevin Schmidt, Will Guzzardi, Lilian Jiménez, Norma Hernandez, Abdelnasser Rashid, Nabeela Syed, Laura Faver Dias, Yolonda Morris, Sharon Chung, Mary Beth Canty, Adam M. Niemerg, Debbie Meyers-Martin, Camille Y. Lilly, John M. Cabello, Anthony DeLuca, Dennis Tipsword, Jeff Keicher, Jackie Haas, Nicole La Ha, Michael J. Coffey, Jr., Steven Reick, Dave Severin, Jennifer Sanalidro, Amy L. Grant, Jason R. Bunting, Emanuel "Chris" Welch, Martha Deuter, Dagmara Avelar, Maura Hirschauer, Matt Hanson, Maurice A. West, II and Jawaharial Williams
 (Sen. Doris Turner-Li Arellano, Jr., Michael W. Halpin, Adriane Johnson, Michael E. Hastings, Mary Edly-Allen, Javier L. Cervantes, Kimberly A. Lightford, Suzy Glowiak Hilton, Christopher Belt and Laura M. Murphy)

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.80 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 managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2026 shall provide coverage for medically necessary general anesthesia, regardless of the duration, for any procedure covered by the policy, and that medical necessity shall be determined by the attending anesthesiologist or licensed anesthesia provider. Provides that an individual or group policy of accident and health insurance is prohibited from denying payment or reimbursement for anesthesia services solely because the duration of care exceeded a preset time limit. 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 Services Plans Act, and the Illinois Public Aid Code to require coverage under those provisions. Effective immediately.

House Floor Amendment No. 2

Deletes reference to:

305 ILCS 5/5-16.8

In provisions amending the Illinois Insurance Code, replaces "general anesthesia" with "anesthesia services". In provisions concerning coverage for anesthesia services, removes the requirement that medical necessity shall be determined by the attending anesthesiologist or licensed anesthesia provider. Further amends the Health Maintenance Organization Act. Provides that the specified coverage for anesthesia services shall not apply to health care plans under contract with the Department of Healthcare and Family Services. Removes provisions amending the Illinois Public Aid Code.

Aug 01 25 H **Effective Date August 1, 2025**

Synopsis of Public Acts by Public Act Number

HB 01168 Rep. Terra Costa Howard **104-0045**
Rep. Terra Costa Howard and Nicole La Ha
(Sen. Laura Ellman)

225 ILCS 10/2.09

Amends the Child Care Act of 1969. Provides that the definition of "day care center" does not include special activities programs that are conducted by civic, charitable, and governmental organizations on an organized basis (instead of special activities programs that are conducted on an organized and periodic basis). Adds programs offered by arboretums, nature centers, and botanic gardens to the special activities programs that are excluded from the definition of "day care center".

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Child Care Act of 1969. Provides that the definition of "day care center" does not include special activities programs that are conducted by civic, charitable, or governmental organizations on a periodic basis (instead of special activities programs that are conducted on an organized and periodic basis by civic, charitable and governmental organizations). Adds programs offered by arboretums to the special activities programs that are excluded from the definition of "day care center" if the arboretum conducts background investigations on employees of the program pursuant to the Act.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01332 Rep. Debbie Meyers-Martin **104-0046**
 Rep. Debbie Meyers-Martin, Maura Hirschauer, Anne Stava, Justin Slaughter and Hoan Huynh
 (Sen. Mattie Hunter-David Koehler and Julie A. Morrison)

210 ILCS 85/11.11 new

Amends the Hospital Licensing Act. Provides that a hospital licensed under the Act must, at the time a patient is being checked in, give the patient an opportunity to designate an emergency contact to be notified if the patient dies or experiences a significant change in condition. If an emergency contact is designated, hospital staff must communicate with the emergency contact and ask whether the emergency contact would prefer to be notified by telephone call, by hospital staff when the emergency contact reaches the hospital, or by some other method.

House Committee Amendment No. 1

Deletes reference to:

210 ILCS 85/11.11 new

Adds reference to:

210 ILCS 91/1

Adds reference to:

210 ILCS 91/5

Adds reference to:

210 ILCS 91/10

Adds reference to:

210 ILCS 91/14 new

Adds reference to:

210 ILCS 91/30

Replaces everything after the enacting clause. Amends the Caregiver Advise, Record, and Enable Act. Changes the short title to the Emergency Contact and Caregiver Act. Makes changes to defined terms. Provides that, following the patient's admission into the hospital as an inpatient, a hospital shall provide each patient or, if applicable, the patient's legal representative with an opportunity to designate an emergency contact and the opportunity to authorize the hospital to share the patient's protected health information with the emergency contact. Requires a hospital, if authorized by the patient when the emergency contact was designated, to provide notice to the patient's designated emergency contact of the patient's death or if the patient's condition has become life threatening. Limits the liability of hospitals who attempt to contact an emergency contact. Makes conforming changes.

House Floor Amendment No. 3

Replaces everything after the enacting clause with the provisions of the bill, as amended by House Amendment No. 1, with the following changes. Changes the short title to the Emergency Contact and Caregiver Advise, Record, and Enable Act. Makes changes to defined terms. Provides that, following the patient's admission into the hospital as an inpatient, a hospital shall provide each patient or, if applicable, the patient's legal representative with an opportunity to designate a caregiver following the patient's admission into the hospital as an inpatient and prior to the patient's discharge (rather than only prior to the patient's discharge) to the patient's residence or transfer to another facility. Requires a hospital, as soon as practicable, to notify the emergency contact of the patient's death (rather than notify a patient's emergency contact of the patient's death or if the patient's condition has become life threatening) if a patient has authorized the hospital to share protected health information with an emergency contact that is not the patient's legal representative and the patient's legal representative does not object. Limits the liability of hospitals who attempt to contact an emergency contact. Removes provisions concerning failure to contact the patient's emergency contact. Provides that, if a patient fails to authorize the hospital to share the patient's protected health information or revokes such authorization, the hospital may contact the emergency contact only as otherwise allowed by law. Makes other changes.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 01366

Rep. Michael Crawford

104-0047

Rep. Michael Crawford-Lisa Davis-Yolonda Morris-Maurice A. West, II-Nicole La Ha, Jaime M. Andrade, Jr., Theresa Mah, Gregg Johnson, Nicolle Grasse, Joyce Mason, Janet Yang Rohr, Diane Blair-Sherlock, Martha Deuter and Hoan Huynh

(Sen. Willie Preston, Paul Faraci, Adriane Johnson, Doris Turner, Michael E. Hastings, Steve Stadelman, Mary Edly-Allen, Mike Simmons and Laura M. Murphy)

105 ILCS 5/14-19 new

Amends the Children with Disabilities Article of the School Code. Provides that a school shall provide written notice to the parents or guardian of a child with disabilities that the parents or guardian have the right to have an individualized education program (IEP) advocate present at any meeting regarding the child's current or prospective individualized education program and that the parents or guardian have the right to ask for an IEP facilitator for the child's IEP. Provides that the school may provide the written notification as a part of other provided documentation, including, but not limited to, admission and enrollment documents.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. Provides that the special education notice provided to a parent or guardian prior to a meeting shall inform the parent or guardian of the parent's or guardian's right to invite other individuals to the meeting to assist the parent or guardian, including individuals who have knowledge or special expertise regarding the child, and advocates for the parent, guardian, or child. Requires the State Board of Education to prepare and distribute to each school district written informational material about the individualized education program (IEP) facilitation process. Provides that the informational material on IEP facilitation shall be disseminated to parents and guardians by schools using the same distribution methods employed to transmit other documents and information related to an IEP meeting to a parent or guardian.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01367 Rep. Aarón M. Ortíz **104-0048**
 Rep. Aarón M. Ortíz-Laura Faver Dias and Anne Stava
 (Sen. Mary Edly-Allen, Karina Villa, Adriane Johnson, Mark L. Walker and Robert F. Martwick)

60 ILCS 1/115-5
 60 ILCS 1/115-55
 60 ILCS 1/115-90
 60 ILCS 1/115-95
 60 ILCS 1/115-97 new

Amends the Township Open Space Article of the Township Code. Reduces the acreage that constitutes open land or open space under the Article to 25 acres (currently, 50 acres). Provides, in the definition of "open space purposes", that development includes development for agricultural purposes. Provides that, after the effective date of the amendatory Act, a township board may lease open space that is a part of the township's open space program for a period not longer than 25 years from the date of the lease to an individual, a nonprofit organization, the federal government, a state government, or a local government for specified purposes consistent with open space purposes. Provides that, upon expiration of a lease of land that was leased after the effective date of the amendatory Act, title to all structures on the leased land shall be vested in the township. Provides that leased open space may be used for agricultural purposes. Provides that a township board may lease open space for open space purposes and buildings and facilities on the open space to an individual, a nonprofit organization, the federal government, a state government, or a local government. Provides that the township board may not sell, convey, donate, or otherwise dispose of open space without referendum approval by the majority of the voters of the township at a regular election, and provides that the board may certify the question of disposition of property to the appropriate election authority only if the board approves the question by at least a two-thirds majority of the board members. Provides that, if a township dissolves or is consolidated or merged or the boundaries of the township are altered, any affected open space shall continue to be used for open space purposes unless the open space is disposed of is approved by a two-thirds vote of the board of the unit of local government in control of that open space and after referendum of the voters of the unit of local government.

House Floor Amendment No. 1

Reduces the acreage that constitutes open land or open space under the Article from 50 acres or more to 12 acres or more (rather than from 50 acres or more to 25 acres or more in the introduced bill). Provides that a township board may, without a referendum, sell, convey, or donate any part of the open space to the Illinois Department of Transportation if specified conditions are satisfied. Provides that, if a township dissolves or is consolidated or merged or the boundaries of the township are altered, any open space affected by that action shall continue to be used for open space purposes unless, among other reasons, the open space is sold, conveyed, or donated to a nonprofit organization, the federal government, a state government, or a local government to be used for open space purposes.

Aug 01 25 H **Effective Date January 1, 2026**

HB 01605 Rep. Jehan Gordon-Booth **104-0049**
 Rep. Jehan Gordon-Booth-Maurice A. West, II-Camille Y. Lilly, Michelle Mussman, Anne Stava, Laura Faver Dias, Maura Hirschauer, Nabeela Syed, Lindsey LaPointe, Hoan Huynh, Janet Yang Rohr and Thaddeus Jones
 (Sen. Mark L. Walker-Rachel Ventura-Mary Edly-Allen, Karina Villa and Graciela Guzmán)

765 ILCS 120/1 from Ch. 30, par. 401
 765 ILCS 120/2 from Ch. 30, par. 402
 765 ILCS 120/4 from Ch. 30, par. 404

Amends the Real Property Conservation Rights Act. Provides that a conservation right includes preserving cultural heritage sites. Provides that any owner of real property in the State may convey a conservation right in such real property to a federally recognized Indian tribe or a State-recognized Indian tribe. Provides definitions for federally recognized Indian tribe and State-recognized Indian tribe. Provides that any holder of a conservation right may transfer or assign a conservation right to an entity eligible to hold such rights as described in the Act. Provides that a conservation right may be enforced in an action seeking injunctive relief, specific performance, or damages by any federally recognized Indian tribe or State-recognized Indian tribe that owns the conservation right.

House Committee Amendment No. 1

Deletes any reference to a State-recognized Indian tribe from the bill.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01806

Rep. Bob Morgan

104-0054

Rep. Bob Morgan-Michael Crawford, Gregg Johnson, Aarón M. Ortíz, Katie Stuart, Nabeela Syed, Janet Yang Rohr, Anne Stava, Lisa Davis, Camille Y. Lilly and Hoan Huynh
 (Sen. Ram Villivalam-Mary Edly-Allen-Robert F. Martwick-Celina Villanueva, Karina Villa, Robert Peters, Mark L. Walker and Mike Simmons)

New Act

Creates the Wellness and Oversight for Psychological Resources Act. Defines terms. Provides that an individual, corporation, or entity may not provide, advertise, or otherwise offer therapy or psychotherapy services to the public in the State unless the therapy or psychotherapy services are conducted by an individual who is a licensed professional. Provides that a licensed professional may use an artificial intelligence system only to the extent the use of the artificial intelligence system meets the definition of permitted use of artificial intelligence systems. Provides that a licensed professional may not use an artificial intelligence system in therapy or psychotherapy services to make independent therapeutic decisions, directly interact with clients in any form of therapeutic communication, or generate therapeutic recommendations or treatment plans without the review and approval by a licensed professional. Provides that any individual, corporation, or entity found in violation of the Act shall pay a civil penalty to the Department of Financial and Professional Regulation in an amount not to exceed \$10,000 per violation, as determined by the Department, with penalties assessed based on the degree of harm and the circumstances of the violation. Provides that the civil penalty shall be assessed by the Department after a hearing is held in accordance with the Department of Professional Regulation Law. Requires that an individual, corporation, or entity found in violation of the Act shall pay the civil penalty within 60 days after the date of an order by the Department imposing the civil penalty. Provides that the Department shall have authority to investigate any actual, alleged, or suspected violations of the Act. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Defines "artificial intelligence" and "consent". Removes a licensed behavioral analyst from the individuals that are included in the meaning of "licensed professional". Adds provisions concerning the permitted use of artificial intelligence under the Act. Provides that a licensed professional may not allow an artificial intelligence system to detect emotions or mental states. Provides that all records kept by a licensed professional and all communications between an individual seeking therapy or psychotherapy services and a licensed professional shall be confidential and shall not be disclosed except as required under the Mental Health and Developmental Disabilities Confidentiality Act. Makes conforming and other changes. Effective immediately.

House Committee Amendment No. 2

In provisions concerning definitions, removes the definition for "administrative or supplementary support". Adds definitions for "administrative support" and "supplementary support". Removes licensed physicians from the definition of "licensed professional". Provides that no licensed professional shall be permitted to use artificial intelligence to assist in providing supplementary support (rather than administrative or supplementary support) in therapy or psychotherapy where the client's therapeutic session is recorded or transcribed. Makes a conforming change.

Senate Committee Amendment No. 1

Makes changes to the definition of "artificial intelligence". Provides that a licensed professional may use artificial intelligence (rather than artificial intelligence systems) only to the extent the use meets the requirements of the Act. Provides that a licensed professional may not allow artificial intelligence (rather than an artificial intelligence system) to perform certain actions.

Aug 01 25 H **Effective Date August 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01865 Rep. Sue Scherer **104-0055**
 Rep. Sue Scherer-Amy Briel-Diane Blair-Sherlock and Stephanie A. Kifowit
 (Sen. Doris Turner-Suzy Glowiak Hilton-Christopher Belt-Laura Ellman, Michael W. Halpin and Julie A. Morrison)

815 ILCS 505/2HHHH new

Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that it is an unlawful practice for any seller of accident insurance or health insurance to solicit individuals who are residents of a nursing home or long-term care facility or individuals who are over the age of 65, unless the seller: (1) does not require a purchasing decision in the first communication to the potential enrollee; (2) advises the potential enrollee of the benefit of examining the potential enrollee's current insurance plan and discussing any changes with a family member, friend, or other advisor before making any decisions; (3) provides a phone number that may be called if the potential enrollee or the potential enrollee's family members, friends, or other advisors have any questions; and (4) allows the potential enrollee to opt out of any future communications with the seller. Provides that it is also an unlawful practice for any seller or provider of accident insurance or health insurance to enter into or amend an insurance policy with a person who: (1) is over the age of 65 and who has executed a power of attorney to give another person authority over medical decisions; or (2) has a medical condition, such as dementia, that would reduce the person's capacity to make informed decisions independently. Provides that the provision does not apply to a new insurance policy or an amendment to an insurance policy that is agreed to by a person with a lawfully executed power of attorney relating to the enrollee or potential enrollee's health or financial matters.

House Committee Amendment No. 1

Adds reference to:

215 ILCS 5/424

from Ch. 73, par. 1031

Adds reference to:

215 ILCS 5/427.5 new

Replaces everything after the enacting clause. Amends the Unfair Methods of Competition and Unfair and Deceptive Acts and Practices Article of the Illinois Insurance Code. Provides that, unless certain requirements are met, it is an unfair method of competition and unfair and deceptive act or practice in the business of insurance to: (A) solicit either an individual who is a resident of a nursing home or long-term care facility or an individual who is over the age of 65, to purchase accident or health insurance or (B) enter into or amend an accident or health insurance policy with an individual who is over the age of 65 and who has executed a health care power of attorney or has a medical condition, such as dementia, that reduces the person's capacity to make informed decisions independently. Provides that if, after a hearing, the Director of Insurance determines that a person has violated either of these prohibitions, then the Director may declare void and unenforceable any agreement or policy of insurance solicited, entered into, or amended as a result of that violation. Amends the Consumer Fraud and Deceptive Business Practices Act. Makes it an unlawful practice for a nursing home or long-term care facility to make substantive changes likely to be disruptive to a resident or move a resident's place of living without prior approval from a family member, guardian, or power of attorney of the resident if the resident suffers from dementia or suffers from a medical condition that reduces the resident's capacity to make informed decisions independently.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01910 Rep. Anna Moeller **104-0056**
 Rep. Anna Moeller-Anne Stava, Michelle Mussman, La Shawn K. Ford, Stephanie A. Kifowit, Janet Yang Rohr,
 Camille Y. Lilly, Diane Blair-Sherlock, Matt Hanson and Hoan Huynh
 (Sen. Laura Fine)

75 ILCS 5/1-8 new
 225 ILCS 85/19.1

Amends the Illinois Local Library Act. Provides that all libraries open to the general public in the State shall maintain a supply of opioid antagonists in an accessible location. Provides that any authorized personnel may administer an opioid antagonist to any person whom the authorized personnel believes, in good faith, to be having an opioid overdose (i) on library grounds; (ii) in the immediate vicinity of the library; or (iii) at a library-sponsored event. Requires libraries to ensure that during all operating hours, there is at least one person present in the library who has completed training in how to recognize and respond to an opioid overdose, including the administration of an opioid antagonist. Requires the Director of the Department of Public Health to identify organizations qualified to offer the training. Provides that the health department of any county where a Library is located may provide, either directly or through providing necessary funds, a supply of opioid antagonists to the library. Allows the Department to adopt rules to implement the provisions. Makes conforming changes in the Pharmacy Practice Act.

House Floor Amendment No. 2

Deletes reference to:
 225 ILCS 85/19.1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes changes to definitions. Requires a library, during operating hours, to take reasonable steps to have (rather than to ensure that there is) at least one person present in the library who has completed training in how to recognize and respond to an opioid overdose, including the administration of an opioid antagonist. Provides that training may (rather than shall) be conducted by an organization recognized for providing such training or may be created by the library using free resources available on the Department of Public Health's website or the Department of Human Services' website (rather than may be conducted online or in person). Provides that a library and its authorized personnel are immune from liability for the administration of an opioid antagonist under the provisions, except for wilful and wanton misconduct (rather than except for acts of gross recklessness or acts intended to cause harm). Specifies that a library may receive an opioid antagonist from any lawful source. Removes language allowing the Department of Human Services to adopt rules as necessary to implement the provisions. Removes changes to the Pharmacy Practice Act. Makes other changes.

Aug 01 25 H **Effective Date January 1, 2026**

HB 02336 Rep. Anthony DeLuca **104-0057**
 Rep. Anthony DeLuca-Michael J. Kelly, Dave Vella, Martha Deuter, Kelly M. Cassidy, Hoan Huynh, Patrick Sheehan,
 Mary Gill, John M. Cabello, Martin J. Moylan and Nicolle Grasse
 (Sen. Patrick J. Joyce, Paul Faraci, Meg Loughran Cappel and Julie A. Morrison)

65 ILCS 5/11-6-12 new
 70 ILCS 705/11n new

Amends the Fire Protection District Act and the Illinois Municipal Code. Provides that municipalities and fire protection districts may fix, charge, and collect reasonable fees from an individual, an assisted living facility, or a nursing home facility for all nonemergency lift-assist services rendered by a fire department, firefighter, an emergency response unit, public safety employee of a municipal department, or fire protection district in connection with providing nonemergency lift-assist services to a patient or other individual. Provides that the fees may not exceed the actual personnel and equipment costs for all services rendered by the municipality or fire protection district in connection with providing lift-assist services to a patient or other individual.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a municipality or fire protection district may fix, charge, and collect reasonable fees from an assisted living facility or nursing home facility for every lift-assist service after the 6th lift assist service provided to that assisted living facility or nursing home facility that year rendered by the municipality or fire protection district in connection with providing lift-assist services to a patient or other individual (rather than fix, charge, and collect reasonable fees from individuals, assisted living facilities, and nursing home facilities for all nonemergency lift-assist services rendered by the municipality or fire protection district in connection with providing nonemergency lift-assist services to a patient or other individual). Makes changes to definitions.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02339 Rep. Tony M. McCombie **104-0058**
 Rep. Tony M. McCombie
 (Sen. Patrick J. Joyce-Dale Fowler, Andrew S. Chesney, Chris Balkema and Mattie Hunter)

520 ILCS 5/2.25 from Ch. 61, par. 2.25

Amends the Wildlife Code. Provides that, if the Department of Natural Resources is using its sharpshooting program to manage chronic wasting disease in a deer herd that is found in a specified area or county in the State and if no cases of that disease have been identified in that herd in the preceding 3 calendar years, then the Department shall end the use of that program to manage that disease in that area or county. Provides, however, that the program may be reinstated within the area or county if chronic wasting disease is again identified in that herd.

House Committee Amendment No. 1

Specifies that the Department of Natural Resources shall take the deer management actions described in the introduced bill on a county-by-county basis (rather than on an areawide or county-by-county basis).

Aug 01 25 H **Effective Date January 1, 2026**

HB 02340 Rep. Tony M. McCombie **104-0059**
 Rep. Tony M. McCombie
 (Sen. Patrick J. Joyce-Dale Fowler, Andrew S. Chesney, Chris Balkema, Sally J. Turner and Li Arellano, Jr.)

520 ILCS 5/3.1-6

Amends the Wildlife Code. Authorizes the issuance of landowner deer, turkey, and combination permits to landowners, resident tenants, and bona fide equity shareholders, members, or partners with at least 20 acres in a county where the Department of Natural Resources has positively identified chronic wasting disease cases in the deer herd (rather than 40 acres of land).

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Wildlife Code. In provisions regarding special deer, turkey, and combination hunting licenses, provides that Landowner Deer permits shall be issued without charge to (1) Illinois landowners residing in the State who own at least 20 acres in a county where the Department of Natural Resources has identified chronic wasting disease in the deer herd and who wish to hunt upon their land only; (2) resident tenants of at least 20 acres of commercial agricultural land in a county where the Department has identified chronic wasting disease in the deer herd where they will hunt and who wish to hunt upon the land they are tenants of only; and (3) persons with certain ownership interests regarding 20 acres of land in a county where the Department has identified chronic wasting disease in the deer herd and who wish to hunt on the relevant land only, with certain requirements. Requires rulemaking for fees and procedures with respect to nonresidents who own at least 20 acres of land.

Aug 01 25 H **Effective Date January 1, 2026**

HB 02464 Rep. Laura Faver Dias **104-0060**
 Rep. Laura Faver Dias-Robert "Bob" Rita-Natalie A. Manley, Dagmara Avelar, Nabeela Syed, Michael Crawford,
 Nicolle Grasse, Camille Y. Lilly, Hoan Huynh, Barbara Hernandez, Yolonda Morris, Sharon Chung and Norma
 Hernandez
 (Sen. Laura Fine)

215 ILCS 5/356z.3a

Amends the Accident and Health Article of the Illinois Insurance Code. Provides that no health insurer may charge a patient out-of-network rates for neonatal care at any hospital.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Accident and Health Article of the Illinois Insurance Code. Provides that if a beneficiary, insured, or enrollee receives neonatal intensive care from a nonparticipating provider or nonparticipating facility, a health insurance issuer shall ensure that the beneficiary, insured, or enrollee shall incur no greater out-of-pocket costs than he or she would have incurred with a participating provider or a participating facility, as long as the nonparticipating provider or nonparticipating facility bills the neonatal intensive care as emergency services.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02517 Rep. Lisa Davis **104-0061**

Rep. Lisa Davis-Janet Yang Rohr-Maurice A. West, II-Kelly M. Cassidy, Theresa Mah, Camille Y. Lilly, Amy Briel, Diane Blair-Sherlock, Kimberly Du Buclet, Yolonda Morris, Laura Faver Dias, Mary Beth Canty, Michael Crawford, Rick Ryan, Marcus C. Evans, Jr., Jawaharial Williams, Suzanne M. Ness, Debbie Meyers-Martin, Curtis J. Tarver, II, Martin J. Moylan, Kevin John Olickal, Abdelnasser Rashid, Sonya M. Harper, Justin Slaughter, Nicolle Grasse, Barbara Hernandez, Robert "Bob" Rita, Lindsey LaPointe, Martha Deuter, Michelle Mussman, Tracy Katz Muhl, Gregg Johnson, Maura Hirschauer, Harry Benton, Rita Mayfield, Anne Stava, Dagmara Avelar, Edgar González, Jr., Nabeela Syed, Nicholas K. Smith, Kam Buckner, Norma Hernandez and Hoan Huynh
 (Sen. Willie Preston-Christopher Belt-Mattie Hunter-Napoleon Harris, III and Adriane Johnson)

20 ILCS 2310/2310-735 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall create a professional development course that addresses racial disparities in maternal health treatment and the impact of racial disparities on non-Hispanic Black and American Indian women. Provides that the course shall have a length of at least one hour. Requires the course to include education on (i) current statistics about pregnancy-related death for all racial and ethnic groups, as defined by the Centers for Disease Control and Prevention, (ii) potential risk factors associated with women that are a part of a marginalized racial or ethnic group that has increased maternal mortality rates, and (iii) medical care plans and programs that have been demonstrated to successfully decrease maternal mortality rates and complications before and after pregnancy. Provides that the Department shall require health care professionals to complete the professional development course.

House Committee Amendment No. 1

Deletes reference to:

20 ILCS 2310/2310-735 new

Adds reference to:

20 ILCS 2105/2105-15.7

Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Defines "maternal health care services", "postnatal care", and "prenatal care". Provides that, on and after January 1, 2026, health care professionals who provide maternal health care services and seek to renew a license or registration shall complete at least a one-hour course in training on implicit bias awareness that includes training in potential maternal health risk factors associated with childbearing individuals who are part of a marginalized racial or ethnic group with increased maternal mortality rates.

House Floor Amendment No. 2

Changes the date on and after which the training on implicit bias awareness shall include training in potential maternal health risk factors from January 1, 2026 to July 1, 2026. Provides that change to implicit bias awareness training shall apply to health care professionals who report to the Department of Financial and Professional Regulation that they provide (rather than who provide) maternal health care services and seek to renew a license or registration.

Aug 01 25 H **Effective Date January 1, 2026**

HB 02726 Rep. Anna Moeller **104-0062**

Rep. Anna Moeller, Anne Stava, Nicolle Grasse, Kelly M. Cassidy, Diane Blair-Sherlock, Maurice A. West, II, Martha Deuter and Thaddeus Jones
 (Sen. Rachel Ventura)

20 ILCS 805/805-135 new

Amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois. Provides that the Department of Natural Resources has the power to exercise all rights, powers, and duties conferred by law and to take measures that are necessary for the implementation of rewilding as a conservation strategy in this State, including, but not limited to, the restoration of land to its natural state, the reintroduction of native species, particularly apex predators and keystone species, and the restoration of ecological processes as defined by State-specific baselines.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02751	Rep. Martin J. Moylan Rep. Martin J. Moylan-Jaime M. Andrade, Jr. (Sen. Laura M. Murphy)	104-0063
625 ILCS 5/4-203		
625 ILCS 5/5-102.1		from Ch. 95 1/2, par. 5-102.1
625 ILCS 5/5-110 new		
625 ILCS 5/5-501		from Ch. 95 1/2, par. 5-501
625 ILCS 5/5-803		

Amends the Illinois Vehicle Code. Provides that if a vehicle is displayed for sale or for transfer of ownership with a vehicle identification number that has been destroyed, removed, covered, altered, or defaced, its removal by a towing service may be authorized by a law enforcement agency having jurisdiction. Prohibits a motor vehicle dealer or person acting as a motor vehicle dealer from parking a motor vehicle for the primary purpose of displaying the vehicle for sale or for transfer of ownership on: (1) a public street or highway; (2) a public parking lot; (3) any other public property; or (4) any private property if the public may lawfully drive a motor vehicle on the property. Creates the Unlicensed Motor Vehicle Dealer Enforcement Task Force to: (1) meet at least quarterly to review unlicensed motor vehicle dealer enforcement activities in the State; and (2) submit a report to the Secretary of State at least quarterly that contains the status of the Task Force's findings and provide a copy of the report to the General Assembly. Allows the license of a person to be denied, revoked, or suspended if the licensee has offered for private sale a motor vehicle in the licensee's or exhibitor's inventory. Increases the administrative penalties for violation of certain provisions from \$50 per violation to not less than \$1,000 and no more than \$3,000 per violation. Provides that if the Secretary of State has reasonable cause to believe from information furnished to the Secretary or from an investigation made by a Secretary of State Police that a person is engaged in a regulated business without being licensed as required by law, the Secretary shall immediately issue and serve on the person a cease and desist order requiring the person to immediately cease and desist from further engaging in the business and shall notify the person that the person has the right to contest the cease and desist order in proceedings before the Secretary of State's Department of Administrative Hearings and that penalties may be imposed.

House Floor Amendment No. 1

Makes the following changes to the provisions establishing the Unlicensed Motor Vehicle Dealer Enforcement Task Force: Adds 4 members to the Task Force, 3 of which shall be members of the Office of the Illinois Attorney General and one member who represents an auction firm or credentialing company. Sets forth the purpose of the Task Force. Provides that for the initial appointments. Provides that the Secretary of State shall provide administrative and technical support. Provides that the members shall serve without compensation.

House Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill. Makes the following change to the provision regarding permits for offsite sales and exhibitions: Provides that the changes made by the amendatory Act do not prohibit off-site sales, displays, or other activities already permitted under the Code. Makes the following changes to the provisions establishing the Unlicensed Motor Vehicle Dealer Enforcement Task Force: Adds 4 members to the Task Force, 3 of whom shall be members of the Office of the Illinois Attorney General and one member who represents an auction firm or credentialing company. Provides that, of the members who represent automobile dealers, one shall be a member of a statewide trade association representing franchised dealers. Sets forth the purpose of the Task Force. Provides that the Secretary of State shall provide administrative and technical support. Provides that the members shall serve without compensation.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02849 Rep. Maurice A. West, II **104-0064**
 Rep. Maurice A. West, II and Hoan Huynh
 (Sen. Steve Stadelman-Laura M. Murphy)

765 ILCS 745/6.2 new

Amends the Mobile Home Landlord and Tenant Rights Act. Provides that a park owner is prohibited from requiring a tenant to pay for utility service in which the public utility company charging for those services includes any service to common areas, other mobile homes, areas used or occupied by persons other than the individual tenant, and persons occupying the same mobile home with the tenant. Provides that a park owner may not request or cause a change in billing in metered utilities during the term of a lease (i) from a tenant to the park owner or landlord or (ii) from the park owner to a tenant. Requires the park owner to provide a minimum of 90 days' notice to each affected tenant before changing the service but no less than 90 days before the expiration of a lease. Allows the park owner and tenant to agree to amend the lease to effect such a change as long as the amendment is in writing and signed by both parties. Provides that any term or condition in a rental agreement between the park owner and the tenant that is inconsistent with the Act is void and unenforceable. Requires park owners to provide detailed copies of monthly utility bills to tenants for utilities paid by the park owner regardless of the metering arrangement.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Mobile Home Landlord and Tenant Rights Act. Provides that a park owner is prohibited from requiring a tenant to pay for utility services, such as water, sewer, and trash used in common areas in which a public utility company is charging for those services. Provides that if the public utility usage for common areas is not separately measured by equipment such as a water meter, the park owner may not charge the tenants for more than 80% of the public utility services for which the park owner was billed. Requires on an annual basis that the park owner provide tenants with a written explanation of how a tenant's share of the utility charge was calculated, and upon request from a tenant, must provide a copy of the park's monthly utility bills to tenants for any utility charge separately billed under the Act.

Aug 01 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03657 Rep. Stephanie A. Kifowit **104-0065**
 Rep. Stephanie A. Kifowit-Mary Gill-Michael J. Kelly-Kimberly Du Buclet-Rick Ryan, Michael Crawford, Nicolle Grasse, Lisa Davis and Harry Benton
 (Sen. Robert F. Martwick-Cristina Castro-Bill Cunningham and Mike Porfirio)

40 ILCS 5/13-207 from Ch. 108 1/2, par. 13-207
 40 ILCS 5/13-310 from Ch. 108 1/2, par. 13-310
 40 ILCS 5/13-706 from Ch. 108 1/2, par. 13-706

Amends the Metropolitan Water Reclamation District Article of the Illinois Pension Code. Provides that an ordinary disability benefit shall be allowed only if the employee is examined, at least annually, by a licensed health care professional appointed by the Board of Trustees of the Fund. In the definition of "salary", provides that, for a member on a disability benefit, salary is the salary on which the disability benefit is based. Provides that the Board has the power to issue subpoenas to compel the attendance of witnesses to testify before the Board and to compel the production of documents and records upon any matter concerning the Fund, including in conjunction with specified matters. Sets forth provisions concerning fees of witnesses for attendance and travel and compliance with a subpoena.

Senate Committee Amendment No. 1

Deletes reference to:
 40 ILCS 5/13-207
 Deletes reference to:
 40 ILCS 5/13-310
 Deletes reference to:
 40 ILCS 5/13-706
 Adds reference to:
 40 ILCS 5/13-101

from Ch. 108 1/2, par. 13-101

Replaces everything after the enacting clause. Amends the Illinois Pension Code. Makes a technical change in a Section concerning the Metropolitan Water Reclamation District.

Senate Floor Amendment No. 2

Deletes reference to:
 40 ILCS 5/13-101
 Adds reference to:
 40 ILCS 5/5-238
 Adds reference to:
 40 ILCS 5/6-229
 Adds reference to:
 30 ILCS 805/8.49 new

Replaces everything after the enacting clause. Amends the Chicago Police and Chicago Firefighter Articles of the Illinois Pension Code. Provides that, for Tier 2 policemen, "final average salary" is the greater of: (i) the average monthly salary obtained by dividing the total salary of the policeman during the 96 consecutive months of service within the last 120 months of service in which the total salary was the highest; or (ii) the average monthly salary obtained by dividing the total salary of the policeman during the 48 consecutive months of service within the last 60 months of service in which the total salary was the highest. Provides that the limit on salary for all purposes under the Code for Tier 2 policemen and Tier 2 firemen shall annually be increased by the lesser of 3% or the annual (instead of one-half of the annual) unadjusted percentage increase in the consumer price index-u, including all previous adjustments. Provides that the surviving spouse's annuity for certain Tier 2 policemen and Tier 2 firemen shall be 54% of the policeman's or fireman's monthly salary at the time of the policeman's or fireman's death. Provides that, if the deceased policeman or fireman was a parent of a child or children and there is a surviving spouse, 12% of the policeman's or fireman's monthly salary at the date of death, or 12% of the policeman's or fireman's earned pension, shall be granted to the guardian of any such minor child or children. Provides that, upon the death of the surviving spouse leaving one or more children under the age of 18, or upon the death of a policeman or fireman leaving one or more children but no surviving spouse, a monthly pension of 20% of the policeman's or fireman's monthly salary at the date of death or 20% of the policeman's or fireman's earned pension at the date of death shall be granted to the guardian of each such child until the child reaches age 18. Makes other changes. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00104 Sen. Sara Feigenholtz **104-0069**

Sen. Sara Feigenholtz and Li Arellano, Jr.
 (Rep. Ann M. Williams)

750 ILCS 50/18.3

from Ch. 40, par. 1522.3

750 ILCS 50/18.3a

from Ch. 40, par. 1522.3a

Amends the Adoption Act. Provides that in request for a confidential intermediary by an adoptive parent or legal guardian of an adopted or surrendered person under the age of 21, the appointment of the confidential intermediary may include, for the purpose of exchanging medical information, identifying information or arranging contact with a mutually consenting adoptive parent or legal guardian of an adopted or surrendered person under the age of 21 who is biologically related to the petitioning adoptive parent's or legal guardian's adopted or surrendered child. Provides that the confidential intermediary shall disclose identifying information about the adult adopted or surrendered person that would have been reflected on the original filed certificate of birth under certain circumstances. Moves a provision regarding records a confidential intermediary has access to from a Section concerning the Illinois Adoption Registry and Medical Information Exchange to a Section concerning confidential intermediaries.

Senate Committee Amendment No. 1

Replaces similar language with provisions that the adoptive parent or legal guardian of an adopted or surrendered person under the age of 21 may also petition the court for the appointment of a confidential intermediary for purposes of obtaining identifying information or arranging contact with a mutually consenting adoptive parent or legal guardian of a birth sibling of the petitioner's adopted or surrendered child under the age of 21.

Aug 01 25 S **Effective Date January 1, 2026**

SB 00106 Sen. Javier L. Cervantes **104-0070**

Sen. Javier L. Cervantes and Laura M. Murphy
 (Rep. Maurice A. West, II)

20 ILCS 3930/7

from Ch. 38, par. 210-7

Amends the Illinois Criminal Justice Information Act. Authorizes the Illinois Criminal Justice Information Authority to: (1) use the services of, and enter into necessary agreements with, outside entities for the purpose of evaluating grant applications and for the purpose of administering or monitoring compliance with grant agreements; (2) make grants to community-based organizations, local government agencies, non-profit organizations, or other eligible entities for specified criminal justice and public safety programs; and (3) adopt rules necessary to carry out the Authority's responsibilities under the Act. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Authorizes the Illinois Criminal Justice Information Authority to use the services of, and enter into necessary agreements having a term of up to 2 years with, outside entities for the purpose of scoring and evaluating grant applications (rather than to use the services of, and enter into necessary agreements having a term of up to 2 years with, outside entities for the purpose of evaluating grant applications and for the purpose of administering or monitoring compliance with grant agreements). Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

SB 00119 Sen. Karina Villa **104-0071**

Sen. Karina Villa, Rachel Ventura, Laura M. Murphy, Kimberly A. Lightford, Napoleon Harris, III, Julie A. Morrison,
 Cristina Castro and Meg Loughran Cappel
 (Rep. Anna Moeller)

410 ILCS 320/1

from Ch. 111 1/2, par. 4801

410 ILCS 320/2

from Ch. 111 1/2, par. 4802

Amends the Prenatal Syphilis Act. Provides that every appropriate health care professional (rather than physician or other person) attending in a professional capacity a pregnant woman in Illinois shall test every pregnant person (rather than take or cause to be taken a sample of blood of such woman) at the time of the first examination and shall perform a second test (rather than shall take or cause to be taken a second sample of blood) during the third trimester of pregnancy, between 27 through 32 weeks of gestation. Deletes certain references to serological tests. Provides that reports of births and still births shall be made by appropriate health care professionals (rather than by physicians or other persons).

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00128 Sen. Julie A. Morrison **104-0072**

Sen. Julie A. Morrison and Laura M. Murphy
 (Rep. Katie Stuart)

510 ILCS 5/8

from Ch. 8, par. 358

Amends the Animal Control Act. In a provision regarding an exemption for rabies inoculation if a licensed veterinarian determines in writing that a rabies inoculation would compromise an animal's health, provides that the determination is valid for one year but may be annually renewed thereafter by a licensed veterinarian.

Aug 01 25 S **Effective Date January 1, 2026**

SB 00175 Sen. Laura Fine **104-0073**

Sen. Laura Fine and Laura M. Murphy
 (Rep. Kelly M. Cassidy)

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.80 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, 2026 shall provide coverage for the cost of a karyotype test or related hormone testing to diagnose Klinefelter syndrome. 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

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, 2027 (instead of 2026) shall provide coverage for a karyotype test or related hormone testing (instead of the cost of a karyotype test or related hormone testing) to diagnose Klinefelter syndrome.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00188 Sen. Michael W. Halpin **104-0074**
 Sen. Michael W. Halpin
 (Rep. Gregg Johnson)

405 ILCS 110/45

Amends the Out-of-State Person Subject to Involuntary Admission on an Inpatient Basis Mental Health Treatment Act. Extends the repeal date of the Act from January 1, 2026 to January 1, 2031. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

405 ILCS 110/5

Adds reference to:

405 ILCS 110/10

Adds reference to:

405 ILCS 110/15

Adds reference to:

405 ILCS 110/40

Replaces everything after the enacting clause. Amends the Out-of-State Person Subject to Involuntary Admission on an Inpatient Basis Mental Health Treatment Act. Makes the mental health pilot project created under Public Act 100-12 a permanent program. Contains provisions on reporting requirements for regional facilities participating in the mental health program. Requires the reports to be submitted to the Department of Human Services and include demographic information on the number of persons served under the program, their lengths of stay, cost data, any specific problems or concerns raised during their stay, and comments from service providers, hospitals, courts, law enforcement organizations, and advocacy organizations. Extends the repeal date of the Act from January 1, 2026 to January 1, 2031. Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

SB 00191 Sen. Julie A. Morrison **104-0075**
 Sen. Julie A. Morrison, Mike Simmons and Laura M. Murphy
 (Rep. Bob Morgan-Jeff Keicher)

625 ILCS 5/12-826 new

Amends the Illinois Vehicle Code. Requires, beginning January 1, 2027, each designated seating position in any newly purchased or leased school bus to be equipped with a combination pelvic and upper torso seat safety belt system in good operating condition and meeting all applicable federal standards. Provides that the provisions do not apply to a school bus that is legally registered in another state and displaying valid registration plates of that state if the bus is not operated in Illinois on a regular basis and the bus is operated in Illinois in connection with a cultural, tourist, athletic, or other similar activity for students enrolled in a school located outside of Illinois. Effective immediately.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Provides that, beginning July 1, 2031, each designated seating position in any newly purchased school bus shall be equipped with a combination pelvic and upper torso seat safety belt system in good operating condition and meeting all applicable federal standards. Provides that nothing in the provisions requires a public or nonpublic school, school district, transportation provider or contractor, or other entity operating a school bus to ensure that the seat safety belt or other restraint system is correctly adjusted and fastened or to give instruction on how to correctly adjust or fasten the seat safety belt or other restraint system. Provides that the requirement does not apply to a school bus that is leased by a school district or a school bus that is legally registered in another state and displaying valid registration plates of that state if the bus is not operated in Illinois in connection with a cultural, tourist, athletic, or other similar activity for students enrolled in a school located outside of Illinois. Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00212

Sen. Laura Fine

104-0076

Sen. Laura Fine-Willie Preston, Rachel Ventura, Mike Simmons and Graciela Guzmán
(Rep. Katie Stuart-Anthony DeLuca-Anne Stava-Jennifer Sanalidro, Harry Benton, Martha Deuter, Maurice A. West, II, Michael Crawford, Elizabeth "Lisa" Hernandez, Terra Costa Howard, Mary Beth Canty, Michelle Mussman, Norma Hernandez, Will Guzzardi, Janet Yang Rohr, Joyce Mason, Dagmara Avelar, Lilian Jiménez, Theresa Mah, Tracy Katz Muhl, Margaret Croke, Barbara Hernandez, Sharon Chung, Yolonda Morris, Stephanie A. Kifowit, Robyn Gabel, Jennifer Gong-Gershowitz, Daniel Didech, Amy Briel, Kelly M. Cassidy, Camille Y. Lilly, Kimberly Du Buclet, Aarón M. Ortíz, Robert "Bob" Rita and Abdelnasser Rashid)

820 ILCS 260/10

Amends the Nursing Mothers in the Workplace Act. Provides that an employer shall provide 30 minutes of paid break time (rather than reasonable break time) to an employee who needs to express breast milk for her nursing infant child each time the employee has the need to express milk for one year after the child's birth. Provides that the employee may use other paid break time or meal time for any time needed in excess of 30 minutes. Provides that an employer shall provide paid break time (rather than reasonable break time) as needed by the employee unless to do so would create an undue hardship.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Nursing Mothers in the Workplace Act. Provides that an employer shall compensate an employee during the break time provided under the Act at the employee's regular rate of compensation. Provides that an employer shall not require an employee to use paid leave during the break time or reduce an employee's compensation during the break time in any other manner.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00213 Sen. Steve Stadelman **104-0077**
 Sen. Steve Stadelman and Mike Simmons
 (Rep. Dave Vella, Jay Hoffman and Sharon Chung)

815 ILCS 412/10
 815 ILCS 412/20 new
 815 ILCS 412/25 new

Amends the Strengthening Community Media Act. Provides that, for the fiscal year following the effective date of the amendatory Act, and each fiscal year thereafter, a State agency shall direct at least 5% of its total spending on advertising to local news organization publications, provided that a State agency may seek an exemption from this requirement upon a showing to the Department of Commerce and Economic Opportunity that the purposes of the advertising are inconsistent with placement in a local news organization. Provides that the Department shall maintain a list of eligible local news organizations. Provides that all State agencies are prohibited from discriminating among local news organizations based on editorial content, unless that content is objectively relevant to the target audience and articulated purposes of the advertising. Provides that, no later than 3 months after the effective date of the amendatory Act, the Department shall publish on its website a report on the implementation of the Act. Provides that, for the first full fiscal year following the effective date of the amendatory Act, and each fiscal year thereafter, the Department shall publish an annual report that includes specified information. Defines "State agencies".

Senate Committee Amendment No. 1

Deletes reference to:

815 ILCS 412/10

Deletes reference to:

815 ILCS 412/20 new

Deletes reference to:

815 ILCS 412/25 new

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Government Advertising Spending Transparency Act. Provides that, no later than June 30, 2026, and each year thereafter, each State agency or department shall report the amount and distribution of its advertising spending to the General Assembly and post the report on its website. Specifies information that shall be included in the report.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Creates the Government Advertising Spending Transparency Act. Provides that, no later than October 1, 2026 (rather than no later than June 30, 2026), and October 1 of each year thereafter, each State agency or department shall report the amount and distribution of its advertising spending to the General Assembly and post the report on its website. Provides that, if a contracted vendor places advertisements on behalf of a State agency or department, the State agency or department shall make a good faith effort to collect from the vendor sufficient information to comply with the provisions of the Act.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00220 Sen. Mike Porfirio **104-0078**
 Sen. Mike Porfirio, Paul Faraci, Craig Wilcox, Willie Preston and Meg Loughran Cappel
 (Rep. Stephanie A. Kifowit-Joyce Mason-Sue Scherer-Amy Briel-Debbie Meyers-Martin, Kevin Schmidt and Nicolle Grasse)

820 ILCS 151/1
 820 ILCS 151/5
 820 ILCS 151/12 new
 820 ILCS 151/15
 820 ILCS 151/20

Amends the Family Military Leave Act. Changes the name of the Act to the "Military Leave Act". Provides that an employee may use up to 8 hours per calendar month to participate in a funeral honors detail, up to a total of 40 hours per calendar year, or more if authorized by the employer or if provided for in a collective bargaining agreement. Provides for requirements to take leave for funeral honors details. Provides that an employee that takes leave may do so in lieu of, and without having exhausted, his or her vacation leave, personal leave, compensatory leave, or any other leave that may be granted to the employee, including sick leave and disability leave. Defines terms. Provides that the employer of an employee that takes leave must pay the employee his or her regular rate of pay for the leave taken to participate in a funeral honors detail. Makes conforming changes. Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

SB 00224 Sen. Donald P. DeWitte **104-0079**
 Sen. Donald P. DeWitte and Kimberly A. Lightford
 (Rep. Jeff Keicher)

415 ILCS 5/15 from Ch. 111 1/2, par. 1015

Amends the Environmental Protection Act. Provides that, in the case of water main installation projects, all water main-related appurtenances, and specifically fire hydrants and valves, shall be included in the Agency's written approval of specified public water supply plans. Requires fire hydrants and valves to be designed and installed in accordance with specified standards.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Environmental Protection Act to provide that in the case of water main installation projects, all water main and appurtenances, including, but not limited to, fire hydrants and valves that are under the ownership and control of a public water supply and located in a public right of way or utility access easement, shall be included in the Environmental Protection Agency's written approval. Provides that design review and permitting of water main and fire hydrants is the sole responsibility of the Environmental Protection Agency and water main and fire hydrants shall be installed in accordance with the written Agency permit. Requires that fire hydrants connected to a plumbing system to be installed in accordance with the Illinois Plumbing License Law and the rules and ordinances issued thereunder.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00291 Sen. Julie A. Morrison **104-0080**
 Sen. Julie A. Morrison
 (Rep. Michelle Mussman, Anne Stava and Nicolle Grasse)

New Act

Creates the One Health Framework Task Force Act. Establishes the One Health Framework Task Force in the Department of Public Health for the purpose of developing a strategic plan to promote interdisciplinary communication and collaboration between physicians, veterinarians, and other scientific professionals and State agencies, with the goal of promoting the health and well-being of the State's residents, animals, and environment. Declares goals and responsibilities of the Task Force. Provides that the Task Force shall partner with or consult with certain entities in the State. Lists the members of the Task Force. Provides that the Task Force shall convene and meet at the call of the chairperson. Provides that the Department of Public Health shall provide support to the Task Force. Provides that members of the Task Force shall serve without compensation but shall be reimbursed for reasonable and necessary expenses from funds appropriated for that purpose. Provides that the Task Force shall submit a final report to the General Assembly and the Governor on or before January 1, 2027. Defines terms.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Creates the One Health Commission Act (rather than the One Health Framework Task Force Act). Establishes the One Health Commission (rather than the One Health Framework Task Force) in the Department of Public Health for certain purposes. Changes references to One Health Framework Task Force to references to One Health Commission. Makes changes to the goals and responsibilities of the Commission. Adds the President of the University of Illinois System (or the President's designee) as a member of the Commission and as a co-chairperson. Provides that the Director of Commerce and Economic Opportunity (or the Director's designee) shall serve as an ex officio, nonvoting, advisory member. Provides that certain members of the Commission shall be appointed by the Director of Public Health (rather than the Governor). Provides that members shall be appointed for terms of 4 years. Deletes provisions requiring reimbursement for reasonable necessary expenses from funds appropriated for that purpose. Provides that the Commission shall submit a final report on or before January 1, 2028 (rather than 2027), and makes changes to the requirements for the report. Makes changes to the findings. Makes technical and other changes.

Aug 01 25 S **Effective Date January 1, 2026**

SB 01158 Sen. Neil Anderson **104-0081**
 Sen. Neil Anderson
 (Rep. Tony M. McCombie and Thaddeus Jones)

605 ILCS 115/0.01 from Ch. 137, par. 0.01

Amends the Toll Bridge Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

605 ILCS 115/0.01

Adds reference to:

625 ILCS 5/3-611.5

Adds reference to:

625 ILCS 5/12-215

Adds reference to:

625 ILCS 5/12-601

from Ch. 95 1/2, par. 12-601

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Allows the Secretary of State to issue fire chief plates to a chief of a Mutual Aid Box Alarm System. Provides that a chief of a Mutual Aid Box Alarm System that operates a warning device upon a vehicle not owned by a municipality or fire protection district shall display fire chief license plates. Provides that, with the exception of permanently issued license plates, upon the resignation, termination, or reassignment from a Mutual Aid Box Alarm System, a person issued fire chief license plates shall immediately surrender the license plates to the Secretary of State. Provides that a vehicle operated by a chief of a Mutual Aid Box Alarm System who has completed an emergency vehicle operation training course approved by the Office of the State Fire Marshal and designated or authorized by local authorities, fire departments, or Mutual Aid Box Alarm Systems, in writing, as a fire department, fire protection district, township fire department, or Mutual Aid Box Alarm System vehicle; however, the designation or authorization must be carried in the vehicle, and the lights may be visible or activated only when responding to a bona fide emergency. Allows a vehicle operated by a chief of a Mutual Aid Box Alarm System to be equipped with a siren, whistle, or bell capable of emitting sound audible under normal conditions from a distance of not less than 500 feet.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01160 Sen. Chapin Rose **104-0082**
 Sen. Chapin Rose
 (Rep. Brandun Schweizer-Stephanie A. Kifowit-Kevin Schmidt-Paul Jacobs-Dan Swanson, Martin McLaughlin, Chris Miller and Brad Halbrook)

605 ILCS 127/1

Amends the Heroes Way Designation Program Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

605 ILCS 127/1

Adds reference to:

625 ILCS 5/3-699.21

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Allows a resident of the State who served in the United Nations Protection Force in Somalia, Panama, or Grenada to apply for a United Nations Protection Force license plate.

Aug 01 25 S **Effective Date January 1, 2026**

SB 01173 Sen. Mike Simmons **104-0083**
 Sen. Mike Simmons-Graciela Guzmán-Lakesia Collins, Rachel Ventura and Li Arellano, Jr.
 (Rep. Kelly M. Cassidy-Mary Gill-Angelica Guerrero-Cuellar)

15 ILCS 335/12

from Ch. 124, par. 32

Amends the Illinois Identification Card Act. Removes a provision that requires the application of a homeless individual for an Illinois Identification Card to be accompanied by an affirmation by a qualified person, on a form provided by the Secretary of State, that the applicant is currently homeless.

Senate Floor Amendment No. 2

Deletes reference to:

15 ILCS 335/12

Adds reference to:

5 ILCS 312/3-104

from Ch. 102, par. 203-104

Adds reference to:

5 ILCS 312/6-104

from Ch. 102, par. 206-104

Replaces everything after the enacting clause. Amends the Illinois Notary Public Act. In provisions regarding a maximum fee, provides that no fee shall be charged for any notarial act related to the execution of an Illinois Secretary of State Department of Driver Services Homeless Status Certification form. In provisions regarding prohibited acts, provides that a notary public shall not charge a fee for any notarial act related to the execution of an Illinois Secretary of State Department of Driver Services Homeless Status Certification form.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01195

Sen. Mary Edly-Allen

104-0084

Sen. Mary Edly-Allen-Javier L. Cervantes-Donald P. DeWitte-Kimberly A. Lightford, Sara Feigenholtz, Laura Ellman, Adriane Johnson, Robert Peters, Karina Villa, Rachel Ventura, Mark L. Walker, Ram Villivalam, Robert F. Martwick, Craig Wilcox, Lakesia Collins, Paul Faraci, Mike Simmons, Meg Loughran Cappel, Michael W. Halpin and Chris Balkema

(Rep. Jackie Haas-Kelly M. Cassidy-Abdelnasser Rashid, Norine K. Hammond, Amy L. Grant, Nicole La Ha, Margaret Croke, Harry Benton, Amy Elik, Nicolle Grasse, Martha Deuter, Brandun Schweizer and Dave Severin)

New Act

50 ILCS 705/6.3

50 ILCS 705/7

210 ILCS 50/3.50

210 ILCS 50/3.51 new

Creates the First Responder Trauma-Informed Response Training Act, which may be referred to as Anna's Law. Provides that, prior to the onboarding processes of a first responder, the individual must complete mandatory pass or fail trauma-informed response training, as established by the Department of Public Health. Provides that a first responder must also complete the pass or fail trauma-informed response training every 18 months after beginning work as a first responder. Provides that, if more than 18 months have elapsed after beginning work as a first responder and the first responder has not completed the retraining, the first responder may not perform trauma-related duties, such as responding to emergency calls, taking statements from victims, or interviewing victims. Provides that, if a first responder who is certified or licensed by the State or a subdivision of the State has not completed the required trauma-informed response retraining, the first responder may be decertified by the certifying entity or the first responder's license may be revoked by the licensing entity if retraining is not completed. Limits the concurrent exercise of home rule powers. Defines terms. Makes conforming changes in the Illinois Police Training Act and the Emergency Medical Services (EMS) Systems Act, including requiring the Department of Public Health to adopt rules to implement the trauma-informed response training and providing that the rules may allow or require the use of a training program from a university, college, or not-for-profit entity.

Senate Committee Amendment No. 2

Deletes reference to:

New Act

Deletes reference to:

50 ILCS 705/6.3

Deletes reference to:

210 ILCS 50/3.50

Deletes reference to:

210 ILCS 50/3.51 new

Adds reference to:

50 ILCS 705/10.21

Replaces everything after the enacting clause. Amends the Illinois Police Training Act. Requires the curriculum for probationary law enforcement officers to include a block of instruction addressing trauma-informed programs, procedures, and practices meant to minimize traumatization of the victim. Requires minimum in-service training requirements that a law enforcement officer must satisfactorily complete every 3 years to include trauma-informed programs, procedures, and practices meant to minimize traumatization of the victim. Requires the Illinois Law Enforcement Training Standards Board to conduct or approve training programs in trauma-informed responses and investigation of sexual assault and sexual abuse to include identifying conflicts of interest and options to address those conflicts when a responding or investigating officer is familiar with the victim or accused.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01325 Sen. Julie A. Morrison **104-0094**
 Sen. Julie A. Morrison and Steve McClure
 (Rep. Theresa Mah)

225 ILCS 25/8.2 new

Amends the Illinois Dental Practice Act. Creates the Anesthesia Review Panel. Provides that the Panel shall consist of 6 members and that members of the Panel shall be licensed dentists in the State of Illinois whose licenses are active and in good standing. Provides that the Panel shall meet on a regular basis or as needed to consider and recommend applications for permits to administer sedation or anesthesia in a timely manner and that members of the Panel shall be reimbursed for all legitimate, necessary, and authorized expenses incurred for attending meetings. Requires that the Panel recommend to the Director of the Division of Professional Regulation when an onsite inspection of a permit holder or applicant may be necessary and conduct an inspection with a Board of Dentistry member present. Requires that the Panel evaluate results of onsite inspections and make recommendations to the Board and the Director as to the eligibility of applicants. Requires that the Panel advise the Board and the Director regarding anesthesiology-related matters that include mortality and morbidity statistics. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

225 ILCS 25/8.2 new

Adds reference to:

225 ILCS 25/6

from Ch. 111, par. 2306

Replaces everything after the enacting clause. Amends the Illinois Dental Practice Act. In provisions concerning the Board of Dentistry, adds 2 members who have been dentists for a period of 5 years or more (increasing the number of members from 8 to 10) and provides that, of the 10 members who are dentists, at least one shall hold a permit to administer moderate sedation, and at least one shall hold a permit to administer deep sedation and general anesthesia.

Aug 01 25 S **Effective Date January 1, 2026**

SB 01343 Sen. Doris Turner **104-0095**
 Sen. Doris Turner
 (Rep. Terra Costa Howard)

20 ILCS 405/405-315

was 20 ILCS 405/67.24

Amends the Department of Central Management Services Law of the Civil Administrative Code of Illinois. In provisions regarding the management of State buildings, grants the Department of Central Management Services the power to manage, operate, maintain, and preserve from waste real properties (rather than only real properties transferred to the Department under a specified provision). Authorizes the Department of Central Management Services to grant easements and accept easements with respect to the affected properties, on such terms and conditions that in the judgment of the Director of Central Management Services are in the best interests of the State. Removes the James R. Thompson Center in Chicago from the list of properties managed by the Department of Central Management Services. Adds 115 South LaSalle Street in Chicago to the list of properties managed by the Department of Central Management Services. Makes conforming changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Deletes a provision which specifies that a provision concerning the James R. Thompson Center is subject to a specified provision of the State Property Control Act.

House Committee Amendment No. 1

Adds reference to:

30 ILCS 605/7.1

from Ch. 127, par. 133b10.1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Amends the State Property Control Act. In a provision concerning submission of an Annual Real Property Utilization Report, changes the due date for the Report from July 31 to August 31 of each year.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01348 Sen. Bill Cunningham **104-0096**
 Sen. Bill Cunningham-Robert F. Martwick
 (Rep. Ann M. Williams, Marcus C. Evans, Jr., Jaime M. Andrade, Jr., Theresa Mah, Nicolle Grasse and Michael J. Kelly)

55 ILCS 5/4-12001 from Ch. 34, par. 4-12001

Amends the Counties Code. Provides that a sheriff in a county of the third class may receive a fee of \$60 for serving or attempting to serve any summons filed in person on a defendant and \$40 for serving or attempting to serve any summons filed electronically on a defendant (rather than \$35 for serving or attempting to serve any summons on a defendant). Provides that a sheriff in a county of the third class may receive a fee of \$60 for serving or attempting to serve all other process, filed in person on a defendant and \$40 for serving or attempting to serve all other process filed electronically on a defendant (rather than \$35 for serving or attempting to serve all other process on each defendant). Provides that a sheriff in a county of the third class may receive a fee of \$25 for returning each process initially filed in person and \$15 for returning each process initially filed electronically (rather than \$15 for returning each process).

Senate Committee Amendment No. 1

Adds reference to:

55 ILCS 5/4-12001 from Ch. 34, par. 4-12001

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Adds language providing that a sheriff in a county of the third class may receive a fee of \$35 (rather than \$40 in the introduced bill) for serving or attempting to serve any summons filed electronically on a defendant. Adds language providing that a sheriff in a county of the third class may receive a fee of \$35 (rather than \$40 in the introduced bill) for serving or attempting to serve all other process filed electronically on a defendant. Adds language providing that a sheriff in a county of the third class may receive a fee of \$60 for serving or attempting to serve an order or judgment for the possession of real estate in an action of ejectment or in any other action, or for restitution in an eviction action, without aid, and \$35 for serving or attempting to serve an order or judgment for the possession of real estate in an action of ejectment or in any other action, or for restitution in an eviction action, without aid, when filed electronically (rather than a fee of \$35 for serving or attempting to serve an order or judgment for the possession of real estate in an action of ejectment or in any other action, or for restitution in an eviction action, without aid).

Aug 01 25 S **Effective Date January 1, 2026**

SB 01380 Sen. John F. Curran **104-0097**
 Sen. John F. Curran-Patrick J. Joyce, Suzy Glowiak Hilton, Laura M. Murphy and Kimberly A. Lightford
 (Rep. Harry Benton-Rick Ryan-Daniel Didech-Martha Deuter-Patrick Sheehan, Michael Crawford, Gregg Johnson, Lawrence "Larry" Walsh, Jr., Angelica Guerrero-Cuellar, Dave Vella, Anthony DeLuca, Mary Gill, Michael J. Kelly, Terra Costa Howard, Katie Stuart, Justin Slaughter and Matt Hanson)

55 ILCS 5/5-1192 new

65 ILCS 5/11-80-25 new

Amends the Counties Code and the Illinois Municipal Code. Provides that a county or a municipality may use a utility pole that is owned by the State or a unit of local government or a public right-of-way that is owned by the State or a unit of local government for public safety purposes, including, but not limited to, the placement of equipment associated with public safety. Provides that any fee charged by the owner of a utility pole for use by a county or municipality shall be at the lowest rate charged by the owner and shall not exceed the owner's costs.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the equipment placed by a county or a municipality may not be located within or interfere with part of an electric distribution or transmission system within the communication worker safety zone of the pole or the electric supply zone of the pole. Provides that the use of the equipment placed by a county or a municipality must comply with the applicable codes and local code provisions or regulations that concern public safety. Specifies that, under the provisions, a county or a municipality may not place equipment on any property or infrastructure that is owned by a public utility. Makes a stylistic change. Defines terms.

Senate Floor Amendment No. 2

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 State agency may, by rule, or a unit of local government may, by ordinance or resolution, create a permitting process to allow a utility pole or a public right-of-way that it owns to be used by a county or municipality for public safety purposes.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01392 Sen. Javier L. Cervantes **104-0098**
 Sen. Javier L. Cervantes, Li Arellano, Jr. and Dave Syverson
 (Rep. Rick Ryan-Nicolle Grasse-Harry Benton, Jawaharial Williams, Natalie A. Manley, Travis Weaver and Amy L. Grant)

215 ILCS 5/370a from Ch. 73, par. 982a

Amends the Illinois Insurance Code. Provides that no provision of the Illinois Insurance Code, or any other law, prohibits assignability rights to an insured under any policy of dental insurance (in addition to accident and health insurance). Provides that if an enrollee or insured of an insurer, health maintenance organization, managed care plan, health care plan, preferred provider organization, dental service plan corporation, dental insurer, or third party administrator assigns a claim to a health care professional, or health care facility, a dental care provider, or a dental care facility, then payment shall be made directly to the health care professional, or health care facility, dental care provider, or dental care facility, including any required interest. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

215 ILCS 110/38.1 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

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In provisions concerning the assignability of any policy of dental insurance or accident and health insurance, removes "dental insurance and" from the heading. Incorporates assignability requirements for any policy of dental insurance or accident and health insurance into the Dental Service Plan Act, the Health Maintenance Organization Act, the Limited Health Service Organization Act, and the Voluntary Health Services Plan Act. Effective January 1, 2026.

Aug 01 25 S **Effective Date January 1, 2026**

SB 01422 Sen. Michael W. Halpin **104-0099**
 Sen. Michael W. Halpin, Adriane Johnson and Jason Plummer
 (Rep. Gregg Johnson and Brandun Schweizer)

820 ILCS 95/5

820 ILCS 95/10

820 ILCS 95/15

820 ILCS 95/20 new

Amends the Lodging Services Human Trafficking Recognition Training Act. Provides that a unit of local government regulating an employer or a law enforcement agency with jurisdiction over an employer may, in the course of its regulatory or enforcement duties, monitor and enforce compliance with the Act. Provides that, upon the discovery of a violation of the Act, the unit of local government or law enforcement agency shall provide the employer with a reasonable notice of noncompliance that informs the employer that if the employer does not cure the violation within 30 days after notice the employer is subject to a civil penalty. Provides that, if the unit of local government regulating an employer or a law enforcement agency with jurisdiction over an employer verifies that the violation was not corrected within the cure period, the Attorney General or State's Attorney may bring a civil action against that employer. Provides that an employer that violates the Act is guilty of a business offense and may be fined not more than \$1,500 for each offense. Makes conforming changes. Effective January 1, 2026.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Changes the name of the Act to the Human Trafficking Recognition Training Act. Changes references from "lodging establishment, restaurant, or truck stop" to "employer". Provides that the Department of Human Services may enforce penalties under the Act. Makes other changes. Removes the effective date.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01467	Sen. Ram Villivalam Sen. Ram Villivalam (Rep. Michael J. Kelly)	104-0105
625 ILCS 5/1-118.1		
625 ILCS 5/2-106		from Ch. 95 1/2, par. 2-106
625 ILCS 5/2-123.5 new		
625 ILCS 5/3-307		from Ch. 95 1/2, par. 3-307
625 ILCS 5/3-701		from Ch. 95 1/2, par. 3-701
625 ILCS 5/3-804		from Ch. 95 1/2, par. 3-804
625 ILCS 5/7-603.5		
625 ILCS 5/7-605		from Ch. 95 1/2, par. 7-605

Amends the Illinois Vehicle Code. Provides that "expanded-use antique vehicle" does not include a commercial vehicle or a farm truck. Provides that any entity or vendor providing services to or on behalf of the Secretary of State may also prescribe or provide suitable forms for applications, certificates of title, registration cards, driver's licenses, and such other forms requisite or deemed necessary to carry out the Act to the extent authorized by the Secretary and upon approval of the Secretary. Provides that, except for specified persons, an individual's photograph or image, signature, social security number, personal email address, and medical or disability information as may be submitted to the Secretary for purposes of a vehicle title and registration application shall be confidential and shall not be disclosed. Provides that the printed proof of registration is valid for 30 days from the expiration of the previous registration sticker's or digital registration sticker's date or 30 days from the purchase date of the new registration sticker or digital registration sticker, whichever occurs later. Provides that the owner of an antique vehicle may register such vehicle for a fee not to exceed \$6 per registration year (rather than \$13 for a 2-year antique plate). Provides that if the Secretary determines that an owner has registered or maintained the registration of a motor vehicle without a liability insurance policy, the Secretary shall notify the owner that such owner's vehicle registration shall be suspended 30 (rather than 45) days after the date of the mailing of the notice unless the owner within 30 days furnishes proof of insurance in effect on the verification date or provides an exemption from the mandatory insurance requirements. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Provides that any information deemed confidential may be disclosed to a law enforcement official for a civil or criminal law enforcement investigation, except as restricted by the Code, the Uniform Interstate Depositions and Discovery Act, or the Lawful Health Care Activity Act (rather than only as restricted by the Code).

Aug 01 25 S **Effective Date August 1, 2025**

SB 01491	Sen. Mary Edly-Allen Sen. Mary Edly-Allen, Sara Feigenholtz, Napoleon Harris, III, Robert F. Martwick, Suzy Glowiak Hilton, Laura Fine, Rachel Ventura, Laura M. Murphy, Cristina Castro, Doris Turner and Meg Loughran Cappel (Rep. Suzanne M. Ness-Laura Faver Dias, Angelica Guerrero-Cuellar, Matt Hanson and Debbie Meyers-Martin)	104-0106
50 ILCS 705/10.17		

Amends the Illinois Police Training Act. Requires the Illinois Law Enforcement Training Standards Board to develop a course and certification program for certified therapy dog teams consisting of officers employing the use of therapy dogs in relation to crisis and emergency response.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01504

Sen. Lakesia Collins

104-0107

Sen. Lakesia Collins, Adriane Johnson, Graciela Guzmán, Robert Peters, Cristina Castro, Doris Turner, Willie Preston, Robert F. Martwick, Rachel Ventura, Mike Simmons, Li Arellano, Jr., Mike Porfirio, Mary Edly-Allen, Laura Ellman, Celina Villanueva, Mark L. Walker, Javier L. Cervantes and Sara Feigenholtz
 (Rep. Kimberly Du Buclet, Lisa Davis, Terra Costa Howard and Michael Crawford)

20 ILCS 505/5

20 ILCS 505/35.10

705 ILCS 405/2-28

705 ILCS 405/2-28.2 new

705 ILCS 405/2-33

705 ILCS 405/5-745

Amends the Children and Family Services Act. Requires the Department of Children and Family Services to make reasonable efforts to develop a youth-driven transition plan for each youth in care aged 18 and over for whom the court has set a permanency goal of independence or home environment not appropriate. Requires the plan to address, at a minimum, the youth's housing, mental and physical health and well-being, financial stability, employment, education, connections to supportive adults and peers, transition to adult services, if applicable, and child care and parenting supports, if applicable. Requires the Department to make reasonable efforts to assist the youth in accomplishing the plan and to ensure the youth is aware of any post-case closure supports and services and how to access such supports and services. Requires the Department to assist a youth in care in obtaining a list of persons, with contact information, who are willing to provide the youth with support. Amends the Juvenile Court Act of 1987. Require the court to conduct Successful Transition to Adulthood Review hearings for minors who are 18 years old and older for whom the court has entered a goal of independence or home environment not appropriate. Lists certain information the Department shall provide the court 14 days prior to the hearing as well as certain Department actions that are subject to the court's review. Provides that if the court finds the Department has failed to make reasonable efforts to assist the minor in developing a plan toward independence, the court may enter such orders it deems necessary to ensure the minor is prepared to achieve the goal of independence when the minor turns 21 years of age. Makes conforming changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Requires the Department of Children and Family Services to prepare adolescents to successfully transition to independence, including transition planning for youth who qualify for a guardian as a person with a disability under the Probate Act of 1975. Requires the Department to establish rules and regulations concerning transition planning for youth aging out of care. Requires the Department to make reasonable efforts to develop an age and developmentally appropriate individualized youth-driven transition plan for each youth in care aged 15 and over to help such youth develop and strengthen those life skills that lead to successful adult living. Sets forth the various subject areas the youth-driven transition plan shall cover. Provides that the Department shall include the youth-driven transition plan in the youth's service plan; and make reasonable efforts to assist the youth in accomplishing the plan, to develop strategies to resolve barriers, and to ensure the youth is aware of any post-case closure supports and services and how to access such supports and services. Amends the Juvenile Court Act of 1987. In a provision concerning children placed by the Department of Children and Family Services in a qualified residential treatment program, requires the Department to submit at each status and permanency hearing evidence detailing the Department's efforts to ensure the minor is engaged in age and developmentally appropriate activities to develop life skills, which may include extracurricular activities, coaching by caregivers, or instruction in individual or group settings. Requires juvenile courts to conduct Successful Transition to Adulthood Review (STAR) hearings to review the Department's efforts to ensure that minors are provided with opportunities to engage in individualized future-focused planning towards adulthood, to develop age-appropriate daily living skills to live successfully as adults, and if applicable, to be prepared to transition out of care at age 21. Provides that whenever a court grants a petition to reinstate wardship, the court shall schedule the case for a permanency hearing and a Successful Transition to Adulthood Review hearing, if applicable. Makes other changes. Effective July 1, 2026.

Aug 01 25 S **Effective Date July 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01559

Sen. Sara Feigenholtz

104-0110

Sen. Sara Feigenholtz

(Rep. Ann M. Williams-Jaime M. Andrade, Jr.-Matt Hanson-Margaret Croke-Bradley Fritts, Martha Deuter, Will Guzzardi, Theresa Mah, Michael J. Coffey, Jr., Wayne A. Rosenthal, Anne Stava and Kelly M. Cassidy)

20 ILCS 2705/2705-210

was 20 ILCS 2705/49.15

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Requires the Department of Transportation to conduct a traffic study following the occurrence of any crash involving a pedestrian fatality that occurs at an intersection of a federal or municipal highway.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Requires the Department of Transportation to conduct a traffic study following the occurrence of any crash involving a pedestrian fatality that occurs at an intersection of a State or municipal highway. Sets forth the meeting agendas for State and municipal government departments of transportation if a memorandum of understanding exists between the State and municipal departments of transportation and that memorandum of understanding requires that the 2 bodies meet monthly or regularly. Provides that the Department shall conduct a timely analysis of each fatal traffic crash that occurs on a State or municipal highway that is reported to the Illinois State Police or a local law enforcement agency. Provides that the Department shall conduct periodic analyses to identify trends, patterns, and correlations associated with traffic crashes. Provides that based on its analyses, the Department shall identify potential actions to increase traffic safety. Provides that when appropriate, the Department shall include estimates for the cost of implementation and potential funding options in its identification of such potential actions. Provides that in conducting analyses and in identifying potential actions, the Department shall coordinate with any other department, agency, or organization deemed relevant by the Department. Requires each department of transportation to make the reports of the analysis and the results of the study available to the public upon request.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by Senate Amendment No. 1, with the following changes. Removes provisions concerning regular meetings between State and municipal departments of transportation, traffic crash analyses. Makes changes to provisions requiring the Department to identify potential action to increase traffic safety. Provides that the Department of Transportation (rather than each department, including State and municipal departments, of transportation) shall make the reports of the analysis and results of the study available to the public upon request. Makes other changes.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01607 Sen. David Koehler **104-0113**
 Sen. David Koehler-Doris Turner-Willie Preston-Elgie R. Sims, Jr.-Kimberly A. Lightford, Rachel Ventura, Jil Tracy, Laura M. Murphy, Meg Loughran Cappel and Lakesia Collins
 (Rep. Debbie Meyers-Martin-Emanuel "Chris" Welch-Suzanne M. Ness-William "Will" Davis-Anthony DeLuca and Nicolle Grasse)

New Act

Creates the Illinois Freedom Trails Commission Act. Establishes the Illinois Freedom Trails Commission. Provides that the purpose of the Commission shall be to explore, research, and commemorate the journeys of freedom seekers and the sites and landmarks in the State that became the networks of the Underground Railroad. Provides that the Commission shall implement educational, landmark preservation, and grant programs. Sets forth provisions concerning membership; terms; compensation; administrative support; and staff. Provides that the Commission shall submit an annual report to the Governor and the General Assembly. Effective immediately.

Senate Floor Amendment No. 1

Adds reference to:

20 ILCS 3405/22 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the Department of Natural Resources (rather than the Department of Commercial and Economic Opportunity) shall provide administrative and other support to the Illinois Freedom Trails Commission. Sets forth provisions concerning the election of a chairperson and the conduct of meetings. Provides that, after consultation with and written approval by the Department, the Commission may adopt administrative rules as may be necessary to carry out the provisions of the Act. Repeals the Act on January 1, 2037. Amends the Historic Preservation Act to repeal provisions concerning the Amistad Commission. Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

SB 01612 Sen. Laura M. Murphy **104-0114**
 Sen. Laura M. Murphy and Paul Faraci
 (Rep. Debbie Meyers-Martin)

70 ILCS 410/6	from Ch. 96 1/2, par. 7106
70 ILCS 805/8	from Ch. 96 1/2, par. 6315
70 ILCS 1205/8-1	from Ch. 105, par. 8-1

Amends the Park District Code. Provides that all competitive bids for contracts involving an expenditure in excess of \$50,000 (rather than \$30,000), or a lower amount if required by board policy, must be sealed by the bidder and must be opened by a member or employee of the park board at a public bid opening at which the contents of the bids must be announced. Amends the Conservation District Act and the Downstate Forest Preserve District Act. Provides that specified contracts related to supplies, materials, or work involving an expenditure in excess of \$50,000 (rather than \$30,000), or a lower amount if required by board policy, must be competitively bid. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Further modifies the thresholds for competitive bidding under the Park District Code, the Conservation District Act, and the Downstate Forest Preserve District Act. Provides that all contracts involving an expenditure in excess of \$60,000 for supplies and materials and \$30,000 for work, or a lower amount for supplies, material, or work if required by board policy, must be let to the lowest responsible bidder. Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01616

Sen. Ram Villivalam

104-0115

Sen. Ram Villivalam-Mike Simmons-Robert Peters-Graciela Guzmán-Sara Feigenholtz, Mike Porfirio, Christopher Belt and Mary Edly-Allen
(Rep. Tracy Katz Muhl-Laura Faver Dias, Maura Hirschauer, Kevin John Olickal, Bob Morgan, Hoan Huynh, Nabeela Syed, Abdelnasser Rashid, Anna Moeller and Janet Yang Rohr)

105 ILCS 5/2-3.206 new

Amends the School Code. Requires the State Board of Education to identify days during the year when there may be a portion of the student body absent or unable to participate in a major school event due to cultural, religious, or other observances and, by February 1 of each year, to prominently post on its website and distribute to school districts a nonexhaustive list of the corresponding days and dates of potential cultural, religious, or other observances in the upcoming school year. Allows a school district to include additional days and dates based on community feedback or demographics. Requires the State Board to distribute the list by February 1 each year to regional offices of education, the Department of Early Childhood, the Board of Higher Education, the Illinois High School Association, and other relevant associations or entities as determined by the State Board. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. Requires the State Board of Education to identify dates during the year of cultural or religious significance to the student population and in which students may have out-of-school commitments or otherwise be unable to participate in a major school event. Provides that, by July 1 of each year, the State Board shall prominently post on its website and distribute to each school district a nonexhaustive list of the identified corresponding days and dates of cultural, religious, or other observances for, at a minimum, the school year that begins in the next calendar year as a resource for making scheduling decisions for major school events. Provides that, upon the posting and distribution of the list, the State Board shall also inform school districts that the list is nonexhaustive and that a school district may include additional days and dates on its locally created school calendars based on community feedback or demographics. Provides that the State Board shall additionally distribute the list each year to relevant associations or entities as determined by the State Board. Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01667 Sen. Robert F. Martwick **104-0116**
 Sen. Robert F. Martwick and Michael W. Halpin
 (Rep. Diane Blair-Sherlock)

760 ILCS 3/809
 760 ILCS 3/810
 765 ILCS 1026/15-102
 765 ILCS 1026/15-203
 765 ILCS 1026/15-214 new
 765 ILCS 1026/15-406 new
 765 ILCS 1026/15-806
 765 ILCS 1026/15-1002.2 new
 765 ILCS 1026/15-1301
 765 ILCS 1026/15-1302
 765 ILCS 1026/15-1303 new

Amends the Illinois Trust Code. Requires a trustee to maintain, for a minimum of 7 years after the termination of the trust, a copy of the governing trust instrument under which the trustee was authorized to act at the time the trust terminated. Amends the Revised Uniform Unclaimed Property Act. Provides that property held in an account or plan, including a health savings account, that qualifies for tax deferral under the United States income tax law, is presumed abandoned 20 years after the account was opened. Requires State agencies to report final compensation due a State employee to the Treasurer's Office as unclaimed property if the employee dies while employed. Requires a holder who holds property presumed abandoned to hold the property in trust for the benefit of the State Treasurer on behalf of the owner from and after the date the property is presumed abandoned. Requires that the State Treasurer provide written notice to a State agency and the Governor's Office of Management and Budget of property presumed to be abandoned and allegedly owned by the State agency before it can be escheated to the State's General Revenue Fund if the property remains unclaimed after one year. Creates authority for the Secretary of the Department of Financial and Professional Regulation to order a regulated person under the Act to immediately report and remit property subject to the Act if the Secretary determines that the action is necessary to protect the interest of an owner. Establishes a procedure regulating agreements between an owner or apparent owner and a finder to locate or recover property held by the State Treasurer. Requires a finder to be licensed by the State Treasurer and creates qualifications to be so licensed. Makes definitions. Makes other changes. The Treasurer is authorized to adopt rules as necessary to implement the Act. Effective immediately.

Senate Floor Amendment No. 5

Adds reference to:

30 ILCS 105/14a

from Ch. 127, par. 150a

Adds reference to:

765 ILCS 1026/15-504

Replaces everything after the enacting clause with the provisions of the introduced bill with these changes. Amends the State Finance Act. Provides those funds owed to the estate or heirs of a deceased State employee under the Act that are not paid within one year of the State employee's death shall be reported and remitted to the State Treasurer under the Revised Uniform Unclaimed Property Act. Makes the changes to the licensing of a finder effective January 1, 2026. Provides that if the State Treasurer reasonably believes that the apparent owner of property presumed abandoned held under this Act is a State agency as defined in the Illinois State Auditing Act, the State Treasurer may give written notice to the chief executive officer of such State agency and the Governor's Office of Management and Budget. Requires that, before the termination of a trust, a trustee must conduct a reasonable search for any trust property that has been reported and remitted to a State unclaimed property administrator. Provides that, in the tenth year after the opening of an account holding property covered by the Act for which the apparent owner has not, within the previous 3 years, indicated interest under the Act and that is not otherwise presumed abandoned, the holder shall attempt to contact the apparent owner in a manner substantially similar to the notice required by the Act. Requires the State Treasurer to adopt rules to implement the Act. Specifies that a provision of the Act concerning presumptively abandoned property does not apply to property insured by the Federal Deposit Insurance Corporation, National Credit Union Administration, or other insurer of accounts approved by a depository institution's primary financial regulatory agency. Changes a cross-reference.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01675 Sen. Christopher Belt **104-0117**

Sen. Christopher Belt
 (Rep. Stephanie A. Kifowit)

20 ILCS 1807/1
 20 ILCS 1807/133

Amends the Illinois Code of Military Justice. In the definition of "military offenses", updates the proper names of the listed offenses. Makes a corresponding change to a substantive provision concerning the offense of conduct unbecoming an officer. Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

SB 01701 Sen. Bill Cunningham **104-0118**

Sen. Bill Cunningham
 (Rep. Jay Hoffman)

5 ILCS 315/3 from Ch. 48, par. 1603

Amends the Illinois Public Labor Relations Act. Provides that, with respect to a police officer, other than employed by the Illinois State Police, a supervisor is any officer in a permanent rank for which the police officer is appointed. Provides that, with respect to a the State Police, a supervisor includes any rank of Lieutenant Colonel or above. Excludes from the definition of supervisor (1) a police officer appointed duties but in which the permanent rank does not change, (2) a police officer excluded from the definition of "supervisor" by a collective bargaining agreement, (3) a police officer who is in a rank for which the police officer must test in order to be employed in that rank, (4) a police officer who is in a position or rank that has been voluntary recognized as covered by a collective bargaining agreement by the employer, or (5) a police officer who is in a position or rank that has been historically covered by a collective bargaining agreement.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of Senate Amendment No. 1 with the following changes. In the definition of "supervisor", provides that, with respect to a police officer, other than a police officer employed by the Illinois State Police, for municipal police officers, "in a permanent rank" shall mean those not subject to promotional testing under certain provisions of the Illinois Municipal Code (rather than, with respect to a police officer, other than a police officer employed by the Illinois State Police, any officer in a permanent rank for which the police officer is appointed, which for municipal police officers shall mean those not subject to promotional testing under certain provisions of the Illinois Municipal Code). In exclusions from the definition of "supervisor", provides that "supervisor" does not include a police officer who is in a rank for which the police officer must complete a certain written test (rather than must test).

Aug 01 25 S **Effective Date July 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01723

Sen. Paul Faraci

104-0119

Sen. Paul Faraci-Don Harmon-David Koehler-Chapin Rose-Graciela Guzmán, Mattie Hunter, Robert Peters, Christopher Belt, Rachel Ventura, Javier L. Cervantes, Sally J. Turner, Laura Fine, Lakesia Collins, Napoleon Harris, III, Mary Edly-Allen, Adriane Johnson, Willie Preston, Karina Villa, Ram Villivalam, Suzy Glowiak Hilton, Laura M. Murphy and Steve McClure

(Rep. Carol Ammons-Brandun Schweizer-Kam Buckner-Sue Scherer, Lindsey LaPointe, Tracy Katz Muhl, Bob Morgan, Janet Yang Rohr, Laura Faver Dias, Maura Hirschauer, Barbara Hernandez, Norma Hernandez, Will Guzzardi, Joyce Mason, Martha Deuter, Hoan Huynh, Jehan Gordon-Booth, Nicholas K. Smith, Camille Y. Lilly, Jennifer Gong-Gershowitz, Gregg Johnson, Sharon Chung, Diane Blair-Sherlock, Elizabeth "Lisa" Hernandez, Kevin John Olickal, Nicolle Grasse, Mary Beth Canty, Abdelnasser Rashid, Anne Stava, Theresa Mah, Rita Mayfield, Robyn Gabel, Katie Stuart, Michael Crawford, Lisa Davis, Jawaharial Williams, Kimberly Du Buclet, Debbie Meyers-Martin, Yolonda Morris, La Shawn K. Ford, Kelly M. Cassidy, Michelle Mussman, Maurice A. West, II, Lilian Jiménez, Thaddeus Jones, Dagmara Avelar, Nabeela Syed, Edgar González, Jr., Justin Slaughter, Marcus C. Evans, Jr., Sonya M. Harper, William "Will" Davis, Natalie A. Manley, Ann M. Williams, Aarón M. Ortíz, Suzanne M. Ness, Jay Hoffman, Amy Briel, Daniel Didech, Anna Moeller, Mary Gill, Jaime M. Andrade, Jr. and Stephanie A. Kifowit)

415 ILCS 5/59

415 ILCS 5/59.5

Amends the Environmental Protection Act. Provides that no person shall conduct a carbon sequestration activity within a sequestration facility that overlies, underlies, or passes through a sole-source aquifer. Specifies that this provisions does not deprive the Environmental Protection Agency of the authority to deny a carbon sequestration permit. Defines "sole-source aquifer".

Senate Committee Amendment No. 1

Deletes a reference to certain other provisions in a provision regarding the authority of the Agency to deny a carbon sequestration permit notwithstanding a prohibition against conducting a carbon sequestration activity within a sequestration facility that overlies, underlies, or passes through a sole-source aquifer.

Senate Floor Amendment No. 2

Adds reference to:

415 ILCS 5/59.18 new

Replaces everything after the enacting clause with the provisions of the introduced bill. Adds legislative findings and a definition of the term "injection". Changes the definition of the term "sole source aquifer". Creates the Mahomet Aquifer Advisory Study Commission. Provides that the University of Illinois shall provide administrative assistance to the Commission. Provides that, subject to appropriation, the Prairie Research Institute shall submit reports to the Commission. Provides that the Mahomet Aquifer Study Commission shall submit a final report to the Governor and General Assembly by no later than December 31, 2031.

Specifies that the Commission is dissolved and the relevant provisions regarding the Commission are repealed on January 1, 2032.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01738	Sen. Robert F. Martwick	104-0120
	Sen. Robert F. Martwick-Michael E. Hastings (Rep. Jennifer Gong-Gershowitz-Daniel Didech-Margaret Croke-Maurice A. West, II, Will Guzzardi, Robyn Gabel and Edgar González, Jr.)	
705 ILCS 105/27.1b		
735 ILCS 5/2-1402		from Ch. 110, par. 2-1402
735 ILCS 5/2-1402.1 new		
735 ILCS 5/2-1602		
735 ILCS 5/12-108		from Ch. 110, par. 12-108
735 ILCS 5/12-705		from Ch. 110, par. 12-705
735 ILCS 5/12-705.1 new		
735 ILCS 5/12-707		from Ch. 110, par. 12-707
735 ILCS 5/12-708		from Ch. 110, par. 12-708
735 ILCS 5/12-901		from Ch. 110, par. 12-901
735 ILCS 5/12-904		from Ch. 110, par. 12-904
735 ILCS 5/12-906		from Ch. 110, par. 12-906
735 ILCS 5/12-909		from Ch. 110, par. 12-909
735 ILCS 5/12-910		from Ch. 110, par. 12-910
735 ILCS 5/12-911		from Ch. 110, par. 12-911
735 ILCS 5/12-912		from Ch. 110, par. 12-912
735 ILCS 5/12-1001		from Ch. 110, par. 12-1001
735 ILCS 5/12-1001.1 new		
735 ILCS 5/13-218		from Ch. 110, par. 13-218

Amends the Code of Civil Procedure. Changes disclosure in notice provisions to a judgment debtor in a citation to discover assets. Defines "consumer debt judgment". Creates an automatic exemption for a judgment debtor against execution in a consumer debt judgment. Provides that "automatic exemption" means the right of a judgment debtor, against whom a consumer debt judgment has been entered on or after January 1, 2020, to receive \$1,000 of the judgment debtor's equity interest in personal property held in a checking, savings deposit account, or credit union account by a third-party citation respondent or garnishee. Provides that the automatic exemption is part of the judgment debtor's current exemption in any personal property not to exceed \$4,000 in value. Makes other changes to personal property exemptions as follows: increases the exemption from \$2,400 to \$3,600 for a motor vehicle and from \$1,500 to \$2,250 in any implements, professional books, or tools of the debtor's trade. Increases the homestead exemption from \$15,000 to \$50,000 for one individual and to \$100,000 if 2 or more individuals own the property. Makes changes to the list of items of personal property that are exempt from execution. Changes limitations for a revival of judgment for consumer debt entered before January 1, 2020, for a consumer debt judgment entered into after that date but before the effective date of the amendatory Act, and for a consumer debt judgment entered into after the effective date of the Act. Makes other changes. Amends the Clerks of Courts Act. Prohibits a fee from being charged under the Act for the filing of an appearance by a defendant in a small claim proceeding. Effective January 1, 2026.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01742 Sen. Mike Porfirio **104-0121**
 Sen. Mike Porfirio-Sara Feigenholtz-Robert F. Martwick-Willie Preston and Javier L. Cervantes
 (Rep. Angelica Guerrero-Cuellar-Michael J. Kelly-Anthony DeLuca, Lisa Davis, Joyce Mason, Mary Gill, Dave Vella,
 Matt Hanson, Rick Ryan, Ann M. Williams and Brandun Schweizer)

New Act

Creates the Rooftop Safety for First Responders Act. Requires the installation of a parapet, extended masonry, or guard for low-sloped roofs. Sets forth requirements for skylights and other openings located in the plane of a low-sloped roof. Requires municipalities to complete a survey of buildings in their jurisdiction. Requires sharing the results of the surveys with local police and fire departments. Defines terms.

Senate Committee Amendment No. 1

In provisions regarding low-sloped roof edges and openings, requires all skylights and other openings located in the plane of a low-sloped roof that are not otherwise required to remain open and unobstructed by law to be either (A) glazed with wired glass, plain glass, glass block, or polycarbonate plastic (rather than with wired glass, plain glass, or glass block) that is designed and constructed to withstand a minimum dynamic load test of no less than 400 pounds (rather than designed to meet the applicable live load requirements for the roof under Section 1607 of the International Building Code) or (B) provided with a parapet, extended masonry, or guard, or any combination thereof, meeting certain requirements.

Aug 01 25 S **Effective Date January 1, 2026**

SB 01774 Sen. Laura Fine **104-0122**
 Sen. Laura Fine and Graciela Guzmán
 (Rep. Lindsey LaPointe)

305 ILCS 5/5-5.05g rep.

305 ILCS 5/5-5.14.5 rep.

Amends the Medical Assistance Article of the Illinois Public Aid Code. Repeals provisions that require: (i) the Department of Healthcare and Family Services to consult with stakeholders and General Assembly members for input on a plan to develop enhanced Medicaid rates for substance use disorder treatment and mental health treatment in underserved communities; and (ii) the Department of Healthcare and Family Services and the Department of Human Services to collaborate to review coverage and billing requirements for substance use prevention and recovery and mental health services with the goal of identifying disparities and streamlining coverage and billing requirements to reduce the administrative burden for providers and medical assistance beneficiaries. Effective January 1, 2026.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01777	Sen. Mark L. Walker Sen. Mark L. Walker-Jil Tracy (Rep. Margaret Croke-Dan Ugaste-Jennifer Gong-Gershowitz-Daniel Didech)	104-0123
205 ILCS 5/48.1		from Ch. 17, par. 360
205 ILCS 205/4013		from Ch. 17, par. 7304-13
205 ILCS 305/10		from Ch. 17, par. 4411
205 ILCS 625/4		from Ch. 17, par. 2134
205 ILCS 705/10		
755 ILCS 5/6-13		from Ch. 110 1/2, par. 6-13
755 ILCS 5/6-15		from Ch. 110 1/2, par. 6-15
755 ILCS 5/9-3		from Ch. 110 1/2, par. 9-3

Amends the Illinois Banking Act. In provisions concerning customer financial records and confidentiality, provides that the language does not prohibit the furnishing of financial information to the executor, executrix, administrator, or other lawful representative of the estate of a customer. Amends the Savings Bank Act and the Illinois Credit Union Act to make the same changes. Amends the Illinois Credit Union Act. Amends the Illinois Trust and Payable on Death Accounts Act. Provides that any holder of an account may elect a per stirpes distribution option to the descendants of a natural person beneficiary if the beneficiary predeceases the last surviving holder of the account. Makes other changes. Amends the Financial Institutions Electronic Documents and Digital Signature Act. In provisions concerning electronic notices, provides that consent to electronic transactions given by the customer under the federal Electronic Signatures in Global and National Commerce Act satisfies applicable consent requirements. Amends the Probate Act of 1975. Provides that any person doing business or performing transactions on behalf of or at the direction of an executor or administrator with a will annexed is entitled to the presumption that the executor or administrator is lawfully authorized to conduct the business or perform the transaction as long as the person verifies that the letters testamentary or administration was issued by the court solely to the executor or administrator. Provides that if the letters testamentary or administration with the will annexed provide for co-executors or co-administrators, the person is entitled to the presumption only when the business or transaction is performed on behalf of or at the direction of all listed executors or administrators in the letters. Provides that any person, corporation, or financial institution that conducts business or performs transactions on behalf of or at the direction of an executor or administrator with the will annexed is fully protected and released from liability if the person bases the presumption on the verification of the letters testamentary or administration with the will annexed.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Amends the Probate Act of 1975. Provides that any person doing business or performing transactions on behalf of or at the direction of an executor, administrator, or administrator with the will annexed may rely on the powers of an independent representative in the Probate Act of 1975 and protection of persons dealing with an independent representative in the Act. Provides that the person shall confirm by examination of the letters testamentary, letters of administration, letters of administration with the will annexed, or a document purporting to be the letters of office that the letters were issued by the court solely to the executor or administrator. If the letters of office or a document purporting to be the letters of office provide for co-executors or co-administrators, and the person is unable to identify one or more of the co-executors or co-administrators, cannot determine the lawful existence of any co-executor or co-administrator, or if conflicting claims or directions are made by the co-executors or co-administrators, then the person may refuse to perform any transaction until the person receives a determination of the appropriate course of action by a court of appropriate jurisdiction. Provides that any person, corporation, or financial institution that conducts business or performs transactions on behalf of or at the direction of an executor, administrator, or administrator with the will annexed is fully protected and released from liability if the person bases the presumption on the confirmation by examination of the letters testamentary, letters of administration, letters of administration with the will annexed, or a document purporting to be the letters of office as provided in the Act; or if the person, corporation, or financial institution conducts business or performs transactions as directed by a court of appropriate jurisdiction as provided in the Act.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01793 Sen. Laura Ellman **104-0124**
 Sen. Laura Ellman-Ram Villivalam
 (Rep. Janet Yang Rohr-Jennifer Gong-Gershowitz-Theresa Mah-Kevin John Olickal-Stephanie A. Kifowit)

410 ILCS 18/5

Amends the Crematory Regulation Act. Requires the Department of Natural Resources to designate scattering areas for the deposition of cremated remains in Illinois rivers in accordance with a Department-granted permit.

Senate Committee Amendment No. 1

Adds reference to:

410 ILCS 18/40

Replaces everything after the enacting clause. Amends the Crematory Regulation Act. Provides that when a deceased individual is a member of a religion where the tenets of their faith require the scattering of that individual's cremated remains in water, the deceased individual's cremated remains may be scattered in an Illinois river without approval through the Department of Natural Resources' permit process as long as the scattering of the cremated remains is: (1) limited to one deceased individual; (2) spread over an area large enough to avoid leaving an identifiable accumulation of remains; (3) out of sight of any public use areas, including, but not limited to, roads, walkways, trails, picnic areas, campgrounds, and parking lots; and (4) conducted in a manner where the cremation identification disc is not left on site. Makes a conforming change in the definition of "scattering area".

Senate Committee Amendment No. 2

In provisions regarding the scattering of cremated remains in an Illinois river, requires the scattering to be conducted in a manner in which no other objects, including, but not limited to, any cremation identification disc, body prosthesis, or artificial organ, other than pulverized cremated remains, are scattered into a river (rather than conducted in a manner where the cremation identification disc is not left on site). Provides that nothing in the provisions regarding the scattering of cremated remains in an Illinois river grants an individual authority to trespass on private property.

Aug 01 25 S **Effective Date January 1, 2026**

SB 01883 Sen. Steve Stadelman **104-0125**
 Sen. Steve Stadelman-Mike Porfirio, Mike Simmons, Rachel Ventura, Laura M. Murphy, Meg Loughran Cappel and
 Mary Edly-Allen
 (Rep. Dave Vella-Anthony DeLuca)

625 ILCS 5/3-413

from Ch. 95 1/2, par. 3-413

Amends the Illinois Vehicle Code. Provides that no person shall affix tape to any registration plate, temporary registration plate, digital registration plate, registration sticker, or other evidence of registration issued by the Secretary of State. Makes a conforming change. Provides that it is unlawful to operate any vehicle that is equipped with a manual, electronic, or mechanical device that hides or obscures a registration plate.

Aug 01 25 S **Effective Date January 1, 2026**

SB 01909 Sen. Donald P. DeWitte **104-0126**
 Sen. Donald P. DeWitte-Cristina Castro
 (Rep. Dan Ugaste-Suzanne M. Ness)

735 ILCS 30/25-5-140 new

Amends the Eminent Domain Act. Provides that quick-take proceedings may be used for a period of one year after the effective date of the amendatory Act by the Kane County Division of Transportation for the purpose of intersection realignment and separation improvement.. Effective immediately.

Senate Floor Amendment No. 1

Makes a technical change.

Aug 01 25 S **Effective Date August 1, 2025**

104th General Assembly

Synopsis of Public Acts by Public Act Number

SB 01928

Sen. Mary Edly-Allen

104-0127

Sen. Mary Edly-Allen-Mike Simmons, Laura Fine, Laura M. Murphy, Cristina Castro and Meg Loughran Cappel
(Rep. Katie Stuart-Sharon Chung)

110 ILCS 155/35

Amends the Preventing Sexual Violence in Higher Education Act. Requires each higher education institution to biennially (rather than annually) conduct a sexual misconduct climate survey of all students at the institution. Adds the Executive Director of the Illinois Community College Board, members appointed by the Board of Higher Education, and members appointed by the Illinois Community College Board to the Task Force on Campus Sexual Misconduct Climate Surveys. Removes some members of the Task Force who were appointed by the Governor. Requires the Task Force to meet to recommend updates and revisions to the base survey (rather than to review the results of the survey and to implement updates and improvements). Removes the civil fine imposed upon an institution that violates the provisions or fails to carry out the provisions. Makes other changes.

Senate Committee Amendment No. 1

Adds one member with expertise in institutional research within a 4-year institution of higher education to the Task Force on Campus Sexual Misconduct Climate Surveys. Makes a corresponding change.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01947 Sen. Meg Loughran Cappel **104-0128**
 Sen. Meg Loughran Cappel-Kimberly A. Lightford
 (Rep. Laura Faver Dias-Katie Stuart-Sharon Chung-Michelle Mussman-William "Will" Davis)

105 ILCS 5/21B-10
 105 ILCS 5/21B-20
 105 ILCS 5/21B-30
 105 ILCS 5/21B-32 new
 105 ILCS 5/21B-35
 105 ILCS 5/21B-47 new
 105 ILCS 5/21B-105

Amends the Educator Licensure Article of the School Code. Adds 5 administrative or faculty members of community colleges to the State Educator Preparation and Licensure Board. For a Professional Educator License: provides that the requirements to successfully complete specified coursework are only required until July 1, 2027 or the date that the revised test for a particular content area is implemented, whichever is later; and exempts persons seeking a school support personnel or chief school business official endorsement from the requirement that a person must successfully complete specified coursework. Requires, by July 1, 2027, the State Superintendent of Education to begin incorporating specified topics into revised examinations for individuals seeking a Professional Educator License endorsed in teaching or administration, excluding a chief school business official endorsement. Exempts, for educator licenses, applicants seeking a school support personnel endorsement who hold an active and valid professional license in the same subject matter as the endorsement sought from being required to pass a test of content area knowledge for each area of endorsement for which there is an applicable test. Creates the Teacher Performance Assessment Advisory Committee to aid in operationalizing and creating a pilot, State-developed, teacher performance assessment. Establishes the Paraprofessional to Teacher Pathway Program to provide an expedited pathway for paraprofessionals to earn a Professional Educator License in a specific content area. Sets forth the Program criteria, the requirements for individuals for entry into the Program, and the adoption of rules by the State Board of Education. Provides that an institution of higher education approved to offer educator preparation programs may enter into a partnership agreement with a community college to offer an approved educator preparation program leading to educator licensure for individuals who already hold a bachelor's degree. Makes other changes.

Senate Committee Amendment No. 1

In provisions concerning educator testing, removes the requirement that no candidate may be allowed to student teach or serve as the teacher of record until he or she has passed the applicable content area test.

Senate Floor Amendment No. 2

Provides that the Educator Preparation and Licensure Board shall have 3 (rather than 5) administrative or faculty members of public community colleges located in the State. Provides that language specifying that certain candidates are not required to pass a teacher performance assessment applies through August 31, 2026 (rather than 2025). Provides that beginning on September 1, 2029 (rather than July 1, 2028), certain candidates are required to pass a teacher performance assessment approved by the State Board of Education; however, any candidate who has successfully completed student teaching or has met one of the student teaching exceptions set forth in rules prior to September 1, 2028 is exempt from this requirement. Makes other changes.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: In the provisions regarding educator testing, provides that, beginning on September 1, 2026 through August 31, 2029, all institutions of higher education offering educator preparation programs in the State shall participate in a pilot program for the teacher performance assessment developed by the State Board of Education, and provides for rulemaking.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01983 Sen. Mary Edly-Allen **104-0129**

Sen. Mary Edly-Allen
(Rep. Daniel Didech)

105 ILCS 5/14A-15

105 ILCS 5/14A-30

105 ILCS 5/14A-35

105 ILCS 5/18-8.15

Amends the School Code. Removes language providing that a local program for the education of gifted and talented children may be approved for funding by the State Board of Education if funds for that purpose are available and if the local program submits an application for funds that includes a comprehensive plan. Removes language providing that the State Board of Education staff person in charge of educational programs for gifted and talented children shall be responsible for developing an approval process for educational programs for gifted and talented children. With respect to the evidence-based funding provisions, provides that in the adequacy target calculation, each organizational unit shall receive \$40 per kindergarten through grade 12 for advanced academic programs (rather than for gifted investments). Makes related changes.

Senate Committee Amendment No. 1

Deletes reference to:

105 ILCS 5/18-8.15

Removes changes made to a provision regarding Evidence-Based Funding for student success for the 2017-2018 and subsequent school years.

Aug 01 25 S **Effective Date January 1, 2026**

SB 02001 Sen. Laura Fine **104-0130**

Sen. Laura Fine

(Rep. Katie Stuart-Jennifer Gong-Gershowitz-Rick Ryan-Matt Hanson-Margaret Croke, Dave Vella, Nicolle Grasse, Martha Deuter, Sharon Chung, Angelica Guerrero-Cuellar, Harry Benton, Michael J. Kelly, Natalie A. Manley, Terra Costa Howard, Maurice A. West, II, Stephanie A. Kifowit, Joyce Mason, Dan Swanson, Wayne A. Rosenthal and Yolonda Morris)

815 ILCS 356/1-10

Amends the Illinois Integrity, Notification, and Fairness in Online Retail Marketplaces for Consumers (INFORM Consumers) Act. Provides that an online marketplace shall verify and certify that each consumer product advertised on its platform by a high-volume third-party seller was produced, procured, purchased, or acquired in a lawful manner. Provides that an online marketplace shall identify, on its Internet website or application, the high-volume third-party sellers that are certified as operating in a legal and ethical manner and develop a means of making the certification. Provides that an online marketplace shall alert local, regional, or State law enforcement agencies if it suspects that a person or entity is selling or attempting to sell stolen goods to a resident of the State. Provides that an online marketplace shall prevent a person or entity from utilizing its platform or other services if it suspects that a person or entity is selling stolen goods. Provides that, if the Attorney General has reason to believe that any person has violated the Act, the Attorney General may bring an action against the person for a civil penalty not to exceed \$10,000 per violation and reasonable attorney's fees and costs.

Senate Committee Amendment No. 2

Deletes reference to:

815 ILCS 356/1-10

Adds reference to:

225 ILCS 407/15-10

Replaces everything after the enacting clause. Amends the Auction License Act. In provisions concerning an auction contract, provides that sellers shall disclose, if the information is known to the seller, an acknowledgment that (i) all property or goods offered for sale or by auction are owned by the seller, (ii) the seller has full legal authority to sell such property or goods, and (iii) to the best of the seller's knowledge, the property or goods to be sold have been lawfully obtained, as well as other information.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02002	Sen. Meg Loughran Cappel	104-0131
	Sen. Meg Loughran Cappel, Sally J. Turner, Linda Holmes, David Koehler and Michael E. Hastings (Rep. John M. Cabello)	
20 ILCS 2605/2605-375		was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-585		
20 ILCS 2605/2605-590		
20 ILCS 2605/2605-595		
20 ILCS 2605/2605-605		
30 ILCS 105/5.99		from Ch. 127, par. 141.99
30 ILCS 105/5.456		
30 ILCS 105/5.462		
30 ILCS 105/5.530		
30 ILCS 105/5.771		
30 ILCS 105/5.905		
30 ILCS 105/5.920		
30 ILCS 105/5.963		
30 ILCS 105/6z-82		
30 ILCS 105/6z-106		
30 ILCS 105/6z-127		
30 ILCS 105/8.37		
430 ILCS 65/5		from Ch. 38, par. 83-5
625 ILCS 5/11-907		
705 ILCS 135/15-70		
720 ILCS 5/29B-26		
720 ILCS 550/8		from Ch. 56 1/2, par. 708
720 ILCS 550/10.2		from Ch. 56 1/2, par. 710.2
720 ILCS 570/413		from Ch. 56 1/2, par. 1413
720 ILCS 646/95		
725 ILCS 175/5		from Ch. 56 1/2, par. 1655
725 ILCS 175/5.2		from Ch. 56 1/2, par. 1655.2
730 ILCS 5/5-9-1.2		from Ch. 38, par. 1005-9-1.2
730 ILCS 150/3		
730 ILCS 150/10		from Ch. 38, par. 230
730 ILCS 150/11		
730 ILCS 154/10		
730 ILCS 154/60		
740 ILCS 175/8		from Ch. 127, par. 4108

Amends the Illinois State Police Law, the State Finance Act, the Firearm Owners Identification Card Act, the Illinois Vehicle Code, the Criminal and Traffic Assessment Act, the Cannabis Control Act, the Illinois Controlled Substances Act, the Methamphetamine Control and Community Protection Act, the Narcotics Profit Forfeiture Act, the Unified Code of Corrections, the Sex Offender Registration Act, the Murderer and Violent Offender Against Youth Registration Act, and the Illinois False Claims Act. Makes changes to provisions concerning how certain moneys paid to the State are deposited into certain funds pertaining to the Illinois State Police. Provides that certain funds shall be dissolved after transferring the remaining balance in those funds to designated funds. Makes conforming changes. Effective September 1, 2026.

Aug 01 25 S **Effective Date September 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02194 Sen. Adriane Johnson **104-0138**
 Sen. Adriane Johnson-Sara Feigenholtz-Mike Simmons and Graciela Guzmán
 (Rep. Daniel Didech)

20 ILCS 1335/5
 20 ILCS 1335/10
 20 ILCS 1335/20
 20 ILCS 1335/30
 20 ILCS 1335/45
 20 ILCS 1335/55
 20 ILCS 1335/60
 20 ILCS 3956/90

Amends the 2-1-1 Service Act. Makes changes to a provision concerning the designation of a lead entity to administer the statewide 2-1-1 system. Requires the lead entity to have: (1) demonstrated expertise in providing access to health and human services; and (5) a demonstrated track record of securing diversified funding sources in order to support sustainable operation of 2-1-1. Requires the lead entity to establish standards consistent with prevailing national standards established for providing information about and referrals to human services agencies to 2-1-1 callers. Requires the lead entity to provide annual reports to the Department of Human Services on the 2-1-1 system, including information on call volume and interactions, caller demographics, reasons for contact, service referral gaps, and other matters. Makes changes to the definitions of "approved 2-1-1 service provider", "2-1-1 service area", and "Human services". Removes the definitions for "pay telephone", "private branch exchange", and "recognized 2-1-1 service provider". Amends the Human Services 2-1-1 Collaboration Board Act. Provides that the Act is repealed on July 1, 2025. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Provides that the lead entity's approval of a 2-1-1 service provider shall be contingent upon the provider continuing to meet minimum qualifications, as determined by the lead entity, and on the provider's ability to receive and retain accreditation. Permits the lead entity to remove an approved 2-1-1 service provider for failure to meet the minimum qualifications, or for failure to perform activities required under the 2-1-1 Service Act or its contract with the lead entity.

Aug 01 25 S **Effective Date August 1, 2025**

SB 02220 Sen. Robert F. Martwick **104-0139**
 Sen. Robert F. Martwick, Kimberly A. Lightford and Li Arellano, Jr.
 (Rep. Dave Vella)

770 ILCS 95/4 from Ch. 114, par. 804

Amends the Self-Service Storage Facility Act. Requires that the notice to the occupant in an enforcement of lien action must include the website information where the online bidding of the lien sale may take place, if applicable.

Aug 01 25 S **Effective Date January 1, 2026**

SB 02280 Sen. Robert Peters **104-0140**
 Sen. Robert Peters
 (Rep. Justin Slaughter)

430 ILCS 69/35-20
 430 ILCS 69/35-25

Amends the Reimagine Public Safety Act. Provides that the Office of Firearm Violence Prevention shall issue a report to the General Assembly annually (rather than no later than January 1 of each year) that identifies communities within Illinois municipalities of 1,000,000 or more residents and municipalities with less than 1,000,000 residents and more than 35,000 residents that are experiencing concentrated firearm violence, explaining the investments that are being made to reduce concentrated firearm violence, and making further recommendations on how to end Illinois' firearm violence epidemic. Provides that the Office of Firearm Violence Prevention shall compile recommendations from all Lead Violence Prevention Conveners and report to the General Assembly annually (rather than bi-annually) on these funding recommendations.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02318 Sen. Laura Ellman **104-0144**
 Sen. Laura Ellman, Mark L. Walker and Chris Balkema
 (Rep. Margaret Croke-Christopher "C.D." Davidsmeyer-Jawaharial Williams-Eva-Dina Delgado-Dan Ugaste and Anthony DeLuca)

205 ILCS 5/46

from Ch. 17, par. 357

Amends the Illinois Banking Act. In provisions concerning the penalty for misleading practices and names, changes the civil penalty that may be imposed to the maximum amount otherwise permitted under specified provisions, \$100,000 for each violation (rather than \$10,000 for each violation). Provides that the remedies provided in those provisions are in addition to, not to the exclusion of, any other remedies available under the law. Defines terms. Makes other changes.

Senate Committee Amendment No. 1

Provides that an existing bank (instead of a State bank) may report an alleged violation to the Commissioner of Banks and Real Estate in provisions concerning soliciting business. Provides that "bank" means a State bank or an entity whose deposits are insured, to the applicable limit, by the Federal Deposit Insurance Corporation or any successors thereto (instead of a State bank or an entity of which a substantial portion of its operations is the business of accepting deposits and which such deposits are insured, to the applicable limit, by the Federal Deposit Insurance Corporation or any successors thereto). Makes other changes in provisions concerning defined terms. Makes a grammatical correction.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Illinois Banking Act. In provisions concerning misleading practices and names prohibited, provides that, if a person, firm, partnership, or corporation that does not accept insured deposits as a substantial portion of its operations and is not chartered by a State or the United States violates specified provisions of the Act, the Secretary of Financial and Professional Regulation (as successor to the Commissioner of Banks and Real Estate) may impose a civil penalty of up to the maximum amount provided for each violation.

Aug 01 25 S **Effective Date January 1, 2026**

SB 02351 Sen. Michael W. Halpin **104-0145**
 Sen. Michael W. Halpin
 (Rep. Dan Swanson)

225 ILCS 407/5-10

225 ILCS 407/10-1

Amends the Auction License Act. Adds definitions for "estate sale", "estate sale service", and "online auction". Provides that "Internet auction listing service" does not include an online auction. Adds an online auction, an estate sale, and providing an estate service to events that are unlawful for any person, corporation, limited liability company, partnership, or other entity to conduct in the State of Illinois without a license issued by the Department of Financial and Professional Regulation. Adds online auctions and estate sales with certain conditions to exemptions to the license requirement. Provides that nothing in the Act shall be construed to apply to a sale conducted by an individual of his or her own property if such an individual is not engaged in the business of selling such property or if the individual did not acquire such goods for resale. Provides that nothing in provisions regarding the license requirement shall be construed to apply to any person as a receiver, trustee in bankruptcy, guardian, administrator, or executor or any such person acting under order of any court, nor shall the provisions regarding the license requirement apply to a trustee acting under a trust agreement, deed of trust, or will, or sales at auction conducted by or under the direction of any public authority or pursuant to any judicial order or decree. Effective January 1, 2026.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Changes the definitions of "estate sale", "estate sale service", and "online auction." Removes online auction or estate sale from provisions concerning the necessity of license. Provides that nothing in the Act shall be construed to apply to a third-party reseller of personal property where owners or representatives of an estate have transferred ownership of the property to the reseller to be sold anonymously. Provides that a third-party reseller may include, but is not limited to, a retail seller, a consignment seller, or a distributor who does not conduct an estate sale. Provides that nothing in provisions regarding the license requirement shall be construed to apply to any person as a receiver, trustee in bankruptcy, guardian, administrator, or executor; any such person acting under an order of any court, under the direction of any public authority, or pursuant to any judicial decree; or any such person acting pursuant to a trust agreement, deed of trust, or will.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02372 Sen. Sally J. Turner **104-0146**
 Sen. Sally J. Turner-Doris Turner, Jil Tracy, Terri Bryant, Neil Anderson, David Koehler, Andrew S. Chesney, Lakesia Collins, Li Arellano, Jr., Willie Preston, Javier L. Cervantes, Craig Wilcox and Chris Balkema
 (Rep. William E Hauter-Jason R. Bunting, Sharon Chung, Amy L. Grant, Adam M. Niemerg, Nicole La Ha, Tom Weber and Kyle Moore)

New Act

Creates the Farmland Transition Commission Act. Provides that the Department of Agriculture shall establish a Farmland Transition Commission to examine current barriers individuals ages 21 through 40 face when trying to purchase or access farmland, review current incentives and policies to encourage the transfer of farmland to current or prospective farmers between the ages of 21 through 40, and to make recommendations on possible incentives or policies to assist these individuals in purchasing or accessing farmland. Specifies membership of the Commission. Provides that Commission members shall serve without compensation. Provides that the Commission shall meet at least on a quarterly basis. Provides that the Commission shall file a report annually with the Governor and the General Assembly on or before January 1 of each year on its recommendations for possible incentives to assist young farmers between the ages of 21 and 40 in acquiring access to farmland in the State. Provides that the Department of Agriculture shall provide administrative and other support to the Commission as needed. Provides that the Commission is dissolved and this provision is repealed on December 31, 2031.

Senate Committee Amendment No. 1

Changes the age range for current or prospective young farmers from between the ages of 21 and 40 to between the ages of 25 and 40.

Aug 01 25 S **Effective Date January 1, 2026**

SB 02421 Sen. Laura Fine **104-0147**
 Sen. Laura Fine-Sara Feigenholtz
 (Rep. Lindsey LaPointe, Laura Faver Dias and Nicolle Grasse)

New Act

210 ILCS 49/1-102

210 ILCS 85/3

210 ILCS 45/1-113

from Ch. 111 1/2, par. 4151-113

210 ILCS 47/1-113

225 ILCS 10/2.06

from Ch. 23, par. 2212.06

Creates the Psychiatric Residential Treatment Facilities (PRTF) Act. Requires the Department of Healthcare and Family Services to establish an Illinois Psychiatric Residential Treatment Facilities (PRTF) program that is family-driven, youth-guided, and trauma-informed, and includes youth and family involvement in all aspects of care planning. Requires the Department to submit a State Plan Amendment, by January 1, 2026, to the Centers for Medicare and Medicaid Services to establish coverage of federally authorized, medically necessary inpatient psychiatric services delivered by a certified PRTF to medical assistance beneficiaries under 21 years of age. Provides that the Department shall adopt rules to implement the PRTF program that at a minimum shall include: (i) certification and participation requirements for PRTF providers in compliance with all applicable federal laws, regulations, requirements, and policies; (ii) monitoring and oversight of PRTF services; (iii) a limit on allowable beds at any one PRTF, not to exceed 40 total beds; and other matters. Requires the Department to establish, and update as needed, a methodology for completing a statewide PRTF capacity analysis for the purposes of identifying capacity needs for PRTF services under the Illinois Medical Assistance Program. Requires the Department to establish a PRTF Advisory Committee responsible for reviewing and providing guidance on the Department's policies and implementations of the PRTF program. Requires the Department to publish on its website counts of reported emergency safety interventions and serious occurrences by State fiscal year and quarter. Makes conforming changes to the Specialized Mental Health Rehabilitation Act of 2013, the Child Care Act of 1969, and other various Acts. Effective immediately.

Aug 01 25 S **Effective Date August 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02425 Sen. Laura M. Murphy **104-0148**
Sen. Laura M. Murphy-Lakesia Collins and Patrick J. Joyce
(Rep. William "Will" Davis-Jawaharial Williams)

420 ILCS 20/3 from Ch. 111 1/2, par. 241-3
420 ILCS 20/4 from Ch. 111 1/2, par. 241-4

Amends the Illinois Low-Level Radioactive Waste Management Act. Defines "water treatment residuals". Deletes provisions regarding generator and broker registration. Adds new provisions regarding generator and broker registration requiring registration with the Illinois Emergency Management Agency and Office of Homeland Security within 60 days after the commencement of generating or taking possession of low-level radioactive waste. Provides an exemption for a generator that stores waste containing or composed of radioactive material with a physical half-life of less than 120 days. Provides an exemption for a generator of water treatment residuals. Makes technical changes.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02457 Sen. Mark L. Walker **104-0149**
 Sen. Mark L. Walker-Graciela Guzmán, Karina Villa and Mary Edly-Allen
 (Rep. Margaret Croke)

5 ILCS 80/4.36	
205 ILCS 740/2	was 225 ILCS 425/2
205 ILCS 740/2.03	was 225 ILCS 425/2.03
205 ILCS 740/2.04	was 225 ILCS 425/2.04
205 ILCS 740/4	was 225 ILCS 425/4
205 ILCS 740/4.5	was 225 ILCS 425/4.5
205 ILCS 740/9	was 225 ILCS 425/9
205 ILCS 740/9.1	was 225 ILCS 425/9.1
205 ILCS 740/13.2	was 225 ILCS 425/13.2
205 ILCS 740/14b	was 225 ILCS 425/14b
205 ILCS 740/16	was 225 ILCS 425/16
205 ILCS 740/17	was 225 ILCS 425/17
205 ILCS 740/18	was 225 ILCS 425/18
205 ILCS 740/19	was 225 ILCS 425/19
205 ILCS 740/20	was 225 ILCS 425/20
205 ILCS 740/22	was 225 ILCS 425/22
205 ILCS 740/23	was 225 ILCS 425/23
205 ILCS 740/35	was 225 ILCS 425/35
205 ILCS 740/3 rep.	
205 ILCS 740/13.1 rep.	

Amends the Regulatory Sunset Act. Removes the Collection Agency Act from the list of Acts being repealed under the Act. Amends the Collection Agency Act. Makes changes concerning defined terms; exempt persons and entities under the Act; unlicensed practice; disciplinary actions; communication; informal conferences; penalties; investigations; the record of hearing; oaths; findings and recommendations; hearings; orders; and returned payments. Provides that the fee rate a collection agency can charge may be modified by rule to not less than 25% of the amount of child support actually collected by the collection agency but not greater than 35%. Repeals provisions concerning the Collection Agency Licensing and Disciplinary Board and provisions concerning when a person acts as a collection agency. Makes other changes.

Senate Committee Amendment No. 1

Adds reference to:

205 ILCS 740/11 was 225 ILCS 425/11

Makes changes concerning certain exemptions from the Collection Agency Act. Further amends the Collection Agency Act. Removes a provision concerning informal conferences, and makes a conforming change.

Senate Floor Amendment No. 2

Deletes reference to:

205 ILCS 740/13.1 rep.

Adds reference to:

205 ILCS 740/13.1 was 225 ILCS 425/13.1

Adds reference to:

205 ILCS 740/24 was 225 ILCS 425/24

Makes changes to defined terms. In provisions concerning a civil penalty imposed by the Department of Financial and Professional Regulation for unlicensed practice under the Act, provides that the civil penalty shall be assessed by the Department after a hearing is held (rather than after an opportunity for a hearing) in accordance with the Act. Replaces provisions concerning the Collection Agency Licensing and Disciplinary Board. Provides that the Department shall, if requested to do so by at least 20 interested persons or an association representing at least 20 interested persons, meet at least once per calendar year with representatives of the debt collection industry to discuss developments in the lawful collection of debt and issues confronting the Department in its regulation and discipline of collection agencies. Further amends the Collection Agency Act to remove references to the Board in provisions concerning the appointment of a hearing officer and license restoration.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02463	Sen. Erica Harriss Sen. Erica Harriss (Rep. Terra Costa Howard)	104-0150
225 ILCS 725/2		from Ch. 96 1/2, par. 5404
225 ILCS 725/6		from Ch. 96 1/2, par. 5409
225 ILCS 725/8b		from Ch. 96 1/2, par. 5414
225 ILCS 725/8c		from Ch. 96 1/2, par. 5414.1
225 ILCS 725/12		from Ch. 96 1/2, par. 5418

Amends the Illinois Oil and Gas Act. Removes cash as an item that an applicant for a permit may provide in lieu of a surety bond required for plugging obligations and the removal of liquid oil field waste from an on-site collection point. Makes changes in provisions concerning the Department of Natural Resources's ability to make rules and conduct hearings for certain purposes. Makes conforming changes.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Oil and Gas Act. Removes cash as an item that an applicant may provide in lieu of a surety bond required for plugging obligations. Changes the bond requirements for (1) an applicant that has not been issued a permit that is not of record with the Department of Natural Resources on the effective date of the amendatory Act or (2) is a permittee on record with the Department that has failed to make the required assessments under the Act at any time in the preceding 5 years. Requires the applicant or permittee to execute and file with the Department a bond in an amount estimated to cover the cost of plugging and restoring the well site at the following rates: \$10,000 for one well, \$25,000 in total covering a blanket bond for up to 10 wells, \$50,000 in total covering a blanket bond for up to 50 wells, or \$100,000 in total covering a blanket bond for up to 100 wells. Provides that a blanket bond covering more than 100 wells is increased to include the bond amount for the total number of wells more than 100 that will be covered by the blanket bond. Requires that a bond must be submitted to the Department for all wells before drilling, deepening, converting, or operating any well for which a new or transfer permit is required and that has not previously been plugged and abandoned in accordance with the Act. Requires the Department to release the bond if (i) all wells covered by the bond are plugged and all well sites are restored in accordance with the amendatory Act and administrative rules, (ii) all wells covered by the bond are transferred in accordance with the amendatory Act and administrative rules, and (iii) the permittee pays assessments to the Department in accordance with the Act for 5 consecutive years from the date of issuance of a permit after the effective date of the amendatory Act and the permittee is not in violation of the amendatory Act or any administrative rules. Makes conforming changes.

Aug 01 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02492	Sen. Suzy Glowiak Hilton Sen. Suzy Glowiak Hilton (Rep. Bob Morgan and Jawaharial Williams)	104-0151
5 ILCS 80/4.36		
5 ILCS 80/4.41 new		
225 ILCS 25/2		from Ch. 111, par. 2302
225 ILCS 25/4		
225 ILCS 25/4.5 new		
225 ILCS 25/6		from Ch. 111, par. 2306
225 ILCS 25/8.05		
225 ILCS 25/11		from Ch. 111, par. 2311
225 ILCS 25/13		from Ch. 111, par. 2313
225 ILCS 25/14		from Ch. 111, par. 2314
225 ILCS 25/16		from Ch. 111, par. 2316
225 ILCS 25/17		
225 ILCS 25/18		from Ch. 111, par. 2318
225 ILCS 25/18.1		
225 ILCS 25/19		from Ch. 111, par. 2319
225 ILCS 25/19.2		
225 ILCS 25/20		from Ch. 111, par. 2320
225 ILCS 25/22		from Ch. 111, par. 2322
225 ILCS 25/23		from Ch. 111, par. 2323
225 ILCS 25/23a		from Ch. 111, par. 2323a
225 ILCS 25/23b		
225 ILCS 25/24		from Ch. 111, par. 2324
225 ILCS 25/25		from Ch. 111, par. 2325
225 ILCS 25/25.1		
225 ILCS 25/26		from Ch. 111, par. 2326
225 ILCS 25/29		from Ch. 111, par. 2329
225 ILCS 25/30		from Ch. 111, par. 2330
225 ILCS 25/32		from Ch. 111, par. 2332
225 ILCS 25/34		from Ch. 111, par. 2334
225 ILCS 25/38.2		
225 ILCS 25/40		from Ch. 111, par. 2340
225 ILCS 25/45		from Ch. 111, par. 2345
225 ILCS 25/45.5		
225 ILCS 25/48		from Ch. 111, par. 2348
225 ILCS 25/49		from Ch. 111, par. 2349
225 ILCS 25/54		from Ch. 111, par. 2354
225 ILCS 25/54.2		
225 ILCS 25/54.3		
225 ILCS 25/55		from Ch. 111, par. 2355

Amends the Regulatory Sunset Act. Changes the repeal date of the Illinois Dental Practice Act from January 1, 2026 to January 1, 2031. Amends the Illinois Dental Practice Act. Adds a definition for "email address of record". Provides that all applicants and licensees shall provide a valid address and email address to the Department upon application for licensure or renewal of a license and inform the Department of any change in the applicant or licensee's address of record or email address of record within 14 days after such change. Adds Individual Taxpayer Identification Number to provisions concerning information that an applicant must include in an application to the Department. Adds concealment in the application for a license under the Act to causes that allow the Department to take action on a license. Provides that the Department may subpoena the dental records of individual patients of dentists and dental hygienists under the Act, upon a determination that reasonable cause exists, without patient consent. Removes provision that states that exhibits in a judicial review proceeding shall be certified without cost. Adds a definition of "agent of a dentist" to provisions concerning third-party financing for dental services. Makes conforming and other changes. Provides that the changes to the Regulatory Sunset Act are effective immediately.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02492 (Continued)

104-0151

Adds reference to:
225 ILCS 25/8

from Ch. 111, par. 2308

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. In provisions concerning the necessity for the licensure of dentists, provides that, if an applicant neglects, fails without an approved excuse, or refuses to take the next available examination offered for licensure under the Act, the fee paid by the applicant shall be forfeited to the Department of Financial and Professional Regulation and the application shall expire (rather than shall be denied). In provisions concerning the required examination for licensure as a dentist and provisions concerning the required examination for dental hygienists, provides that, if an applicant fails to pass an examination for licensure under the Act within 3 years after filing an application, the application shall expire 3 years after the date the application was filed (rather than shall be denied). In provisions concerning persons who are licensed to practice dentistry in another state, provides that, if an applicant for substantial equivalence does not complete the application process in 3 years, the applicant's application shall expire 3 years after the date of submission of the application (rather than shall be denied). In provisions concerning third-party financing for dental services, provides that "agent of a dentist" means a person or company that is permitted, authorized, or contracted to act on behalf of a dentist or dental office (instead of on behalf of or with a dentist or dental office). Provides that the changes to the Regulatory Sunset Act are effective immediately.

Aug 01 25 S **Effective Date August 1, 2025; Some Provisions**
Effective Date January 1, 2026; Some Provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02494 Sen. Suzy Glowiak Hilton **104-0152**
 Sen. Suzy Glowiak Hilton and Kimberly A. Lightford
 (Rep. Bob Morgan and Jawaharial Williams)

5 ILCS 80/4.36
 5 ILCS 80/4.41 new
 225 ILCS 106/10
 225 ILCS 106/12 new
 225 ILCS 106/15
 225 ILCS 106/20
 225 ILCS 106/22
 225 ILCS 106/30
 225 ILCS 106/35
 225 ILCS 106/42
 225 ILCS 106/50
 225 ILCS 106/60
 225 ILCS 106/65
 225 ILCS 106/70
 225 ILCS 106/80
 225 ILCS 106/85
 225 ILCS 106/90
 225 ILCS 106/95
 225 ILCS 106/100
 225 ILCS 106/105
 225 ILCS 106/110
 225 ILCS 106/135
 225 ILCS 106/155
 225 ILCS 106/160
 225 ILCS 106/170
 225 ILCS 106/180

Amends the Regulatory Sunset Act. Changes the repeal date of the Respiratory Care Practice Act from January 1, 2026 to January 1, 2031. Amends the Respiratory Care Practice Act. Adds provisions concerning address of record and email address of record. Removes the requirement that the Department of Financial and Professional Regulation maintain a roster of the names and addresses of all licenses and all persons whose licenses have been suspended, revoked, or denied renewal for cause within the previous calendar year. Changes the membership of the Respiratory Care Board to 5 persons of which 3 members shall be currently engaged in the practice of respiratory care and one member who is a hospital administrator (rather than 7 persons of which 4 members shall be currently engaged in the practice of respiratory care and two members who are hospital administrators). Provides that a majority of the Board members (rather than 4) shall constitute a quorum. Provides that an applicant shall include the applicant's Social Security number or Individual Taxpayer Identification Number in an application to the Department (rather than only the applicant's Social Security Number). Provides that the Department shall provide a certified shorthand reporter to take down the testimony and preserve the record of all proceedings at a formal hearing (rather than the Department preserving the record). Provides that provisions concerning the repeal date of the Act are effective immediately. Makes other changes.

Senate Floor Amendment No. 1

Adds reference to:	
225 ILCS 5/3	from Ch. 111, par. 7603
Adds reference to:	
225 ILCS 5/3.5 new	
Adds reference to:	
225 ILCS 5/4	from Ch. 111, par. 7604
Adds reference to:	
225 ILCS 5/5	from Ch. 111, par. 7605
Adds reference to:	
225 ILCS 5/8	from Ch. 111, par. 7608
Adds reference to:	
225 ILCS 5/9	from Ch. 111, par. 7609
Adds reference to:	
225 ILCS 5/11	from Ch. 111, par. 7611

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02494 (Continued)	104-0152
Adds reference to: 225 ILCS 5/12	from Ch. 111, par. 7612
Adds reference to: 225 ILCS 5/13	from Ch. 111, par. 7613
Adds reference to: 225 ILCS 5/14	from Ch. 111, par. 7614
Adds reference to: 225 ILCS 5/16	from Ch. 111, par. 7616
Adds reference to: 225 ILCS 5/17	from Ch. 111, par. 7617
Adds reference to: 225 ILCS 5/18	from Ch. 111, par. 7618
Adds reference to: 225 ILCS 5/19	from Ch. 111, par. 7619
Adds reference to: 225 ILCS 5/19.5	
Adds reference to: 225 ILCS 5/22	from Ch. 111, par. 7622
Adds reference to: 225 ILCS 5/24	from Ch. 111, par. 7624
Adds reference to: 225 ILCS 5/27	from Ch. 111, par. 7627
Adds reference to: 225 ILCS 5/28	from Ch. 111, par. 7628
Adds reference to: 225 ILCS 5/30	from Ch. 111, par. 7630
Adds reference to: 225 ILCS 5/6 rep.	
Adds reference to: 225 ILCS 5/15 rep.	
Adds reference to: 225 ILCS 5/21 rep.	
Adds reference to: 225 ILCS 5/34 rep.	

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Changes the repeal date of the Illinois Athletic Trainers Practice Act from January 1, 2026 to January 1, 2031. Amends the Illinois Athletic Trainers Practice Act. Defines "email address of record". Adds provisions concerning address of record and email address of record. Replaces certain pronouns with the nouns to which the pronouns refer. Provides that all substance-related violations shall mandate an automatic substance abuse assessment. Makes changes in provisions concerning the administration of the Act; qualifications for licensure; restoration of expired licenses; grounds for discipline; investigations, notice and hearing; subpoenas and oaths; motions for rehearing; hearing officer appointment; and certifications of record and costs. Repeals provisions concerning the Illinois Board of Athletic Trainers; the Department of Financial and Professional Regulation's roster of licensees; the findings of the Board; and persons practicing on January 1, 2006 (the effective date of Public Act 94-246). Makes conforming and other changes. Provisions amending the Regulatory Sunset Act are effective immediately.

Aug 01 25 S **Effective Date August 1, 2025; Some Provisions**
Effective Date January 1, 2026; Some Provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02495	Sen. Suzy Glowiak Hilton	104-0153
	Sen. Suzy Glowiak Hilton and Kimberly A. Lightford (Rep. Bob Morgan and Jawaharial Williams)	
5 ILCS 80/4.36		
5 ILCS 80/4.43 new		
225 ILCS 410/1-4		
225 ILCS 410/1-6		from Ch. 111, par. 1701-6
225 ILCS 410/1-6.5		
225 ILCS 410/1-7		from Ch. 111, par. 1701-7
225 ILCS 410/1-7.5		
225 ILCS 410/1-7.10		
225 ILCS 410/1-10		from Ch. 111, par. 1701-10
225 ILCS 410/1-11		from Ch. 111, par. 1701-11
225 ILCS 410/1-12		
225 ILCS 410/1-14 new		
225 ILCS 410/2-2		from Ch. 111, par. 1702-2
225 ILCS 410/2-3		from Ch. 111, par. 1702-3
225 ILCS 410/2-4		from Ch. 111, par. 1702-4
225 ILCS 410/2-7		from Ch. 111, par. 1702-7
225 ILCS 410/2-9		
225 ILCS 410/2-10		
225 ILCS 410/2-11		
225 ILCS 410/2-12		
225 ILCS 410/3-1		from Ch. 111, par. 1703-1
225 ILCS 410/3-2		from Ch. 111, par. 1703-2
225 ILCS 410/3-3		from Ch. 111, par. 1703-3
225 ILCS 410/3-4		from Ch. 111, par. 1703-4
225 ILCS 410/3-6		from Ch. 111, par. 1703-6
225 ILCS 410/3-7		from Ch. 111, par. 1703-7
225 ILCS 410/3-7.1		from Ch. 111, par. 1703-7.1
225 ILCS 410/3-9		
225 ILCS 410/3-10		
225 ILCS 410/3-11		
225 ILCS 410/3-12		
225 ILCS 410/3A-1		from Ch. 111, par. 1703A-1
225 ILCS 410/3A-2		from Ch. 111, par. 1703A-2
225 ILCS 410/3A-3		from Ch. 111, par. 1703A-3
225 ILCS 410/3A-5		from Ch. 111, par. 1703A-5
225 ILCS 410/3A-6		from Ch. 111, par. 1703A-6
225 ILCS 410/3A-8		
225 ILCS 410/3B-2		from Ch. 111, par. 1703B-2
225 ILCS 410/3B-10		
225 ILCS 410/3B-11		
225 ILCS 410/3B-12		
225 ILCS 410/3B-13		
225 ILCS 410/3B-15		
225 ILCS 410/3B-16		
225 ILCS 410/3C-1		from Ch. 111, par. 1703C-1
225 ILCS 410/3C-2		from Ch. 111, par. 1703C-2
225 ILCS 410/3C-3		from Ch. 111, par. 1703C-3
225 ILCS 410/3C-7		from Ch. 111, par. 1703C-7
225 ILCS 410/3C-8		from Ch. 111, par. 1703C-8
225 ILCS 410/3C-10		
225 ILCS 410/3D-5		

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02495	(Continued)	104-0153
	225 ILCS 410/3E-2	
	225 ILCS 410/3E-5	
	225 ILCS 410/3E-7	
	225 ILCS 410/4-1	
	225 ILCS 410/4-2	from Ch. 111, par. 1704-2
	Adds reference to:	
	225 ILCS 5/34 rep.	
	225 ILCS 410/4-4	from Ch. 111, par. 1704-4
	225 ILCS 410/4-5	from Ch. 111, par. 1704-5
	225 ILCS 410/4-6	from Ch. 111, par. 1704-6
	225 ILCS 410/4-7	from Ch. 111, par. 1704-7
	225 ILCS 410/4-8	from Ch. 111, par. 1704-8
	225 ILCS 410/4-9	from Ch. 111, par. 1704-9
	225 ILCS 410/4-10	from Ch. 111, par. 1704-10
	225 ILCS 410/4-11	from Ch. 111, par. 1704-11
	225 ILCS 410/4-13	from Ch. 111, par. 1704-13
	225 ILCS 410/4-14	from Ch. 111, par. 1704-14
	225 ILCS 410/4-15	from Ch. 111, par. 1704-15
	225 ILCS 410/4-18.5	
	225 ILCS 410/4-19	from Ch. 111, par. 1704-19
	225 ILCS 410/4-22	from Ch. 111, par. 1704-22

Amends the Regulatory Sunset Act. Changes the repeal date of the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985 from January 1, 2026 to January 1, 2031. Amends the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Act of 1985. Defines "email address of record", "licensed continuing education sponsor", "licensed school", and "public member". Makes changes in provisions concerning the Illinois Administrative Procedure Act; an applicant's address of record; licensure requirements for each profession; unlicensed practice; abnormal skin growth education; display of a license; teacher education; examination of applicants for each profession; the practices that constitute cosmetology; inactive status of a license; the practices that constitute esthetics; investigations by the Department of Financial and Professional Regulation; requisites for ownership or operation of a school under the Act; the periodic review of schools for each profession; enrollment agreements; school rules and refunds; grounds for disciplinary action; exceptions for public schools; licensure renewal; requisites for ownership or operation of cosmetology, esthetics, hair braiding, and nail technology salons and barber shops; powers and duties of the Department; the Barber, Cosmetology, Esthetics, Hair Braiding, and Nail Technology Board; applications; the issuance of a license; fees; refusal, suspension, and revocation of licenses; practice without a license or after suspension or revocation thereof; hearings; record of proceedings; citations; and certifications of record. Makes conforming and other changes. Provides that the provisions concerning the Regulatory Sunset Act are effective immediately.

Aug 01 25 S **Effective Date August 1, 2025; Some Provisions**
Effective Date January 1, 2026; Some Provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02496	Sen. Suzy Glowiak Hilton Sen. Suzy Glowiak Hilton and Kimberly A. Lightford (Rep. Bob Morgan and Jawaharial Williams)	104-0154
5 ILCS 80/4.36		
5 ILCS 80/4.41 new		
225 ILCS 90/0.05		
225 ILCS 90/1		from Ch. 111, par. 4251
225 ILCS 90/1.1 new		
225 ILCS 90/1.2		
225 ILCS 90/1.5		
225 ILCS 90/2		from Ch. 111, par. 4252
225 ILCS 90/3		from Ch. 111, par. 4253
225 ILCS 90/4		from Ch. 111, par. 4254
225 ILCS 90/6		from Ch. 111, par. 4256
225 ILCS 90/8		from Ch. 111, par. 4258
225 ILCS 90/8.1		from Ch. 111, par. 4258.1
225 ILCS 90/8.5		
225 ILCS 90/11		from Ch. 111, par. 4261
225 ILCS 90/12		from Ch. 111, par. 4262
225 ILCS 90/15		from Ch. 111, par. 4265
225 ILCS 90/16		from Ch. 111, par. 4266
225 ILCS 90/16.1		
225 ILCS 90/17		from Ch. 111, par. 4267
225 ILCS 90/18		from Ch. 111, par. 4268
225 ILCS 90/19		from Ch. 111, par. 4269
225 ILCS 90/19.5		
225 ILCS 90/22		from Ch. 111, par. 4272
225 ILCS 90/23		from Ch. 111, par. 4273
225 ILCS 90/24		from Ch. 111, par. 4274
225 ILCS 90/25		from Ch. 111, par. 4275
225 ILCS 90/25.5 new		
225 ILCS 90/26		from Ch. 111, par. 4276
225 ILCS 90/29		from Ch. 111, par. 4279
225 ILCS 90/31		from Ch. 111, par. 4281
225 ILCS 90/36		from Ch. 111, par. 4286
225 ILCS 90/32.1 rep.		

Amends the Regulatory Sunset Act to change the repeal date of the Illinois Physical Therapy Act from January 1, 2026 to January 1, 2031. Amends the Illinois Physical Therapy Act. Changes references from "Director" to "Secretary". Makes changes in provisions concerning legislative intent; definitions; physical therapy services; dry needling; licensure requirements; powers and duties of the Department of Financial and Professional Regulation; the Illinois Administrative Procedure Act; duties and functions of the Secretary of Financial and Professional Regulation and the Physical Therapy Licensing and Disciplinary Board; qualifications for licensure; license applications; examinations; restoration of expired licenses; inactive licenses; fees and returned checks; disciplinary actions; violations; investigations and hearings; confidentiality; and temporary suspension of a license. Adds provisions concerning the applicant's or licensee's address of record and email address of record. Makes other changes. Provides that the provisions amending the Regulatory Sunset Act are effective immediately.

Senate Committee Amendment No. 1

In provisions concerning dry needling, restores language providing that "dry needling" does not include the teaching or application of acupuncture described by needle retention or the application of retained electric stimulation leads.

Aug 01 25 S **Effective Date August 1, 2025; Some Provisions**
Effective Date January 1, 2026; Some Provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02500

Sen. Robert Peters

104-0155

Sen. Robert Peters-Graciela Guzmán, Mary Edly-Allen, Cristina Castro, Laura Fine, Mark L. Walker and Sara Feigenholtz

(Rep. Kelly M. Cassidy-Anthony DeLuca, Janet Yang Rohr, Nicolle Grasse, Martha Deuter and Michael Crawford)

50 ILCS 754/5

50 ILCS 754/15

50 ILCS 754/25

50 ILCS 754/30

50 ILCS 754/40

50 ILCS 754/55

50 ILCS 754/65

Amends the Community Emergency Services and Support Act. Modifies legislative findings. Provides that appropriate mobile response services must, among other things, subject to the care decisions of the individual receiving care, coordinate transportation for any individual experiencing a mental or behavioral health emergency to the least restrictive setting feasible (rather than provide transportation for any individual experiencing a mental or behavioral health emergency). Provides that adequate mobile mental health relief provider training includes, among other things, training in recognizing and working with people with neurodivergent and developmental disability diagnoses and in the techniques available to help stabilize and connect them to further services and training in the involuntary commitment process, in identification of situations that meet the standards for involuntary commitment, and in cultural competencies and social biases to guard against any group being disproportionately subjected to the involuntary commitment process or the use of the process not warranted under the legal standard for involuntary commitment. Provides that mobile mental health relief providers may only participate in the involuntary commitment process to the extent permitted under the Mental Health and Developmental Disabilities Code. Requires the system for gathering information developed by the Statewide Advisory Committee to determine the number of instances of mobile mental health relief providers initiating petitions for involuntary commitment. Provides that the exemption from civil liability for emergency care provided in the Good Samaritan Act applies to anyone providing care under the Act. Provides that each 9-1-1 public safety answering point and emergency service dispatched through a 9-1-1 public safety answering point must begin coordinating its activities with the mobile mental and behavioral health services established by the Division of Mental Health once all 3 of the following conditions are met, but not later than July 1, 2027 (rather than July 1, 2025). Adds definitions and modifies existing definitions. Effective immediately.

Senate Floor Amendment No. 1

Deletes reference to:

50 ILCS 754/55

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that a mobile crisis response team may provide transportation if the mobile crisis response team is appropriately equipped and staffed to do so. Provides that, in any area where mobile mental health relief providers are available for dispatch, unless requested by mobile mental health relief providers, law enforcement shall not be used to provide transportation to access mental or behavioral health care, or travel between mental or behavioral health care providers, except where (i) no alternative is available; (ii) the individual requests transportation from law enforcement and law enforcement mutually agrees to provide transportation; or (iii) the Mental Health and Developmental Disabilities Code requires or permits law enforcement to provide transportation (rather than the Mental Health and Developmental Disabilities Code requires law enforcement to provide transportation). Removes changes to provisions concerning immunity.

Aug 01 25 S **Effective Date August 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02586	Rep. Martin J. Moylan	104-0157
	Rep. Martin J. Moylan-Jay Hoffman-Michael J. Kelly-Angelica Guerrero-Cuellar-Harry Benton, John M. Cabello, Dave Vella, Dennis Tipsword, Anthony DeLuca, Mary Gill, Joyce Mason, Rita Mayfield, Yolonda Morris, Suzanne M. Ness, Jawaharial Williams, Lisa Davis, Michael Crawford, Nicolle Grasse, Camille Y. Lilly, Kimberly Du Buclet, Jehan Gordon-Booth, Sonya M. Harper, Robert "Bob" Rita and Mary Beth Canty (Sen. Julie A. Morrison-Linda Holmes)	
20 ILCS 2605/2605-10		was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-40		was 20 ILCS 2605/55a-4
20 ILCS 2605/2605-51		
20 ILCS 2605/2605-54		
20 ILCS 2605/2605-355		was 20 ILCS 2605/55a in part
20 ILCS 2605/2605-490 new		
20 ILCS 2605/2605-615		
20 ILCS 2610/35		
20 ILCS 2610/40		
20 ILCS 2610/45		
20 ILCS 2625/1		from Ch. 127, par. 289
20 ILCS 2625/2		from Ch. 127, par. 290
20 ILCS 2640/5		
20 ILCS 2640/10		
20 ILCS 2640/15		
20 ILCS 2705/2705-125		was 20 ILCS 2705/49.22
30 ILCS 715/5.1		from Ch. 56 1/2, par. 1705.1
625 ILCS 5/5-105		from Ch. 95 1/2, par. 5-105

Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Reorganizes and expands the training overseen by the Division of the Academy and Training. Provides that functions of the Division of Forensic Services include issuing reports for certain drug tests, overseeing training in entering medical and dental information into certain databases, and providing information to local law enforcement agencies about best practices for handling death scene investigations. Requires the Illinois State Police to make a report containing the number of juvenile records that the Illinois State Police received in that quarter (rather than requiring the Illinois State Police to submit the report to the General Assembly). Provides that the Illinois State Police may receive revenue and real and personal property from any legal source, grants, pass-through grants, donations, and lawful appropriations. Requires the Illinois State Police to establish a State Missing Persons Clearinghouse as a resource to promote an immediate and effective community response to missing children. Provides that, beginning January 1, 2026, the Governor shall designate the chair of the Illinois Forensic Science Commission for a 2-year term. Changes references to districts to troops in the Volunteer Firefighting Unit Use Act. Amends the Statewide Organized Gang Database Act. Defines "LEADS" as the Law Enforcement Agencies Data System, which is a statewide communication and processing system that permits law enforcement and criminal justice agencies to have direct access to centralized data. Replaces references to "SWORD" with "LEADS". Makes conforming changes in the Illinois Police Training Act. Replaces "Division of Investigation" with "Division of Criminal Investigation" in the Intergovernmental Drug Laws Enforcement Act and the Illinois Vehicle Code. Makes other changes. Effective January 1, 2026.

House Floor Amendment No. 3

Deletes reference to:

20 ILCS 2605/2605-10

Deletes reference to:

20 ILCS 2605/2605-40

Deletes reference to:

20 ILCS 2605/2605-51

Deletes reference to:

20 ILCS 2605/2605-54

Deletes reference to:

20 ILCS 2605/2605-355

Deletes reference to:

20 ILCS 2605/2605-490 new

Deletes reference to:

20 ILCS 2605/2605-615

Deletes reference to:

20 ILCS 2610/35

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01953 Sen. Doris Turner **104-0158**

Sen. Doris Turner-Napoleon Harris, III-Willie Preston-Karina Villa-Julie A. Morrison, Mary Edly-Allen, Adriane Johnson, Steve McClure, Rachel Ventura, Mike Simmons, Laura M. Murphy and Li Arellano, Jr.
 (Rep. Kam Buckner-Curtis J. Tarver, II, Matt Hanson, Ann M. Williams, Katie Stuart, Dave Vella, Tracy Katz Muhl, Elizabeth "Lisa" Hernandez, Maura Hirschauer, Maurice A. West, II, William "Will" Davis, Michael Crawford, La Shawn K. Ford, Kevin John Olickal, Nicholas K. Smith, Rita Mayfield, Justin Slaughter, Yolonda Morris, Sonya M. Harper, Jawaharial Williams, Thaddeus Jones, Camille Y. Lilly, Debbie Meyers-Martin, Kimberly Du Buclet, Mary Beth Canty, Jehan Gordon-Booth, Lisa Davis, Marcus C. Evans, Jr. and Emanuel "Chris" Welch)

50 ILCS 705/6.1

55 ILCS 5/3-8002

from Ch. 34, par. 3-8002

Amends the Illinois Police Training Act. Provides that no law enforcement agency shall make an offer of employment for the position of probationary police officer, probationary part-time police officer, full-time law enforcement officer, or part-time law enforcement officer without requiring the execution of a signed release from the applicant, directing any and all entities that previously employed the individual to produce or make available for inspection all employment records, including background investigation materials collected in connection with making an offer of employment, duty-related physical and psychological fitness-for-duty examinations, work performance records, criminal, civil, or administrative investigations of conduct, arrests, convictions, findings of guilt, pleas of guilty, or pleas of nolo contendere. Provides that, with specified exceptions, all records shall be produced without any redaction and no nondisclosure, separation, or settlement agreement shall prevent the production of these records. Provides that the provisions do not apply to the extent that they would impair an existing collective bargaining agreement. Sets forth provisions concerning: (i) the procedures for requesting employment records; (ii) the deadlines for providing the records; (iii) the penalties for failing to produce the records in accordance with the provisions; and (iv) an example of an acceptable release form. Requires the receipt of a written release for an entity to have immunity for the release of information. Makes other changes to immunity-related provisions. Amends the Sheriff's Merit System Law of the Counties Code. Provides that the county board of any county having a population of at least 75,000 must adopt and implement, by ordinance, the merit system provided by the Sheriff's Merit System Law. Provides that the county board of any county having a population of less than 75,000 (rather than 1,000,000) which does not have a merit board or merit commission for sheriff's personnel may adopt and implement, by ordinance, the merit system provided by the Sheriff's Merit System Law. Makes other and conforming changes.

Senate Committee Amendment No. 1

Deletes reference to:

50 ILCS 705/6.1

Adds reference to:

50 ILCS 705/6.5 new

Adds reference to:

820 ILCS 40/1

from Ch. 48, par. 2001

Adds reference to:

820 ILCS 40/8

from Ch. 48, par. 2008

Adds reference to:

820 ILCS 40/8.5 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Further amends the Illinois Police Training Act. Reinserts provisions concerning the inspection of employee records. Changes various references from "an offer of employment" to "a final offer of employment". Makes changes in provisions concerning immunity from liability. Amends the Personnel Record Review Act. Provides that a law enforcement agency shall release a complete law enforcement personnel file upon receipt of a written request from a law enforcement agency for the purpose of making an employment determination by the law enforcement agency or a hiring board, such as the Illinois State Police Merit Board or an equivalent board. Provides that the Illinois Law Enforcement Training Standards Board, all previous employers, and the agents and employees of all previous employers have immunity (rather than qualified immunity) for the release of employment record information.

Aug 12 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02323

Sen. Julie A. Morrison

104-0159

Sen. Julie A. Morrison-Sally J. Turner-Dale Fowler-Cristina Castro-Linda Holmes, Terri Bryant, David Koehler, Michael E. Hastings, Seth Lewis, Bill Cunningham, Laura M. Murphy, John F. Curran, Kimberly A. Lightford, Javier L. Cervantes, Chris Balkema, Robert F. Martwick, Erica Harriss, Robert Peters, Karina Villa, Adriane Johnson, Jason Plummer, Mary Edly-Allen, Mike Simmons, Craig Wilcox, Donald P. DeWitte, Andrew S. Chesney, Steve McClure, Paul Faraci, Li Arellano, Jr., Graciela Guzmán, Mark L. Walker and Michael W. Halpin
 (Rep. Ann M. Williams-Jehan Gordon-Booth-Eva-Dina Delgado-Ryan Spain-Nicole La Ha, Bob Morgan, Maurice A. West, II, Joyce Mason, Maura Hirschauer, Matt Hanson, Bradley Fritts, Travis Weaver, Daniel Didech, Amy Elik, Katie Stuart, Michael J. Kelly, Jaime M. Andrade, Jr., Angelica Guerrero-Cuellar, Camille Y. Lilly, Kelly M. Cassidy, Michelle Mussman, John M. Cabello, Robert "Bob" Rita, Elizabeth "Lisa" Hernandez, Martin J. Moylan, Martha Deuter, Margaret Croke, Tracy Katz Muhl, Patrick Windhorst, Amy L. Grant, Brandun Schweizer, Anthony DeLuca, Stephanie A. Kifowit, Sue Scherer, Amy Briel, Barbara Hernandez, Kevin Schmidt, Patrick Sheehan, Jason R. Bunting, William E. Hauter, Dan Ugaste, Nicolle Grasse, Suzanne M. Ness and Steven Reick)

20 ILCS 505/45.1 new

20 ILCS 1305/1-90 new

20 ILCS 1505/1505-225 new

20 ILCS 2605/2605-625 new

50 ILCS 705/2

from Ch. 85, par. 502

50 ILCS 705/10.21

50 ILCS 705/10.23

50 ILCS 705/10.27 new

30 ILCS 500/25-210 new

55 ILCS 80/4

from Ch. 23, par. 1804

705 ILCS 405/5-175 new

720 ILCS 5/10-9

725 ILCS 5/106B-5

725 ILCS 5/115-10

from Ch. 38, par. 115-10

725 ILCS 203/10

725 ILCS 210/4.13 new

730 ILCS 5/3-2-2

from Ch. 38, par. 1003-2-2

730 ILCS 5/3-2.5-15

735 ILCS 5/13-202.2

from Ch. 110, par. 13-202.2

805 ILCS 5/12.35

from Ch. 32, par. 12.35

Provides that the Act may be referred to as the Illinois Statewide Trauma-Informed Response to Human Trafficking Act. Amends the Children and Family Services Act. Provides that the Department of Children and Family Services shall maintain a human trafficking unit to coordinate services, initiate prevention efforts, and provide access to resources for case-management staff to serve youth in care who have been determined to be victims of human trafficking or assessed to be at high risk of becoming a victim of human trafficking, as well as ensure a prompt response by the Department to recover youth in care in the custody of law enforcement. Provides that the Department shall incorporate services for all child trafficking victims into the community-based services provided by the Department. Amends the Department of Human Services Act. Provides that the Department of Human Services shall develop a strategic plan, in consultation with advocates and survivors, to establish a statewide system of identification and response to survivors of human trafficking and recommended levels of funding for phase-in of comprehensive victim-centered, trauma-informed statewide services for victims of human trafficking, including adults and children, and to sex and labor trafficking victims and require victim-centered, trauma-informed human trafficking training for caseworkers, treatment providers, investigators, foster parents, and residential home personnel. Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Provides that the Illinois State Police shall develop a strategic plan to improve victim-centered, trauma-informed law enforcement response to victims of human trafficking across the State. Amends the Illinois Police Training Act. Provides that the Illinois Law Enforcement Training Standards Board shall work with the Illinois State Police, local law enforcement, victim-centered, trauma-informed human trafficking service providers, and survivor leaders to develop, curriculum standards for training on victim-centered, trauma-informed detection, investigation, and response to human trafficking victims certified by the Illinois Law Enforcement Training Standards Board. Amends various other Acts concerning various agencies responsibilities of addressing human trafficking. Effective January 1, 2026.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02323 (Continued)

104-0159

Provides that the Department of Children and Family Services shall ensure that all youth in care are screened during the initial integrated assessment (rather than assessed) to identify those who may be at high risk of trafficking, based on experiences of commercial sexual exploitation and other indicators of human trafficking, and ensure that those identified are screened for and, as relevant, provided with specialized services. Deletes provision that reports regarding human trafficking investigations received by the Illinois State Police or a multi-disciplinary task force that include the names or other identifying information of human trafficking victims shall be kept confidential and may not be disclosed by the Illinois State Police or a multi-disciplinary task force. Deletes provisions providing enhanced penalties for involuntary servitude when the victim is a minor. Provides that in determining sentences for involuntary servitude, involuntary sexual servitude of a minor, or trafficking in persons, the sentencing court shall take into account the age of the victim or victims.

Aug 13 25 S **Effective Date August 13, 2025; Some Provisions**
Effective Date January 1, 2026; Some Provisions

HB 01189 Rep. Jay Hoffman

104-0160

Rep. Jay Hoffman-Gregg Johnson-Marcus C. Evans, Jr.-Harry Benton-Stephanie A. Kifowit, Will Guzzardi, Elizabeth "Lisa" Hernandez, Dave Vella, Dagmara Avelar, Sharon Chung, Martin J. Moylan, Kelly M. Cassidy, Katie Stuart, Kevin John Olickal, Aarón M. Ortíz, Jaime M. Andrade, Jr., Amy Briel, Matt Hanson, Lawrence "Larry" Walsh, Jr., Anna Moeller, Maura Hirschauer, Natalie A. Manley, Nicolle Grasse, Sue Scherer, Emanuel "Chris" Welch, Norma Hernandez, Carol Ammons, Robert "Bob" Rita, Michael J. Kelly, Mary Gill, Rick Ryan and Jehan Gordon-Booth (Sen. Christopher Belt-Mattie Hunter-Elgie R. Sims, Jr., Mike Porfirio, Karina Villa, Adriane Johnson, David Koehler, Javier L. Cervantes, Michael W. Halpin, Doris Turner, Graciela Guzmán, Rachel Ventura and Bill Cunningham)

820 ILCS 130/2

820 ILCS 130/11

from Ch. 48, par. 39s-11

Amends the Prevailing Wage Act. Provides that the definition of "public works" includes all federal construction projects administered or controlled by a public body if the prevailing rate of wages is equal to or greater than the prevailing wage determination by the United States Secretary of Labor for the same locality for the same type of construction used to classify the federal construction project. Makes a conforming change. Effective July 1, 2025.

Aug 14 25 H **Effective Date August 14, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01976 Sen. Robert Peters **104-0161**
 Sen. Robert Peters-Graciela Guzmán-Celina Villanueva, Mark L. Walker, Mike Simmons, Mike Porfirio and Adriane Johnson
 (Rep. Marcus C. Evans, Jr.-Harry Benton-Stephanie A. Kifowit-Jawaharial Williams, Rick Ryan, Gregg Johnson, Lisa Davis, Diane Blair-Sherlock, Matt Hanson and Jaime M. Andrade, Jr.)

New Act

Creates the Illinois Workers' Rights and Worker Safety Act. Provides that, except as authorized by State law enacted after January 19, 2025, a State agency may not amend or revise its rules relating to the protection of workers' rights or worker safety in a manner less stringent than specified federal laws. Provides that a State agency may establish workers' rights and worker safety standards that are more stringent than those provided in federal law as the federal law existed on January 19, 2025. Provides that, to the extent a federal law existing on January 19, 2025 is more stringent than a State agency's corresponding standards or rules in its protection of workers' rights or worker safety, or to the extent that there are no State agency standards or rules in place corresponding with a federal law, a State agency shall, as a minimum standard, continue to observe and enforce those workers' rights and worker safety standards provided in federal law as the federal law existed on January 19, 2025. Provides for reporting requirements. Repeals the Act on January 20, 2029.

Senate Floor Amendment No. 1

Adds reference to:

820 ILCS 219/25

Replaces everything after the enacting clause. Creates the Workers' Rights and Worker Safety Act. Provides that, except as authorized by State law enacted after April 28, 2025, a State agency may not amend or revise the State agency's rules in a manner that is less stringent in its protection of workers' rights or worker safety than requirements established under federal wage and hour law or federal coal mine safety law as the federal law existed on April 28, 2025. Creates the Illinois Safe and Healthy Workplace Act. Provides that the Department of Labor shall adopt rules to incorporate federal occupational health or safety standards that are repealed or revoked to address occupational safety or health issues. Sets forth rights of action and penalties. Amends the Occupational Safety and Health Act. Provides that the Director Labor may adopt a standard that incorporates a federal occupational health or safety standard as it existed prior to being repealed, revoked, amended, or newly interpreted and addresses the occupational safety or health issue that the repealed, revoked, amended, or newly interpreted federal Occupational Safety and Health Act standard had addressed.

Aug 14 25 S **Effective Date August 14, 2025**

HB 00022 Rep. Daniel Didech **104-0162**
 Rep. Daniel Didech-Laura Faver Dias
 (Sen. Adriane Johnson, Mark L. Walker, Karina Villa and Michael W. Halpin)

5 ILCS 490/136 new

Amends the State Commemorative Dates Act. Provides that December 1 through December 7 of each year is designated as Crohn's and Colitis Awareness Week as a week to encourage awareness of Crohn's disease and ulcerative colitis.

House Floor Amendment No. 1

Deletes reference to:

5 ILCS 490/136 new

Adds reference to:

65 ILCS 5/11-12-5

from Ch. 24, par. 11-12-5

Replaces everything after the enacting clause. Amends the Illinois Municipal Code. In provisions concerning ordinances used to implement plans for the present and future development or redevelopment of a municipality, provides that developer donations and impact fees contemplated in implementing ordinances may include amounts to pay for the costs of constructing a new school building if the necessity of the new school building is specifically and uniquely attributed to the development or subdivision and the affected school district certifies the necessity and costs.

Senate Committee Amendment No. 1

Adds an immediate effective date.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 00871 Rep. Amy Briel **104-0165**
 Rep. Amy Briel-Tom Weber-Stephanie A. Kifowit-Sue Scherer, Matt Hanson, Sharon Chung, Harry Benton, Dagmara Avelar, Gregg Johnson, Martha Deuter, Diane Blair-Sherlock, Lisa Davis, Patrick Sheehan and Jason R. Bunting
 (Sen. Suzy Glowiak Hilton, Li Arellano, Jr. and Julie A. Morrison)

15 ILCS 205/0.01 from Ch. 14, par. 0.01

Amends the Attorney General Act. Makes a technical change in a Section concerning the short title.

House Committee Amendment No. 1

Deletes reference to:
 15 ILCS 205/0.01

Adds reference to:
 20 ILCS 505/5

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Provides that final approval for placement of a child with a prospective foster or adoptive parent shall not be granted if a criminal records background check reveals the prospective foster or adoptive parent has a felony conviction for human trafficking or sex trafficking. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:
 225 ILCS 10/3.4

Replaces everything after the enacting clause. Amends the Children and Family Services Act. In provisions requiring the Department of Children and Family Services to conduct a criminal records background check prior to placement of a child with a relative or a prospective foster or adoptive parent, provides that final approval for placement shall not be granted if the background check reveals that the relative, prospective foster or adoptive parent, or any other adult living in the home has a felony conviction for human trafficking or sex trafficking. Amends the Child Care Act of 1969. Provides that the Department shall not approve a relative caregiver home for certification if a criminal background screening reveals that any adult living in the home has a felony conviction for human trafficking or sex trafficking. Effective July 1, 2025.

Aug 15 25 H **Effective Date August 15, 2025**

HB 01062 Rep. Amy Briel **104-0166**
 Rep. Amy Briel-Katie Stuart, Dan Swanson, Wayne A. Rosenthal and Hoan Huynh
 (Sen. Rachel Ventura)

20 ILCS 3921/8 new

Amends the Illinois Century Network Act. Provides that the connection of anchor institutions to the Illinois Century Network shall be prioritized according to the type of anchor institution, starting with schools and libraries.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Changes the priorities for the connection of anchor institutions to the Illinois Century Network based upon distance from the Illinois Century Network's existing middle-mile network, and certain other criteria (rather than based upon the type of anchor institution).

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01082 Rep. Gregg Johnson **104-0167**
 Rep. Gregg Johnson, Nicolle Grasse, Martha Deuter, Bradley Fritts, Kevin Schmidt, Regan Deering, Dave Severin, David Friess, Jackie Haas, Patrick Windhorst, Steven Reick, Dan Swanson, Wayne A. Rosenthal, Charles Meier and Diane Blair-Sherlock
 (Sen. Sally J. Turner, Andrew S. Chesney and Chris Balkema)

65 ILCS 5/8-8-2 from Ch. 24, par. 8-8-2
 65 ILCS 5/8-8-3 from Ch. 24, par. 8-8-3

Amends the Illinois Municipal Auditing Law of the Illinois Municipal Code. Provides that certain provisions concerning audit requirements shall become inoperable in fiscal year 2026. Provides that, beginning in Fiscal Year 2026, if a municipality has a population of 1,000 or more, then the municipality shall file annually with the Comptroller an audit report and annual financial report. Provides that, beginning in Fiscal Year 2026, a municipality with a population of less than 1,000 shall file annually with the Comptroller an annual financial report. Provides that, beginning in Fiscal Year 2026, a municipality with a population of less than 1,000 that owns or operates public utilities or has bonded debt shall file an audit report once every 4 years unless the latest audit report filed with the Comptroller contains an adverse opinion or disclaimer of opinion. Provides that, if the audit report contains an adverse opinion or disclaimer of opinion, then the municipality shall file an audit report annually until the audit report shows no adverse opinion or disclaimer of opinion. Provides that, beginning in Fiscal Year 2026, municipalities shall submit completed audit reports and annual financial reports within 180 days after the close of such fiscal year, unless an extension is granted by the Comptroller in writing.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the changes to audit reports in the introduced bill begin in Fiscal Year 2027 (rather than Fiscal Year 2026 in the introduced bill).

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01224 Rep. William "Will" Davis **104-0168**
 Rep. William "Will" Davis-Nicholas K. Smith, Dagmara Avelar, Diane Blair-Sherlock, Harry Benton, Rita Mayfield,
 Matt Hanson and La Shawn K. Ford
 (Sen. Willie Preston-Lakesia Collins-Mattie Hunter, Napoleon Harris, III and Laura M. Murphy)

New Act

30 ILCS 540/1

from Ch. 127, par. 132.401

Creates the State Agency Retainage Act. Provides that, if a State agency determines that satisfactory progress has not been achieved by a contractor or subcontractor during any period for which a payment is to be made, a percentage of the payment may be retained by the State agency. Prohibits the amount of retainage under the Act from exceeding 10% of the amount of any and all draw amounts submitted and approved under the terms of the contract until the contract is 50% completed. Prohibits retainage of more than 5% of the contract of the amount of any and all draw amounts submitted and approved under the terms of the contract for the duration of the contract. Authorizes retainage to be adjusted as the contract approaches completion to recognize better than expected performance, the ability to rely on alternative safeguards, and other factors. Further provides that on completion of all contract requirements, amounts retained under the Act must be paid promptly. Defines the terms "retainage" and "State agency". Amends the State Prompt Payment Act. Specifies that the State Prompt Payment Act does not apply to retainage withheld under the State Agency Retainage Act.

House Floor Amendment No. 3

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Deletes the provisions that amended the State Prompt Payment Act. Provides that "retainage" does not include moneys withheld from grants to entities for capital improvements to non-State property. Provides that, if the contractor or subcontractor has displayed unsatisfactory performance on previous State agency projects resulting in a low performance score or suspension of prequalification, the State agency may apply retainage from the beginning of the project. Provides that, notwithstanding any other provision of law, if a State agency has not withheld retainage from a payment to a contractor on a project, then that contractor may not withhold retainage from a payment to a subcontractor for the same project. Provides that, if a State agency has withheld retainage from a contractor under the Act, then the contractor may withhold retainage from a payment to a subcontractor, but only to the extent that the amount retained from payment to the contractor by the State agency is attributable to a failure on the part of the subcontractor to make satisfactory progress with respect to the subcontractor's contractual obligations. Specifies that the Act's limitations on retainage from subcontracts apply only to subcontracts that are entered into on or after the Act's effective date of the Act in connection with a State construction contract that is subject to the Act. Effective July 1, 2026.

Senate Committee Amendment No. 1

Deletes reference to:

New Act

Deletes reference to:

30 ILCS 540/1

from Ch. 127, par. 132.401

Adds reference to:

30 ILCS 550/1

from Ch. 29, par. 15

Replaces everything after the enacting clause. Amends the Public Construction Bond Act. Provides that, before the completion of 50% of the contract for public works, the State or a local governmental unit, except for the Department of Transportation, may not withhold retainage from any payment to a contractor who furnishes the bond or bond substitute required by the Act in an amount in excess of 10% of any payment made before the date of completion of 50% of the contract for public works. Provides that, when a contract for public works is 50% complete, the State or the local governmental unit, except for the Department of Transportation, shall reduce the retainage so that no more than 5% is held. Allows a State agency, subject to these limitations, to withhold as retainage a portion of the moneys from the payment of a contract that is entered into on or after the effective date of the amendatory Act if and only if the State agency determines that satisfactory progress has not been achieved by a contractor or subcontractor during any period for which a payment is to be made. Requires satisfactory progress to be clearly provided for in the contract between the State agency and the contractor or subcontractor. Provides that retainage may not be used as a substitute for good contract management, and the State agency may not withhold funds without cause. Provides that determinations to retain and the specific amount to be withheld must be made by the State agency on a case-by-case basis based on the performance of milestones under the current contract as provided for in the contract between the State agency and the contractor. Prohibits a contractor from withholding retainage from a subcontractor except to the extent a State agency has withheld retainage from the contractor which is attributable to that subcontractor's subcontract. Defines "retainage". Provides that nothing in the amendatory Act may be construed to modify any provision of the State Prompt Payment Act or the Local Government Prompt Payment Act. Effective June 1, 2027.

Senate Floor Amendment No. 3

Provides that the provision does not apply to the Illinois State Toll Highway Authority.

Aug 15 25 H **Effective Date June 1, 2027**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01226

Rep. Jay Hoffman

104-0169

Rep. Jay Hoffman-Jeff Keicher-Lawrence "Larry" Walsh, Jr.-Marcus C. Evans, Jr.-Joyce Mason, Daniel Didech, Patrick Sheehan, Nicole La Ha, William E Hauter, Christopher "C.D." Davidsmeyer, Kyle Moore, Michael J. Coffey, Jr., Jennifer Sanalitro, Harry Benton, Nicolle Grasse, Suzanne M. Ness, Gregg Johnson, Amy Elik, Lindsey LaPointe, Brad Stephens, Norine K. Hammond, Dan Ugaste, Patrick Windhorst, Barbara Hernandez, Wayne A. Rosenthal, Dave Severin, Amy L. Grant, Laura Faver Dias, Michael Crawford, Charles Meier, Michelle Mussman, Dagmara Avelar, Dan Swanson, Jason R. Bunting, Paul Jacobs, Mary Gill, Jed Davis, Brandun Schweizer, Will Guzzardi, Natalie A. Manley, Michael J. Kelly, Anthony DeLuca, Martin J. Moylan, Jackie Haas, Rita Mayfield, Camille Y. Lilly, Joe C. Sosnowski, Curtis J. Tarver, II, Yolonda Morris, Martin McLaughlin, Rick Ryan, Diane Blair-Sherlock, John M. Cabello, Norma Hernandez, Matt Hanson, Dave Vella, Sue Scherer, Kevin John Olickal, Lisa Davis, Jehan Gordon-Booth, Stephanie A. Kifowit, Nabeela Syed, Robert "Bob" Rita, Bradley Fritts, Jaime M. Andrade, Jr., Kam Buckner, Abdelnasser Rashid, Martha Deuter, Thaddeus Jones, Margaret Croke, Debbie Meyers-Martin, Angelica Guerrero-Cuellar, Edgar González, Jr., Ryan Spain, Kimberly Du Buclet, Bob Morgan, Janet Yang Rohr, Adam M. Niemerg, Regan Deering, Fred Crespo, Maurice A. West, II, Emanuel "Chris" Welch, Travis Weaver, Theresa Mah, Anna Moeller, Tony M. McCombie and Hoan Huynh
(Sen. Ram Villivalam-Donald P. DeWitte-Laura M. Murphy-David Koehler-Mike Simmons, Suzy Glowiak Hilton, Julie A. Morrison, Sally J. Turner, Jil Tracy, Sara Feigenholtz, Laura Ellman, Adriane Johnson, Dave Syverson, Mike Porfirio, Napoleon Harris, III, Christopher Belt, John F. Curran, Michael W. Halpin, Darby A. Hills, Erica Harriss, Mary Edly-Allen, Seth Lewis, Chapin Rose, Craig Wilcox, Karina Villa, Kimberly A. Lightford, Chris Balkema, Patrick J. Joyce, Doris Turner, Steve McClure, Terri Bryant, Dale Fowler, Lakesia Collins, Meg Loughran Cappel, Javier L. Cervantes, Steve Stadelman and Graciela Guzmán)

625 ILCS 5/6-109

625 ILCS 5/6-207

from Ch. 95 1/2, par. 6-207

625 ILCS 5/6-911

from Ch. 95 1/2, par. 6-911

Amends the Illinois Vehicle Code. Requires every applicant for the renewal of a driver's license who is 79 years or older to renew in person. Requires every applicant for the renewal of a driver's license who is 87 years of age or or who is 75 years of age or older and holds a commercial driver's license to prove, by an actual demonstration, the applicant's ability to exercise reasonable care in the safe operation of a motor vehicle. Allows an immediate family member to submit information to the Secretary of State relative to the medical condition of a person if the condition interferes with the person's ability to operate a motor vehicle safely. Requires information to be submitted in writing in a manner and form approved by the Secretary and shall include the name of the person submitting the information. Prohibits the Secretary from accepting or acting on anonymous reports. Makes other changes. Effective July 1, 2026.

Aug 15 25 H **Effective Date July 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01270

Rep. William E Hauter

104-0170

Rep. William E Hauter-Paul Jacobs-Bob Morgan-Theresa Mah, Yolonda Morris, Kyle Moore, Kevin Schmidt, Dennis
Tipsword, Jawaharial Williams and Tony M. McCombie
(Sen. Suzy Glowiak Hilton-Steve McClure and Sally J. Turner)

20 ILCS 2105/2105-17

Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. In a provision concerning the requirements that a health care professional must meet before he or she can have his or her license placed on volunteer status (rather than being granted a volunteer license), provides that a health care professional must possess an active license that is not currently subject to discipline or under investigation by the Department of Financial and Professional Regulation (rather than satisfaction of all requirements of the State licensing Act that applies to his or her health care profession and the rules adopted under the Act). Removes the volunteer licensure fee and removes references to volunteer licenses. Provides that a health care professional whose license is in volunteer status may request that the Department change the status of the license to active as long as the request for the change is made during the same renewal period in which the license was previously active or the license is renewed in the same manner, at the same time, and with the same conditions as an active license. Provides that a health care professional who holds an active license that was previously a volunteer license is subject to the requirements of the State licensing Act that applies to his or her health care profession and the rules adopted under the relevant Act. Provides that the Department may adopt rules for the administration of the provisions regarding volunteer licenses (rather than determining by rule the total number of volunteer licenses to be issued). Makes conforming and other changes.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that a health care professional whose license is in volunteer status may request the Department of Financial and Professional Regulation to change the status to active as long as the request to be active is made during the same renewal period in which the license was previously active or the health care professional renews in the same manner and at the same time with the same conditions as an active license (rather than as long as the request for the change is made during the same renewal period in which the license was previously active or the license is renewed in the same manner, at the same time, and with the same conditions as an active license). Removes language providing that a health care professional who holds an active license that was previously a volunteer license is subject to the requirements of the State licensing Act that applies to his or her health care profession and the rules adopted under the relevant Act. Makes a conforming change.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01278

Rep. Daniel Didech

104-0171

Rep. Daniel Didech-Marcus C. Evans, Jr.-Brad Stephens-Joyce Mason, Kelly M. Cassidy, Camille Y. Lilly and Hoan Huynh
(Sen. Mary Edly-Allen, Terri Bryant, Javier L. Cervantes, Karina Villa, Michael W. Halpin, Dale Fowler, Graciela Guzmán, Chris Balkema, Adriane Johnson, Doris Turner, Rachel Ventura, Christopher Belt, Mike Simmons and Laura M. Murphy)

820 ILCS 180/33 new

Amends the Victims' Economic Security and Safety Act. Provides that every employer covered under the Act shall permit an employee or an employee's family or household member who is a victim or alleged victim of domestic violence, sexual violence, gender violence, or any other crime of violence to utilize for personal use an employer-provided electronic device to document or communicate an act of domestic violence, sexual violence, gender violence, or any other crime of violence committed against the employee or the employee's family or household member. Requires employers to grant an employee who is a victim or alleged victim of domestic violence, sexual violence, gender violence, or any other crime of violence or an employee who has a family or household member who is a victim or alleged victim of domestic violence, sexual violence, gender violence, or any other crime of violence access to any photographs, voice or video recordings, sound recordings, or any other digital documents or communications stored on an employer-provided electronic device issued to the employee whenever such photographs, voice or video recordings, sound recordings, or other digital documents or communications are needed by the employee or the employee's family or household member during a criminal action or proceeding to establish or support an allegation of domestic violence, sexual violence, gender violence, or any other crime of violence. Provides that, if an employee is seriously injured or incapacitated, the employer shall grant access to the described materials to a family or household member of the employee who requests access from the employer and whose interests are not adverse to the employee as it relates to the domestic violence, sexual violence, gender violence, or other crime of violence. Provides that every employer covered by the Act shall post and keep posted, in conspicuous places where employees are employed, a notice, to be prepared or approved by the Director of Labor, explaining these provisions. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Victims' Economic Security and Safety Act. Provides that an employer shall not retaliate against an employee or deprive an employee of employer-issued equipment because the employee used employer-issued equipment to record domestic violence, sexual violence, gender violence, or any other crime of violence committed against the employee or a family or household member of the employee. Provides that an employer shall grant an employee access to any photographs, voice or video recordings, sound recordings, or any other digital documents or communications stored on an employer-issued device relating to domestic violence, sexual violence, gender violence, or any other crime of violence committed against the employee or a family or household member of the employee. Provides that the provisions do not prohibit an employer from complying with an investigation, court order, or subpoena for a device, information, data, or documents. Provides that the provisions shall not be construed to relieve an employee of obligations to comply with an employer's reasonable employment policies or to perform the essential functions of employment.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01302 Rep. Ann M. Williams **104-0173**
 Rep. Ann M. Williams-Mary Beth Canty, Theresa Mah, Michelle Mussman, Maura Hirschauer, Lilian Jiménez and
 Lindsey LaPointe
 (Sen. Robert Peters and Mary Edly-Allen)

720 ILCS 5/16-25.2

725 ILCS 5/112A-29

from Ch. 38, par. 112A-29

725 ILCS 5/116-2.1

725 ILCS 203/20

750 ILCS 60/303

from Ch. 40, par. 2313-3

Amends the Criminal Code of 2012. Deletes a provision that timely notice to a retail mercantile establishment that is a victim of retail theft, organized retail crime, financial institution fraud, or looting shall include 7 days' notice of any court proceedings. Amends the Code of Criminal Procedure of 1963. Provides that a law enforcement officer may not refuse to complete a written report as required by the Protective Orders Article of the Code on any ground. Provides that a law enforcement officer shall not discourage or attempt to discourage a victim from filing a police report concerning an incident of abuse. Provides for the vacation of a conviction (rather than only prostitution convictions) if the defendant was a victim of human trafficking. Provides that the determination of the motion shall be by a preponderance of the evidence. Provides that evidence demonstrating the defendant's status as a victim of trafficking at the time of the offense shall create a rebuttable presumption that the defendant was a victim of human trafficking at the time of the offense. Provides that, regardless of whether the court grants a motion to vacate the sentence, it may permit the defendant to file an expedited petition for expungement or sealing under the Criminal Identification Act to be heard whenever possible before the same judge to whom the motion to vacate his or her conviction was presented upon 30 days' notice to those entitled to notification of expungement or sealing proceedings. Amends the Sexual Assault Incident Procedure Act. Provides that a law enforcement officer shall not discourage or attempt to discourage a victim from filing a police report concerning sexual assault or sexual abuse. Amends the Illinois Domestic Violence Act of 1986 to make conforming changes.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. In the amendatory changes to the Code of Criminal Procedure of 1963, deletes provision that a law enforcement officer may not refuse to complete a written report as required by the provision on any ground. In the amendatory changes to the Code of Criminal Procedure of 1963 concerning a motion to vacate a conviction for an offense committed as a result of the defendant having been a human trafficking victim, deletes provision that evidence demonstrating the defendant's status as a victim of human trafficking at the time of the offense shall create a rebuttable presumption that the defendant was a victim of human trafficking at the time of the offense and provides that with the exception of the expedited notice period and timeline for hearing, any petition to seal or expunge records shall be governed entirely by the provisions of the Criminal Identification Act. In the amendatory provisions of the Illinois Domestic Violence Act of 1986 concerning the written report by a law enforcement officer investigating an alleged incident of abuse, neglect, or exploitation between family or household members, provides that no law enforcement officer may refuse to complete a written report for a bona fide allegation (rather than any allegation) as required by the provision on any ground.

Senate Committee Amendment No. 1

Deletes reference to:

720 ILCS 5/16-25.2

Deletes the amendatory changes to the Criminal Code of 2012.

Senate Committee Amendment No. 2

Deletes reference to:

725 ILCS 5/116-2.1

Adds reference to:

725 ILCS 120/3

from Ch. 38, par. 1403

Adds reference to:

725 ILCS 120/4

from Ch. 38, par. 1404

Adds reference to:

725 ILCS 120/4.5

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Further amends the Criminal Code of 2012. Deletes a provision concerning motions to vacate convictions for offenses committed as a result of the defendants having been human trafficking victims. Defines the term "court proceeding" for purposes of a provision that sets forth retail loss prevention report and notice requirements. Amends the Rights of Crime Victims and Witnesses Act. In the definition of "court proceeding", changes reference to "bond" to "pretrial release". Provides that timely notification shall include 7 days' notice of all court proceedings. Provides that for preliminary hearings and hearings regarding pretrial release or that alter the conditions of pretrial release only, if giving the victim 7 days' notice is impossible, fewer days may be timely, so long as the notice is provided as soon as practicable and in advance of the proceeding.

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01362 Rep. Stephanie A. Kifowit **104-0176**
 Rep. Stephanie A. Kifowit-Joyce Mason-Sue Scherer-Brandun Schweizer, Maura Hirschauer and Kevin Schmidt
 (Sen. Craig Wilcox-Darby A. Hills, Mike Porfirio, Seth Lewis and Chris Balkema)

330 ILCS 61/1-15

Amends the Service Member Employment and Reemployment Rights Act. In a provision concerning differential compensation, changes the definition of "work days" to mean the actual number of shifts (rather than days) the employee would have worked during the period of military leave but for the service member's military obligation. Further provides that work days are tabulated without regard for the number of hours in a shift (rather than work day), regardless if the shift extends into the next day. Removes a provision providing that work hours that extend into the next calendar day count as 2 work days.

House Floor Amendment No. 2

Adds reference to:
 330 ILCS 61/1-10

Adds reference to:
 330 ILCS 61/5-10

Adds reference to:
 330 ILCS 61/5-5

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following additional changes: Provides that a service member whose employment with an employer is interrupted by a period of active service shall be permitted, upon request of that service member, to use during such period of service any vacation, annual, or similar leave with pay accrued by the service member before the commencement of such period of active service. In a provision concerning concurrent compensation for public employees who are members of a reserve component, provides that such public employees may receive concurrent compensation for both annual training orders and orders in lieu of annual training in the same calendar year; however, the combined total of their concurrent compensation shall not exceed 30 days in a calendar year. In a provision concerning differential compensation, provides that after a public employee is absent from his or her employment for a consecutive period of 365 days while performing voluntary active service, the employee's entitlement to differential compensation shall be terminated. Further provides that the public employee's right to differential pay shall be reinstated upon the employee's return to work with his or her employer for more than 90 calendar days. Provides that public employees are not entitled to differential pay for periods of unpaid active service including, but not limited to: travel to and from military orders, rest periods immediately before or after military orders, and military service in which the public employee does not receive pay from the military. Provides that "work days" are tabulated up to 24 continuous hours in a shift, regardless if the shift extends into the next calendar day; and a shift that extends beyond 24 continuous hours will be calculated as an additional work day. Makes the bill effective immediately.

Senate Floor Amendment No. 1

In provisions concerning differential compensation for public employees during periods of military leave, provides that after a public employee is absent from his or her employment for a consecutive 3-year period (rather than for a consecutive period of 365 days) while performing voluntary active service, the employee's entitlement to differential compensation shall be terminated.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 01364 Rep. Lawrence "Larry" Walsh, Jr. 104-0177
Rep. Lawrence "Larry" Walsh, Jr.-Anthony DeLuca
(Sen. Patrick J. Joyce)

70 ILCS 508/55

Amends the Joliet Arsenal Development Authority Act. Provides that the Joliet Arsenal Development Authority shall be abolished upon the last to occur of the following: (1) expiration of the 35-year (rather than 30-year) period that begins on the effective date of the Act; or (2) one year after all revenue bonds, notes, and other evidences of indebtedness of the Authority have been fully paid and discharged or otherwise provided for. Provides that, upon the abolition of the Authority, all of its rights and property shall pass to and be vested in Will County (rather than the State).

Senate Floor Amendment No. 3

Adds reference to:

70 ILCS 508/5

Adds reference to:

70 ILCS 508/15

Adds reference to:

70 ILCS 508/20

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Further amends the Joliet Arsenal Development Authority Act. Provides that the Board of Directors of the Joliet Arsenal Development Authority shall consist of 15 members (rather than 10 members). Provides that one member (rather than 6 members) of the Board shall be appointed by the Will County Executive. Provides that the mayors of the municipalities of Channahon, Crest Hill, Elwood, Joliet, Lockport, Manhattan, Rockdale, Romeoville, Symerton, and Wilmington shall each appoint one member of the Board of Directors. Provides for the appointment of the Board members. Provides that the Chairperson of the Board shall be appointed by the Will County Executive from among the members of the Board (rather than elected by the Board annually from among the members who are appointed by the Will County Executive). Provides that Board shall meet upon the call of its Chairperson or upon written notice of 8 members of the Board (rather than 6 members of the Board). Provides that all official acts of the Authority shall require the affirmative vote of a simple majority of the Board members at a meeting of the Board (rather than at least 6 members of the Board at a meeting of the Board) at which the members casting those affirmative votes are present.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01365 Rep. Bob Morgan **104-0178**
 Rep. Bob Morgan-Lindsey LaPointe, Janet Yang Rohr, Martha Deuter, Carol Ammons, Tracy Katz Muhl, Michael Crawford, Lisa Davis and Hoan Huynh
 (Sen. Julie A. Morrison)

225 ILCS 15/6	from Ch. 111, par. 5356
225 ILCS 15/10.5 new	
225 ILCS 20/9	from Ch. 111, par. 6359
225 ILCS 20/9A	from Ch. 111, par. 6359A
225 ILCS 20/9B new	
225 ILCS 20/11	from Ch. 111, par. 6361
225 ILCS 55/20	from Ch. 111, par. 8351-20
225 ILCS 55/43 new	
225 ILCS 56/60	
225 ILCS 56/63 new	
225 ILCS 107/47 new	
225 ILCS 107/50	

Amends the Clinical Psychologist Licensing Act, the Clinical Social Work and Social Work Practice Act, the Marriage and Family Therapy Licensing Act, the Music Therapy Licensing and Practice Act, and the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act. Allows an applicant for licensure under those Acts to temporarily practice under supervision while the applicant's application for licensure is pending under specified circumstances. Removes good moral character standards as qualification requirements for the licensing of social workers and music therapists. Creates procedures for placing a license on inactive status for social workers and professional counselors. Provides that the Department of Financial and Professional Regulation must allow reasonable exam accommodations for licensed marriage and family therapists and clinical psychologists whose primary language is not English if a test in the therapist's or psychologist's primary language is not available.

Senate Floor Amendment No. 1

Adds reference to:
 225 ILCS 75/8.1 new

Amends the Illinois Occupational Therapy Practice Act. Allows an applicant for licensure under the Act to temporarily practice under supervision while the applicant's application for licensure is pending under specified circumstances.

Aug 15 25 H **Effective Date January 1, 2026**

HB 01368 Rep. Laura Faver Dias **104-0179**
 Rep. Laura Faver Dias and Michelle Mussman
 (Sen. Kimberly A. Lightford)

105 ILCS 5/21B-45

Amends the Educator Licensure Article of the School Code. Requires an approved provider of professional development activities for the renewal of a Professional Educator License to ensure that professional development related to English language arts is aligned with the comprehensive literacy plan for the State developed by the State Board of Education. Effective immediately.

House Committee Amendment No. 1

Requires approved providers to ensure that professional development activities (rather than professional development) related to literacy instruction (rather than English language arts) are aligned to evidence-based strategies as defined in the comprehensive literacy plan for the State developed by the State Board of Education (rather than aligned with the comprehensive literacy plan for the State developed by the State Board of Education).

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01430 Rep. Eva-Dina Delgado **104-0180**
 Rep. Eva-Dina Delgado-Carol Ammons, Barbara Hernandez, Angelica Guerrero-Cuellar, Kevin John Olickal, Kelly M. Cassidy, Jaime M. Andrade, Jr. and Hoan Huynh
 (Sen. Omar Aquino-Mark L. Walker-Robert F. Martwick-Robert Peters and Graciela Guzmán)

110 ILCS 991/5
 110 ILCS 991/10
 110 ILCS 991/25
 110 ILCS 991/30
 110 ILCS 991/35
 110 ILCS 991/40
 110 ILCS 991/45
 110 ILCS 991/65

Amends the Student Investment Account Act. Allows the State Treasurer to originate, guarantee, acquire, and service refinance loans; invest in, and enter into contracts with, institutions that provide refinance loans; deposit funds with financial institutions that provide refinance loans; establish specific criteria governing the eligibility of entities to participate in the making of refinance loans; charge and collect premiums for insurance on refinance loans; and deduct from a State employee's salary, wages, commissions, and bonuses the recovery of a refinance loan debt. Removes language allowing the State Treasurer to: enter into income share agreements with participants, facilitate income share agreements between participants and eligible income share agreement providers, and perform other acts as may be necessary or desirable in connection with income share agreements; enter into contracts and guarantee agreements as necessary to operate the Student Investment Account with income share agreement providers or qualified income share agreement organizations; establish specific criteria governing the eligibility of entities to participate in the making of income share agreements; pay income share agreement providers or qualified income share agreement organizations an administrative fee in connection with services provided pursuant to the Student Investment Account; charge and collect premiums for insurance on income share agreements; and deduct from a State employee's salary, wages, commissions, and bonuses the recovery of an income share agreement. Allows (rather than requires) the State Treasurer to establish fees to cover the costs of administration, recordkeeping, marketing, and investment management related to the Student Investment Account. Removes language allowing moneys in the Student Investment Account Assistance Fund to be used to provide assistance to income share agreement participants. Makes conforming changes.

House Committee Amendment No. 1

Adds an immediate effective date.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01461 Rep. Norine K. Hammond **104-0183**
 Rep. Norine K. Hammond
 (Sen. Neil Anderson)

Authorizes the Director of Natural Resources, on behalf of the State of Illinois, to execute and deliver a permanent easement to real property located in Fulton County to KSS Conservation Partners, LLC. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes it a non-exclusive easement. Provides that the conveyance of the authorized easement is made subject to: (1) existing public utilities, existing public roads, and any and all reservations, easements, encumbrances, covenants and restrictions of record; (2) the entering into of a shared maintenance agreement for the land subject to the easement between the Department of Natural Resources and KSS Conservation Partners, LLC; and (3) the express condition that if either the Department of Natural Resources or KSS Conservation Partners, LLC ceases to have a shared maintenance agreement for the land that is the subject of the easement, the easement automatically terminates and the land fully reverts to the State of Illinois, Department of Natural Resources. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

HB 01502 Rep. Brad Stephens **104-0184**
 Rep. Brad Stephens-Emanuel "Chris" Welch-Jaime M. Andrade, Jr., Matt Hanson, Harry Benton, Barbara Hernandez,
 Michael J. Kelly, Martin J. Moylan, Martha Deuter and Camille Y. Lilly
 (Sen. Robert F. Martwick and Seth Lewis)

625 ILCS 80/5

625 ILCS 80/10

Amends the O'Hare Driver Safety Act. Defines "Department" as the Illinois Department of Transportation. In a provision prohibition stopping or standing within one-half mile of O'Hare International Airport, provides that "traffic route" refers to all routes within the defined radii, including routes that are under the jurisdiction or partial jurisdiction of the Department. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

625 ILCS 80/15

Adds reference to:

625 ILCS 80/25

Adds reference to:

625 ILCS 80/30

Adds reference to:

625 ILCS 80/35 new

Replaces everything after the enacting clause. Amends the O'Hare Driver Safety Act. Allows the Illinois State Police (rather than the Illinois Toll Highway Authority) to issue the violation of stopping or standing within one-half mile of O'Hare International Airport to the lessee of the vehicle in the same manner as it would issue a violation to a registered owner of a vehicle. Provides that the State Police (rather than the Authority) shall procure, and after procurement, have oversight over (rather than install and maintain) automated traffic safety systems along traffic routes within a one-half mile radius of: (1) the eastern entrance to O'Hare International Airport; and (2) the intersection of Interstate 90 and Interstate 294. Provides that the Authority and the Department of Transportation shall allow the installation of automated traffic safety systems upon light poles under their jurisdiction. Requires the State Police (rather than the Authority) to issue a written notice of the violation to the registered owner of the vehicle as the alleged violator. Requires the State Police (rather than the Authority) to adopt rules necessary to implement and administer the Act. Allows the State Police to procure a single contract or multiple contracts to implement the Act. Makes other changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01576	Rep. Terra Costa Howard Rep. Terra Costa Howard (Sen. Michael W. Halpin)	104-0188
705 ILCS 505/2		from Ch. 37, par. 439.2
705 ILCS 505/4		from Ch. 37, par. 439.4
705 ILCS 505/6		from Ch. 37, par. 439.6
705 ILCS 505/9		from Ch. 37, par. 439.9
705 ILCS 505/13		from Ch. 37, par. 439.13
705 ILCS 505/21		from Ch. 37, par. 439.21
705 ILCS 505/22		from Ch. 37, par. 439.22

Amends Court of Claims Act. Provides that judges appointed by the Governor with the advice and consent of the Senate under the Act shall hold office for a term of 6 years and until their successors are appointed and qualified. Provides that each judge shall receive an annual salary as set by the Compensation Review Board. Authorizes the court to hold sessions and take evidence remotely as it deems necessary to expedite the business of the court. Authorizes the court to adopt administrative rules to provide for remote or electronic filing of a claim or other motion, participation in any capacity before the court, taking of evidence or testimony, conducting any business of the court, or payment of any fees to the court. Authorizes the court to adopt rules determining the form and manner of all filing fees and other charges due the court. Provides that all claims arising under the Act must be filed within 5 years (instead of one year) of the crime on which a claim is based under the Crime Victims Compensation Act.

Senate Committee Amendment No. 1

Deletes reference to:

705 ILCS 505/2 from Ch. 37, par. 439.2

Deletes reference to:

705 ILCS 505/4 from Ch. 37, par. 439.4

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Deletes from the engrossed bill proposed changes to provisions in the Act concerning the appointment, terms, and salaries of judges on the Court of Claims.

Aug 15 25 H **Effective Date January 1, 2026**

HB 01577	Rep. Hoan Huynh Rep. Hoan Huynh (Sen. Rachel Ventura)	104-0189
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215 ILCS 5/356z.73

Amends the Illinois Insurance Code. Excludes student health insurance coverage from a provision requiring group or individual policies of accident and health insurance that provide dependent coverage to make that dependent coverage available to the parent or stepparent of the insured if certain conditions are met. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01586 Rep. Edgar González, Jr. **104-0190**
Rep. Edgar González, Jr.-Daniel Didech-Jawaharial Williams, Yolonda Morris, Stephanie A. Kifowit and Thaddeus Jones
(Sen. Cristina Castro-Craig Wilcox, Mike Porfirio, Javier L. Cervantes, Adriane Johnson, Mary Edly-Allen, Mike Simmons and Rachel Ventura)

20 ILCS 415/8b from Ch. 127, par. 63b108b

Amends the Personnel Code. Provides that, if requirements exist under federal law, regulation, or rule for administration of programs by methods relating to the establishment and maintenance of personnel standards on a merit basis on January 1, 2025, those requirements shall remain in place for the purpose of administration of those programs by the State. Effective immediately.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Personnel Code. In provisions regarding positions in the State service subject to the jurisdiction of the Department of Central Management Services with respect to selection and tenure on the basis of merit and fitness, provides that, unless prohibited by federal law, the administration of certain federal programs shall continue to be conducted by State employees subject to the Personnel Code. Makes a technical change to the classification of certain provisions as pertaining to merit and fitness.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01597	Rep. Anne Stava	104-0191
	Rep. Anne Stava, Nicolle Grasse, Norma Hernandez and Hoan Huynh (Sen. Kimberly A. Lightford)	
210 ILCS 9/10		
210 ILCS 9/15		
210 ILCS 9/75		
210 ILCS 9/80		
210 ILCS 9/90		
210 ILCS 9/95		
210 ILCS 45/1-114.005		
210 ILCS 45/2-111		from Ch. 111 1/2, par. 4152-111
210 ILCS 45/3-305.6 new		
210 ILCS 45/3-305.7 new		
210 ILCS 45/3-401		from Ch. 111 1/2, par. 4153-401
210 ILCS 45/3-402		from Ch. 111 1/2, par. 4153-402
210 ILCS 45/3-404		from Ch. 111 1/2, par. 4153-404
210 ILCS 45/3-405		from Ch. 111 1/2, par. 4153-405
210 ILCS 45/3-411		from Ch. 111 1/2, par. 4153-411
210 ILCS 45/3-413		from Ch. 111 1/2, par. 4153-413
210 ILCS 45/3-413.1 new		

Amends the Assisted Living and Shared Housing Act. Makes changes to assessments for admission to establishments and service plan requirements. Requires an establishment to notify the resident and the resident's representative when there is a significant change in the resident's condition that affects the establishment's ability to meet the resident's needs. Prohibits an establishment from terminating or reducing any service without the consent of the resident or the resident's representative for the purpose of making it more difficult or impossible for the resident to remain in the establishment. Adds new requirements for establishments and the Department of Public Health regarding the involuntary termination of residency. Provides that a resident has the right to not be unlawfully transferred or discharged. Makes other changes. Amends the Nursing Home Care Act. Prohibits a resident from being transferred or discharged in violation of the Act. Provides that a resident has the right not to be unlawfully transferred or discharged. Provides for the assessment of a \$2,500 fine for a facility that fails to comply with an order to readmit a resident who wishes to return to the facility and is appropriate for that level of care and services provided. Requires a facility that complies with an order to readmit a resident that has been deemed to have been unlawfully discharged to notify the Department within 10 business days after the resident has been readmitted to the facility. Provides that a facility may involuntarily transfer or discharge a resident because the facility is unable to meet the medical needs of the resident, as documented in the resident's clinical record by the resident's physician. Provides that the Department maintains jurisdiction over the transfer or discharge irrespective of the timing of the notice and discharge. Provides that if the Department determines that a transfer or discharge is not authorized, then the Department shall issue a written decision stating that the transfer or discharge is denied. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Removes provisions that required the Department of Public Health to consider an order from an administrative law judge and steps the facility took to safely care for the resident when considering whether a violation occurred. In provisions concerning the ordered readmission of a patient, provides that, if a resident whose readmission was ordered by the Department engages in conduct similar to that which led to the resident's involuntary discharge and for which the facility documented concerns, the Department shall take into account the required notice provided by the facility in considering whether to impose a fine. Changes the effective date to January 1, 2026 (instead of an immediate effective date).

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01615 Rep. Anthony DeLuca **104-0192**
Rep. Anthony DeLuca-Jay Hoffman, Emanuel "Chris" Welch, Patrick Windhorst, Brad Halbrook and Dave Vella
(Sen. Christopher Belt, Adriane Johnson, Doris Turner, Rachel Ventura and Laura M. Murphy)

5 ILCS 465/1 from Ch. 1, par. 3301

Amends the Flag Display Act. Permits the United States national flag to be displayed on the grounds of a courthouse (rather than only on the top of a courthouse).

House Floor Amendment No. 1

In provisions concerning the display of United States national flags, provides that it shall be the duty of each county board to provide United States national flags that are kept floating from a suitable flag-staff to be placed on the top of or prominently displayed on the grounds (rather than on the top of or on the grounds) of the court house in its respective county.

Aug 15 25 H **Effective Date January 1, 2026**

HB 01616 Rep. Nabeela Syed **104-0193**
Rep. Nabeela Syed-Jay Hoffman, Camille Y. Lilly, Katie Stuart, Elizabeth "Lisa" Hernandez, Joyce Mason, Harry Benton, Jaime M. Andrade, Jr., Barbara Hernandez, Emanuel "Chris" Welch, Nicolle Grasse, Tracy Katz Muhl, Maura Hirschauer, Kevin John Olickal, Bob Morgan, Hoan Huynh, Abdelnasser Rashid, Anna Moeller and Janet Yang Rohr
(Sen. Christopher Belt-Mattie Hunter-Lakesia Collins-Michael E. Hastings-Patrick J. Joyce, Paul Faraci, Emil Jones, III, Adriane Johnson, Mike Simmons, Karina Villa, Doris Turner and Mary Edly-Allen)

820 ILCS 149/10

Amends the Employee Blood and Organ Donation Leave Act. Provides that a participating employee or part-time employee (rather than an employee) may use up to 10 days of leave in any 12-month period to serve as an organ donor. Provides that, for a part-time employee using leave to serve as an organ donor, the employer shall calculate the daily average pay the part-time employee received during his or her previous 2 months of employment and compensate the part-time employee in the amount of the daily average pay for the leave days used.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01628

Rep. Will Guzzardi

104-0194

Rep. Will Guzzardi, Lisa Davis, Kelly M. Cassidy, Barbara Hernandez, Carol Ammons, Amy Briel, Lilian Jiménez, Gregg Johnson, Joyce Mason, Rita Mayfield, Kevin John Olickal, Justin Slaughter, William "Will" Davis, Theresa Mah, La Shawn K. Ford, Abdelnasser Rashid and Camille Y. Lilly
(Sen. Omar Aquino-Li Arellano, Jr.-Rachel Ventura, Robert Peters, Graciela Guzmán, Javier L. Cervantes, Karina Villa, Adriane Johnson and Mary Edly-Allen)

5 ILCS 810/10

Amends the Seizure and Forfeiture Reporting Act. Provides that each law enforcement agency that seizes, forfeits, or receives property subject to reporting under the Act shall report certain information about each seizure and forfeiture of property to the Illinois State Police no later than 60 days after December 31 of the year in which the property is seized or forfeited. Adds certain required information, including the accused person's race, sex, age, and zip code, as well as a citation to the statutory authorities under which the property was seized and the accused person was arrested, to the information to be submitted in a report. Adds certain required information from court records about each forfeiture of property to the information to be reported to the Illinois State Police. Provides that if an agency did not seize, forfeit, receive, or spend forfeiture funds, it shall file a null report with the Illinois State Police. Provides that the annual report shall include an aggregate summary of all seizures and forfeitures carried out and their respective proceeds, as well as other information, including categories of expenditures, such as investigation and litigation expenses, software, hardware, appliances, canines, surveillance technology, IMSI catchers, operating expenses, and administrative expenses. Provides that the Illinois State Police shall post annually on its website aggregate data for each law enforcement agency with certain information. Provides that the Illinois State Police shall, 120 days after the end of each calendar year, submit to the General Assembly, Attorney General, and Governor, as well as post on its website, a written report that summarizes certain activity in the State for the preceding year regarding property seized and related expenditures at the State and local levels, with categorized accounting and other requirements. Provides that the Illinois State Police may include certain recommendations in its report. Provides that the Illinois State Police shall, on or before January 1, 2026 (rather than 2019), establish and implement the requirements of this Act. Makes other changes.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that each law enforcement agency that seizes property (rather than seizes, forfeits, or receives property) shall report certain information. Makes changes to reporting requirements for seizure of property. Deletes requirements regarding collection of information in court records. Deletes provisions which specify that if a law enforcement agency does not seize, forfeit, or receive forfeiture funds, it shall file a null report. Provides that if an agency did not seize property, it shall file a report stating that the agency made no seizures. Provides that each prosecuting authority that issues a notice of pending forfeiture of property seized shall report certain information to the Illinois State Police no later than 60 days after December 31 of the year in which the notice of pending forfeiture is issued. Changes requirements for reports regarding proceeds from forfeitures. Provides that the public searchable database shall not provide personally identifying information. Makes technical and other changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01631 Rep. Abdelnasser Rashid **104-0195**
 Rep. Abdelnasser Rashid, Hoan Huynh and Thaddeus Jones
 (Sen. Graciela Guzmán-Ram Villivalam)

20 ILCS 1370/1-5
 20 ILCS 1370/1-10
 20 ILCS 1370/1-15
 20 ILCS 1370/1-25
 20 ILCS 1370/1-75 rep.
 20 ILCS 1375/5-5
 20 ILCS 1375/5-15
 20 ILCS 1375/5-25
 20 ILCS 1375/5-35 new

Amends the Department of Innovation and Technology Act. Repeals the definition of "client agency" and makes changes in the definitions of "dedicated unit", "State agency", and "transferring agency". Replaces references to "transferring agency" with references to "transferred agency". Makes changes in provisions concerning the powers and duties of the Department of Innovation and Technology, including changes in the scope of services provided by the Department and in the classes of persons to whom those services are to be provided. Authorizes the Department to charge fees for service to all State agencies under the jurisdiction of the Governor (rather than only client agencies). Repeals from the Department of Innovation and Technology Act and adds to the Illinois Information Security Improvement Act a provision requiring the principal executive officer of specified units of local government to designate a local official or employee as the primary point of contact for local cybersecurity issues. Requires the name and contact information for the specified individual to be provided to the Statewide Chief Information Security Officer. Further amends the Illinois Information Security Improvement Act. Makes changes concerning the duties of the Office of the Statewide Chief Information Security Officer and the Secretary of Innovation and Technology. Changes the definition of "State agency".

House Floor Amendment No. 1

In provisions regarding the Department of Innovation and Technology assisting with information technology for certain entities and establishing charges for information technology for certain entities, adds other State government entities to the lists of entities.

Senate Committee Amendment No. 1

In provisions regarding powers and duties of the Department of Innovation and Technology with respect to the Department providing for and assisting with information technology, provides that the Department shall establish charges for information technology for State agencies, for certain other entities, and for use by other parties not associated with State government for any services requested and provided (rather than for any services requested or provided).

Senate Floor Amendment No. 2

Adds reference to:
 815 ILCS 333/18

Amends the Uniform Electronic Transactions Act. In provisions regarding the acceptance and distribution of electronic records and electronic signatures by governmental agencies, provides that, to the extent that a governmental agency uses electronic records and electronic signatures, the governmental agency (rather than the Department of Innovation and Technology and the Secretary of State) may specify (rather than shall adopt rules specifying) the required format and attributes of the electronic records and electronic signatures and the specific processes and procedures governing their use. Authorizes the Secretary of State and the Department of Innovation and Technology to adopt rules setting forth minimum requirements concerning the required format and attributes of electronic records and electronic signatures and the processes and procedures governing their use. Provides that the rules adopted by the Secretary of State shall only apply with respect to State agencies, departments, boards, and commissions under the jurisdiction of the Governor to which the Department of Innovation and Technology provides services.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

- HB 01648 Rep. Brad Stephens **104-0196**
 Rep. Brad Stephens-Jennifer Sanalitra-Stephanie A. Kifowit-Michael J. Coffey, Jr., Tony M. McCombie, Patrick Sheehan, Jason R. Bunting, Joe C. Sosnowski, Nicole La Ha, Dan Ugaste, Maura Hirschauer, Mary Gill, Jehan Gordon-Booth, Sharon Chung, Harry Benton, Katie Stuart and Thaddeus Jones
 (Sen. Donald P. DeWitte, Javier L. Cervantes, Dale Fowler and Chris Balkema)
- 40 ILCS 5/4-135 from Ch. 108 1/2, par. 4-135
- Amends the Downstate Firefighter Article of the Illinois Pension Code. Provides that a pensioner, annuitant, applicant for a refund, disability beneficiary, or other beneficiary does not have the right to transfer or assign his or her pension, annuity, refund, or disability benefit, or any part thereof, by mortgage or otherwise; except that an annuitant or disability beneficiary may direct, in writing, that a monthly payment be made to an association or organization with which the annuitant or disability beneficiary or the annuitant's or disability beneficiary's surviving spouse may be affiliated by virtue of his or her fire service or for hospitalization insurance purposes.
- Aug 15 25 H **Effective Date January 1, 2026**
- HB 01710 Rep. Kam Buckner **104-0197**
 Rep. Kam Buckner-Emanuel "Chris" Welch-Bob Morgan-Yolonda Morris-Carol Ammons, Jennifer Gong-Gershowitz, Tracy Katz Muhl, Laura Faver Dias, Nabeela Syed, La Shawn K. Ford, Kelly M. Cassidy, Diane Blair-Sherlock, Michael Crawford, Maura Hirschauer, Martha Deuter, Terra Costa Howard, Anne Stava, Barbara Hernandez, Matt Hanson, Mary Beth Canty, Nicolle Grasse, Camille Y. Lilly, Sonya M. Harper and Dagmara Avelar
 (Sen. Robert Peters-John F. Curran, Lakesia Collins, Laura Fine, Karina Villa, Mark L. Walker, Mike Porfirio, Suzy Glowiak Hilton, Mike Simmons, Mary Edly-Allen, Christopher Belt, Jason Plummer, Robert F. Martwick and Graciela Guzmán)
- 20 ILCS 3930/16 new
 50 ILCS 709/5-10
- Amends the Illinois Criminal Justice Information Act and the Uniform Crime Reporting Act. Provides that, beginning January 1, 2026, the Illinois State Police shall submit to the Illinois Criminal Justice Information Authority, or provide to the Authority through a web-based portal, specified information concerning homicides on a quarterly basis. Requires the Authority to study and compile the information and, on a quarterly basis, publish the information on the Authority's public website in a form determined by the Authority.
- House Floor Amendment No. 1
- Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Changes the date on which the Illinois Criminal Justice Information Authority shall begin to study and compile specified information on homicides from January 1, 2026 to July 1, 2026. Makes other changes.
- Aug 15 25 H **Effective Date January 1, 2026**
- HB 01787 Rep. Maura Hirschauer **104-0198**
 Rep. Maura Hirschauer, Nicolle Grasse, Martha Deuter, Diane Blair-Sherlock, Laura Faver Dias, Joyce Mason, Natalie A. Manley, Matt Hanson, Rita Mayfield, Yolonda Morris, Lisa Davis, Michael Crawford, Jawaharial Williams, Sonya M. Harper, Suzanne M. Ness, Hoan Huynh, Camille Y. Lilly, Jehan Gordon-Booth, Harry Benton, Amy Briel, Mary Beth Canty and Maurice A. West, II
 (Sen. Meg Loughran Cappel-Li Arellano, Jr., Chris Balkema, Andrew S. Chesney, Christopher Belt and Doris Turner)
- 105 ILCS 128/22 new
- Amends the School Safety Drill Act. Requires a school district to provide training on school evacuation drills and law enforcement lockdown drills to all school personnel serving in a substitute capacity.
- House Floor Amendment No. 1
- Replaces everything after the enacting clause. Reinserts the contents of the bill with the following additions. Provides that training shall be provided in person when available. Provides that a school district shall provide support for substitute personnel by ensuring that recommendations are implemented, including, without limitation, that maps indicating all school exits are prominently displayed in every classroom and the information packet given to full-time-equivalent employees includes district-approved materials outlining evacuation and lockdown procedures.
- Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01821 Rep. Eva-Dina Delgado **104-0199**

Rep. Eva-Dina Delgado-Barbara Hernandez
 (Sen. Cristina Castro)

225 ILCS 440/8 from Ch. 121, par. 508

225 ILCS 440/8.1 new

225 ILCS 440/8.2 new

225 ILCS 440/14.01 from Ch. 121, par. 514.01

Amends the Highway Advertising Control Act of 1971. Provides that the Department of Transportation shall adopt rules specifying the standards for registration of certain signs under the Act. Adds the failure of the Department to act upon any permit within the designated time limit under the Act or the rules adopted by the Department to reasons a person can appeal a decision by the Department. Provides that a hearing for an appeal shall commence within 30 days after the receipt of the appeal request. Adds requirements for a hearing conducted under the Act and requires an administrative law judge to present a written proposal that contains findings of fact, conclusions of law, and recommendations for a final decision to the Secretary of Transportation within 30 days after conclusion of a hearing. Adopts and incorporates the Illinois Administrative Procedure Act. Requires the Department to adopt rules regarding the implementation and enforcement of the Act (rather than permits the Department to establish rules and regulations). Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Highway Advertising Control Act of 1971. Provides that the Department of Transportation shall adopt rules specifying the standards for registration of certain signs under the Act. Provides that if an application for a permit has been denied, written notice of the decision shall cite the specific federal law, State law, Illinois Administrative Code section, or Code of Federal Regulations section related to the denial and state in detail why the application was denied (rather than only state in detail why the application was denied). Adds the failure of the Department to act upon any permit within the designated time limit under the Act or the rules adopted by the Department to reasons a person can appeal a decision by the Department. Provides that proceedings for an appeal shall commence within 30 days after the receipt of the appeal request. Adds requirements for a hearing conducted under the Act and requires an administrative law judge to present a written proposal that contains findings of fact, conclusions of law, and recommendations for a final decision to the Secretary of Transportation within 30 days after conclusion of a hearing. Adopts and incorporates the Illinois Administrative Procedure Act. Requires the Department to adopt rules regarding the implementation and enforcement of the Act (rather than permits the Department to establish rules and regulations). Makes other changes. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

HB 01842 Rep. Patrick Sheehan **104-0200**

Rep. Patrick Sheehan-Barbara Hernandez-Kyle Moore-Brad Stephens-Anthony DeLuca, Nicole La Ha, Martin McLaughlin, Amy L. Grant, Jason R. Bunting, Matt Hanson, William E Hauter, Stephanie A. Kifowit, William "Will" Davis, Dave Vella, Martin J. Moylan, Harry Benton and Robert "Bob" Rita
 (Sen. Donald P. DeWitte-Linda Holmes)

65 ILCS 5/1-2.1-4

Amends the Administrative Adjudications Division of the Illinois Municipal Code. Provides that an ordinance established under the Division to establish a system of administrative adjudication shall allow hearing officers presiding over adjudicatory hearings to enter orders prohibiting further code violations or compelling the remediation of existing code violations.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Administrative Adjudications Division of the Illinois Municipal Code. Provides that an ordinance established under the Division to establish a system of administrative adjudication shall allow hearing officers presiding over adjudicatory hearings to enter orders prohibiting further code violations or compelling the remediation of existing code violations within a specified time and authorizing the municipality to take all necessary steps to remediate code violations.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01859 Rep. Abdelnasser Rashid **104-0201**
 Rep. Abdelnasser Rashid-Michael Crawford-Hoan Huynh, Diane Blair-Sherlock, Kevin John Olickal, Rick Ryan,
 Norma Hernandez and Lindsey LaPointe
 (Sen. Mike Porfirio-Karina Villa)

110 ILCS 805/3-29.28 new

Amends the Public Community College Act. Provides that the board of trustees of a community college district shall require the primary instructor of a course to meet specified qualifications set forth in the Illinois Administrative Code and any other applicable rules adopted by the Illinois Community College Board. Provides that a course may not, in lieu of a primary instructor, use artificial intelligence or a generative artificial intelligence program.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Public Community College Act. Provides that each board of trustees of a community college district shall require the faculty member who teaches a course to be an individual who meets the qualifications in the Illinois Administrative Code and any other applicable rules adopted by the Illinois Community College Board. Provides that a course may not, in lieu of a faculty member, use artificial intelligence as the sole source of instruction for students. Provides that nothing shall be construed to prohibit a faculty member from using artificial intelligence to augment course instruction.

Aug 15 25 H **Effective Date January 1, 2026**

HB 01861 Rep. William "Will" Davis **104-0202**
 Rep. William "Will" Davis-Camille Y. Lilly, Michelle Mussman and Diane Blair-Sherlock
 (Sen. Meg Loughran Cappel)

105 ILCS 5/14-1.11

from Ch. 122, par. 14-1.11

105 ILCS 5/14-1.11a

from Ch. 122, par. 14-1.11a

105 ILCS 5/14-7.05

Amends the Children with Disabilities Article of the School Code. Provides that for a child residing in a long-term, acute care facility serving a majority of patients who are (i) minor children and (ii) Medicaid-eligible in Harvey School District 152, if a parent or guardian moves out of the State after the child is placed in such a facility, that parent or guardian shall enroll the child in a school in the other state to initiate reimbursement to Illinois. With respect to determining the location of a student's parent or guardian, provides that the information submitted to the State Superintendent of Education must include an affidavit from that school district's superintendent or the facility's director attesting that the location of the parent or guardian is unknown and at least 3 satisfactory attempts (rather than 4 items of documentary evidence that a minimum of 4 separate attempts) were made on 3 separate days to locate the parent or guardian and no response was received from the parent or guardian within 14 days after such satisfactory attempts. Provides that for a child residing in a long-term, acute care facility serving a majority of patients who are (i) minor children and (ii) Medicaid-eligible in Harvey School District 152, the following apply: (1) if the child is not currently enrolled in a school district or if the resident school district is unknown, the appropriate resident school district must be identified and the child must be enrolled in that district prior to the placement of the child, except in emergency situations; (2) for a child with an out-of-state resident district whose out-of-state resident district has refused to enroll the child in the district, despite being contacted by both the nonpublic school within the applicable facility and the State Board of Education, the resident district shall be the student's most recent resident district in Illinois and that resident district shall be the responsible payee; and (3) the equivalent of each applicable child's tuition receipts for the 2025-2026 school year shall be paid to the resident district. Makes other changes. Effective immediately.

House Floor Amendment No. 1

Replaces references to Harvey School District 152 with West Harvey-Dixmoor Public Schools District 147 or Thornton Township High School District 205. Provides that, for the 2025-2026 school year and every school year thereafter, for a child with an out-of-state resident district whose out-of-state resident district has refused to enroll the child in the district, despite being contacted by both the nonpublic school within the applicable facility and the State Board of Education, the resident district shall be the student's most recent resident district in Illinois and that resident district shall be the responsible payor (instead of payee).

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01866 Rep. Angelica Guerrero-Cuellar **104-0204**
 Rep. Angelica Guerrero-Cuellar and Stephanie A. Kifowit
 (Sen. Bill Cunningham)

50 ILCS 750/2	from Ch. 134, par. 32
50 ILCS 750/3	from Ch. 134, par. 33
50 ILCS 750/15.3	from Ch. 134, par. 45.3
50 ILCS 750/15.3a	
50 ILCS 750/15.5a	
50 ILCS 750/15.6a	
50 ILCS 750/20	
50 ILCS 750/30	
50 ILCS 750/99	

Amends the Emergency Telephone System Act. Makes changes to the definitions of terms defined in the Act. Requires a municipality with a population over 500,000 to provide Next Generation 9-1-1 service by January 1, 2029 (rather than January 1, 2026). Provides that, until December 31, 2028 (rather than December 31, 2025), a municipality with a population over 500,000 may not impose a monthly surcharge in excess of \$5.00 per network connection. Provides that, on or after January 1, 2029 (rather than January 1, 2026), a municipality with a population over 500,000 may not impose a monthly surcharge in excess of \$2.50 per network connection. Provides that, until December 31, 2028 (rather than December 31, 2025), a municipality with a population in excess of 500,000 may by ordinance continue to impose and collect a monthly surcharge per commercial mobile radio service (CMRS) connection or in-service telephone number billed on a monthly basis that does not exceed \$5.00. Provides that, on or after January 1, 2027 (rather than January 1, 2026), a municipality with a population in excess of 500,000 may impose and collect its wireless carrier surcharge if the monthly surcharge does not exceed \$2.50 per commercial mobile radio service (CMRS) connection or in-service telephone number billed on a monthly basis. Removes references to "enhanced 9-1-1". Provides for the repeal of the Act on December 31, 2028 (rather than December 31, 2025). Effective January 1, 2026.

Senate Committee Amendment No. 1

Deletes reference to:

50 ILCS 750/15.3a

Deletes reference to:

50 ILCS 750/15.5a

Deletes reference to:

50 ILCS 750/15.6a

Adds reference to:

50 ILCS 750/6.2

Adds reference to:

50 ILCS 750/7

from Ch. 134, par. 37

Adds reference to:

50 ILCS 750/7.1

Adds reference to:

50 ILCS 750/10

from Ch. 134, par. 40

Adds reference to:

50 ILCS 750/10.3

Adds reference to:

50 ILCS 750/11.5

Adds reference to:

50 ILCS 750/15.2

from Ch. 134, par. 45.2

Adds reference to:

50 ILCS 750/15.4

from Ch. 134, par. 45.4

Adds reference to:

50 ILCS 750/15.4a

Adds reference to:

50 ILCS 750/15.4b

Adds reference to:

50 ILCS 750/15.6b

Adds reference to:

50 ILCS 750/15.8

Adds reference to:

50 ILCS 750/15.9 new

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01866 (Continued)

104-0204

Adds reference to:
50 ILCS 750/16

from Ch. 134, par. 46

Adds reference to:
50 ILCS 750/17.5

Adds reference to:
50 ILCS 750/19

Adds reference to:
50 ILCS 750/35

Adds reference to:
50 ILCS 750/40

Adds reference to:
50 ILCS 750/80

Adds reference to:
50 ILCS 750/99

Adds reference to:
50 ILCS 750/10.2 rep.

Adds reference to:
50 ILCS 750/15.3a rep.

Adds reference to:
50 ILCS 750/15.5 rep.

Adds reference to:
50 ILCS 750/15.5a rep.

Adds reference to:
50 ILCS 750/15.6a rep.

Adds reference to:
50 ILCS 750/15.6c rep.

Adds reference to:
50 ILCS 750/15.7 rep.

Adds reference to:
50 ILCS 750/15.8a rep.

Adds reference to:
50 ILCS 750/75 rep.

Replaces everything after the enacting clause. Makes changes to the definitions of terms defined in the Act. Requires a municipality with a population over 500,000 to establish a network to network interface with the State. Provides that, before January 1, 2026, all local public agencies operating a 9-1-1 system shall operate under a plan that has been filed with and approved by the Commission or the Administrator. Makes changes to the method of calculating and collecting surcharges imposed under the Act. Provides that an entity engaged in the business of installing, managing, or operating multiline telephone systems in the State shall comply with applicable federal laws. Removes references to "enhanced 9-1-1". Repeals provisions concerning the responsibilities of emergency telephone system boards; local wireless surcharges; grandfathered private residential switch or MLTS 9-1-1 service; grandfathered private business switch or MLTS 9-1-1 service; wireless emergency 9-1-1 service; requirements for MLTS installed after February 16, 2020; compliance with certification of 9-1-1 system providers by the Illinois Commerce Commission; configuration of MLTS; transfer of rights, functions, powers, duties, and property to Illinois State Police; rules and standards; and savings provisions. Provides that the Act is repealed on December 31, 2027 (rather than December 31, 2025). Makes other changes. Effective immediately.

Senate Floor Amendment No. 2

Changes definitions for the purposes of the Emergency Telephone System Act. Corrects typographical errors. Requires a Joint ETSB created before the effective date of the amendatory Act to adopt and maintain bylaws for the governance and termination of the Joint ETSB within 6 months after the effective date of the amendatory Act. Requires a Joint ETSB created on or after the effective date of the amendatory Act to adopt and maintain bylaws for the governance and termination of the Joint ETSB within 6 months after the creation of the Joint ETSB.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01908 Rep. Marcus C. Evans, Jr. **104-0205**

Rep. Marcus C. Evans, Jr. and Anne Stava
 (Sen. Celina Villanueva)

70 ILCS 2605/4 from Ch. 42, par. 323
 70 ILCS 2605/4.13 from Ch. 42, par. 323.13

Amends the Metropolitan Water Reclamation District Act. Provides that the executive director of the District, with the advice and consent of the board of commissioners, may appoint a deputy executive director. Makes conforming changes. Provides that the deputy executive director must be selected solely upon administrative and technical qualifications and without regard to political affiliations and shall serve under the direct supervision of the executive director.

Aug 15 25 H **Effective Date January 1, 2026**

HB 02139 Rep. Amy Elik **104-0206**

Rep. Amy Elik-Katie Stuart-Christopher "C.D." Davidsmeyer-Jay Hoffman, David Friess, Kevin Schmidt and Thaddeus Jones
 (Sen. Erica Harriss)

70 ILCS 215/1 from Ch. 85, par. 1250.1

Amends the Fair and Exposition Authority Reconstruction Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

70 ILCS 215/1 from Ch. 85, par. 1250.1

Adds reference to:

70 ILCS 1860/7.5

Adds reference to:

70 ILCS 1860/15 from Ch. 19, par. 298

Adds reference to:

70 ILCS 1860/19 from Ch. 19, par. 302

Adds reference to:

70 ILCS 1860/21 from Ch. 19, par. 304

Adds reference to:

70 ILCS 1860/25 from Ch. 19, par. 308

Replaces everything after the enacting clause. Amends America's Central Port District Act. Authorizes the District Board to borrow money from a governmental agency, bank, or other financial institution (rather than only a bank or other financial institution). Changes the definition of "financial institution". Provides that a majority of the appointed Board (rather than 5 members of the Board) constitutes a quorum for the transaction of business. Provides that the governing board and administrative body of the Port District is a Board of Commissioners consisting of up to 9 members (rather than 9 members). Provides that all actions of the Board must be by ordinance or resolution, and the affirmative vote of a majority of those members physically present is necessary for the adoption of any ordinance or resolution. Provides that, if the chair of the Board objects to an ordinance or resolution, the objections can be overridden by a vote of at least two-thirds of the members (rather than 6 members). Allows funds to be withdrawn or paid out by Automated Clearing House transaction or other electronic means (rather than only by check or draft) and also removes the \$2,500 cap for allowing a Board member or any officer of the district to sign for the treasurer to pay an obligation. Provides that, within 9 months after the end of each fiscal year, the Board must have an independent auditor prepare and complete a detailed report and financial statement. Deletes the requirement that copies of the report must be filed with the presiding officers of the county boards of Madison and Jersey Counties.

Senate Committee Amendment No. 1

Deletes reference to:

70 ILCS 1860/15 from Ch. 19, par. 298

Deletes reference to:

70 ILCS 1860/19 from Ch. 19, par. 302

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Deletes changes concerning the number of members of the Board of Commissioners of America's Central Port District. Deletes changes concerning the number of members of the Board of Commissioners of America's Central Port District that are needed to transact business.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02337

Rep. Laura Faver Dias

104-0211

Rep. Laura Faver Dias-Diane Blair-Sherlock-Amy Briel-Amy Elik, Michael Crawford, Michelle Mussman, Camille Y. Lilly, Edgar González, Jr., Mary Beth Canty, Martha Deuter, Rita Mayfield, Yolonda Morris, Sonya M. Harper, Kimberly Du Buclet, Jehan Gordon-Booth and Harry Benton
(Sen. David Koehler)

105 ILCS 5/14-8.02a

Amends the Children with Disabilities Article of the School Code. With respect to impartial due process hearings, provides that no mediation agreement, resolution agreement, or settlement agreement may include, as a condition of settlement, that a parent, a student (if at least 18 years of age or emancipated), or the designated representative of a student who is at least 18 years of age prospectively waive a free, appropriate public education or prospectively waive the right to assert claims for the nonimplementation of a free, appropriate public education. Provides that any mediation agreement, resolution agreement, or settlement agreement containing such prospective waivers is unenforceable in an administrative proceeding or in a State or federal court. Effective immediately.

House Committee Amendment No. 1

Provides that if a mediation agreement, resolution agreement, or settlement agreement includes, as a condition of settlement, that a parent, a student (if at least 18 years of age or emancipated), the legal guardian of a student, or the designated representative of a student who is at least 18 years of age prospectively waive a legal right or claim, the prospective waiver (i) must be limited to the provision of a free appropriate public education (FAPE) for the student who is the subject of the mediation, resolution meeting, or settlement negotiations and (ii) must be limited in scope and duration and narrowly tailored to the nature and intent of the settlement (rather than providing that no mediation agreement, resolution agreement, or settlement agreement may include, as a condition of settlement, that a parent, a student, if at least 18 years of age or emancipated, or the designated representative of a student who is at least 18 years of age prospectively waive a free, appropriate public education or prospectively waive the right to assert claims for the nonimplementation of a free, appropriate public education and any mediation agreement, resolution agreement, or settlement agreement containing such prospective waivers is unenforceable in an administrative proceeding or in a State or federal court).

House Floor Amendment No. 2

Provides that a mediation agreement, resolution agreement, or settlement agreement may include, as a condition of settlement, that a parent, a student who is at least 18 years of age or emancipated, the legal guardian of a student, or the designated representative of a student who is at least 18 years of age prospectively waives a legal right or claim if (i) the legal right or claim being waived is related only to the student who is the subject of the mediation, resolution meeting, or settlement negotiations, (ii) the legal right or claim being waived is related to the claims raised in the complaint being settled, and (iii) the prospective waiver is for a reasonable duration not to exceed the duration of the mediation agreement, resolution agreement, or settlement agreement (rather than if a mediation agreement, resolution agreement, or settlement agreement includes, as a condition of settlement, that a parent, a student (if at least 18 years of age or emancipated), the legal guardian of a student, or the designated representative of a student who is at least 18 years of age prospectively waive a legal right or claim, the prospective waiver (i) must be limited to the provision of a free appropriate public education (FAPE) for the student who is the subject of the mediation, resolution meeting, or settlement negotiations and (ii) must be limited in scope and duration and narrowly tailored to the nature and intent of the settlement).

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02346 Rep. Laura Faver Dias **104-0212**
 Rep. Laura Faver Dias, Camille Y. Lilly, Martha Deuter, Nicolle Grasse and Michael Crawford
 (Sen. Mary Edly-Allen, Mike Simmons and Graciela Guzmán)

410 ILCS 715/5
 410 ILCS 715/45
 410 ILCS 715/55
 410 ILCS 715/70 new

Amends the Illinois Drug Reuse Opportunity Program Act. Requires the Illinois Department of Public Health: (1) to develop, maintain, and publish on its website information regarding the names and locations of pharmacies participating in the program; (2) to educate pharmacies in the State about the program and how to participate in it voluntarily; (3) to develop and publish educational materials to allow program participants and the Department to inform the general public about the purposes and benefits of the program; and (4) to collect information from participants and publish the information in an annual report to the General Assembly by December 31 of each calendar year, beginning December 31, 2026. Specifies that records maintained under the Act are subject to access by the Department upon request. Defines "Department".

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In provisions regarding program support provided by the Department of Public Health, provides that pharmacy participants are required to notify the Department of their participation in any program under the Illinois Drug Reuse Opportunity Program Act and report any data required in a format established by the Department. Makes technical changes.

Senate Committee Amendment No. 1

Requires pharmacy recipients to notify the Illinois Department of Public Health of their participation in the dispensing of drugs under the Illinois Drug Reuse Opportunity Program Act (rather than their participation in any program established under the Illinois Drug Reuse Opportunity Program Act) and to report any data required in a reasonable format established by the Department (rather than in any format established by the Department).

Aug 15 25 H **Effective Date January 1, 2026**

HB 02359 Rep. Travis Weaver **104-0213**
 Rep. Travis Weaver
 (Sen. Neil Anderson)

625 ILCS 5/3-699.26 new
 625 ILCS 5/12-215
 625 ILCS 5/12-601 from Ch. 95 1/2, par. 12-601

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue special registration plates to an Emergency Medical Service (EMS) chief. Provides that the fee for the plates shall be the same as the fee prescribed for standard plates for first division vehicles. Provides for the issuance of permanent license plates for EMS vehicles owned by a municipality or fire protection district. Allows EMS chiefs to equip their privately owned vehicles with emergency flashing lights if EMS chief special registration plates are affixed to the vehicle. Allows EMS chiefs to equip their privately owned vehicle with sirens.

House Committee Amendment No. 1

Adds reference to:

625 ILCS 5/3-808.1 from Ch. 95 1/2, par. 3-808.1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: Allows the Secretary of State to begin issuing the EMS chief license plates in the 2027 registration year. Provides that, upon the resignation, termination, or reassignment to a rank or position other than EMS chief, a person issued a EMS chief license plate shall immediately surrender the license plate to the Secretary of State. Exempts EMS chief license plates from the requirement that for the issuance of a special plate, the Secretary must have received 2,000 applications for that plate. Allows a permanent EMS chief license plate to be issued for a one-time fee of \$8.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02362 Rep. Travis Weaver **104-0214**
 Rep. Travis Weaver-Stephanie A. Kifowit-Rick Ryan, Rita Mayfield, Thaddeus Jones, Yolonda Morris, Lisa Davis, Michael Crawford, Jawaharial Williams, Sonya M. Harper, Suzanne M. Ness, Camille Y. Lilly, Amy Elik, Kimberly Du Buclet and Mary Beth Canty
 (Sen. Li Arellano, Jr. and Craig Wilcox)

625 ILCS 5/3-699.26 new

Amends the Illinois Vehicle Code. Allows the Secretary of State to issue special registration plates designated as Air Medal plates to residents of this State who meet the eligibility requirements prescribed by the Secretary of State. Provides that the plates shall display the Air Medal. Provides that in all other respects, the design, color, and format of the plates shall be within the discretion of the Secretary.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: Allows the Secretary of State to begin issuing the Air Medal license plates in the 2027 registration year. Provides that the plates may only be issued to residents of the State who have been awarded the Air Medal by the United States Armed Forces. Allows the Air Force Medal license plates to be affixed to autocycles.

Aug 15 25 H **Effective Date January 1, 2026**

HB 02366 Rep. Travis Weaver **104-0215**
 Rep. Travis Weaver-Barbara Hernandez-Bradley Fritts, Dave Severin and Anne Stava
 (Sen. Chris Balkema-Li Arellano, Jr.)

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

Amends the Environmental Protection Act. Provides that the Agency shall (rather than may) adopt rules requiring the electronic submission of any information required to be submitted to the Agency pursuant to any State or federal law or regulation or any court or Board order. Requires the rules adopted under this provision to take effect no later than January 1, 2030.

Aug 15 25 H **Effective Date January 1, 2026**

HB 02386 Rep. Rick Ryan **104-0216**
 Rep. Rick Ryan-Tracy Katz Muhl-Jennifer Gong-Gershowitz-Bob Morgan, Dave Severin, Jaime M. Andrade, Jr., Harry Benton, Gregg Johnson, Fred Crespo, Travis Weaver and Joyce Mason
 (Sen. Mike Porfirio, Adriane Johnson, Doris Turner, Michael E. Hastings, Steve Stadelman, Kimberly A. Lightford, Suzy Glowiak Hilton, Christopher Belt and Craig Wilcox)

625 ILCS 5/3-699.26 new

Amends the Illinois Vehicle Code. Provides that the Secretary of State may issue Armed Forces Expeditionary Medal license plates to Illinois residents that served in the United States Armed Forces after July 1, 1958 and participated in U.S. military operations, U.S. operations in direct support of the United Nations, or U.S. operations of assistance for friendly foreign nations. Provides that the Armed Forces Expeditionary Medal license plates shall expire according to the staggered multi-year procedure established by the Code. Provides that the Secretary has discretion as to the design, color, and format of the plates. Provides that the plates are not required to designate "Land of Lincoln".

House Committee Amendment No. 1

Provides that the Secretary of State may issue Armed Forces Expeditionary Medal license plates to Illinois residents that have been awarded the Armed Forces Expeditionary Medal for service in the United States Armed Forces after July 1, 1958 and participated in U.S. military operations, U.S. operations in direct support of the United Nations, or U.S. operations of assistance for friendly foreign nations. Adds an effective date of July 1, 2026.

Aug 15 25 H **Effective Date July 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02387 Rep. Tracy Katz Muhl **104-0217**
 Rep. Tracy Katz Muhl-Lindsey LaPointe, Jennifer Gong-Gershowitz, Gregg Johnson, Martha Deuter, Debbie Meyers-Martin, Nicolle Grasse, Michael Crawford, Yolonda Morris, Camille Y. Lilly and Hoan Huynh
 (Sen. Laura Fine)

405 ILCS 5/2-107.1 from Ch. 91 1/2, par. 2-107.1
 405 ILCS 5/3-100 from Ch. 91 1/2, par. 3-100
 405 ILCS 5/3-752
 405 ILCS 5/3-753
 405 ILCS 5/3-812 from Ch. 91 1/2, par. 3-812

Amends the Mental Health and Developmental Disabilities Code. Provides that the circuit court has jurisdiction under the Admission, Transfer and Discharge Procedures for the Mentally Ill Chapter of the Code over persons not charged with a felony who are subject to involuntary admission on an inpatient basis. Provides that the circuit court has jurisdiction over all persons who are subject to involuntary admission on an outpatient basis under the Admission on an Outpatient Basis by Court Order Article of that Chapter of the Code, whether or not they are charged with a felony. Provides that a petition that the respondent is subject to involuntary admission on an outpatient basis must be accompanied by one certificate (rather than 2 certificates) of a physician, qualified examiner, psychiatrist, advanced practice psychiatric nurse, or clinical psychologist which certifies that the respondent is subject to involuntary admission on an outpatient basis. Provides that a court order placing the respondent in the care and custody of a relative or other person willing and able to properly care for him or her or committing the respondent to alternative treatment at a community mental health provider may include provisions requiring that the respondent participate in: case management services, individual or group therapy, day or partial day programs, educational or vocational training, supervised living, assertive community treatment team services, substance use disorder treatment and testing and any other service that would help prevent relapse or deterioration resulting in hospitalization. Provides that psychotropic medication or electroconvulsive therapy and accompanying tests may be ordered only pursuant to the administration of psychotropic medication and electroconvulsive therapy upon application to a court provisions of the Code. Provides that the court may also order the custodian or treatment provider to file periodic reports with the court, and provide copies to the State's Attorney and respondent's counsel, reflecting the respondent's participation in treatment and his or her clinical condition.

House Committee Amendment No. 1

Deletes reference to:
 405 ILCS 5/2-107.1
 Adds reference to:
 705 ILCS 105/27.1c

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with these exceptions: (1) deletes the amendatory changes to the provision of the Mental Health and Developmental Disabilities Code concerning the administration of psychotropic medication and electroconvulsive therapy upon application to a court; (2) provides that the circuit court has jurisdiction over all persons who are subject to involuntary admission on an outpatient basis and provides that the provision is inoperative on and after January 1, 2030; (3) provides that unless the respondent is charged with a felony, an order of care and custody may grant the custodian the authority to admit a respondent to a hospital if the respondent fails to comply with the conditions of the order; (4) provides that noncompliance with an order placing the respondent in the care and custody of a relative or other person willing and able to properly care for him or her or committing the respondent to alternative treatment at a community mental health provider shall not be a basis for a finding of contempt; and (5) makes amendatory changes to the Clerks of Courts Act to provide that not later than March 1, 2026, and March 1 of every year thereafter, the clerk of the circuit court shall submit to the Administrative Office of the Illinois Courts a report for the previous calendar year containing the total number of petitions filed asserting that a person is subject to involuntary admission on an outpatient basis pursuant to the Mental Health and Developmental Disabilities Code and provides that the provision is inoperative on and after January 1, 2030.

Senate Committee Amendment No. 1

Deletes reference to:
 405 ILCS 5/3-752
 Deletes reference to:
 405 ILCS 5/3-753
 Deletes reference to:
 405 ILCS 5/3-812 from Ch. 91 1/2, par. 3-812

Replaces everything after the enacting clause. Amends the Mental Health and Developmental Disabilities Code. Provides that the circuit court has jurisdiction over all persons who are subject to involuntary admission on an outpatient basis under the Admission On An Outpatient Basis By Court Order Article of the Code. Provides that the provision is inoperative on and after January 1, 2030. Amends the Clerks of Courts Act. Provides that not later than March 1, 2026, and March 1 of every year thereafter, the clerk of the circuit court shall submit to the Administrative Office of the Illinois Courts a report for the previous calendar year containing the total number of petitions filed asserting that a person is subject to involuntary admission on an outpatient basis pursuant to the Mental Health and Developmental Disabilities Code. Provides that the provision is inoperative on and after January 1, 2030.

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02409

Rep. Michael J. Kelly

104-0221

Rep. Michael J. Kelly-John M. Cabello-Thaddeus Jones-Tony M. McCombie, Angelica Guerrero-Cuellar, Patrick Sheehan, Dennis Tipsword, Matt Hanson, Michael Crawford, Laura Faver Dias, Michael J. Coffey, Jr., Harry Benton, Kelly M. Cassidy, Maurice A. West, II, Mary Gill, Lindsey LaPointe, Maura Hirschauer, Jehan Gordon-Booth, Brad Stephens, Hoan Huynh, Camille Y. Lilly, Kimberly Du Buclet, Jawaharial Williams, Debbie Meyers-Martin, Yolonda Morris, Lisa Davis, Marcus C. Evans, Jr., Rita Mayfield, Justin Slaughter, Kam Buckner, Rick Ryan, Stephanie A. Kifowit, Michelle Mussman, Diane Blair-Sherlock, Dan Ugaste, Brandun Schweizer, Martin McLaughlin, Anthony DeLuca, Suzanne M. Ness, Wayne A. Rosenthal, Dan Swanson, Charles Meier, Steven Reick, Regan Deering, Jackie Haas, Dave Severin, David Friess, Dagmara Avelar, Nicolle Grasse, Natalie A. Manley, Abdelnasser Rashid, Patrick Windhorst, Amy Briel, Anna Moeller, Norine K. Hammond, Janet Yang Rohr, Sonya M. Harper and Mary Beth Canty (Sen. Ram Villivalam-Neil Anderson, Christopher Belt, Javier L. Cervantes, Paul Faraci, Jil Tracy, Donald P. DeWitte, Dale Fowler, Li Arellano, Jr., Mike Porfirio, Julie A. Morrison, Andrew S. Chesney, Robert F. Martwick, Robert Peters, Celina Villanueva, Mike Simmons, Meg Loughran Cappel, Rachel Ventura and Doris Turner)

415 ILCS 170/5

415 ILCS 170/20 new

Amends the PFAS Reduction Act. Provides that, beginning January 1, 2026, any person, firm, association, partnership, corporation, organization, joint venture, importer, or domestic distributor of firefighting agents or firefighting equipment that sells firefighting personal protective equipment containing PFAS chemicals to any person, local government, or State agency shall provide written notice to the purchaser at the time of sale which shall state: (i) that the firefighting personal protective equipment contains PFAS chemicals; and (ii) the reason PFAS chemicals are added to the equipment. Requires the seller and the purchaser of the equipment to retain a copy of the required notice on file for at least 3 years from the date of the purchase. Provides that, upon the request of the Agency, the seller shall furnish the notice, or written copies, and associated sales documentation to the Agency within 60 days of such request. Provides that, beginning January 1, 2027, a person that sells firefighting personal protective equipment to any person, local government, or State agency shall not manufacture, knowingly sell, offer for sale, distribute for sale, or distribute for use in the State any firefighting personal protective equipment containing intentionally added PFAS chemicals. Defines terms.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. In a definition and in provisions regarding notification for firefighting personal protective clothing and equipment sales (formerly notification for firefighting PPE sales), changes references to firefighting personal protective equipment to references to firefighting personal protective clothing. Adds a definition of "auxiliary firefighting personal protective equipment". Provides that, beginning January 1, 2030, a person that sells auxiliary firefighting personal protective equipment to any person, local government, or State agency shall not knowingly manufacture, sell, offer for sale, distribute for sale, or distribute for use in the State any auxiliary firefighting personal protective equipment containing intentionally added PFAS chemicals. Makes other and technical changes.

House Floor Amendment No. 2

Provides that the amendatory Act may be referred to as the Deputy Chief Pete Bendinelli PFAS PPE Act.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02418 Rep. Joyce Mason **104-0222**

Rep. Joyce Mason-Kam Buckner-Dagmara Avelar-Maurice A. West, II-Justin Slaughter, Yolonda Morris, Kevin John Olickal, Kelly M. Cassidy, Anna Moeller, Nicolle Grasse, Aarón M. Ortíz, Lilian Jiménez, Laura Faver Dias, Mary Beth Canty, Marcus C. Evans, Jr., Emanuel "Chris" Welch, Camille Y. Lilly, Michael J. Kelly, Mary Gill, Natalie A. Manley and Janet Yang Rohr
 (Sen. Graciela Guzmán and Mary Edly-Allen)

New Act

Creates the Commission on Youth Sports Act. Creates the Commission on Youth Sports. Provides that the purpose of the Commission is to research, study, and make recommendations to the Governor, the General Assembly, and the Department of Human Services concerning the following: (1) the creation of equitable, safe, and sustainable access for youth across the State to participate in sports that meet their skills and match their interests; (2) expanding integration of positive youth development in youth sports; and (3) and the promotion, development, expansion, hosting, and fostering of youth sports, youth sports programs, and youth sporting events and tournaments throughout the State. Provides that the Department of Human Services shall provide administrative and other support to the Commission. Provides for membership; terms; meetings; and expenses. Provides that the Commission shall submit a report of its findings, research, and recommendations to the Governor, the General Assembly, and the Department of Human Services on or before December 31, 2025, and each year thereafter. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes changes to the membership of the Commission on Youth Sports. Provides that the Department of Human Services may delay the implementation of provisions concerning administrative support if the Department is unable to find a third party to provide administrative support to the Commission. Repeals the Act on December 31, 2028. Makes other changes. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

HB 02419 Rep. Maura Hirschauer **104-0223**

Rep. Maura Hirschauer, Anne Stava, Dagmara Avelar, Barbara Hernandez, Elizabeth "Lisa" Hernandez, Lilian Jiménez, Edgar González, Jr., Norma Hernandez, Aarón M. Ortíz, Eva-Dina Delgado and Jaime M. Andrade, Jr.
 (Sen. Karina Villa)

415 ILCS 5/39.2 from Ch. 111 1/2, par. 1039.2
 415 ILCS 5/40.1 from Ch. 111 1/2, par. 1040.1

Amends the Environmental Protection Act. Provides that, when determining whether certain local siting review criteria have been met, the county board of the county or the governing body of the municipality, as applicable, shall consider, among other things, vehicle emissions and the potential cumulative impacts created by the addition of the facility to the existing pollution sources, the disparate impacts created by the addition of the facility to existing pollution sources, and the potential disparate impacts on nearby communities. Requires the local siting decisions of the Pollution Control Board to include a written statement describing whether the procedures were conducted by the county board or governing body in a manner that is accessible to the public, including individuals with disabilities and individuals who are not native speakers of English.

House Floor Amendment No. 2

Deletes reference to:
 415 ILCS 5/40.1

Deletes a change to a provision regarding traffic flows to or from the proposed facility for local siting approval. Deletes provisions regarding the county board or governing body considering the potential cumulative impacts to the existing pollution sources, the disparate impacts to the existing pollution sources, and the potential disparate impacts on nearby communities. Requires the county board or governing body to conduct a hearing in a manner accessible to individuals with disabilities and individuals who are not native speakers of English, with certain requirements for certification that constitutes prima facie evidence of compliance. Allows the governing Authority to request the Department of Transportation to perform studies of the emissions associated with traffic. Deletes changes to provisions regarding appeal of siting approval.

Senate Committee Amendment No. 1

In provisions regarding the governing Authority requesting the Department of Transportation to perform traffic impact studies, including studies of the emissions associated with traffic, provides that the Department of Transportation may charge a fee to cover the costs of the emissions study.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02425 Rep. Rita Mayfield **104-0224**
 Rep. Rita Mayfield-La Shawn K. Ford-Thaddeus Jones, Yolonda Morris, Sonya M. Harper, Justin Slaughter, Michael Crawford, Kelly M. Cassidy, Michelle Mussman, Lisa Davis, Jawaharial Williams, Camille Y. Lilly, Kimberly Du Buclet, Jehan Gordon-Booth and Mary Beth Canty
 (Sen. Adriane Johnson-Christopher Belt, Doris Turner, Rachel Ventura, Mike Simmons, Emil Jones, III, Javier L. Cervantes, Lakesia Collins and Mary Edly-Allen)

215 ILCS 5/236 from Ch. 73, par. 848

Amends the Illinois Insurance Code. Provides that an insurer or producer authorized to issue policies of insurance in the State may not make a distinction or otherwise discriminate between persons, reject an applicant, cancel a policy, or demand or require a higher rate of premium for reasons based solely upon the basis that an applicant or insured has been convicted of a felony.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. Provides that, with respect to life insurance final expense policies, no life company authorized to issue those policies in the State shall refuse to insure an individual; refuse to continue to insure an individual; limit the amount, extent, or kind of coverage available to an individual; or charge an individual a different rate for the same coverage solely on the basis that an insured or applicant has been convicted of a felony. Provides that nothing in the provisions shall be construed to require a life company to issue or otherwise provide coverage for a life insurance policy to a person who is actively incarcerated pursuant to a felony conviction. Defines "final expense policy".

Aug 15 25 H **Effective Date January 1, 2026**

HB 02436 Rep. Jennifer Gong-Gershowitz **104-0225**
 Rep. Jennifer Gong-Gershowitz, Theresa Mah, Dagmara Avelar, Ann M. Williams, Norma Hernandez, Barbara Hernandez, Jaime M. Andrade, Jr., Aarón M. Ortíz, Elizabeth "Lisa" Hernandez, Edgar González, Jr. and Thaddeus Jones
 (Sen. Omar Aquino-Karina Villa-Graciela Guzmán-Celina Villanueva, Mary Edly-Allen, Robert Peters, Javier L. Cervantes, Adriane Johnson, Mattie Hunter and Mark L. Walker)

55 ILCS 5/3-4006 from Ch. 34, par. 3-4006

Amends the Counties Code. Provides that, in counties with a population over 3,000,000, representation by the public defender in immigration cases shall be limited to those arising or being heard within the geographical boundaries of the county where the public defender has been appointed to office and to those of county residents with immigration cases outside of the county unless the county board authorizes the public defender to provide representation beyond those limits (rather than limited to those arising in immigration courts located within the geographical boundaries of the county where the public defender has been appointed to office unless the county board authorizes the public defender to provide representation outside the county).

House Committee Amendment No. 1

Adds an immediate effective date.

Aug 15 25 H **Effective Date August 15, 2025**

HB 02442 Rep. Dan Ugaste **104-0226**
 Rep. Dan Ugaste-Barbara Hernandez, Matt Hanson, Jason R. Bunting and Rick Ryan
 (Sen. Donald P. DeWitte and Jason Plummer)

625 ILCS 5/12-601.1

Amends the Illinois Vehicle Code. Allows vehicles used by local emergency services and disaster agencies, when responding to a bona fide emergency and when used in combination with red oscillating, rotating, or flashing lights, to install and operate a traffic control signal preemption device.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Allows vehicles used by a local or county emergency management services agency, when responding to a bona fide emergency and when used in combination with red oscillating, rotating, or flashing lights, to install and operate a traffic control signal preemption device.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02456 Rep. Margaret Croke **104-0227**
 Rep. Margaret Croke-Harry Benton-Curtis J. Tarver, II-Ann M. Williams-Nicholas K. Smith, Tracy Katz Muhl, Martin J. Moylan, Sharon Chung, Jennifer Gong-Gershowitz, Eva-Dina Delgado, Katie Stuart, Joyce Mason, Kam Buckner, Robert "Bob" Rita, Lawrence "Larry" Walsh, Jr., Michael J. Kelly, Edgar González, Jr., Martha Deuter, Terra Costa Howard, Natalie A. Manley, Gregg Johnson, Angelica Guerrero-Cuellar, Jay Hoffman, Dave Vella, Matt Hanson, Jaime M. Andrade, Jr., Mary Beth Canty, Dan Ugaste, Anthony DeLuca, Robyn Gabel, Anna Moeller, Kimberly Du Buclet and Hoan Huynh
 (Sen. Sara Feigenholtz-Willie Preston-Jason Plummer, Doris Turner, Michael E. Hastings, Suzy Glowiak Hilton, Christopher Belt, Laura M. Murphy and Napoleon Harris, III)

New Act

Creates the Restaurant Reservation Anti-Piracy Act. Provides that a third-party restaurant reservation service shall not list, advertise, promote, or sell reservations for a food service establishment through the website, mobile application, or other platform of the third-party restaurant reservation service without a written agreement between the third-party restaurant reservation service and the food service establishment. Provides that a written agreement that contains specified indemnifications shall be void and unenforceable. Provides that any person who violates, or causes another person to violate, a provision of the Act shall be subject to a civil penalty of up to \$1,000 for each violation. Provides for a private right of action.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the definition of "third-party restaurant reservation service" does not include any reservation distribution channel that is authorized to distribute reservations through a contract with either a food service establishment or an entity authorized to distribute reservations through a contract with the food service establishment. Removes a provision prohibiting indemnity agreements with a third-party restaurant reservation service.

House Floor Amendment No. 2

Corrects a typographical error.

Aug 15 25 H **Effective Date January 1, 2026**

HB 02459 Rep. Natalie A. Manley **104-0228**
 Rep. Natalie A. Manley-Amy Elik-Jaime M. Andrade, Jr.-Anthony DeLuca, Michael J. Coffey, Jr., Jawaharial Williams, Steven Reick, Regan Deering, Dagmara Avelar, Joyce Mason and Hoan Huynh
 (Sen. Suzy Glowiak Hilton and Chris Balkema)

225 ILCS 450/0.03	from Ch. 111, par. 5500.03
225 ILCS 450/3	from Ch. 111, par. 5504
225 ILCS 450/5.2	
225 ILCS 450/8	from Ch. 111, par. 5509
225 ILCS 450/14	from Ch. 111, par. 5515
225 ILCS 450/14.2	
225 ILCS 450/28	from Ch. 111, par. 5534

Amends the Illinois Public Accounting Act. Changes the definition of "CPA firm" to remove a reference to limited liability companies and to include professional limited liability companies. Changes references from "substantial equivalency" to "enhanced mobility". Changes provisions regarding substantial equivalency for an individual whose principal place of business is not in the State but who has a valid CPA license issued by another state to require that the licensure requirements of the issuing state must be equivalent to the criteria in the Act or, if the licensure requirements of the issuing state are not equivalent, to require that the individual must petition the Public Accountant Registration and Licensure Committee for, and obtain from the Public Accountant Registration and Licensure Committee, an equivalency determination (instead of requiring a verification of the criteria by the National Qualification Appraisal Service of the National Association of State Boards of Accountancy). Provides that, on and after January 1, 2027, the Department may license as licensed CPAs, individuals who have received a bachelor's degree in accounting from an accredited college or university and an exam certificate or certification from the Board and have had at least 2 years of experience as defined by Department of Financial and Professional Regulation rule. Provides that, on and after January 1, 2027, the Department may license as licensed CPAs individuals who have received a master's degree, a bachelor's degree with 30 hours of accounting from an accredited college or university and an exam certificate or certification from the Board, and at least one year of experience as defined by Department rule. Changes the organization that the Department may rely on for enhanced mobility determinations from the National Qualification Appraisal Service of the National Association of State Board of Accountancy to the Public Accountant Registration and Licensure Committee. Makes conforming and other changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02516 Rep. Abdelnasser Rashid **104-0231**
 Rep. Abdelnasser Rashid-Carol Ammons-Hoan Huynh-Laura Faver Dias, Anne Stava, Joyce Mason, Jennifer Gong-Gershowitz, Robyn Gabel, Janet Yang Rohr and Amy Briel
 (Sen. Julie A. Morrison-Sara Feigenholtz-Laura Fine, Mary Edly-Allen and Mike Simmons)

415 ILCS 170/5
 415 ILCS 170/45 new

Amends the PFAS Reduction Act. Provides that, beginning January 1, 2026, a person may not sell, offer for sale, or distribute for sale in this State the following products if the product contains intentionally added PFAS: (1) cookware, (2) cosmetics, (3) dental floss, (4) juvenile products, (5) menstrual products, (6) intimate apparel, or (7) food packaging or food contact products. Defines terms.

House Committee Amendment No. 1

In provisions concerning definitions, provides that "product" does not include a prosthetic or orthotic device or any item that is a medical device or drug or that is otherwise used in a medical setting or in medical applications regulated by the United States Food and Drug Administration.

House Committee Amendment No. 2

Changes the implementation date for provisions regarding a ban on certain products that contain intentionally added PFAS.

House Floor Amendment No. 4

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Changes the date of the beginning of the ban on certain products containing intentionally added PFAS from January 1, 2026, to January 1, 2032. Provides that the ban does not apply to certain products. Changes definitions. Makes technical and other changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Deletes cookware and food packaging from the list of products to be prohibited, beginning January 1, 2032, if the product contains intentionally added PFAS, and makes conforming changes to the definitions in the Act. Deletes exceptions for certain products. Requires the Environmental Protection Agency to prepare and submit a report to the General Assembly that includes an assessment of statutory and regulatory authority, administrative infrastructure, research capabilities, and funding necessary to develop and implement a program for the review of certain fluoropolymers used in consumer products and their potential threat to human health and the environment. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

HB 02537 Rep. Nicole La Ha **104-0232**
 Rep. Nicole La Ha-Janet Yang Rohr-Diane Blair-Sherlock-Michelle Mussman-Norine K. Hammond, Katie Stuart, Tony M. McCombie, Amy Elik, Amy L. Grant, Jennifer Sanalitra, Jackie Haas, Patrick Sheehan, Michael Crawford, Mary Gill, Suzanne M. Ness, Matt Hanson, Yolonda Morris, Nicolle Grasse, Martha Deuter and Jason R. Bunting
 (Sen. Adriane Johnson)

105 ILCS 5/14-8.03 from Ch. 122, par. 14-8.03

Amends the Children with Disabilities Article of the School Code. Provides that, by no later than the beginning of a student's third year of high school or by the student's 16th birthday, whichever occurs first, the transition planning process must include a consideration of whether the student is a candidate for graduation. Requires this process to involve discussions with the student's individualized education program team, including the parent and the student. Provides that the discussions must address the implications of graduating with a regular diploma, particularly how it affects the student's right to receive a free appropriate public education (FAPE). Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Children with Disabilities Article of the School Code. Provides that, by the school year in which a student turns 16, the transition planning process must include discussions with the student's individualized education program (IEP) team regarding the student's graduation status and the implications of high school graduation. Requires the transition planning process to include informing the student, the student's parent or guardian, and the student's designated representative that (i) graduation with a regular high school diploma terminates the student's eligibility for a free appropriate public education (FAPE) and (ii) the student can continue to receive IEP services until the end of the school year in which the student turns 22 when appropriate to meet the student's IEP goals. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02546 Rep. Will Guzzardi **104-0233**
 Rep. Will Guzzardi and Camille Y. Lilly
 (Sen. Javier L. Cervantes, Graciela Guzmán, Robert Peters and Rachel Ventura)

730 ILCS 5/5-4.5-115

Amends the Unified Code of Corrections. In the provision concerning parole review of persons under the age of 21 at the time of the commission of an offense, provides that any date after serving the minimum term of years to become eligible for parole review or up to 3 years prior to becoming eligible for parole review, the eligible person may file his or her petition for parole review with the Prisoner Review Board. Provides that within 30 days of receipt of this petition, the Prisoner Review Board shall determine whether the petition is appropriately filed, and if so, shall set a date for parole review 3 years from receipt of the petition or the date the person is eligible for parole review, whichever date is sooner, and notify the Department of Corrections within 10 business days. Provides that in no such circumstance shall the hearing be scheduled sooner than one year from the date of the determination that the petition is appropriately filed.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02547	Rep. Dan Swanson	104-0234
	Rep. Dan Swanson-Stephanie A. Kifowit (Sen. Li Arellano, Jr.)	
5 ILCS 350/1		from Ch. 127, par. 1301
5 ILCS 350/2		from Ch. 127, par. 1302
5 ILCS 382/3-15		
5 ILCS 465/10		
15 ILCS 16/15		
15 ILCS 16/25		
15 ILCS 16/30		
15 ILCS 16/35		
15 ILCS 16/55		
15 ILCS 16/65		
15 ILCS 335/5		
15 ILCS 335/11		from Ch. 124, par. 31
20 ILCS 5/5-15		was 20 ILCS 5/3
20 ILCS 5/5-20		was 20 ILCS 5/4
20 ILCS 5/5-190		was 20 ILCS 5/5.01a
20 ILCS 5/5-420		was 20 ILCS 5/9.22
20 ILCS 105/4.01		
20 ILCS 105/4.04a		
20 ILCS 105/8.10		
20 ILCS 415/8b.7		from Ch. 127, par. 63b108b.7
20 ILCS 505/5.46		
20 ILCS 805/805-305		was 20 ILCS 805/63a23
20 ILCS 1305/1-80		
20 ILCS 1605/21.6		
20 ILCS 2310/2310-376		
20 ILCS 2805/Act title		
20 ILCS 2805/0.01		from Ch. 126 1/2, par. 65.9
20 ILCS 2805/1		from Ch. 126 1/2, par. 66
20 ILCS 2805/1.5		
20 ILCS 2805/2		from Ch. 126 1/2, par. 67
20 ILCS 2805/2.01		from Ch. 126 1/2, par. 67.01
20 ILCS 2805/2.01c		
20 ILCS 2805/2.04		from Ch. 126 1/2, par. 67.04
20 ILCS 2805/2.10		
20 ILCS 2805/5		from Ch. 126 1/2, par. 70
20 ILCS 2805/15		
20 ILCS 2805/37		
20 ILCS 2805/39		
20 ILCS 3960/3.6		
20 ILCS 3975/4.5		
30 ILCS 105/25		from Ch. 127, par. 161
30 ILCS 500/45-57		
30 ILCS 500/45-67		
30 ILCS 596/10		
30 ILCS 608/5-10		
35 ILCS 200/15-165		
35 ILCS 515/7.5		
40 ILCS 5/14-104		from Ch. 108 1/2, par. 14-104
45 ILCS 175/5		
55 ILCS 5/3-5015		from Ch. 34, par. 3-5015
55 ILCS 5/5-12022		

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HB 02547 (Continued)**104-0234**

60 ILCS 1/110-17	
65 ILCS 5/11-13-28	
105 ILCS 5/30-14.2	from Ch. 122, par. 30-14.2
110 ILCS 49/15	
110 ILCS 70/36g	from Ch. 24 1/2, par. 38b6
110 ILCS 305/8	from Ch. 144, par. 29
110 ILCS 520/8e	from Ch. 144, par. 658e
110 ILCS 660/5-85	
110 ILCS 665/10-85	
110 ILCS 670/15-85	
110 ILCS 675/20-85	
110 ILCS 680/25-85	
110 ILCS 685/30-85	
110 ILCS 690/35-85	
110 ILCS 947/40	
110 ILCS 972/5	
210 ILCS 45/1-113	from Ch. 111 1/2, par. 4151-113
210 ILCS 45/2-201	from Ch. 111 1/2, par. 4152-201
210 ILCS 45/2-201.5	
210 ILCS 45/2-213	
210 ILCS 45/2-215	
210 ILCS 45/3-101.5	
210 ILCS 45/3-202.6	
210 ILCS 45/3-304.2	
210 ILCS 45/3-308.5	
210 ILCS 46/1-113	
210 ILCS 47/1-113	
210 ILCS 49/1-102	
210 ILCS 160/5	
210 ILCS 175/5	
215 ILCS 5/356z.12	
235 ILCS 5/6-15	from Ch. 43, par. 130
305 ILCS 5/5-5.27	
305 ILCS 5/11-5.2	
310 ILCS 65/14	from Ch. 67 1/2, par. 1264
320 ILCS 42/35	
320 ILCS 70/25-10	
320 ILCS 70/25-20	
320 ILCS 70/25-25	
330 ILCS 30/3	from Ch. 126 1/2, par. 57.53
330 ILCS 30/5	from Ch. 126 1/2, par. 57.55
330 ILCS 30/6	from Ch. 126 1/2, par. 57.56
330 ILCS 32/5	
330 ILCS 32/20	
330 ILCS 32/25	
330 ILCS 35/2	from Ch. 126 1/2, par. 57.62
330 ILCS 35/4	from Ch. 126 1/2, par. 57.64
330 ILCS 35/5	from Ch. 126 1/2, par. 57.65
330 ILCS 40/1	from Ch. 126 1/2, par. 57.71
330 ILCS 45/1	from Ch. 23, par. 3081
330 ILCS 46/15	
330 ILCS 65/2.1	from Ch. 126 1/2, par. 59.1
330 ILCS 65/3	from Ch. 126 1/2, par. 60

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HB 02547 (Continued)**104-0234**

330 ILCS 70/2	from Ch. 116, par. 30
330 ILCS 100/2	from Ch. 126 1/2, par. 57.82
330 ILCS 100/3	from Ch. 126 1/2, par. 57.83
330 ILCS 100/4	
330 ILCS 105/1	from Ch. 126 1/2, par. 26
330 ILCS 105/2	from Ch. 126 1/2, par. 27
330 ILCS 110/1	from Ch. 21, par. 59a
330 ILCS 110/2	from Ch. 21, par. 59b
330 ILCS 110/3	from Ch. 21, par. 59c
330 ILCS 110/3.1	from Ch. 21, par. 59c1
330 ILCS 126/10	
330 ILCS 126/25	
330 ILCS 130/10	
330 ILCS 140/10	
330 ILCS 140/20	
410 ILCS 82/35	
410 ILCS 130/5	
410 ILCS 535/18	from Ch. 111 1/2, par. 73-18
515 ILCS 5/15-5	from Ch. 56, par. 15-5
515 ILCS 5/20-5	from Ch. 56, par. 20-5
520 ILCS 5/3.1-2	from Ch. 61, par. 3.1-2
525 ILCS 5/5	from Ch. 96 1/2, par. 9505
625 ILCS 5/2-123	from Ch. 95 1/2, par. 2-123
625 ILCS 5/3-609	from Ch. 95 1/2, par. 3-609
625 ILCS 5/3-699.14	
625 ILCS 5/6-106	from Ch. 95 1/2, par. 6-106
625 ILCS 5/11-1301.2	from Ch. 95 1/2, par. 11-1301.2
705 ILCS 95/7	
705 ILCS 505/9.5	
720 ILCS 570/311.6	
730 ILCS 5/3-12-6	from Ch. 38, par. 1003-12-6
730 ILCS 5/5-4-1	from Ch. 38, par. 1005-4-1
730 ILCS 166/30	
730 ILCS 167/10	

Amends various Acts by replacing all references to the "Department of Veterans' Affairs" with "Department of Veterans Affairs". Effective immediately.

House Floor Amendment No. 1

Deletes reference to:

20 ILCS 105/4.01

Deletes reference to:

20 ILCS 415/8b.7

from Ch. 127, par. 63b108b.7

Deletes reference to:

20 ILCS 505/5.46

Deletes reference to:

20 ILCS 2805/2

from Ch. 126 1/2, par. 67

Deletes reference to:

20 ILCS 2805/2.01

from Ch. 126 1/2, par. 67.01

Deletes reference to:

110 ILCS 70/36g

Deletes reference to:

330 ILCS 32/20

Deletes reference to:

330 ILCS 46/15

Deletes reference to:

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02562 Rep. Diane Blair-Sherlock **104-0237**
 Rep. Diane Blair-Sherlock-Terra Costa Howard-Bob Morgan
 (Sen. Laura Fine)

20 ILCS 3955/33.5

755 ILCS 5/11a-12

from Ch. 110 1/2, par. 11a-12

Amends the Guardianship and Advocacy Act. Provides that the training program for guardians of adults with disabilities must have two components: one for guardians of the person and another for guardians of the estate. Authorizes the State Guardian to determine the content of the training. Requires the training component for guardians of the person to continue to include content on Alzheimer's disease and dementia. Amends the Probate Act of 1975. Requires guardians of the person and estate (now, just for guardians of the person) to complete this training within one year from the issuance of the letters of office. Exempts some guardians.

House Floor Amendment No. 2

Adds reference to:

755 ILCS 5/11a-17

from Ch. 110 1/2, par. 11a-17

Adds reference to:

755 ILCS 5/11a-18

from Ch. 110 1/2, par. 11a-18

Adds reference to:

755 ILCS 45/2-10

from Ch. 110 1/2, par. 802-10

Amends the Probate Act of 1975. Provides that if the Office of State Guardian or a public guardian is appointed as guardian of the person or estate or both, all powers of attorney are suspended. Amends the Illinois Power of Attorney Act. Provides that if the Office of State Guardian or a public guardian is appointed as a temporary, limited, or plenary guardian of the principal, any powers of attorney are suspended. Allows any suspended agent or other interested person to seek reinstatement of a suspended agency in the guardianship proceeding by showing the reinstatement is in the best interests of the principal or with the agreement of the Office of State Guardian or the public guardian.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Guardianship and Advocacy Act. Provides that the training program for guardians of adults with disabilities must have 2 components: one for guardians of the person and another for guardians of the estate. Authorizes the State Guardian to determine the content of the training. Requires the training component for guardians of the person to continue to include content on Alzheimer's disease and dementia. Amends the Probate Act of 1975. Requires guardians of the person and estate (now, just for guardians of the person) to complete this training within one year from the issuance of the letters of office. Exempts some guardians.

Aug 15 25 H **Effective Date January 1, 2026**

HB 02572 Rep. Brandun Schweizer **104-0238**
 Rep. Brandun Schweizer-Stephanie A. Kifowit, Patrick Sheehan, Jason R. Bunting and Paul Jacobs
 (Sen. Paul Faraci, Graciela Guzmán, Doris Turner, Javier L. Cervantes, Kimberly A. Lightford, Suzy Glowiak Hilton,
 Christopher Belt and Laura M. Murphy)

105 ILCS 5/30-14.2

330 ILCS 105/2

from Ch. 122, par. 30-14.2

from Ch. 126 1/2, par. 27

Amends the School Code and the Deceased, Disabled, and MIA/POW Veterans' Dependents Educational Opportunity Grant Act. In provisions concerning the Deceased, Disabled, and MIA/POW Veterans' Dependents scholarship and the Deceased, Disabled, and MIA/POW Veterans' Dependents Educational Opportunity Grant program, provides that the Department of Veterans' Affairs shall determine, by rule, the eligibility of the persons who apply for the scholarship or grant (rather than the Department shall determine the eligibility of the persons who apply For the scholarship or grant).

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
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HB 02667 Rep. Ryan Spain **104-0242**
 Rep. Ryan Spain-Curtis J. Tarver, II-Jackie Haas-Eva-Dina Delgado-Steven Reick, Camille Y. Lilly and Natalie A. Manley
 (Sen. Bill Cunningham-Sally J. Turner-Cristina Castro-Dale Fowler, Donald P. DeWitte and Napoleon Harris, III)

5 ILCS 100/5-15 from Ch. 127, par. 1005-15
 5 ILCS 100/5-75 from Ch. 127, par. 1005-75

Amends the Illinois Administrative Procedure Act. Deletes a provision that authorized certain rules to be adopted, amended, or repealed by filing a certified copy with the Secretary of State. Deletes a corresponding cross-reference in a provision concerning the incorporation by reference of certain materials in rules adopted by a State agency.

Senate Floor Amendment No. 1

Deletes reference to:

5 ILCS 100/5-75 from Ch. 127, par. 1005-75

Replaces everything after the enacting clause. Amends the Illinois Administrative Procedure Act. In provisions concerning required rules, provides that before filing a certified copy of a rule with the Secretary of State, an agency shall give at least 14 days' notice of its intended action to the general public. Provides that the agency shall accept comments from any interested persons. Provides that, after the notice period, the agency may make modifications to the proposed rule in response to any comment received and file a certified copy with the Secretary of State. Makes other changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02675 Rep. Martin J. Moylan **104-0243**
Rep. Martin J. Moylan-Matt Hanson, Nicolle Grasse, Camille Y. Lilly and Hoan Huynh
(Sen. Mike Simmons, Laura Ellman and Mary Edly-Allen)

625 ILCS 5/11-315

Amends the Illinois Vehicle Code. Provides that the authority having maintenance jurisdiction over publicly owned paved bicycle trails in the State shall erect permanent regulatory or warning signage alerting pedestrians or cyclists of highway crossings, unless the intersection where the trail crosses the highway is controlled by an official traffic control device or sign. Provides that if the authority having maintenance jurisdiction over publicly owned bicycle trails has actual knowledge of an emergency or safety hazard that creates a dangerous condition on a publicly owned paved bicycle trail, the authority shall take reasonable steps to erect temporary signage or other warning markers, including, but not limited to, cones, barricades, or drums, alerting pedestrians or cyclists of the dangerous condition. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the authority having maintenance jurisdiction over publicly owned paved bicycle trails in the State shall erect permanent regulatory or warning signage alerting pedestrians or cyclists of highway crossings, unless the crossing (rather than the intersection where the trail crosses the highway) is controlled by an official traffic control device or sign. Provides that the Illinois Department of Transportation with reference to State highways under its jurisdiction, and the local authority with reference to other highways under its jurisdiction, shall erect or install permanent signage or markings warning vehicular traffic in advance of bicycle trail crossings, unless the highway approaches to the crossing are controlled by an official traffic control device.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the authority having maintenance jurisdiction over publicly owned paved bicycle trails in the State shall erect permanent regulatory or warning signage alerting pedestrians or cyclists of highway crossings, unless the crossing (rather than the intersection where the trail crosses the highway) is controlled by an official traffic control device or sign. Provides that the Illinois Department of Transportation with reference to State highways under its jurisdiction, and the local authority with reference to other highways under its jurisdiction, shall erect or install permanent signage or markings warning vehicular traffic in advance of bicycle trail crossings, unless the highway approaches to the crossing are controlled by an official traffic control device. Effective immediately.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that the authority having maintenance jurisdiction over publicly owned paved bicycle trails in the State shall erect permanent regulatory or warning signage alerting pedestrians or cyclists of highway crossings, unless the crossing (rather than the intersection where the trail crosses the highway) is controlled by an official traffic control device or sign. Provides that the Department of Transportation with reference to State highways under its jurisdiction, and the local authority with reference to other highways under its jurisdiction, shall erect or install permanent signage or markings warning vehicular traffic in advance of bicycle trail crossings, unless the highway approaches to the crossing are controlled by an official traffic control device. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
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HB 02688

Rep. Yolonda Morris

104-0244

Rep. Yolonda Morris-Kelly M. Cassidy-Camille Y. Lilly-Suzanne M. Ness-Anna Moeller, Adam M. Niemerg, Chris Miller, Brad Halbrook, Joyce Mason, Tracy Katz Muhl, Laura Faver Dias, Maura Hirschauer, Debbie Meyers-Martin, Kimberly Du Buclet, Dagmara Avelar, Nicolle Grasse, Lilian Jiménez, Sharon Chung, Lisa Davis, Natalie A. Manley, Sonya M. Harper, Amy Briel, Jehan Gordon-Booth and Hoan Huynh
 (Sen. Lakesia Collins, Celina Villanueva, Robert Peters, Adriane Johnson, Rachel Ventura, Michael W. Halpin, Mark L. Walker, Mike Porfirio, Mike Simmons, Emil Jones, III, Graciela Guzmán, Sara Feigenholtz, Javier L. Cervantes, Karina Villa, Mary Edly-Allen and Robert F. Martwick)

225 ILCS 65/50-10

was 225 ILCS 65/5-10

225 ILCS 65/65-35

was 225 ILCS 65/15-15

225 ILCS 65/65-40

was 225 ILCS 65/15-20

225 ILCS 65/65-43

Amends the Nurse Practice Act. Provides that a certified nurse midwife with full practice authority may enter into a written collaborative agreement with an advanced practice registered nurse. Provides that an advanced practice registered nurse certified as a nurse midwife may enter into a written collaborative agreement with an advanced practice registered nurse with full practice authority who is certified as a nurse midwife or a physician. Provides that, for an advanced practice registered nurse certified as a nurse midwife, the clinical experience shall be in collaboration with a certified nurse midwife with full practice authority. Makes conforming changes in provisions concerning written collaborative agreements, prescriptive authority under a written collaborative agreement, and full practice authority.

House Floor Amendment No. 2

Deletes reference to:

225 ILCS 65/65-40

Deletes reference to:

225 ILCS 65/65-43

Adds reference to:

225 ILCS 65/65-44 new

Adds reference to:

225 ILCS 65/65-70 new

Replaces everything after the enacting clause. Amends the Nurse Practice Act. Makes changes in provisions concerning definitions. In provisions concerning written collaborative agreements, provides that, in the case of home birth services provided by a certified nurse midwife, a written collaborative agreement may permit, but shall not prohibit, a certified nurse midwife to provide home birth services within the scope of the certified nurse midwife's training and experience. Provides that, if a collaborating physician does not provide home birth services, home birth services may be provided by a certified nurse midwife working under a written collaborative agreement with the collaborating physician if the services are provided in a federal primary care Health Professional Shortage Area with a Health Professional Shortage Area score greater than or equal to 12 or a maternity care desert. Provides that an advanced practice registered nurse certified as a nurse midwife may provide out-of-hospital birth services in a licensed birth center without a written collaborative agreement if the advanced practice registered nurse certified as a nurse midwife is granted clinical privileges for out-of-hospital birth services by the clinical director of the birth center. Provides that a physician shall not be liable for the acts or omissions of an advanced practice registered nurse solely on the basis of having signed a collaborative agreement, an order, a standing medical order, a standing delegation order, or another order or guideline authorizing an advanced practice registered nurse to perform certain acts, unless the physician has reason to believe that the advanced practice registered nurse lacked the competency to perform the act or acts or committed willful and wanton misconduct. Removes provisions concerning definitions; prescriptive authority; and full practice authority. Makes other changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02690	Rep. Mary Beth Canty	104-0245
	Rep. Mary Beth Canty-Justin Slaughter-Amy Elik, Edgar González, Jr., Nicolle Grasse, Michael Crawford, Amy Briel, Camille Y. Lilly, Hoan Huynh and Elizabeth "Lisa" Hernandez (Sen. Cristina Castro, Terri Bryant, Dale Fowler, John F. Curran, Sally J. Turner, Erica Harriss and Darby A. Hills)	
20 ILCS 4026/10		
110 ILCS 57/5		
225 ILCS 10/3.3		
325 ILCS 5/4.5		
325 ILCS 5/11.1		from Ch. 23, par. 2061.1
325 ILCS 15/3		from Ch. 23, par. 2083
325 ILCS 40/2		from Ch. 23, par. 2252
325 ILCS 47/10		
705 ILCS 135/15-70		
705 ILCS 405/3-40		
720 ILCS 5/3-5		from Ch. 38, par. 3-5
720 ILCS 5/3-6		from Ch. 38, par. 3-6
720 ILCS 5/11-0.1		
720 ILCS 5/11-9.1		from Ch. 38, par. 11-9.1
720 ILCS 5/11-9.3		
720 ILCS 5/11-20.1		from Ch. 38, par. 11-20.1
720 ILCS 5/11-20.2		from Ch. 38, par. 11-20.2
720 ILCS 5/11-23		
720 ILCS 5/11-25		
720 ILCS 5/14-3		
720 ILCS 5/36-1		from Ch. 38, par. 36-1
725 ILCS 5/106B-10		
725 ILCS 5/115-7		from Ch. 38, par. 115-7
725 ILCS 5/115-7.3		
725 ILCS 5/124B-10		
725 ILCS 5/124B-100		
725 ILCS 5/124B-420		
725 ILCS 5/124B-500		
725 ILCS 215/2		from Ch. 38, par. 1702
725 ILCS 215/3		from Ch. 38, par. 1703
730 ILCS 5/3-1-2		from Ch. 38, par. 1003-1-2
730 ILCS 5/5-5-3		
730 ILCS 5/5-5-3.2		
730 ILCS 5/5-8-1		from Ch. 38, par. 1005-8-1
730 ILCS 5/5-8-4		from Ch. 38, par. 1005-8-4
730 ILCS 5/5-9-1.7		from Ch. 38, par. 1005-9-1.7
730 ILCS 5/5-9-1.8		
730 ILCS 150/2		from Ch. 38, par. 222
740 ILCS 128/10		

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02690 (Continued)

104-0245

Amends the Criminal Code of 2012. Changes the statute of limitations for grooming to provide that when the victim is under 17 years of age at the time of the offense, a prosecution for grooming may be commenced within 10 years after the victim or the person with a disability attains 17 years of age. Changes the name of the offense of child pornography to child sexual abuse material. Deletes references to criminal transmission of HIV in various statutes. In the Sex Offenses Article of the Criminal Code of 2012, provides a definition for "unable to give knowing consent" and changes the definition of "family member" to include a sibling and an accused who has resided in the household for at least 3 (rather than 6) months. Provides that a person commits sexual exploitation of a child if in the presence or virtual presence, or both, of a child and with knowledge that a child or one whom he or she believes to be a child would view his or her acts, that person knowingly entices, coerces, or persuades a child to participate in the production of the recording or memorializing a sexual act of persons ages 18 or older. Provides that a violation of this provision of sexual exploitation of a child is a Class 4 felony. Provides that a defendant, in order to commit grooming, must be 5 years or more older than the groomed child, or hold a position of trust, authority, or supervision in relation to the child at the time of the offense. Amends the Code of Criminal Procedure of 1963. Provides that the court may set any conditions it finds just and appropriate on the taking of testimony of a victim or witness who is under 18 years of age or an intellectually disabled person or a person affected by a developmental disability (rather than a victim who is a child under the age of 18 years or a moderately, severely, or profoundly intellectually disabled person or a person affected by a developmental disability) involving the use of a facility dog in any criminal proceeding. Makes other changes concerning the admissibility of evidence in cases involving involuntary servitude, involuntary sexual servitude of a minor, and trafficking in persons. Amends various Acts to change references from "child pornography" to "child sexual abuse material".

House Committee Amendment No. 1

Restores various references to "child pornography" in the bill.

House Floor Amendment No. 2

In the amendatory changes to the definition provisions of the Sex Offenses Article of the Criminal Code of 2012, defines "unable to give knowing consent" as including, but not being limited to, when the victim was asleep, unconscious, or unaware of the nature of the act (rather than surprised) such that the victim could not give voluntary and knowing agreement to the sexual act.

Senate Committee Amendment No. 1

Makes technical changes in the bill.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
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HB 02772 Rep. Eva-Dina Delgado **104-0246**
 Rep. Eva-Dina Delgado-Elizabeth "Lisa" Hernandez-Katie Stuart-Stephanie A. Kifowit-Margaret Croke, Joyce Mason, Laura Faver Dias, Harry Benton, Nicholas K. Smith, Michael Crawford, Kevin John Olickal, Rick Ryan, Gregg Johnson, Nabeela Syed, Bob Morgan, Kelly M. Cassidy, Ann M. Williams, Natalie A. Manley, Suzanne M. Ness, Kimberly Du Buclet, Janet Yang Rohr, Dagmara Avelar, Nicolle Grasse and Martha Deuter
 (Sen. Celina Villanueva-Robert Peters-Sara Feigenholtz-Don Harmon-Elgie R. Sims, Jr., Steve Stadelman, Javier L. Cervantes, Michael E. Hastings, Laura Fine, Lakesia Collins, Omar Aquino, Seth Lewis, Adriane Johnson, Linda Holmes, Julie A. Morrison, Laura M. Murphy, Mike Simmons, Christopher Belt, Doris Turner and Meg Loughran Cappel)

70 ILCS 3205/2 from Ch. 85, par. 6002
 70 ILCS 3205/3 from Ch. 85, par. 6003
 70 ILCS 3205/9.5 new
 70 ILCS 3205/13 from Ch. 85, par. 6013
 70 ILCS 3205/7.8 rep.

Amends the Illinois Sports Facilities Authority Act. Modifies legislative findings. Provides that "facility" includes stadiums, arenas, or other structures for the holding of athletic contests and other events and gatherings, including, without limitation, professional women's sports. Provides that a person may not, on the basis of sex, be prohibited from participating in or receiving any of the benefits of programs or activities at facilities funded under the Act, including facilities established or supported by bonds issued under the Act. Requires the Illinois Sports Facilities Authority to report to the Governor and the General Assembly on any male or female professional sports projects brought to the Authority by a professional sports team in the State. Provides that the Authority shall notify the Governor, Speaker of the House of Representatives, Minority Leader of the House of Representatives, President of the Senate, and Minority Leader of the Senate of the proposal within 2 weeks of receiving a formal request or inquiry. Provides that, before the General Assembly authorizes the issuance of additional bonds under the Act to fund facilities for professional men's sports teams, each chamber of the General Assembly may hold a hearing to publicly review any proposal submitted to the Authority. Repeals provisions relating to a dissolved advisory board. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
 70 ILCS 3205/3 from Ch. 85, par. 6003
 Deletes reference to:
 70 ILCS 3205/13 from Ch. 85, par. 6013
 Deletes reference to:
 70 ILCS 3205/7.8 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Further modifies the definition of the term "facility". Deletes provisions concerning proposed legislative findings and provisions concerning various reporting and procedural requirements that must be met before bonds and notes are issued by the Illinois Sports Facilities Authority. Provides that a person may not engage in unlawful discrimination, as defined in the Illinois Human Rights Act, with respect to programs or activities that are offered at facilities that are funded under the Act. Deletes a provision that would have repealed provisions relating to an advisory board. Effective immediately.

Senate Floor Amendment No. 2

Provides that a person employed by or acting on behalf of the Illinois Sports Facilities Authority (rather than a person) may not engage in unlawful discrimination with respect to programs or activities that are offered at facilities that are funded under the Illinois Sports Facilities Authority Act.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02774

Rep. Jackie Haas

104-0247

Rep. Jackie Haas-Barbara Hernandez, Travis Weaver, Suzanne M. Ness, Edgar González, Jr., Anthony DeLuca, Dave Vella, Joyce Mason, Natalie A. Manley, Mary Gill, Michael J. Kelly, Janet Yang Rohr, Norine K. Hammond, Kevin Schmidt, Charles Meier, Yolonda Morris, Nicolle Grasse, Emanuel "Chris" Welch, Camille Y. Lilly, Sharon Chung, Jehan Gordon-Booth, Hoan Huynh, Sonya M. Harper, Tony M. McCombie, Ryan Spain, Patrick Windhorst, Amy Elik, Christopher "C.D." Davidsmeyer, Michael J. Coffey, Jr., John M. Cabello, Jennifer Sanalidro, Brandun Schweizer, Nicole La Ha, Brad Stephens, Jeff Keicher, Amy L. Grant, Dan Ugaste, Mary Beth Canty and Maurice A. West, II (Sen. Karina Villa and Graciela Guzmán)

20 ILCS 1310/1

from Ch. 40, par. 2401

20 ILCS 1310/3a new

Amends the Domestic Violence Shelters Act. Provides that the Department of Human Services shall be responsible for the provision of a single, easy to use telephone number for public access to information and referral for domestic violence services. Authorizes the Department to identify and enter into a contract with a lead entity to provide governance and oversight, including the ability to design, implement, support, and coordinate a State-wide Domestic Violence Hotline system. Provides that the lead entity must: (i) have the ability to provide statewide, toll-free, 24-hour, 7 day-a-week, multi-lingual, confidential referral services to victims and perpetrators of domestic violence and information to people calling on behalf of a victim, including friends or family of the domestic violence victim and first responders such as the police; (ii) have a record of providing effective, victim-centered referral services to victims of domestic violence for at least 2 years prior to the effective date of the amendatory Act; (iii) be an Illinois 501(c)(3) non-profit agency or organization; (iv) provide the most up-to-date technology to increase access to domestic violence services for the deaf and hard of hearing; and (v) have other specified qualifications. Requires the lead entity to provide periodic programmatic and fiscal reports on activities, accomplishments, and other issues to the Department. Requires the Department to ensure, prior to awarding a contract, that the Domestic Violence Hotline lead entity has the organizational capacity to carry out the terms of the contract.

House Committee Amendment No. 1

Provides that nothing in the Domestic Violence Shelters Act is intended to limit sources of funding to support the operation of the Domestic Violence Hotline.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02785 Rep. Martin J. Moylan **104-0248**
 Rep. Martin J. Moylan-Jay Hoffman-Margaret Croke, Natalie A. Manley, Michael J. Kelly, Mary Gill, Rick Ryan,
 Joyce Mason, Anthony DeLuca, Dave Vella and Hoan Huynh
 (Sen. Ram Villivalam-Linda Holmes)

205 ILCS 305/10	from Ch. 17, par. 4411
205 ILCS 305/29	from Ch. 17, par. 4430
205 ILCS 305/34	from Ch. 17, par. 4435
205 ILCS 305/63	from Ch. 17, par. 4464

Amends the Illinois Credit Union Act. Authorizes a credit union to furnish information to any person on a list submitted and periodically updated by a member who is an elderly person or person with a disability or to specified other persons, if there is suspicion by the credit union that the member has been or may become a victim of financial exploitation. Provides that the board of directors of a credit union with a composite rating of either 1 or 2 under the Uniform Financial Institutions Rating System known as the CAMELS supervisory rating system and a management rating under such composite rating of either 1 or 2 may meet not less than 4 (instead of 6) times annually. Provides that the supervisory committee of a credit union with assets of less than \$10,000,000 may, at its option, engage (instead of a credit union with assets of \$5,000,000 or more, but less than \$10,000,000 shall engage) a licensed certified public accountant or licensed certified public accounting firm to perform specified auditing and other services. Permits the merger of credit unions, without meeting certain voting and notice requirements, where supervisory concerns exist and upon agreement of the boards of directors of the merging and continuing credit unions, as confirmed by a majority vote of the directors present at a meeting of each board at which a quorum is present. Makes other changes.

House Committee Amendment No. 1

Adds reference to:

205 ILCS 305/19	from Ch. 17, par. 4420
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Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Makes changes to disclosure requirements in provisions concerning the furnishing of information to any person on a list submitted and periodically updated by a member who is an elderly person or person with a disability if there is suspicion that the member has been or may become a victim of financial exploitation. In provisions concerning member voting, provides that members shall have the right to vote on specified questions in person by written ballot. Provides that the board of directors of a credit union with \$50,000,000 or more in assets, a composite rating of either 1 or 2 under the Uniform Financial Institutions Rating System known as the CAMELS supervisory rating system (or an equivalent rating under a comparable rating system), and a management rating under the composite rating of either 1 or 2 shall meet no fewer than 4 times annually, with at least one meeting held during each fiscal quarter. Provides that the board of directors of a credit union with less than \$50,000,000 in assets, but with the composite and management ratings referenced in this subsection, may meet no fewer than 4 times annually, with at least one meeting held during each fiscal quarter, upon prior written approval of the Secretary of Financial and Professional Regulation. Establishes requirements regarding the meeting frequency schedule for the board of directors. Provides that the supervisory committee of a credit union with assets of less than \$10,000,000 may, at its option, engage a licensed certified public accounting firm to perform the procedures to minimally satisfy certain supervisory committee internal audit standards within the standards established by the American Institute of Certified Public Accountants (instead of to perform agreed-upon procedures to minimally satisfy certain supervisory committee internal audit standards).

Senate Committee Amendment No. 1

Deletes reference to:

205 ILCS 305/10

Deletes reference to:

205 ILCS 305/19

Deletes reference to:

205 ILCS 305/29

Deletes reference to:

205 ILCS 305/34

Deletes reference to:

205 ILCS 305/63

Adds reference to:

205 ILCS 305/6	from Ch. 17, par. 4407
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Replaces everything after the enacting clause. Amends the Illinois Credit Union Act. Makes a technical change in a Section concerning the fiscal year of credit unions.

Senate Floor Amendment No. 3

Deletes reference to:

205 ILCS 305/6

Adds reference to:

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02802 Rep. Tony M. McCombie **104-0250**
 Rep. Tony M. McCombie-Sue Scherer, Anna Moeller, Emanuel "Chris" Welch and Suzanne M. Ness
 (Sen. Doris Turner, Mary Edly-Allen, Rachel Ventura, Javier L. Cervantes, Kimberly A. Lightford and Christopher Belt)

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

Amends the Compulsory Attendance Article of the School Code. Provides that a female student in any of grades 6 through 12 who is participating in an educational program in the fields of science, technology, engineering, art, and mathematics, subject to guidelines established by the State Board of Education, shall be permitted by a school board to have one school-day-long, excused absence per school year to participate in an externship or volunteer opportunity with an Illinois organization in the fields of science, technology, engineering, art, and mathematics. Provides that the school board may require that the student provide reasonable advance notice of the intended absence to the appropriate school administrator and require that the student provide documentation of the participation in an externship or volunteer opportunity to the appropriate school administrator.

House Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/26-1

Adds reference to:

105 ILCS 5/10-19.05

Replaces everything after the enacting clause. Amends the School Code. In provisions concerning the daily pupil attendance calculation, allows for participation in a supervised career development experience (instead of a supervised career development experience or any work-based learning experience) in which student participation and learning outcomes are approved (instead of directed) by a licensed educator for assessment of competencies. Provides that participation (instead of participation in a work-based learning experience) may include, but is not limited to, scheduled events of local, State, and national youth organizations, career and technical education student organizations, FFA associations, and 4-H programs as part of organized competitions, exhibitions, or conferences (instead of scheduled events of State FFA associations, the National FFA Organization, and 4-H programs as part of organized competitions or exhibitions). Allows for participation in any work-based learning experience, including supervised agricultural experiences, in which student participation and learning outcomes are approved by an educator who holds an Educator License with Stipulations with a Career and Technical Educator endorsement and a work-based learning designation, as required by rule. Allows for participation in a youth apprenticeship in which student participation and outcomes are approved (instead of directed) by a licensed educator for assessment of competencies. Provides that a student and the student's parent or legal guardian are responsible for obtaining coursework that is missed while the student participates in an activity from the student's teacher; makes related changes. Requires school district attendance policies to be updated, added to a district's student handbook, and publicly posted to reflect the activities allowed to be counted toward the calculation of clock hours of school work. Provides that these policies shall include, at a minimum, an approval process for students to attend allowable activities and provisions for making up missed coursework that do not penalize a student.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02873 Rep. Jennifer Gong-Gershowitz **104-0251**
 Rep. Jennifer Gong-Gershowitz-Kelly M. Cassidy-Curtis J. Tarver, II-Jaime M. Andrade, Jr., Diane Blair-Sherlock, Stephanie A. Kifowit, Joyce Mason, Nicolle Grasse, Sharon Chung, Michelle Mussman, Katie Stuart, Laura Faver Dias, Martha Deuter, Ann M. Williams, Angelica Guerrero-Cuellar, Anne Stava, Maura Hirschauer, Suzanne M. Ness, Gregg Johnson, Tracy Katz Muhl, Terra Costa Howard, Dave Vella and Rick Ryan
 (Sen. Michael W. Halpin, Terri Bryant, Dale Fowler and Erica Harriss)

740 ILCS 21/10

Amends the Stalking No Contact Order Act. Adds to the definition of "stalking" to include harassment that is conduct that is not necessary to accomplish a purpose that is reasonable under the circumstances, would cause a reasonable person emotional distress, and causes emotional distress to the petitioner. Creates a rebuttable presumption that the following conduct is presumed to cause emotional distress: (i) creating a disturbance at the petitioner's place of employment or school; (ii) repeatedly telephoning the petitioner's place of employment, home, or residence; (iii) repeatedly following the petitioner about in a public place or places; (iv) repeatedly keeping the petitioner under surveillance by remaining present outside his or her home, school, place of employment, vehicle, or other place occupied by the petitioner or by peering in the petitioner's windows; (v) threatening the safety of the petitioner's minor child or family member; or (vi) threatening physical force, confinement, or restraint on one or more occasions. Effective immediately.

House Committee Amendment No. 1

Provides that it is presumed to be emotional distress if a person repeatedly telephones the petitioner's place of employment, home, or residence after being told by the petitioner or the petitioner's employer to stop calling.

House Floor Amendment No. 2

Defines "stalking" to mean that it does not include an exercise of the right to free speech or assembly that is otherwise lawful, including (1) labor compliance activity, such as monitoring compliance with public or worker safety laws, wage and hour requirements, or other statutory requirements; or (ii) picketing occurring at the workplace that is otherwise lawful and arises out of a bona fide labor dispute.

Aug 15 25 H **Effective Date August 15, 2025**

HB 02874 Rep. Martha Deuter **104-0252**
 Rep. Martha Deuter-Bob Morgan-William E Hauter-Paul Jacobs-Theresa Mah, Rick Ryan, Nicolle Grasse, Terra Costa Howard and Hoan Huynh
 (Sen. Laura Ellman and Mary Edly-Allen)

720 ILCS 570/216

Amends the Illinois Controlled Substances Act. Provides that the law concerning limitations on the over-the-counter sale of ephedrine without a prescription does not apply to the sale of any product dispensed or delivered by a practitioner or pharmacy according to a prescription issued by a prescriber authorized by the State or another state for a valid medical purpose and in the course of professional practice.

Aug 15 25 H **Effective Date January 1, 2026**

HB 02877 Rep. Nicolle Grasse **104-0253**
 Rep. Nicolle Grasse-Theresa Mah, Jaime M. Andrade, Jr. and Camille Y. Lilly
 (Sen. David Koehler, Sara Feigenholtz, Cristina Castro and Mary Edly-Allen)

210 ILCS 60/15

Amends the Hospice Program Licensing Act. Provides that, no later than December 31, 2026, the Hospice and Palliative Care Advisory Board shall submit a report to the General Assembly on the state of care for individuals experiencing a serious or life-limiting illness and their family caregivers. Requires the report to include, at a minimum, data regarding the availability of and need for hospice and palliative care services in Illinois; data showing the relative value of non-hospice adult palliative care to the State of Illinois and its citizens; evidence-based recommendations to educate health care professionals and the public about non-hospice palliative care; and recommendations for state standards for adult palliative care.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02907 Rep. Michael Crawford **104-0254**
 Rep. Michael Crawford-Suzanne M. Ness-Jawaharial Williams-Gregg Johnson-Sonya M. Harper, Michelle Mussman, Terra Costa Howard, Lisa Davis, Steven Reick, Nicole La Ha, Janet Yang Rohr, Kyle Moore, Patrick Sheehan, Tom Weber, Nicolle Grasse, Matt Hanson and Rick Ryan
 (Sen. Sara Feigenholtz, Michael E. Hastings, Mary Edly-Allen, Kimberly A. Lightford and Napoleon Harris, III)

New Act

Creates the Child Welfare Disclosure to Parents and Caregivers Act. Provides that it is the policy of the State that parents receiving intact family services or reunification services from the Illinois child welfare system have specified rights, including, but not limited to, the right to: (1) be treated with dignity and respect and as a valued member of the child welfare team; (2) be consulted about relative placement options for their children prior to placement in a foster home; (3) be notified and considered as a placement resource, as the noncustodial parent, prior to protective custody; (4) receive timely visitation with their children; (5) be provided a copy of the Child Welfare Disclosure to Parents and Caregivers Act at the time of case opening for intact family services or reunification services; (6) participate in the development of the hair care plan for their child; and other enumerated rights. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Creates the Child Welfare Disclosure to Parents Act. Provides that it is the policy of the State that a parent involved with the Illinois child welfare system has specified rights, including, but not limited to, the right to: (1) be treated with dignity and respect and as a valued member of the child welfare team; (2) be consulted about relative placement options for the child if placement becomes necessary; (3) as it relates to a non-custodial parent, be assessed and considered for custody of the child prior to the Department of Children and Family Services taking protective custody; (4) receive timely visits with the child, subject to and in accordance with State law, all rules and procedures of the Department of Children and Family Services, and all applicable court orders; (5) be provided a copy of the Child Welfare Disclosure to Parents Act at the time of case opening or first contact with the Department of Children and Family Services; (6) be consulted in the development of the child's hair care plan, if not contrary to the child's wishes; and other enumerated rights. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

HB 02947 Rep. Robert "Bob" Rita **104-0255**
 Rep. Robert "Bob" Rita, Natalie A. Manley and Thaddeus Jones
 (Sen. Cristina Castro)

230 ILCS 10/9 from Ch. 120, par. 2409

Amends the Illinois Gambling Act. Provides that the Illinois Gaming Board shall not require individuals hired exclusively to perform functions that are not related in any way to gaming operations to hold an occupational license. Provides that the Board may issue a non-gaming identification badge upon payment of a non-refundable annual fee set by the Board. Sets forth eligibility requirements for a non-gaming identification badge. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: Exempts individuals who are issued non-gaming occupational identification badges from submitting 2 sets of fingerprints with an application. Provides that the Board has the authority to rescind non-gaming occupational identification badges. Provides that all individuals holding non-gaming occupational identification badges are subject to the jurisdiction of the Board and the Board's standards and adopted rules. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Removes the background check eligibility requirements for a non-gaming occupational identification badge. Removes language allowing the Illinois Gaming Board to rescind a non-gaming occupational identification badge for any misconduct related to the performance of the holder's job duties. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02962 Rep. Michael Crawford **104-0256**
 Rep. Michael Crawford-Tracy Katz Muhl-Harry Benton-Lisa Davis-Yolonda Morris
 (Sen. Laura Fine)

625 ILCS 5/1-217 from Ch. 95 1/2, par. 1-217
625 ILCS 5/6-106.1

Amends the Illinois Vehicle Code. Divides vehicles into 3 (instead of 2) divisions. Provides that a third division motor vehicle is a vehicle which is designed for the carrying of more than 10 persons and not more than 15 persons and which is designed or used only as a multifunction school-activity bus. Provides that the Secretary of State, in conjunction with the State Board of Education, shall develop a separate classroom course and refresher course for operation of vehicles of the third division being operated as multifunction school-activity buses.

House Floor Amendment No. 1

Deletes reference to:
625 ILCS 5/1-217

Adds reference to:
625 ILCS 5/11-1414.1 from Ch. 95 1/2, par. 11-1414.1

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that the Secretary of State shall issue a school bus driver permit with a restriction valid for the operation of a first division vehicle being operated as a school bus or a multifunction school activity bus designed to carry up to 15 passengers when being used for curriculum-related activities to those applicants who have met all the requirements of the application and screening process. Allows the Secretary of State to adopt changes to implement provisions regarding school bus driver permits. Makes other changes. Effective July 1, 2026.

Aug 15 25 H **Effective Date July 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02966

Rep. Tracy Katz Muhl

104-0257

Rep. Tracy Katz Muhl, Rita Mayfield, Michelle Mussman, Nicolle Grasse, Marcus C. Evans, Jr., Martha Deuter, Abdelnasser Rashid, Laura Faver Dias, Diane Blair-Sherlock, Jehan Gordon-Booth, Aarón M. Ortíz, Margaret Croke, Joe C. Sosnowski, Jeff Keicher, Christopher "C.D." Davidsmeyer, Travis Weaver, Bradley Fritts, Anthony DeLuca and Thaddeus Jones
 (Sen. Julie A. Morrison)

105 ILCS 5/2-3.206 new

Amends the School Code. Requires the State Board of Education to analyze the use of grant fund requests for a consolidation analysis or consolidation expenses in relation to the School District Reorganization Feasibility Studies. Requires the State Board to create a list of overlapping or bordering school districts with the most similar operating tax rates and percentage of adequacy funding per pupil. Requires the State Board to communicate to the superintendents and school boards of those school districts on the list that the State Board's analysis makes the school district a good candidate for the grant funds. Requires the school board to hold a public hearing to review the State Board's written communication and decide whether to apply for the grant funds. Requires the State Board to report to the General Assembly as to whether the school districts on the list applied for the grant funds, whether a grant was awarded, and what, if any, State Board action was taken in response to the grant-funded consolidation analysis. Requires the State Board to also provide to interested school districts a list of neutral parties to conduct an independent consolidation analysis with the grant funds.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the School Code. Authorizes the State Board of Education to award grants to school districts in the State for the purpose of incentivizing those districts to conduct reorganization feasibility studies. Provides that, to be eligible for a grant under these provisions, the board of the school district that is applying for the grant shall (i) negotiate a proposed agreement to secure the services of a third-party consultant who will conduct the reorganization feasibility study; (ii) adopt a resolution that is signed by the board president of the district and calls for the initiation of a school district reorganization feasibility study in accordance with the terms of the proposed agreement and any rules adopted by the State Board of Education; and (iii) submit the completed agreement form, the signed board resolution, and such other information as the State Board of Education may, by administrative rule, require, to the regional office of education or the executive director of the intermediate service center for the district for approval. Provides that, upon receipt of a complete application from a district, the regional office of education or the executive director of the intermediate service center shall either (i) approve the agreement and send the agreement to the State Board of Education or (ii) disapprove the agreement and return the agreement to the district with a letter of explanation. Authorizes the State Board of Education to award grants under these provisions to districts for which it receives an approved agreement. Requires the State Board of Education to annually notify each school district in the State of the availability of grant funds and to provide with that notice specified information. Provides that, every 2 years, each board that receives a notice may include the question of whether to pursue this grant funding as an action item on the agenda at one of its meetings. Authorizes the State Board of Education to provide a school district up to the maximum reimbursement amount set by the State Board of Education, for the purpose of covering all or part of the costs borne by the school district to conduct a reorganization feasibility study. Directs the State Board of Education, in awarding these grants, to prioritize districts that are contiguous with one another, districts that have similar property tax rates, districts with similar per-pupil adequacy funding, and, beginning in State fiscal year 2030, other districts that have been identified as priority districts by the State Board of Education pursuant to rules it adopts. Prohibits a school district from being awarded a grant under these provisions in any 2 consecutive award cycles. Allows the State Board of Education to adopt any rules it deems necessary to implement and administer this program of grant funding, including, but not limited to, rules establishing the criteria that must be met by the third-party consultants who will perform the feasibility studies, rules describing minimum criteria to be included in agreements executed with the third-party consultants who will perform the feasibility studies described in this Section, and, beginning in State fiscal year 2030, rules identifying additional types of school districts to be prioritized for grant funding under these provisions. Directs the State Board of Education, in State fiscal year 2035, and every 5 years thereafter, to reevaluate and, if necessary, amend the rules identifying additional types of school districts to be prioritized for grant funding. Defines terms. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02977 Rep. Mary Gill **104-0258**
 Rep. Mary Gill-John M. Cabello-Curtis J. Tarver, II, Michael J. Kelly, Katie Stuart, Brad Stephens, Martin J. Moylan, Matt Hanson, Kelly M. Cassidy, Martha Deuter, Angelica Guerrero-Cuellar, Margaret Croke, Jennifer Gong-Gershowitz, Dave Vella, Terra Costa Howard, Sharon Chung, Gregg Johnson, Rick Ryan, Anthony DeLuca, Hoan Huynh, Lindsey LaPointe, Joyce Mason, Camille Y. Lilly, Elizabeth "Lisa" Hernandez, Lisa Davis, Michael Crawford, Yolonda Morris and Patrick Sheehan
 (Sen. Bill Cunningham-Willie Preston)

65 ILCS 5/11-6.1.5 new

Amends the Illinois Municipal Code. Provides that a municipality must set aside, in a dedicated account, 10% of the funds the municipality receives from an insurer on account of ambulance or fire services provided by the municipality. Provides that the municipality may only use the funds in the dedicated account for purchasing and maintaining ambulances, fire engines, and other vehicles used to provide emergency services.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Applies to municipalities with a population of more than 500,000. Provides that these funds are in addition to and may not be used to replace existing funds for purchasing and maintaining emergency vehicles. Preempts home rule.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Provides that the provisions do not apply to funds received through (i) public health programs, including, but not limited to, Medicaid and Medicare or (ii) reimbursement for liability claims, settlements, or judgments, including payments from excess insurers or self-insurance reserves. Removes the home rule preemption.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Provides that funds received through (i) public health programs, including, but not limited to, Medicaid and Medicare, or (ii) reimbursement for liability claims, settlements, or judgments, including payments from excess insurers or self-insurance reserves, are not subject to the provisions. Removes home rule preemption.

Aug 15 25 H **Effective Date January 1, 2026**

HB 02978 Rep. Laura Faver Dias **104-0259**
 Rep. Laura Faver Dias-Nicole La Ha-Kimberly Du Buclet-Mary Beth Canty, Barbara Hernandez, Maura Hirschauer, Dagmara Avelar, Maurice A. West, II, Elizabeth "Lisa" Hernandez, Will Guzzardi, Edgar González, Jr., Kelly M. Cassidy, Nicolle Grasse, Nabeela Syed, Abdelnasser Rashid, Justin Slaughter, Kevin John Olickal, Sonya M. Harper, Martha Deuter, Diane Blair-Sherlock, Jennifer Sanalitra, Anna Moeller, Sue Scherer, Camille Y. Lilly and Hoan Huynh
 (Sen. Bill Cunningham, Julie A. Morrison and Meg Loughran Cappel)

New Act

30 ILCS 105/5.1030 new

Creates the Family Neonatal Intensive Care Leave Act. Provides that an employee of an employer with 16 or more employees and no more than 50 employees shall be entitled to use a maximum of 10 days of unpaid neonatal intensive care leave while any child of the employee is a patient in a neonatal intensive care unit. Provides that an employee of an employer with 51 or more employees shall be entitled to use 20 days of unpaid neonatal intensive care leave while a child of the employee is a patient in a neonatal intensive care unit. Provides that, upon the conclusion of leave taken under the Act, an employee shall be reinstated to his or her former position or a substantially equivalent one with no loss of benefits held or accrued prior to taking leave. Sets forth provisions concerning unlawful employer practices; Department of Labor responsibilities; and enforcement. Amends the State Finance Act to create the Neonatal Intensive Care Leave Fund.

Aug 15 25 H **Effective Date June 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02983	Rep. Edgar González, Jr. Rep. Edgar González, Jr.-Dave Vella and Katie Stuart (Sen. Steve Stadelman)	104-0260
625 ILCS 5/2-112		from Ch. 95 1/2, par. 2-112
625 ILCS 5/6-106.1		
625 ILCS 5/6-109		
625 ILCS 5/6-117		from Ch. 95 1/2, par. 6-117
625 ILCS 5/6-301		from Ch. 95 1/2, par. 6-301
625 ILCS 5/6-411		from Ch. 95 1/2, par. 6-411
625 ILCS 5/6-508		from Ch. 95 1/2, par. 6-508
625 ILCS 5/6-521		from Ch. 95 1/2, par. 6-521
625 ILCS 5/7-211		from Ch. 95 1/2, par. 7-211
625 ILCS 5/7-503		from Ch. 95 1/2, par. 7-503
625 ILCS 5/11-306		from Ch. 95 1/2, par. 11-306
625 ILCS 5/11-307		from Ch. 95 1/2, par. 11-307
625 ILCS 5/11-501.1		
625 ILCS 5/11-703		from Ch. 95 1/2, par. 11-703
625 ILCS 5/11-712 new		
625 ILCS 5/11-1425		from Ch. 95 1/2, par. 11-1425

Amends the Illinois Vehicle Code. Requires the Secretary of State to include information advising drivers of the laws and best practices for safely sharing the roadway with bicyclists and pedestrians in the Illinois Rules of the Road Publication. Provides that an applicant for a school bus driver permit or commercial driver's license with a school bus driver endorsement is not required to pass a written test if the applicant holds a valid commercial driver's license or a commercial driver's license that expired in the preceding 30 days issued by another state with a school bus and passenger endorsements. Requires all driver education courses to include information advising drivers of the laws and best practices for safely sharing the roadway with bicyclists and pedestrians. Provides that the examination to test an applicant's ability to read and understand official traffic control devices and knowledge of safe driving practices and traffic laws may be administered at a Secretary of State facility, remotely via the Internet, or in a manner otherwise specified by the Secretary of State by administrative rule. Allows the Secretary to destroy a driving record created 20 or more years ago for a person who was convicted of an offense and who did not have an Illinois driver's license if the record no longer contains any convictions or withdrawal of driving privileges due to the convictions. Provides that the application for an instructor for a driving school must be accompanied by a medical examination report completed by a competent medical examiner (rather than a competent physician). Provides that the restricted commercial driver's license issued for farm-related service industries may be available for periods not to exceed a total of 210 (rather than 180) days in any 12-month period. Removes some of the duration limitations for suspended licenses. Provides that the traffic-control signals also apply to bicyclists. Restricts a person from driving a motor vehicle on a bicycle lane, trail, or path designated by an official sign or marking for the exclusive use of bicycles or pedestrians. Makes other changes. Amends the School Code to make a conforming change. Effective immediately.

House Floor Amendment No. 2

Deletes reference to:

625 ILCS 5/6-508 from Ch. 95 1/2, par. 6-508

Deletes reference to:

625 ILCS 5/11-712

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes in the Illinois Vehicle Code. Removes changes made to a provision concerning the Commercial Driver's License and qualification standards. Deletes a provision concerning driving motor vehicles on bicycle lanes and pedestrian and other paths. Provides that, if an official traffic control signal is erected and maintained as a dedicated signal for bicyclists, that signal shall take precedence for bicyclists over other signals. Requires that the operator of a motor vehicle overtaking a bicycle or individual proceeding in the same direction on a highway to, if another lane of traffic proceeding in the same direction is available, make a lane change into another available lane with due regard for safety and traffic conditions before overtaking or passing the bicycle or individual (rather than only the bicycle). Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02986	Rep. Diane Blair-Sherlock Rep. Diane Blair-Sherlock and Hoan Huynh (Sen. Doris Turner)	104-0261
20 ILCS 5010/10		
105 ILCS 5/1A-10		
105 ILCS 5/1D-1		
105 ILCS 5/2-3.25a		from Ch. 122, par. 2-3.25a
105 ILCS 5/2-3.115		
105 ILCS 5/2-3.153		
105 ILCS 5/3-7		from Ch. 122, par. 3-7
105 ILCS 5/3-15.1		from Ch. 122, par. 3-15.1
105 ILCS 5/10-17		from Ch. 122, par. 10-17
105 ILCS 5/10-20.44		
105 ILCS 5/14-11.03		from Ch. 122, par. 14-11.03
105 ILCS 5/14A-32		
105 ILCS 5/14C-3		from Ch. 122, par. 14C-3
105 ILCS 5/17-1.5		
105 ILCS 5/27A-12		
105 ILCS 5/Art. 1G rep.		
105 ILCS 5/2-3.25c rep.		
105 ILCS 5/2-3.51 rep.		
105 ILCS 5/2-3.51a rep.		
105 ILCS 5/2-3.119a rep.		
105 ILCS 5/3-15.17 rep.		
105 ILCS 310/Act rep.		
325 ILCS 35/Act rep.		
605 ILCS 30/4		from Ch. 121, par. 604

Amends the Holocaust and Genocide Commission Act to make changes concerning Commission members. Amends the School Code. Provides that the State Board of Education shall have departments (rather than divisions) within the State Board. Makes changes concerning block grants for Chicago. Removes language encouraging the State Superintendent of Education to establish a program of academic credit for Tech Prep work-based learning for secondary school students with an interest in pursuing such career training. With respect to a school district's required account audit, provides that the auditing firm for each school district shall file with the State Board the Annual Financial Report no later than February 15 following the end of each fiscal year and makes other changes. With respect to a school financial condition statement, removes language providing that any district from which a report is not received when required shall have its portion of the distributive fund withheld for the next ensuing year until the report is filed and makes other changes. Makes changes concerning a statement of affairs and a report on contracts. Removes language providing for enrollment of an English learner in a program in transitional bilingual education for a period of 3 years. Repeals provisions concerning: the Mathematics and Science Block Grant Program Article; rewards; the Reading Improvement Block Grant Program; the Continued Reading Improvement Block Grant Program; the School STEAM Grant Program; and civic education advancement. Makes conforming and other changes in the School Code and the Bikeway Act. Repeals the Illinois Summer School for the Arts Act and the Interagency Board for Children who are Deaf or Hard-of-Hearing and have an Emotional or Behavioral Disorder Act.

House Committee Amendment No. 1

In a provision of the School Code regarding the failure to prepare and forward information, removes language that provides that: each school district shall on or before October 15 of each year, submit an original and one copy of an audit of its accounts to the regional superintendent of schools in the educational service region having jurisdiction, in which case the regional superintendent of schools shall be relieved of responsibility in regard to the accounts of the school district; if any school district fails to supply the regional superintendent of schools with a copy of such audit report on or before October 15, or within such time extended by the regional superintendent of schools from that date, not to exceed 60 days, then it shall be the responsibility of the regional superintendent of schools having jurisdiction to cause such audit to be made by employing an accountant to conduct such audit, and the regional superintendent shall bill the district for such services or shall, with office personnel, make such audit and bill the district for such service; in the latter case, if the audit is made by personnel employed in the office of the regional superintendent of schools having jurisdiction, then the regional superintendent of schools shall not be relieved of the responsibility as to the accountability of the school district; and the copy of the audit shall be forwarded by the regional superintendent to the State Board of Education on or before November 15 of each year and shall be filed by the State Board of Education.

Senate Committee Amendment No. 2

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02986 (Continued)

104-0261

Adds reference to:
105 ILCS 5/14-6.03

In the School Code: Changes the date the Annual Financial Report and audit must be filed by an auditing firm with the State Board of Education and submitted by each school district to the regional superintendent of schools in the educational service region having jurisdiction from February 15 of each year to October 15 of each year; changes other dates from February 15 to October 15. Provides that a school board shall make available to the public a statement of the affairs of the school district no later than December 1 (rather than October 1) annually. Makes changes concerning a school district's statement of affairs. Provides that a speech-language pathologist who supervises a speech-language pathology assistant must have completed at least 6 (rather than 10) clock hours of training in the supervision of speech-language pathology assistants.

Senate Floor Amendment No. 3

Provides each school district shall include an annual report on all contracts over \$25,000 awarded by the school 4 district during the previous fiscal year in the publication of the Statement of Affairs on the district's Internet website and (rather than or) in a newspaper of general circulation prior to December 1 (rather than October 1).

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02987

Rep. Katie Stuart

104-0262

Rep. Katie Stuart-Suzanne M. Ness, Camille Y. Lilly, Matt Hanson, Sharon Chung, Dave Vella, Michael J. Kelly, Rick Ryan, Dagmara Avelar and Hoan Huynh
 (Sen. Christopher Belt, Adriane Johnson, Mary Edly-Allen, Doris Turner and Meg Loughran Cappel)

New Act

Creates the Warehouse Tornado Preparedness Act. Provides that all operators of a warehouse within this State shall prepare a tornado safety plan for each warehouse they operate within 120 days after the effective date of the Act for each existing warehouse or, for warehouses opened on or after 120 days after the effective date of the Act, no later than 7 days after the warehouse becomes operational. Provides that each plan shall be specific to the warehouse it was prepared for and must be reviewed and updated at least once per year or upon any significant change to the operations of the warehouse that affects the applicability or accuracy of the information in the plan. Specifies what the plan must contain. Requires each warehouse facility to have designated or constructed sufficient shelter space for at least 125% of persons who regularly work in the warehouse at the same time, including persons who are at the warehouse temporarily, such as delivery drivers. Requires each warehouse to maintain specified emergency supplies in its tornado shelter. Effective immediately.

House Floor Amendment No. 4

Adds reference to:

55 ILCS 5/5-1192 new

Adds reference to:

65 ILCS 5/11-31.1-1

from Ch. 24, par. 11-31.1-1

Adds reference to:

65 ILCS 5/11-31.1-1.5 new

Replaces everything after the enacting clause. Reinserts the provisions of the bill with the following changes. In provisions concerning tornado safety plans, provides that the operator of a warehouse should coordinate with the warehouse's local emergency services and disaster agency and fire department or fire protection district to create plans that, when implemented, will be consistent with the local jurisdiction's response activities. Provides that copies of the plan and all updates made to the plan must be filed with the fire department or fire protection district in the jurisdiction in which the warehouse is located and the local emergency services and disaster agency in the jurisdiction in which the warehouse is located (instead of filed with the Office of the State Fire Marshal, the Illinois Emergency Management Agency and Office of Homeland Security, and the fire department, fire protection district, or local emergency services agency with primary responsibility for the warehouse). Provides that warehouse facilities constructed after the effective date of the Act must provide the means, through modification, installation, or demonstration via rational analysis, to meet a life-safety performance level for tornado loading that is equivalent to, or exceeds, the life-safety performance level for the most onerous of other building code-prescribed extreme environmental loading events. Sets forth provisions concerning that evaluation. Provides that, in lieu of a risk-targeted approach, the evaluating design professional may elect to follow prescriptive methods as outlined in the Federal Emergency Management Agency standard P-431, Tornado Protection: Selecting Refuge Areas in Buildings and the Best Available Refuge Area Checklist to ensure that shelter areas designated in tornado safety plans are qualified as the best available refuge areas. Removes provisions concerning tornado shelters and emergency supplies. Amends the Counties Code. Defines "building inspector". Requires a building inspector to hold a certification from the International Code Council in the area in which the inspector is inspecting or examining. Requires that the county keep on file a copy of the certifications of the persons doing inspections or examinations on its behalf. Provides that a building inspector may have a grace period of one year from the date of hire to acquire the certification required under these provisions. Amends the Illinois Municipal Code to add similar requirements for building inspectors. Effective immediately, except that provisions amending the Counties Code and the Illinois Municipal Code take effect January 1, 2027.

Senate Committee Amendment No. 1

Provides that "warehouse" means a building in which warehouse workers perform their duties and goods are stored in industries defined by specified North American Industry Classification System (NAICS) codes, however such building is denominated (instead of an establishment as defined by specified North American Industry Classification System (NAICS) codes, however such establishment is denominated).

Aug 15 25 H **Effective Date August 15, 2025; some provisions**
Effective Date January 1, 2027; some provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02994 Rep. Michelle Mussman **104-0263**
 Rep. Michelle Mussman, Tracy Katz Muhl and Mary Beth Canty
 (Sen. David Koehler, Meg Loughran Cappel and Li Arellano, Jr.)
 740 ILCS 110/4 from Ch. 91 1/2, par. 804

Amends the Mental Health and Developmental Disabilities Confidentiality Act. Provides those entitled to inspect and copy a recipient's record include the parent or guardian of a minor, regardless of the minor's age, who is involved in special education services under the School Code or the "designated representative" of a student over the age of 18 involved in special education services under the School Code.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Adds a provision which specifies that the provisions of the Act that are being amended by the introduced bill shall not be construed to affect the protection of or access to records under the Illinois School Students Records Act or the federal Individuals with Disabilities Education Act.

House Floor Amendment No. 2

Provides that those entitled to inspect and copy a recipient's record include the parent or guardian of a minor, regardless of the minor's age, involved in special education services under Section 14-1.11 of the School Code, if the parent or guardian consented to mental health or developmental services on behalf of the recipient; or the "designated representative" of a student over the age of 18 involved in special education services under Section 14-6.10 of the School Code.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill with these changes. Provides that those entitled to inspect and copy a recipient's record include the parent or guardian of a minor, regardless of the minor's age, if the minor is involved in special education services under the School Code, and only for the purpose of inspecting and copying a record of the specific mental health or developmental services that the parent or guardian consented to on the recipient's behalf for special education services or the "designated representative" of a student over the age of 18 involved in special education services under the School Code.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03000 Rep. Norine K. Hammond **104-0264**
 Rep. Norine K. Hammond-Amy Elik, Michael Crawford, Hoan Huynh, Daniel Didech, Katie Stuart, Maura Hirschauer, Gregg Johnson, Kelly M. Cassidy, Matt Hanson, William E Hauter, Janet Yang Rohr and Thaddeus Jones
 (Sen. Doris Turner-Christopher Belt, Michael W. Halpin, Adriane Johnson, Michael E. Hastings, Mary Edly-Allen, Steve Stadelman, Rachel Ventura, Javier L. Cervantes, Laura Fine, Kimberly A. Lightford, Mike Simmons and Laura M. Murphy)
 105 ILCS 5/10-20.81
 105 ILCS 5/34-18.75

Amends the School Code. In provisions concerning identification cards and suicide prevention information, provides that each school district that serves pupils in any of grades 6 through 12 and that issues an identification card to school employees serving any of grades 6 through 12 shall provide on the identification card the same contact information concerning suicide prevention that is required to be provided on a pupil's identification card.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03011 Rep. Jed Davis **104-0265**
 Rep. Jed Davis and Hoan Huynh
 (Sen. Sue Rezin-Jason Plummer and Chris Balkema)
 110 ILCS 805/3-7.12 new

Amends the Public Community College Act. Requires each member of the board of trustees of a community college district to, before entering upon the duties of the office, take and subscribe to a specified oath. Provides that the oath or affirmation shall be administered by the secretary of the board, a notary public, or any other officer authorized to administer oaths under State law, and the completed oath shall be filed with the secretary of the board and made part of the official records of the community college district. Prohibits a trustee from exercising the powers or performing the duties of office until the oath has been taken and properly filed.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03026 Rep. Abdelnasser Rashid **104-0266**
 Rep. Abdelnasser Rashid and Hoan Huynh
 (Sen. Graciela Guzmán-Christopher Belt)

105 ILCS 5/Art. 14D heading new
 105 ILCS 5/14D-5 new
 105 ILCS 5/14D-10 new
 105 ILCS 5/14D-15 new
 105 ILCS 5/14D-20 new

Amends the School Code by adding the Dual Language Education Article. Requires the State Board of Education to adopt comprehensive guidance for school districts on starting new dual language education programs and expanding existing programs. Provides that the guidance shall cover a comprehensive program structure, curriculum, instruction, assessment and accountability, staff quality and professional development, family and community engagement, and support and resources. Provides that the State Board of Education's Equity Journey Continuum shall integrate: (1) dual language education into the broader framework of student learning to ensure it is considered an essential part of educational equity and excellence; and (2) specific provisions for dual language teachers, focusing on recruitment, professional development, and retention of bilingual educators. Requires a school district to establish recognition pathways for biliteracy at various levels before high school. Requires each school district to: (1) create an intuitive and resource-rich online platform that provides comprehensive information and tools for potential bilingual educators; (2) develop strategies to ensure bilingual educators remain in the profession; and (3) launch a marketing campaign that aligns with the U.S. Department of Education's "Being Bilingual is a Superpower" initiative, focusing on the benefits of bilingualism and highlighting inspiring stories of bilingual educators and students.

House Floor Amendment No. 2

Deletes reference to:

105 ILCS 5/14D-20 new

Replaces everything after the enacting clause. Amends the School Code by adding the Dual Language Education Article. Requires, by December 15, 2026, the State Board to adopt comprehensive guidance for school districts regarding the establishment of new dual language education programs and the expansion of existing dual language education programs. Requires, by July 1, 2029, the State Board of Education's Equity Journey Continuum to integrate into the comprehensive strategic plan dual language education into the broader framework of student learning to ensure it is considered an essential part of educational equity and excellence and specific provisions for dual language teachers, focusing on recruitment, professional development, and retention of bilingual educators. Requires, by July 1, 2027, the State Board to establish recognition pathways for biliteracy at various levels before high school. Allows school districts to choose to participate in the pathways to biliteracy program.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03039 Rep. Janet Yang Rohr **104-0267**
 Rep. Janet Yang Rohr-Tracy Katz Muhl
 (Sen. Laura Ellman and Julie A. Morrison)

105 ILCS 5/27-22.10

Amends the School Code. Allows a student enrolled in grade 7 or 8 to enroll in a required high school course if the course is offered by the high school that the student would attend and the student participates in the course where the student attends school as long as the student passes the end of course exam given at the high school granting the credit for the same course, demonstrating proficiency at the high school level (course is taught by a teacher who holds a professional educator license issued under Article 21B of this Code and endorsed for the grade level and content area of the course).

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the School Code. Allows a student enrolled in grade 7 or 8 to enroll in a required high school course if the course is offered by the high school that the student would attend and the student participates in the course where the student attends school as long as the student passes the course and the end-of-course examination given at the high school granting the credit for the same course, demonstrating proficiency at the high school level.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03078	Rep. Camille Y. Lilly Rep. Camille Y. Lilly (Sen. Mattie Hunter-David Koehler)	104-0270
20 ILCS 1305/1-17		
20 ILCS 2405/11		from Ch. 23, par. 3442
20 ILCS 2405/11a new		
20 ILCS 2405/17		from Ch. 23, par. 3448
105 ILCS 5/14-8.02		from Ch. 122, par. 14-8.02
210 ILCS 135/2		from Ch. 91 1/2, par. 1702
210 ILCS 135/3		from Ch. 91 1/2, par. 1703
210 ILCS 135/4		from Ch. 91 1/2, par. 1704
210 ILCS 135/6		from Ch. 91 1/2, par. 1706
210 ILCS 135/8		from Ch. 91 1/2, par. 1708
210 ILCS 135/10		from Ch. 91 1/2, par. 1710
225 ILCS 46/15		
325 ILCS 20/11		from Ch. 23, par. 4161
405 ILCS 5/1-120.1 new		
405 ILCS 5/1-122		from Ch. 91 1/2, par. 1-122
405 ILCS 5/6-103		from Ch. 91 1/2, par. 6-103
405 ILCS 5/6-103.2		
405 ILCS 5/6-103.3		
430 ILCS 65/1.1		
430 ILCS 65/8		from Ch. 38, par. 83-8
430 ILCS 65/8.1		from Ch. 38, par. 83-8.1
430 ILCS 65/10		from Ch. 38, par. 83-10
740 ILCS 110/5		from Ch. 91 1/2, par. 805
20 ILCS 1305/10-8 rep.		
30 ILCS 105/5.653 rep.		
35 ILCS 5/507JJ rep.		

Amends the Department of Human Services Act. In provisions concerning death reports investigated by the Department of Human Services' Office of Inspector General, provides that death reports with no allegation of abuse or neglect shall only be released to the Secretary of Human Services and to the director of the facility or agency when a recommendation is made. Provides that unredacted investigative reports may be shared with the Department of Financial and Professional Regulation. Amends the Rehabilitation of Persons with Disabilities Act. Provides that the Department of Human Services shall operate and maintain an Illinois Center for Rehabilitation and Education-Wood for the education of individuals who are blind, visually impaired, or DeafBlind and are seeking competitive integrated employment. Makes conforming change to the School Code. Amends the Community-Integrated Living Arrangements Licensure and Certification Act. Removes all references regarding the operation of community-integrated living arrangements for the supervision of persons with mental illness. Amends the Early Intervention Services System Act. Extends early intervention services to children who have been found eligible for early childhood special education services under the Individuals with Disabilities Education Act and have an individualized education program. Amends the Mental Health and Developmental Disabilities Code. Adds physician assistance to the list of medical professionals listed under the definition of "qualified examiner". Adds advanced practice psychiatric nurse to several provisions listing medical professionals making mental health determinations. Makes conforming changes to the Firearm Owners Identification Card Act. Amends the Mental Health and Developmental Disabilities Confidentiality Act. Removes a requirement that a person witness the signing of a consent form. Repeals provisions in the Department of Human Services Act, the State Finance Act, and the Illinois Income Tax Act concerning the Autism Research Checkoff Fund. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

20 ILCS 1305/10-8 rep.

Adds reference to:

20 ILCS 1305/10-8

Adds reference to:

325 ILCS 3/10-65

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03078 (Continued)

104-0270

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Further amends the Department of Human Services Act. Removes a repealer provision concerning the creation of the Autism Research Checkoff Fund. Instead provides that, on July 1, 2025, or as soon thereafter as practical, the State Comptroller shall direct and the State Treasurer shall transfer the remaining balance from the Autism Research Checkoff Fund into the Autism Awareness Fund. Provides that upon completion of the transfers, the Autism Research Checkoff Fund is dissolved, and any future deposits due to that Fund and any outstanding obligations or liabilities of that Fund shall pass to the Autism Awareness Fund. Provides that the provision creating the Autism Research Checkoff Fund is repealed on January 1, 2026. Amends the Department of Early Childhood Act. Extends early intervention services to children who have been found eligible for early childhood special education services under the Individuals with Disabilities Education Act and have an individualized education program. Effective immediately.

House Floor Amendment No. 2

Further amends the Department of Human Services Act. Provides that unredacted investigative reports, as well as raw data, may be shared with the Department of Financial and Professional Regulation, upon written request, when there is a substantiated finding against a person licensed by the Department of Financial and Professional Regulation who is within the Office of the Inspector General's jurisdiction. Provides that if, during its investigation, the Office of the Inspector General found credible evidence of neglect by a person licensed by the Department of Financial and Professional Regulation who is not within the Office's jurisdiction, the Office may provide an unfounded or unsubstantiated investigative report or death report, as well as raw data, with the Department of Financial and Professional Regulation, upon written request.

Aug 15 25 H **Effective Date August 15, 2025**

HB 03087

Rep. Martin J. Moylan

104-0271

Rep. Martin J. Moylan-Martin McLaughlin-Anthony DeLuca
 (Sen. Mike Porfirio)

720 ILCS 648/25

720 ILCS 649/15

720 ILCS 649/30

Amends the Methamphetamine Precursor Control Act. Provides that each targeted methamphetamine precursor package shall contain no more than 3,600 (rather than 3,000) milligrams of ephedrine or pseudoephedrine, their salts or optical isomers, or salts of optical isomers. Deletes a provision which specifies that no retail distributor operating a pharmacy, and no pharmacist or pharmacy technician, shall knowingly distribute to a single person more than 2 targeted packages in a single retail transaction. Amends the Methamphetamine Precursor Tracking Act. Provides that, on and after October 1, 2025, any manufacturer of products containing methamphetamine precursors sold in or brought into the State must, on a monthly basis, pay fees to the Central Repository. Provides that the Central Repository shall be responsible for setting the fee levels required. Provides that at the request of the Illinois State Police, manufacturers required to pay fees shall be required to provide written documentation demonstrating that they have paid such fees. Provides that the sale of methamphetamine precursors in or brought into the State by a manufacturer who has failed to pay fees required by the provision is guilty of a petty offense and subject to a fine of \$500 for a first offense; \$1,000 for a second offense occurring within 3 years of the first offense; and \$5,000 for a third or subsequent offense occurring within 3 years of the prior offenses. Effective immediately.

House Committee Amendment No. 1

Provides that no retail distributor operating a pharmacy, and no pharmacist or pharmacy technician, shall knowingly distribute to a single person more than 3.6 grams per day or 7.5 grams in a 30-day period of a targeted methamphetamine precursor (rather than 2 targeted packages in a single retail transaction). Provides that nothing in the amendatory changes to the funding provisions of the Methamphetamine Precursor Tracking Act applies to a manufacturer of products containing methamphetamine precursors sold in or brought into the State that are available only pursuant to a valid prescription. Makes a technical change.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03098 Rep. Kevin John Olickal **104-0274**
 Rep. Kevin John Olickal-Carol Ammons, Sharon Chung, Emanuel "Chris" Welch and Hoan Huynh
 (Sen. Linda Holmes)

415 ILCS 151/1-5
 415 ILCS 151/1-10
 415 ILCS 151/1-15
 415 ILCS 151/1-25
 415 ILCS 151/1-30
 415 ILCS 151/1-33
 415 ILCS 151/1-35
 415 ILCS 151/1-40
 415 ILCS 151/1-45
 415 ILCS 151/1-84.5
 415 ILCS 151/1-85
 415 ILCS 151/1-86
 415 ILCS 151/1-91 new
 415 ILCS 151/1-90 rep.

Amends the Consumer Electronics Recycling Act. Adds and changes definitions. Changes references to residential covered electronic devices (CEDs) to references to CEDs from covered entities. Adds a nonprofit organization or recycler to certain provisions regarding the use of a retail or private network (rather than only retail) collection site with the agreement of the applicable retailer under certain local agreements. Changes references to retail collection sites to references to retail or private network collection sites. Adds to requirements for certain agreements, including those to be reduced to writing and included in the manufacturer e-waste program plan. Adds to requirements for the manufacturer e-waste program plan. Adds conditions in certain provisions regarding the applicable county, municipal joint action agency, or municipality. Adds certain waivers for charges for shortfalls in provisions regarding collection of CEDs. Adds requirements for the Advisory Electronics Task Force to submit certain information to the Environmental Protection Agency, as well as to communicate regarding certain updates and certain feedback. Adds provisions regarding education and consumer awareness requirements. Deletes an automatic repeal provision.

House Floor Amendment No. 1

Deletes reference to:

415 ILCS 151/1-90 rep.

Adds reference to:

415 ILCS 151/1-90

Strikes provisions in the definitions of "computer", "computer monitor", and "printer" regarding requirements for use in a residence. Changes requirements for a collection program under provisions regarding a manufacturer e-waste program. Provides that the Consumer Electronics Recycling Act is repealed on December 31, 2031 (rather than December 31, 2026).

House Floor Amendment No. 2

In provisions regarding information on a registration form for manufacturers who sell covered electronic devices (CEDs), requires manufacturers to include a list of all of the brands and labels under which the manufacturer's CEDs are marketed and sold or offered for sale in the State to individuals (rather than a list of all of the brands and labels under which the manufacturer's CEDs are sold or offered for sale in the State).

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03125 Rep. Jaime M. Andrade, Jr. **104-0275**
 Rep. Jaime M. Andrade, Jr.
 (Sen. Karina Villa)

625 ILCS 5/6-411

from Ch. 95 1/2, par. 6-411

Amends the Illinois Vehicle Code. Provides that if, to qualify for a license as an instructor for a driving school, it is required to obtain a set amount of practice hours driving, then, if the applicant holds a temporary license, the time spent driving under a temporary license shall count towards the set amount of practice hours.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Requires an applicant for a license as an instructor for a driving school to, among other requirements, have held a valid driver's license for any 2-year period preceding the date of application for an instructor's license, including a temporary visitor's driver's license, and be currently authorized to work in the United States.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03140 Rep. Tom Weber

104-0276

Rep. Tom Weber-Brad Stephens-John M. Cabello, Michael J. Kelly, Gregg Johnson, Harry Benton, Mary Gill, Angelica Guerrero-Cuellar, Matt Hanson, Martin J. Moylan, Aaron M. Ortíz, Katie Stuart, Jawaharial Williams, Nicole La Ha, Dennis Tipword, Patrick Sheehan, Jackie Haas, Dave Severin, Amy Elik, Bradley Fritts, Regan Deering, Kevin Schmidt, Charles Meier, Dan Swanson, Wayne A. Rosenthal, Jason R. Bunting and Michael J. Coffey, Jr. (Sen. Napoleon Harris, III-Erica Harriss-Adriane Johnson, Sally J. Turner, Michael W. Halpin, Julie A. Morrison, Mike Porfirio, Sara Feigenholtz, Laura Ellman, Mike Simmons, Mary Edly-Allen, Rachel Ventura, Jason Plummer, Linda Holmes, Doris Turner, Meg Loughran Cappel and Christopher Belt)

20 ILCS 2610/47 new

20 ILCS 2610/48 new

30 ILCS 105/5.1030 new

Amends the Illinois State Police Act. Creates the Police K-9 Care Program within the Illinois State Police to provide a stable funding source for the veterinary care for retired police dogs. Provides that Illinois State Police shall contract with a nonprofit corporation organized under State law to administer and manage the Program and shall select the nonprofit corporation through a competitive grant award process. Provides that a handler or adopter of a retired police dog is eligible for a grant of up to \$1,500 in veterinary care reimbursement for the retired police dog. Provides that the Program will be funded through grants from the Police K-9 Care Fund, which shall be funded by gifts, appropriations, and a percentage of monetary forfeitures due to criminal activity. Limits the concurrent exercise of home rule powers relating to forfeitures. Provides requirements for the Program and the Fund. Requires the Illinois State Police to adopt rules necessary to implement the Police K-9 Care Program and the requirements of the Fund. Makes a conforming change in the State Finance Act. Some provisions take effect immediately and some provisions take effect one year after becoming law.

House Committee Amendment No. 1

Deletes reference to:

20 ILCS 2610/47 new

Deletes reference to:

20 ILCS 2610/48 new

Deletes reference to:

30 ILCS 105/5.1030 new

Adds reference to:

New Act

Adds reference to:

625 ILCS 5/3-699.8

Replaces everything after the enacting clause. Creates the Care for Retired Police Dogs Program Act. Creates the Care for Retired Police Dogs Program within the University of Illinois System to provide a stable funding source for the veterinary care of retired police dogs. Provides that the Board of Trustees of the University of Illinois shall contract with a not-for-profit corporation to administer and manage the Program. Sets forth the required criteria a not-for-profit corporation must meet to be selected for a grant award. Subject to appropriation, requires the Board of Trustees to make grants to the not-for-profit corporation to be the disbursing authority for the Program. Provides that annual disbursements to a former handler or an adopter of a retired police dog to reimburse him or her for the cost of the retired police dog's veterinary care may not exceed \$1,500 per dog. Requires the Board of Trustees to adopt rules to implement the Act. Amends the Illinois Vehicle Code. Provides that all moneys in the Illinois Police K-9 Memorial Fund shall be paid, subject to appropriation by the General Assembly and distribution by the Secretary, for grants under the Care for Retired Police Dogs Program Act (rather than as grants to the Northern Illinois Police K-9 Memorial for the creation, operation, and maintenance of a police K-9 memorial monument). Provides that, if the Secretary of State has not received 2,000 plate applications to issue the special registration plates designated as Illinois Police K-9 Memorial license plates by January 1, 2028, then the Secretary of State's authority to issue the special plate is nullified and the plate shall not be issued.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03141 Rep. Jeff Keicher **104-0277**

Rep. Jeff Keicher
(Sen. Donald P. DeWitte)

415 ILCS 5/15

from Ch. 111 1/2, par. 1015

Amends the Environmental Protection Act. Provides that, in the case of water main installation projects, all water main-related appurtenances, and specifically fire hydrants and valves, shall be included in the Agency's written approval of specified public water supply plans. Requires fire hydrants and valves to be designed and installed in accordance with specified standards.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Environmental Protection Act to provide that in the case of water main installation projects, all water mains and appurtenances, including, but not limited to, fire hydrants and valves that are under the ownership and control of a public water supply and located in a public right of way or utility access easement, shall be included in the Environmental Protection Agency's written approval. Provides that design review and permitting of water mains and fire hydrants is the sole responsibility of the Environmental Protection Agency and water mains and fire hydrants shall be installed in accordance with the written Agency permit. Requires that fire hydrants connected to a plumbing system to be installed in accordance with the Illinois Plumbing License Law and the rules and ordinances issued thereunder.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03144 Rep. Eva-Dina Delgado **104-0278**

Rep. Eva-Dina Delgado, Curtis J. Tarver, II, Kevin John Olickal, Lilian Jiménez, Michael Crawford, Will Guzzardi and Dan Ugaste
(Sen. Elgie R. Sims, Jr.-Willie Preston, Rachel Ventura, Javier L. Cervantes and Adriane Johnson)

705 ILCS 90/1-10

Amends the Judicial Privacy Act. Adds administrative law judges to the definition of judicial officer in the Judicial Privacy Act.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03160 Rep. Norma Hernandez **104-0279**

Rep. Norma Hernandez-Katie Stuart, Norine K. Hammond, Lilian Jiménez and Laura Faver Dias
(Sen. Michael W. Halpin)

20 ILCS 1305/1-90 new

Amends the Department of Human Services Act. Requires the Department of Human Services to, at least annually, provide each provider of home and community-based services an updated, detailed rate sheet for each funded client served by the provider. Provides that the Department must also, within 45 days of submission of any provider-based information to the Department, such as Inventory for Client and Agency Planning scores, which changes a client's reimbursement rate, issue an updated rate sheet for the client. Provides that each detailed rate sheet must include full rate calculator formula transparency, showing the formula in print used to calculate the rate for each client served by the provider.

House Floor Amendment No. 1

Deletes reference to:

20 ILCS 1305/1-90 new

Adds reference to:

20 ILCS 1305/1-100 new

Replaces everything after the enacting clause. Amends the Department of Human Services Act. Requires the Department of Human Services to, at least annually, provide each provider of home and community-based services an updated, detailed rate sheet for each funded client served by the provider. Provides that the Department must also, within 60 working days of receipt by the Department's Division of Developmental Disabilities of any valid completed and correct documentation detailing provider-based information to the Department, which changes a client's reimbursement rate, issue an updated client rate sheet to the provider.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03176 Rep. Dave Vella **104-0280**

Rep. Dave Vella-Will Guzzardi
(Sen. Steve Stadelman)

20 ILCS 835/3b

If and only if Senate Bill 867 of the 103rd General Assembly becomes law, amends the State Parks Act. Provides that the land management agreement with the Prairie Band Potawatomi Nation and other necessary parties for the purpose of managing, maintaining, or operating the real property conveyed to the Prairie Band Potawatomi Nation shall contain restrictions on gaming operations. Effective immediately or on the date Senate Bill 867 of the 103rd General Assembly becomes law, whichever is later.

Aug 15 25 H **Effective Date August 15, 2025**

HB 03177 Rep. Kevin John Olickal **104-0281**

Rep. Kevin John Olickal-Harry Benton-Anthony DeLuca, Dave Vella, Diane Blair-Sherlock, Natalie A. Manley, Marcus C. Evans, Jr., Martin J. Moylan and Terra Costa Howard
(Sen. Ram Villivalam)

630 ILCS 10/15

Amends the Innovations for Transportation Infrastructure Act. Provides that the Department of Transportation or the Illinois State Toll Highway Authority may use the design-build project delivery method for transportation facilities if the capital costs for transportation facilities delivered utilizing the design-build project delivery method or Construction Manager/General Contractor project delivery method or Alternative Technical Concepts in a design-bid-build project delivery method do not for transportation facilities delivered by the Department, exceed the value of 20% of the projects annually programmed in (rather than \$400 million of contracts awarded during) the Department's multi-year highway improvement program on an annual basis (rather than for any 5-year period). Removes language that provides that notwithstanding any other law, and as authority supplemental to its existing powers, the Department may use the Construction Manager/General Contractor project delivery method for up to 2 transportation facilities per year. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Innovations for Transportation Infrastructure Act. Provides that the Department of Transportation or the Illinois State Toll Highway Authority may use the design-build project delivery method for transportation facilities if the capital costs for transportation facilities delivered utilizing the design-build project delivery method or Construction Manager/General Contractor project delivery method or Alternative Technical Concepts in a design-bid-build project delivery method do not for transportation facilities delivered by the Department, exceed \$500,000,000 (rather than \$400 million) of contracts awarded on an annual basis (rather than during the Department's multi-year highway improvement program for any 5-year period). Provides that the Department may adjust the applicable monetary threshold on a yearly basis to reflect inflationary costs in highway construction as measured by the United States Department of Transportation in the National Highway Construction Cost Index or other similar index. Requires a notice of any change to that threshold to be published in the Illinois Transportation Bulletin. Removes language that provides that notwithstanding any other law, and as authority supplemental to its existing powers, the Department may use the Construction Manager/General Contractor project delivery method for up to 2 transportation facilities per year. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following change. Removes a provision from the engrossed bill that would have authorized the Department of Transportation to adjust the applicable monetary threshold on a yearly basis to reflect inflationary costs in highway construction as measured by the United States Department of Transportation in the National Highway Construction Cost Index or other similar index.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 03178 Rep. Jennifer Gong-Gershowitz **104-0282**
Rep. Jennifer Gong-Gershowitz and Hoan Huynh
(Sen. Mary Edly-Allen)

815 ILCS 550/10

Amends the Digital Voice and Likeness Protection Act. Provides that a provision in an agreement between an individual and any other person for the performance of personal or professional services is unenforceable only as it relates to a new performance, fixed on or after January 1, 2026, by a digital replica of an individual if specified conditions are satisfied. Provides that the failure to include a reasonably specific description of the intended uses of a digital replica shall not render a provision in an agreement unenforceable when the uses of the digital replica are consistent with the terms of the contract for the performance of personal or professional services and the fundamental character of the photography or sound track as recorded or performed. Provides that the requirements do not affect any other provision of a contract. Makes other changes. Effective January 1, 2026.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03187 Rep. Martha Deuter **104-0283**
 Rep. Martha Deuter-Margaret Croke, Norine K. Hammond, Robert "Bob" Rita, Brad Stephens, Matt Hanson and
 Nicolle Grasse
 (Sen. Paul Faraci-Dale Fowler)

20 ILCS 605/605-625 was 20 ILCS 605/46.25

20 ILCS 605/605-940 was 20 ILCS 605/46.37

20 ILCS 605/605-1110

20 ILCS 630/Act rep.

20 ILCS 1405/1405-52 new

30 ILCS 780/5-5

30 ILCS 780/5-30

30 ILCS 780/5-30.1 new

30 ILCS 780/5-45

35 ILCS 19/50-45

305 ILCS 22/30

305 ILCS 22/99

315 ILCS 25/4

from Ch. 67 1/2, par. 91.11

Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Removes language requiring the Department of Commerce and Economic Opportunity to establish a freight rate information service for U.S. and foreign shippers. Repeals certain duties of the Department of Commerce and Economic Opportunity related to a local government clearing house. Provides that the Department of Insurance (currently, the Department of Commerce and Economic Opportunity) shall provide administrative support to the Student Career Development Liability Insurance Advisory Committee. Amends the Department of Insurance Law of the Civil Administrative Code of Illinois to make conforming changes. Repeals the Illinois Emergency Employment Development Act. Amends the Music and Musicians Tax Credit and Jobs Act. Repeals certain provisions requiring the Department of Commerce and Economic Opportunity to submit reports under that Act. Amends the Eliminate the Digital Divide Law. Sets forth provisions concerning grants from the Digital Divide Elimination Fund. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

20 ILCS 605/605-1110

Deletes reference to:

20 ILCS 1405/1405-52 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill. Removes provisions providing that the Department of Insurance shall provide administrative support to the Student Career Development Liability Insurance Advisory Committee. Provides that transfers from the Good Samaritan Energy Trust Fund to the Supplemental Low-Income Energy Assistance Fund shall occur on the effective date of the amendatory Act (in the introduced bill, June 30, 2025). Effective immediately.

House Floor Amendment No. 2

Deletes reference to:

305 ILCS 22/99

Adds reference to:

30 ILCS 105/5.605

Adds reference to:

305 ILCS 5/4-2

from Ch. 23, par. 4-2

Adds reference to:

305 ILCS 5/6-2

from Ch. 23, par. 6-2

Adds reference to:

305 ILCS 22/95 new

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by House Amendment No. 1. Makes changes concerning the repeal of the Good Samaritan Energy Trust Fund. Adds conforming changes concerning the repeal of the Illinois Emergency Employment Development Act. Effective immediately.

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03193 Rep. Stephanie A. Kifowit **104-0284**
 Rep. Stephanie A. Kifowit-Mary Beth Canty-Janet Yang Rohr-Justin Slaughter-Anne Stava, Maurice A. West, II,
 Martha Deuter, Bob Morgan, Tracy Katz Muhl, Amy Briel and Eva-Dina Delgado
 (Sen. Robert F. Martwick and Rachel Ventura)

40 ILCS 5/15-112 from Ch. 108 1/2, par. 15-112

Amends the State Universities Article of the Illinois Pension Code. In provisions concerning the determination of the final rate of earnings for Tier 2 members, provides that, for an employee who is paid on an hourly basis or who receives an annual salary in installments during 12 months of each academic year, the average annual earnings is obtained by dividing by 8 the total earnings of the employee during the 96 consecutive months in which the total earnings were the highest within the last 120 months prior to termination or the average annual earnings during the 8 consecutive academic years of service within the 10 years of service prior to termination in which the employee's earnings were the highest, whichever is greater (instead of only the average annual earnings obtained by dividing by 8 the total earnings of the employee during the 96 consecutive months in which the total earnings were the highest within the last 120 months prior to termination). Provides that the changes made by the amendatory Act are corrections and clarifications of existing law and are intended to be retroactive to January 1, 2011 (the effective date of Public Act 96-1490). Effective immediately.

House Floor Amendment No. 1

Adds reference to:

40 ILCS 5/15-148 from Ch. 108 1/2, par. 15-148

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Further amends the State Universities Article of the Illinois Pension Code. Provides that a survivors insurance beneficiary or the personal representative of the estate of a deceased survivors insurance beneficiary or the personal representative of a survivors insurance beneficiary who is under a legal disability may waive the right to receive survivorship benefits, provided written notice of the waiver is given by the beneficiary or representative to the Board of Trustees within 6 months after the System notified that person of the benefits payable upon the death (instead of 6 months after the death) of the participant or annuitant and before any payment is made pursuant to an application filed by such person. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

40 ILCS 5/15-112

Deletes reference to:

40 ILCS 5/15-148

Adds reference to:

40 ILCS 5/15-101 from Ch. 108 1/2, par. 15-101

Replaces everything after the enacting clause. Amends the Illinois Pension Code. Makes a technical change in a Section concerning State universities.

Senate Floor Amendment No. 2

Deletes reference to:

40 ILCS 5/15-101

Adds reference to:

40 ILCS 5/17-149 from Ch. 108 1/2, par. 17-149

Adds reference to:

40 ILCS 5/7-137.1 from Ch. 108 1/2, par. 7-137.1

Adds reference to:

40 ILCS 5/13-207 from Ch. 108 1/2, par. 13-207

Adds reference to:

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

Adds reference to:

40 ILCS 5/13-706 from Ch. 108 1/2, par. 13-706

Adds reference to:

40 ILCS 5/17-114 from Ch. 108 1/2, par. 17-114

Adds reference to:

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

Adds reference to:

40 ILCS 5/6-151.1 from Ch. 108 1/2, par. 6-151.1

Adds reference to:

40 ILCS 5/15-148 from Ch. 108 1/2, par. 15-148

Adds reference to:

40 ILCS 5/7-172 from Ch. 108 1/2, par. 7-172

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Synopsis of Public Acts by Public Act Number

HB 03193	(Continued)	104-0284
Adds reference to:	40 ILCS 5/16-204	
Adds reference to:	40 ILCS 5/3-110.14	
Adds reference to:	40 ILCS 5/7-139.1a	
Adds reference to:	40 ILCS 5/15-112	from Ch. 108 1/2, par. 15-112
Adds reference to:	40 ILCS 5/22C-116	
Adds reference to:	40 ILCS 5/15-155	from Ch. 108 1/2, par. 15-155
Adds reference to:	40 ILCS 5/16-158	from Ch. 108 1/2, par. 16-158
Adds reference to:	40 ILCS 5/7-217	from Ch. 108 1/2, par. 7-217
Adds reference to:	40 ILCS 5/16-127	from Ch. 108 1/2, par. 16-127
Adds reference to:	40 ILCS 5/3-110.12	
Adds reference to:	40 ILCS 5/4-108	from Ch. 108 1/2, par. 4-108
Adds reference to:	40 ILCS 5/9-179.1	from Ch. 108 1/2, par. 9-179.1
Adds reference to:	40 ILCS 5/3-110.15 new	
Adds reference to:	40 ILCS 5/4-108.9 new	
Adds reference to:	40 ILCS 5/8-207.1 new	
Adds reference to:	40 ILCS 5/14-110	from Ch. 108 1/2, par. 14-110
Adds reference to:	40 ILCS 5/14-152.1	
Adds reference to:	40 ILCS 5/15-139.5	
Adds reference to:	30 ILCS 805/8.49 new	

Replaces everything after the enacting clause. Amends the Illinois Pension Code. Makes changes in provisions and sets forth provisions concerning: the cancellation of pensions as a result of re-employment under the Chicago Teachers Article; persons who held elective office under the Illinois Municipal Retirement Fund (IMRF) Article; the transfer of service credit; employer contributions; establishing credit for military service and certain other service; the ordinary disease benefit under the Metropolitan Water Reclamation District (MWRD) Article; the computation of service under the Chicago Teachers Article; indemnification of trustees; the occupational disease benefit under the Chicago Firefighters Article; the election of members to Board of the Firefighters' Pension Investment Fund; the calculation of final rate of earnings and survivors insurance benefits under the State Universities Article; the optional defined contribution benefit under the Downstate Teachers Article; the deferred compensation plan under the State Universities Article; an estimated payment for members eligible to receive an alternative retirement annuity under the State Employees Article; an additional employer contribution for employing affected annuitants under the State Universities Article; and other provisions. Amends the State Mandates Act to requirement implementation without reimbursement. Certain provisions are effective immediately

Senate Floor Amendment No. 3

Adds reference to:
40 ILCS 5/7-132 from Ch. 108 1/2, par. 7-132

Further amends the Illinois Pension Code. In the Illinois Municipal Retirement Fund (IMRF) Article, adds the Joliet Regional Port District to the list of entities permitted to participate in the Fund as participating instrumentalities.

Senate Floor Amendment No. 4

Deletes reference to:

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03247

Rep. Lilian Jiménez

104-0288

Rep. Lilian Jiménez-Rita Mayfield-Laura Faver Dias-Theresa Mah, Anna Moeller, Lindsey LaPointe, Jaime M. Andrade, Jr., Michelle Mussman, Barbara Hernandez, Kevin John Olickal, Dagmara Avelar, Elizabeth "Lisa" Hernandez, Hoan Huynh, Aarón M. Ortíz, Norma Hernandez, Maura Hirschauer, Sonya M. Harper, Will Guzzardi, Kelly M. Cassidy, Michael Crawford, Carol Ammons, Anne Stava, Nicolle Grasse, Ann M. Williams, Nabeela Syed, Edgar González, Jr., Emanuel "Chris" Welch, Robyn Gabel, Eva-Dina Delgado and Kam Buckner (Sen. Karina Villa-Adriane Johnson-Graciela Guzmán, Mary Edly-Allen, Rachel Ventura, Mark L. Walker, Sara Feigenholtz, Mike Simmons, Emil Jones, III, Javier L. Cervantes, Celina Villanueva, Robert F. Martwick, Cristina Castro and Omar Aquino)

105 ILCS 5/22-101 new

Amends the School Code. Prohibits a child from being denied a free public education through secondary school while in the State based on the child's or associated person's perceived or actual citizenship or immigration status. Prohibits a school from excluding a child, or associated person, from participation in or denying a child, or associated person, the benefits of any program or activity on the grounds of that child's, or associated person's, actual or perceived citizenship or immigration status. Provides that a school must not use criteria, measures, or methods of administration that have the effect of excluding from participation or denying the benefits of any program or activity because of a child's, or associated person's, actual or perceived immigration status. Prohibits a school from threatening to disclose information regarding or relating to the actual or perceived citizenship or immigration status of a child, or associated person, or actually disclosing information based on perceived or unverified citizenship or immigration status, to any other person, entity, or any immigration or law enforcement agency. Provides that a school must not allow an immigration agent to enter a school site or school district facility for any purpose without providing valid identification, a written statement of purpose, and a valid judicial warrant, and, to the extent possible, receiving approval from the superintendent of the school district or the principal of the charter school, and their legal counsel. Provides that a school district or school must not detain any individual solely on the basis of any formal or informal request, or immigration detainer or civil immigration warrant from an immigration agent. Requires a school district or school to adopt a policy for complying with the amendatory Act. Allows any party aggrieved by a violation of the provisions to bring a civil lawsuit no later than 2 years after the violation occurred. Provides that if the court finds that a violation has occurred, the court may award to the plaintiff 3 times actual damages or \$17,000, whichever is greater. Makes other changes.

Fiscal Note, House Floor Amendment No. 1 (State Board of Education)

HB 3247 (H-AM-1) amends the School Code to ensure that children are not denied a free public education or excluded from any school programs or activities based on their or an associated person's actual or perceived citizenship or immigration status. The bill prohibits schools from using criteria or methods that lead to such exclusion and from disclosing or threatening to disclose immigration status information to immigration or law enforcement agencies. It also restricts immigration agents' access to school premises without proper documentation and approval, and prohibits schools from detaining individuals solely based on immigration detainers or warrants. Schools are required to adopt policies to comply with these provisions, and individuals aggrieved by violations can file a civil lawsuit within two years, with potential damages of three times actual damages or \$17,000. This change would not have a fiscal impact to the State Board of Education. There could potentially be increased costs to school districts, public schools, charter schools, and nonpublic schools; however, the exact amount is unknown.

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

HB 3247 (H-AM-2) amends the School Code to ensure that children are not denied a free public education or excluded from any school programs or activities based on their or an associated person's actual or perceived citizenship or immigration status. The bill prohibits schools from using criteria or methods that lead to such exclusion and from disclosing or threatening to disclose immigration status information to immigration or law enforcement agencies. It also restricts immigration agents' access to school premises without proper documentation and approval, and prohibits schools from detaining individuals solely based on immigration detainers or warrants. Schools are required to adopt policies to comply with these provisions, and individuals aggrieved by violations can file a civil lawsuit within two years, with potential damages of three times actual damages or \$17,000. This change would not have a fiscal impact to the State Board of Education. There could potentially be increased costs to school districts, public schools, charter schools, and nonpublic schools; however, the exact amount is unknown.

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03247 (Continued)

104-0288

Fiscal Note (State Board of Education)

HB 3247 amends the School Code to ensure that children are not denied a free public education or excluded from any school programs or activities based on their or an associated person's actual or perceived citizenship or immigration status. The bill prohibits schools from using criteria or methods that lead to such exclusion and from disclosing or threatening to disclose immigration status information to immigration or law enforcement agencies. It also restricts immigration agents' access to school premises without proper documentation and approval, and prohibits schools from detaining individuals solely based on immigration detainers or warrants. Schools are required to adopt policies to comply with these provisions, and individuals aggrieved by violations can file a civil lawsuit within two years, with potential damages of three times actual damages or \$17,000. This change would not have a fiscal impact to the State Board of Education. There could potentially be increased costs to school districts, public schools, charter schools, and nonpublic schools; however, the exact amount is unknown.

House Floor Amendment No. 3

Deletes reference to:

105 ILCS 5/22-101 new

Adds reference to:

105 ILCS 5/22-105 new

Adds reference to:

105 ILCS 5/27A-5

Replaces everything after the enacting clause. Amends the School Code. Prohibits a child from being denied a free public education through secondary school while in the State based on the child's or the child's parent's or guardian's perceived or actual citizenship or immigration status. Prohibits a school (defined as a public school, school district, or governing body organized under the Code and its agents) from excluding a child from participation in or denying a child the benefits of any program or activity on the grounds of that child's perceived or actual immigration status or the child's parent's or guardian's actual or perceived citizenship or immigration status. Prohibits a school from using policies or procedures or engaging in practices that have the effect of excluding a child from participation in or denying the benefits of any program or activity or the effect of excluding participation of the child's parent or guardian from parental engagement activities or programs because of the child's perceived or actual immigration status or the child's parent's or guardian's actual or perceived immigration status. Prohibits a school from performing certain other actions. Requires a school to develop procedures for reviewing and authorizing requests from law enforcement agents attempting to enter a school or school facility by July 1, 2026. Requires a school to adopt a compliance policy. Allows any party aggrieved by a violation of specified provisions to bring a civil lawsuit no later than 2 years after the violation occurred. Provides that, if the court finds that a willful violation has occurred, the court may award actual damages. Makes other changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03248 Rep. Lilian Jiménez **104-0289**

Rep. Lilian Jiménez and Hoan Huynh
(Sen. Graciela Guzmán)

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.80 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 any group or individual policy of accident or health insurance or a managed care plan that is amended, delivered, issued, or renewed after January 1, 2027 shall provide coverage for laser hair removal if the procedure is prescribed medical treatment in accordance with generally accepted standards of medical care. Provides that the coverage shall apply to individuals with conditions including, but not limited to, body dysmorphia, hidradentis suppreativa, polycystic ovary syndrome, or other similar skin conditions. 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.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Provides that any group or individual policy of accident or health insurance or a managed care plan that is amended, delivered, issued, or renewed after January 1, 2027 shall provide coverage for medically necessary laser hair removal (rather than for laser hair removal) if the procedure is a prescribed medical treatment in accordance with generally accepted standards of medical care. Removes a provision concerning applicability of the coverage to individuals with specified conditions.

Senate Committee Amendment No. 1

Deletes reference to:
305 ILCS 5/5-16.8

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. In provisions requiring coverage under the Health Maintenance Organization Act, provides that the coverage for laser hair removal under the Illinois Insurance Code is not applicable to health care plans providing health care services for persons who are enrolled under the Medical Assistance Article of the Illinois Public Aid Code. Removes provisions amending the Illinois Public Aid Code.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03281 Rep. Matt Hanson **104-0290**
 Rep. Matt Hanson-Patrick Sheehan, Camille Y. Lilly, Michael Crawford, Amy Briel, Justin Slaughter, Lisa Davis and Dave Vella
 (Sen. John F. Curran-Linda Holmes-Darby A. Hills-Erica Harriss-Seth Lewis, Rachel Ventura, Cristina Castro, Chris Balkema, Jason Plummer, Sally J. Turner and Craig Wilcox)

750 ILCS 60/304 from Ch. 40, par. 2313-4

Amends the Illinois Domestic Violence Act of 1986. Provides that whenever a law enforcement officer has reason to believe that a person has been abused, neglected, or exploited by a family or household member, the officer shall, if appropriate, arrest the abusing, neglecting, and exploiting party except in situations in which the alleged offending party is a juvenile. Provides that if the alleged offender is a juvenile, then the officer, based on the totality of the circumstances, may choose not to arrest the juvenile and instead may divert the juvenile or may assist the juvenile and his family in finding alternative placement.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the following. Amends the Illinois Domestic Violence Act of 186. Provides that whenever a law enforcement officer has reason to believe that a person has been abused, neglected, or exploited by a family or household member, the officer shall, if appropriate, arrest the abusing, neglecting, and exploiting party. Provides that if the alleged offender is a juvenile, then the officer, based on the totality of the circumstances and using a juvenile domestic violence risk assessment approved by the Illinois Supreme Court for use by law enforcement, may choose not to arrest the juvenile and instead may divert the juvenile or may assist the juvenile and the juvenile's family in finding alternative placement. Provides that if the law enforcement officer does not make an arrest under this Act, the officer shall forward the report of the incident to the local state's attorney's office for review. Requires that the Administrative Office of the Illinois Courts approve an assessment form for use by law enforcement by July 1, 2026. Effective January 1, 2026.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill, but removes provisions requiring the Illinois Supreme Court and the Administrative Office of the Illinois Courts to prepare and approve a juvenile domestic violence risk assessment form. Specifies that the law enforcement officer may choose not to arrest the juvenile and may instead divert the juvenile based on the totality of the circumstances and using the Adolescent Domestic Battery Typology Tool. Provides that the Act takes effect 90 days after becoming law.

Aug 15 25 H **Effective Date November 13, 2025**

HB 03290 Rep. Nicholas K. Smith **104-0291**
 Rep. Nicholas K. Smith-Anthony DeLuca and Camille Y. Lilly
 (Sen. Laura Fine and Sara Feigenholtz)

415 ILCS 5/57.8
 415 ILCS 5/57.9

Amends the Environmental Protection Act. In a provision concerning the conditions for payment from the Underground Storage Tank Fund, provides that, in the case of any approved plan and budget for which payment is being sought, the Environmental Protection Agency shall make a payment determination within 120 days of receipt of both the complete application for payment and the report documenting completion of the activities approved in the plan, whichever is received later (rather than within 120 days after receipt of the application). Provides that, for underground storage tank releases reported before June 8, 2010, an owner or operator may access the Underground Storage Tank Fund for costs that are associated with an Agency-approved plan and that are incurred after the effective date of the amendatory Act after application of a \$10,000 deductible (now, other deductibles are owed in some circumstances). Provides that the deductible shall be reduced by any deductible amount applied to costs incurred before the effective date of the amendatory Act.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03300	Rep. Katie Stuart Rep. Katie Stuart (Sen. Cristina Castro and Kimberly A. Lightford)	104-0292
110 ILCS 205/7		from Ch. 144, par. 187
110 ILCS 1005/3		from Ch. 144, par. 123
110 ILCS 1005/4.5		
110 ILCS 1010/5		from Ch. 144, par. 235
110 ILCS 1010/6		from Ch. 144, par. 236

Amends the Board of Higher Education Act. Removes language providing that: each State university shall report annually to the Board on programs of instruction, research, or public service that have been terminated, dissolved, reduced, or consolidated by the university, and all programs of instruction, research, and public service that exhibit a trend of low performance in enrollments, degree completions, and high expense per degree; and the Board shall compile an annual report that shall contain information on new programs created, existing programs that have been closed or consolidated, and programs that exhibit low performance or productivity. Instead, requires the Board to annually identify and provide to each public university certain programs of instruction that exhibit indicators of low performance in enrollment, degree completion, and relative high expense per degree, and for each public university to review such information and report annually to the Board with its proposed performance improvement plan for each identified program. Requires the Board to report annually on the instructional programs offered at public institutions of higher education, to show number, types, and locations of instructional programs, new programs created, existing programs that have been closed or consolidated as a result of the review and report above, and other information relevant to assessing the State's portfolio of programs. Requires the report to be submitted to the General Assembly and the Governor (not only the General Assembly). Amends the Private College Act. Provides that applications submitted to the Board of Higher Education shall contain a statement, among others, regarding the tuition schedule. For a disclosure regarding heightened monitoring of the institution's finances, requires the disclosure to be made, among others, by written notice to the Board. Amends the Academic Degree Act. Requires an educational organization or entity that awards degrees and qualifies for degree granting to maintain appropriate accreditation to provide educational programming. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

110 ILCS 205/9.45 new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Corrects grammatical, typographical, terminology, and formatting errors. Further amends the Board of Higher Education Act. Grants the Board of Higher Education the power and duty: to accept gifts, grants, or legacies from any source when made for higher education purposes; to create and participate in the conduct and operation of any corporation, joint venture, partnership, association, or other organizational entity that has the power (i) to acquire land, buildings, and other capital equipment for the use and benefit of higher education and students in the State; (ii) to accept gifts and make grants for the use and benefit of higher education and students in the State; (iii) to aid in the instruction and education of students in the State; and (iv) to promote activities to acquaint residents of the State with the facilities of the various institutions of higher education; and to distribute such other grants as may be authorized or appropriated by the General Assembly for which the Board may adopt any rules necessary for the purposes of implementing and distributing funds pursuant to an authorized or appropriated grant. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Restores current law to provide that the Board of Higher Education is authorized to review periodically all existing programs of instruction, research, and public service at the State universities and colleges. Provides that each public university shall report annually to the Board using a status rubric provided by the Board (rather than shall report annually to the Board with its proposed performance improvement plan for each identified program, using a rubric provided by the Board). Provides that the report must be submitted to the General Assembly and the Governor by March 15, 2026 and each March 15 thereafter. Makes stylistic changes. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

HB 03309	Rep. Marcus C. Evans, Jr. Rep. Marcus C. Evans, Jr.-Tracy Katz Muhl, Michael Crawford, Daniel Didech, Hoan Huynh and Nicolle Grasse (Sen. Linda Holmes)	104-0293
115 ILCS 5/3		from Ch. 48, par. 1703

Amends the Illinois Educational Labor Relations Act. Provides that employers shall provide the State labor organization with a copy of the information provided to the exclusive representative. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03327 Rep. Janet Yang Rohr **104-0294**

Rep. Janet Yang Rohr-Mary Beth Canty-Maura Hirschauer-Joyce Mason, Nicole La Ha, Debbie Meyers-Martin,
 Martha Deuter and Nicolle Grasse
 (Sen. Ram Villivalam-Laura Ellman and Rachel Ventura)

210 ILCS 85/11.7a new

325 ILCS 3/10-15

325 ILCS 3/10-35

325 ILCS 3/10-45

Amends the Department of Early Childhood Act. Expands the definition of "eligible infants and toddlers" to list infants having a birth weight less than 1,000 grams. Requires the Department of Early Childhood, as the designated lead agency to administer the system of early intervention services on and after July 1, 2026, to develop informational materials and handouts for hospitals to distribute to the parents or legal guardians of severely premature infants, explaining that infants having a birth weight of less than 1,000 grams automatically qualify for early intervention services up until their 3rd birthday. Provides that the informational materials and handouts shall also contain information on the benefits of early intervention services for severely premature infants, the website addresses and phone numbers that parents and legal guardians can access to obtain more information on early intervention services, and the contact information of the early intervention regional intake entity designated to coordinate services for eligible infants. Requires the statewide system of coordinated, comprehensive, interagency and interdisciplinary early intervention programs to include in its public awareness program, a special focus on the early identification of infants who automatically qualify for early intervention services on account of having a birth weight less than 1,000 grams. Amends the Hospital Licensing Act. Requires hospitals to distribute, free of charge, to the parents or legal guardians of each severely premature infant having a birth weight of less than 1,000 grams informational materials and handouts developed by the Department of Early Childhood on the availability of early intervention services for severely premature infants. Requires a nurse or physical therapist to review the proffered materials with the infant's parents or legal guardians prior to discharge and explain that premature infants having a birth weight of less than 1,000 grams automatically qualify for early intervention services up until their 3rd birthday, including speech, physical, occupational, and other therapies.

House Committee Amendment No. 1

Deletes reference to:

325 ILCS 3/10-15

Deletes reference to:

325 ILCS 3/10-35

Replaces everything after the enacting clause. Amends the Hospital Licensing Act. Requires a hospital to provide written information, which may be provided electronically, on the Early Intervention program to any parent or legal guardian whose child is admitted to the neonatal intensive care department. Provides that with a parent or legal guardian, a hospital staff member familiar with the Early Intervention program shall initiate prior to discharge from the hospital written referrals to the Early Intervention program for all children admitted to the neonatal intensive care department who qualify for early intervention services. Amends the Department of Early Childhood Act. In provisions concerning the system of early intervention services to be administered by the Department of Early Childhood on and after July 1, 2026, requires the statewide system of coordinated, comprehensive, interagency, and interdisciplinary early intervention programs to include in its public awareness program, a special focus on the early identification of infants who automatically qualify for early intervention services, including, but not limited to, those who qualify on account of having a birth weight less than 1,000 grams.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03328 Rep. Natalie A. Manley **104-0295**

Rep. Natalie A. Manley, Camille Y. Lilly, Sharon Chung, Yolonda Morris, Angelica Guerrero-Cuellar, Matt Hanson, Maura Hirschauer, Maurice A. West, II, Lilian Jiménez, Dagmara Avelar, Nicholas K. Smith, Rita Mayfield, Michael Crawford, Hoan Huynh, Kimberly Du Buclet, Jehan Gordon-Booth, Harry Benton, Sonya M. Harper, Mary Beth Canty and Thaddeus Jones
 (Sen. Meg Loughran Cappel, Doris Turner, Mary Edly-Allen, Kimberly A. Lightford, Suzy Glowiak Hilton and Laura M. Murphy)

210 ILCS 9/150

Amends the Assisted Living and Shared Housing Act. Requires individual residents to be assessed prior to admission using assessment tools that are approved or recommended by recognized Alzheimer's and dementia care experts, ensuring that the tools are validated for accurately identifying and evaluating cognitive impairments related to Alzheimer's disease and other forms of dementia. Provides that these tools shall be reviewed and updated as needed to align with current best practices and clinical standards in dementia care.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03345 Rep. Theresa Mah **104-0296**
Rep. Theresa Mah, Camille Y. Lilly, Jawaharial Williams and Hoan Huynh
(Sen. Laura Fine-Sara Feigenholtz)

5 ILCS 80/4.36

5 ILCS 80/4.38

225 ILCS 50/8

225 ILCS 50/9.5

from Ch. 111, par. 7408

Amends the Regulatory Sunset Act. Changes the repeal date of the Hearing Instrument Consumer Protection Act from January 1, 2026 to January 1, 2028. Amends the Hearing Instrument Consumer Protection Act. Provides that an applicant for a license to dispense, test, select, recommend, fit, or service prescription hearing aids may take the written licensing examination no more than 4 times in any consecutive 12-month period. Allows a trainee license to be renewed once for an additional 6 months (was non-renewable). Provides that the changes to the Regulatory Sunset Act are effective immediately.

Aug 15 25 H **Effective Date August 15, 2025; some provisions**
Effective Date June 1, 2026; some provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03352 Rep. Kelly M. Cassidy **104-0297**
 Rep. Kelly M. Cassidy-Nabeela Syed, Dagmara Avelar, Joyce Mason, Kevin John Olickal, Maura Hirschauer, Stephanie A. Kifowit, Jennifer Gong-Gershowitz, Jehan Gordon-Booth, Justin Slaughter, Diane Blair-Sherlock, Theresa Mah, Camille Y. Lilly, Nicolle Grasse, Rita Mayfield, Hoan Huynh, Amy Briel and Thaddeus Jones (Sen. Kimberly A. Lightford-Robert Peters-Sue Rezin, Rachel Ventura, Celina Villanueva, Karina Villa, Adriane Johnson, Mary Edly-Allen, Willie Preston, Christopher Belt, Steve Stadelman and Graciela Guzmán)

205 ILCS 740/2 was 225 ILCS 425/2
 205 ILCS 740/9.6 new

Amends the Collection Agency Act. Provides that a debtor is not liable for any coerced debt, as defined in the Act, and may assert that they have incurred a coerced debt by providing to a collection agency an oral or written Statement of Coerced Debt, as specified. Sets forth provisions concerning notice of coerced debt to a collection agency; duties of a collection agency upon receiving an incomplete statement of coerced debt; affirmative defenses in collection actions or arbitration; civil liability; protections from perpetrators of coerced debt; restrictions on waivers; and liability of collection agencies for violations of the Act. Provides that, upon receiving the debtor's complete statement of coerced debt and specified supporting information, a collection agency shall review and consider all the information received from the debtor as well as any other information available in the collection agency's file or from the creditor related to the alleged coerced debt within 90 days after receipt of the statement of coerced debt. Requires a collection agency, within 5 days after receipt of the complete statement of coerced debt and supporting information, to cease any pre-judgment attempts to collect the coerced debt from the debtor, including refraining from filing any lawsuit or arbitration to collect the coerced debt, and notify any consumer reporting agency to which the collection agency or creditor furnished adverse information about the debtor that the debtor disputes the adverse information. Establishes additional requirements for a collection agency that reviews a statement of coerced debt. Provides that, within 180 days after the effective date of the Act, the Department of Financial and Professional Regulation may design and publish a model coerced debt and third party written verification form in English and any other language it determines, within its discretion, is the first language of a significant number of consumers in the State. Makes other changes.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Makes changes to defined terms. Provides that a debtor may assert that the debtor has incurred a coerced debt by providing to a collection agency a written statement (rather than written or oral) of coerced debt. Makes changes to the contents required to be in the statement of coerced debt. Establishes requirements for delivery of the statement of coerced debt. Provides that, if a debtor notifies a collection agency orally that the debt it is pursuing is coerced debt or is partially coerced debt, the collection agency shall notify the debtor orally or in writing, within 14 days (rather than 10 business days) after receiving oral notice, that the debtor's claim must be in writing and refer the debtor to any model statement that is posted by the Department of Financial and Professional Regulation on its website (rather than the model statement). Provides that a debtor shall have 21 days after receipt that the statement is incomplete to respond with the additional information required, and the collection agency may resume collection activities if a complete statement of coerced debt has not been provided by the debtor to the collection agency on or before 30 days after notice of an incomplete statement of coerced debt was provided to the debtor. Provides that a qualified third party who fraudulently certifies that the debtor sought assistance from the qualified third party related to the coerced debt, abuse, exploitation, or human trafficking shall be liable to the collection agency for actual damages, court costs and reasonable attorney's fees. Provides that any statute of limitation that may apply to a debt that is alleged to be coerced debt shall be tolled for the duration of any time period during which the collection agency is temporarily prevented from commencing legal action related to the debt or any portion of the debt. Provides that a debtor who receives a good faith determination, as provided, that the debt or portion of the debt does not constitute coerced debt may not submit a second or subsequent statement of coerced debt to the collection agency for the same debt or portion of the debt prior to any lawsuit or arbitration to collect that debt and the collection agency is not required to respond to the debtor regarding the second or subsequent statement of coerced debt. Makes other changes.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03359 Rep. Jennifer Gong-Gershowitz **104-0298**
 Rep. Jennifer Gong-Gershowitz-Jay Hoffman-Curtis J. Tarver, II and Diane Blair-Sherlock (Sen. Michael E. Hastings)

705 ILCS 305/20 from Ch. 78, par. 20
 735 ILCS 5/2-1106 from Ch. 110, par. 2-1106

Amends the Jury Act. Increases the number of petit jurors that may be drawn to serve from 14 up to and including 16 if alternate jurors are required. Amends the Code of Civil Procedure. Allows the court to impanel up to and including 4 alternative jurors instead of 1 or 2. Applies to actions commenced or pending on or after January 1, 2026.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03360 Rep. Sharon Chung **104-0299**
Rep. Sharon Chung, Nicolle Grasse and Yolonda Morris
(Sen. Michael E. Hastings)

225 ILCS 115/3 from Ch. 111, par. 7003
225 ILCS 115/29 new

Amends the Veterinary Medicine and Surgery Practice Act of 2004. Provides that "certified veterinary technician" or "veterinary technician" means a person who is a graduate of a veterinary technology program accredited by the American Veterinary Medical Association's Committee on Veterinary Technician Education and Activities and who has successfully passed the Veterinary Technician National Examination (rather than a person who is validly and currently licensed to practice veterinary technology in the State). Provides that every holder of a license shall display the license or a copy of the license in a conspicuous place in the holder's principal office or any other location where the holder renders services as a veterinarian or a certified veterinary technician. Requires every displayed license to have the license number visible.

House Committee Amendment No. 1

Adds reference to:

225 ILCS 115/8.1 from Ch. 111, par. 7008.1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Further amends the Veterinary Medicine and Surgery Practice Act of 2004. Provides that the title "certified veterinary technician", "veterinary technician", "vet tech", or "technician" and the initials "CVT" or "VT" (rather than the title "certified veterinary technician" and the initials "CVT") may only be used by persons certified by the Department of Financial and Professional Regulation. Makes conforming and other changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03363

Rep. Dave Vella

104-0300

Rep. Dave Vella-Kevin John Olickal-Justin Slaughter-Lisa Davis, Lindsey LaPointe, Kelly M. Cassidy, Will Guzzardi, Eva-Dina Delgado, Angelica Guerrero-Cuellar, Jennifer Gong-Gershowitz, Dagmara Avelar, Daniel Didech, Katie Stuart, Rick Ryan, Tracy Katz Muhl, Martha Deuter, Margaret Croke, Janet Yang Rohr, Natalie A. Manley, Nabeela Syed, Marcus C. Evans, Jr., Norma Hernandez, Lilian Jiménez, Martin J. Moylan, Terra Costa Howard, Michael J. Kelly, Sonya M. Harper, Michael Crawford and Matt Hanson
 (Sen. Robert Peters-Bill Cunningham-Willie Preston, Cristina Castro, Laura Ellman, Adriane Johnson, Karina Villa, Mike Simmons, Robert F. Martwick, Mike Porfirio, Mary Edly-Allen, Javier L. Cervantes, Mark L. Walker, Paul Faraci, Lakesia Collins, Emil Jones, III and Graciela Guzmán)

New Act

5 ILCS 140/7

55 ILCS 5/3-4000

from Ch. 34, par. 3-4000

55 ILCS 5/3-4000.1

from Ch. 34, par. 3-4000.1

55 ILCS 5/3-4001

from Ch. 34, par. 3-4001

55 ILCS 5/3-4002

from Ch. 34, par. 3-4002

55 ILCS 5/3-4003

from Ch. 34, par. 3-4003

55 ILCS 5/3-4004

from Ch. 34, par. 3-4004

55 ILCS 5/3-4004.2

from Ch. 34, par. 3-4004.2

55 ILCS 5/3-4005

from Ch. 34, par. 3-4005

55 ILCS 5/3-4007

from Ch. 34, par. 3-4007

55 ILCS 5/3-4008.1

from Ch. 34, par. 3-4008.1

55 ILCS 5/3-4009

from Ch. 34, par. 3-4009

55 ILCS 5/3-4010.1

from Ch. 34, par. 3-4010.1

55 ILCS 5/3-4014

55 ILCS 5/3-4004.1 rep.

55 ILCS 5/3-4008 rep.

55 ILCS 5/3-4010 rep.

55 ILCS 5/3-4011 rep.

55 ILCS 5/3-4013 rep.

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.

House Floor Amendment No. 1

Adds reference to:

20 ILCS 3930/16 new

Adds reference to:

55 ILCS 5/3-4004.1

from Ch. 34, par. 3-4004.1

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03363 (Continued)

104-0300

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. In the State Public Defender Act, provides that the State Public Defender may ensure access to a digital discovery storage management system, case management software, and legal research subscriptions for each public defender office, taking into consideration compatibility with existing county and State-based systems. Provides that the State Public Defender shall collaborate with other court stakeholders to advocate for adequate funding of court systems. Provides that within the first year of the initial State Public Defender's term, the State Public Defender shall initiate a survey to determine the number of employees and contractors providing public defense services in the state and the types and numbers of matters they are handling. Changes the process for the selection of the Chief County Public Defender. Establishes additional duties for the State Public Defender and the State Public Defender Commission. Makes other changes. Amends the Illinois Criminal Justice Information Act. Provides that the State Public Defender Commission shall identify and implement a system of performance metrics to assess the provision of indigent defense services in the State relative to the standards established by the Commission under the State Public Defender Act and national standards and benchmarks to ensure the State of Illinois complies with its obligations under the Sixth Amendment of the United States Constitution. Amends various other Acts to make conforming changes. Adds an immediate effective date to the bill.

Senate Committee Amendment No. 2

Adds reference to:

745 ILCS 19/5

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Deletes provision that the initial State Public Defender shall be nominated by the Illinois Public Defender Association and appointed for a 2-year term by a majority vote of the Supreme Court. Provides that the initial State Public Defender shall be appointed for a 2-year term by a majority vote of the Illinois Supreme Court. Deletes provision that the State Public Defender shall adopt rules, instructions, and orders, consistent with the State Public Defender Act to further define the organization of the Office of State Public Defender and the duties of employees of the Office of the State Public Defender. Provides that the State Public Defender may (rather than shall) appoint a deputy public defender for each regional office. Provides that the Office of the State Public Defender may (rather than shall) hire and train new State-employed personnel to carry out the Office's duties under the Act. Provides that the State Public Defender must be an attorney licensed to practice law in the State whose practice of law has clearly demonstrated experience in the representation of persons accused of crime; who has been licensed to practice law in this State or in another state for at least 5 years; who has had administrative experience; and who is dedicated to the goals of providing high quality representation for eligible persons and to improving the quality of defense services generally (rather than have criminal defense experience). In the amendatory changes to the Counties Code, makes changes to the appointment provisions concerning the Chief County Public Defender and to the State reimbursement for the compensation of the Chief County Public Defender and Assistant Public Defenders. Makes other technical changes. Effective immediately.

Senate Committee Amendment No. 3

Further amends the bill as amended by Senate Amendment No. 2. Provides that the first act of the State Public Defender Commission shall be to identify the operational costs and funding sources for establishing the Office of the State Public Defender. Makes technical changes to the bill as amended. Changes the effective date of the bill to January 1, 2027, except that the provisions creating the State Public Defender Commission take effect July 1, 2026.

Aug 15 25 H **Effective Date July 1, 2026; some provisions**
Effective Date January 1, 2027; some provisions

HB 03373 Rep. Nabeela Syed 104-0301

Rep. Nabeela Syed-Lindsey LaPointe, Camille Y. Lilly, Mary Beth Canty and Will Guzzardi
 (Sen. Rachel Ventura-Ram Villivalam)

225 ILCS 15/10

from Ch. 111, par. 5360

Amends the Clinical Psychologist Licensing Act. In provisions concerning the qualifications of applicants, provides that the first part of the required examination for licensure may be taken upon graduation and before completion of a postdoctoral supervised experience in clinical, school, or counseling psychology.

House Floor Amendment No. 1

In provisions concerning the qualifications of applications and examination, provides that, beginning one year after the effective date of the amendatory provisions, the required examination may be taken upon graduation and before completion of a postdoctoral supervised experience (rather than the first part of the required examination may be taken upon graduation and before completion of a postdoctoral supervised experience).

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03435

Rep. Natalie A. Manley

104-0306

Rep. Natalie A. Manley-Rick Ryan-Lindsey LaPointe-Sharon Chung-Joyce Mason, Camille Y. Lilly and Hoan Huynh
 (Sen. Meg Loughran Cappel-Suzy Glowiak Hilton and Li Arellano, Jr.)

5 ILCS 140/7

210 ILCS 160/5

210 ILCS 160/15

210 ILCS 160/20

210 ILCS 160/25.1 new

210 ILCS 160/25.2 new

210 ILCS 160/25.3 new

210 ILCS 160/40 new

Amends the Health Care Violence Prevention Act. Makes changes to defined terms. In provisions concerning workplace safety, provides that a health care worker may not be discouraged from contacting law enforcement or the Department of Public Health regarding workplace violence, and a health care provider may not hold a policy that limits such contact. Adds additional requirements to the workplace violence prevention program, including reporting requirements and identifying the need for additional security and alarms, adequate exit routes, monitoring systems, barrier protections, lighting, entry procedures, and systems to identify and flag persons who have previously committed violent acts in the health care provider space. Sets forth provisions concerning violent incident investigations, and recordkeeping and reporting requirements for health care providers regarding violent incidents. Establishes penalties for failure to comply with the Act. Amends the Freedom of Information Act. Exempts from public disclosure workplace violence records maintained by health care providers as required under a specified provision of the Health Care Violence Prevention Act.

House Floor Amendment No. 1

Deletes reference to:

5 ILCS 140/7

Deletes reference to:

210 ILCS 160/5

Deletes reference to:

210 ILCS 160/15

Deletes reference to:

210 ILCS 160/20

Deletes reference to:

210 ILCS 160/25.1 new

Deletes reference to:

210 ILCS 160/25.2 new

Deletes reference to:

210 ILCS 160/25.3 new

Deletes reference to:

210 ILCS 160/40 new

Adds reference to:

225 ILCS 140/6

Replaces everything after the enacting clause. Amends the Uniform Emergency Volunteer Health Practitioners Act. Provides that, if a state licensed health or mental health professional with a valid license from another state or territory is operating under the auspices of the American Red Cross, the professional may practice in the State to the extent authorized by the Act as if the practitioner were licensed in the State, regardless of whether an emergency declaration is in effect.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03439 Rep. Joyce Mason **104-0307**
 Rep. Joyce Mason-Suzanne M. Ness, Margaret Croke, Kelly M. Cassidy, Camille Y. Lilly and Janet Yang Rohr
 (Sen. Adriane Johnson and Graciela Guzmán)

225 ILCS 10/4.1	from Ch. 23, par. 2214.1
225 ILCS 10/5	from Ch. 23, par. 2215
225 ILCS 10/5.01	
225 ILCS 10/7.10	
225 ILCS 10/9.1c	
325 ILCS 50/5	from Ch. 23, par. 2285

Amends the Child Care Act of 1969. In provisions concerning criminal background investigations, makes changes regarding the Department who regulates background checks, the background check that a potential employee is required to complete, and the supervision required for an employee pending completion of a background check. Provides that the Department of Early Childhood shall establish a secure background check portal that is accessible to applicants, child care staff, human resources representatives, and day care licensing representatives no later than July 1, 2026. Sets forth requirements for the background check portal. In provisions concerning any examinations conducted by the Department, provides that full monitoring and inspection reports, along with any corrective actions taken by the provider, shall be posted in plain language within 30 days from the creation of the report on the Department's consumer education website. Provides that, in the report that the Department provide to the General Assembly on its progress in meeting performance measures and goals related to child day care licensing, the Department shall include details regarding the processing of background checks, including the average number of days it takes for the background check unit to complete a series of background checks and issue a background check clearance required under the Child Care and Development Block Grant. Makes other changes. Amends the Missing Children Records Act. Provides that, by September 30, 2025, the Illinois State Police shall publish a list of acceptable governmental documentation that provides satisfactory proof of a child's identity and age. Provides that a grace period of up to 90 calendar days from the first date of attendance should be allowed for the person enrolling the child to provide any other reliable proof that has been identified.

House Committee Amendment No. 1

Deletes reference to:
 225 ILCS 10/5 from Ch. 23, par. 2215

Deletes reference to:
 225 ILCS 10/5.01

Deletes reference to:
 225 ILCS 10/9.1c

Deletes reference to:
 325 ILCS 50/5 from Ch. 23, par. 2285

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that an employee or volunteer of a day care center, day care home, or group day care home (rather than each child care facility license applicant and each employee and volunteer of a child care facility or non-licensed service provider) shall authorize a criminal background investigation every 5 years, as required under the Child Care and Development Block Grant. Removes provisions concerning the requirement that the Department of Early Childhood establish a secure background check portal that has certain capabilities; the filing of applications by certain organizations and the examination by the Department of Children and Family Services of certain facilities; licenses, permits, and the Department of Early Childhood; and the public consumer education website database of day care homes, group day care homes, and day care centers. Removes the requirement that the annual comprehensive report that the Department of Children and Family Services provides to the General Assembly include details regarding the processing of background checks, including the average number of days it takes for the background check unit to complete a series of background checks and issue a background check clearance required under the Child Care and Development Block Grant. Removes provisions concerning the Missing Children Records Act. Makes other changes.

House Floor Amendment No. 2

In provisions concerning criminal background investigations, provides that the Department of Children and Family Services, through June 30, 2026, or the Department of Early Childhood, on and after July 1, 2026, (rather than the Department of Children and Family Services or the Department of Early Childhood) shall allow day care centers, day care homes, and group day care homes to hire, on a probationary basis, any employee or volunteer authorizing a criminal background investigation under the provisions concerning criminal background investigations after receiving a qualifying result, as determined by the Department of Children and Family Services or the Department of Early Childhood, whichever is applicable, (rather than after receiving a qualifying result) from either (i) the Federal Bureau of Investigation fingerprint criminal background check, or (ii) the Illinois State Police fingerprint criminal background check and a criminal record check of the criminal repository of each state in which the employee or volunteer resided during the preceding 5 years.

104th General Assembly
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HB 03444 Rep. Harry Benton **104-0308**
 Rep. Harry Benton-Jay Hoffman-Brandun Schweizer-Katie Stuart-Dan Swanson and Kevin Schmidt
 (Sen. Christopher Belt, Doris Turner and Mary Edly-Allen)

225 ILCS 10/3.7

Amends the Child Care Act of 1969. Provides that a day care home or group day care home may be exempt from licensure (rather than is not required to be licensed) if it serves dependent children of military personnel, is located on a military base or federal or government property, and is certified as a child development program by a branch of the U.S. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

HB 03446 Rep. Mary Beth Canty **104-0309**
 Rep. Mary Beth Canty-Laura Faver Dias, Margaret Croke, Jed Davis, Amy Briel and Thaddeus Jones
 (Sen. Meg Loughran Cappel, Julie A. Morrison, Mary Edly-Allen, Christopher Belt and Doris Turner)

225 ILCS 10/3.02 new

225 ILCS 10/9.1d new

Amends the Child Care Act of 1969. Provides that coursework related to psychology shall count toward the semester hours that an early childhood teacher must obtain to be qualified as an early childhood teacher. Provides that, before July 1, 2026, the Department of Children and Family Services shall publish and maintain on its website a full and complete list of courses that qualify toward the attainment of the required qualifications for a child care teacher. Provides that, on and after July 1, 2026, the Department of Early Childhood shall publish and maintain on its website a full and complete list of courses that qualify toward the attainment of the required qualifications for a child care teacher.

House Floor Amendment No. 3

Deletes reference to:

225 ILCS 10/3.02 new

Adds reference to:

225 ILCS 10/9.1e new

Adds reference to:

225 ILCS 10/9.1f new

Replaces everything after the enacting clause. Amends the Child Care Act of 1969. Provides that, no later than January 1, 2027, the Department of Early Childhood shall publish and regularly update, at least once per year, a comprehensive list of college courses that qualify toward the attainment of the required qualifications for an early childhood teacher or director on its website. Provides that, no later than January 1, 2027, the Department of Early Childhood shall create a process to verify courses that qualify toward the attainment of the required qualifications for an early childhood teacher and director in consultation with stakeholders, including, but not limited to, the Illinois Community College Board, the Board of Higher Education, and, until January 1, 2027, the Department of Children and Family Services. Sets forth requirements for the process established under the amendatory provisions. Provides that licensing representatives must be trained on the use of the course list, the prohibitions for the course list, and the impartial oversight review process. Provides that the Department of Early Childhood may, at its discretion, contract with a third party organization that is a recognized industry expert in early childhood development and child care employee credentialing to perform the duties under the amendatory provisions. Provides that the Department of Early Childhood may adopt rules to implement the amendatory provisions.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Defines "institution of higher education". In provisions concerning the public list of qualified courses, provides that, to help the Department of Early Childhood determine whether an institution of higher education's early childhood college courses meet the requirements under the Illinois Administrative Code, each institution of higher education shall submit, in a format and on a time line prescribed by the Department of Early Childhood, information about such courses. Removes advocacy organizations from organizations that the Department of Early Childhood is required to seek input and feedback from regarding the development of a process to verify early childhood courses. Removes provisions permitting the Department of Early Childhood to contract with a third party organization to perform the duties required under the amendatory provisions. Provides that any applicable State staff (rather than relevant licensing representatives) must be trained on the use of the course list, the prohibitions for the course list, and the impartial oversight review process. Makes other changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03467	Rep. Dagmara Avelar Rep. Dagmara Avelar (Sen. Robert F. Martwick-Jason Plummer)	104-0310
205 ILCS 5/2		from Ch. 17, par. 302
205 ILCS 5/5		from Ch. 17, par. 311
205 ILCS 5/13		from Ch. 17, par. 320
205 ILCS 5/15		from Ch. 17, par. 322
205 ILCS 5/16		from Ch. 17, par. 323
205 ILCS 5/16.5		
205 ILCS 5/32.1		from Ch. 17, par. 340
205 ILCS 5/48		
205 ILCS 5/48.1		from Ch. 17, par. 360
205 ILCS 5/48.2		from Ch. 17, par. 360.1
205 ILCS 205/1008		from Ch. 17, par. 7301-8
205 ILCS 205/4002		from Ch. 17, par. 7304-2
205 ILCS 205/4003		from Ch. 17, par. 7304-3
205 ILCS 205/4013		from Ch. 17, par. 7304-13
205 ILCS 205/6002		from Ch. 17, par. 7306-2
205 ILCS 205/7005		from Ch. 17, par. 7307-5
205 ILCS 205/8002		from Ch. 17, par. 7308-2
205 ILCS 205/11008		from Ch. 17, par. 7311-8
205 ILCS 205/1007.100 rep.		
205 ILCS 205/11011 rep.		
205 ILCS 305/10		from Ch. 17, par. 4411

Amends the Illinois Banking Act. Makes changes to the membership of the State Banking Board of Illinois. Provides that a bank may borrow or incur an obligation and pledge assets to secure deposits. Provides that a bank may provide data processing services to a person for profit. Provides that a bank may invest in financial futures or options transactions. Provides that the board of directors of a bank may provide by resolution that stockholders 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 if specified conditions are satisfied. Provides that a person who makes, or causes to be made, a false statement or false entry with intent to deceive any person or persons authorized to examine into the affairs of the bank or the subsidiary or holding company of that bank, the branch of an out-of-state bank with intent to deceive the Commissioner of Banks and Real Estate or his administrative officers in the performance of their duties under the Act shall be subject to civil penalties imposed by the Commissioner (rather than be guilty of a Class 3 felony). Provides that the Board may authorize the transfer of funds from the Bank and Trust Company Fund. Amends the Savings Bank Act. Provides that the board of directors of a savings bank may provide by resolution that members or stockholders 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 if specified conditions are satisfied. Provides that a savings bank may loan funds through the purchase of fixed rate annuity contracts. Provides that a savings bank may accept deposits made by a minor and may open an account in the name of the minor, and the rules and regulations of the savings bank with respect to each deposit and account shall be as binding upon the minor as if the minor were of full age and legal capacity. Makes changes to various provisions concerning notice to allow for electronic notice. Makes other changes. Amends the Illinois Credit Union Act. Does not prohibit the furnishing of financial records of a deceased member to a public administrator of any county or other governmental jurisdiction for the purpose of facilitating burial of the customer. Makes other changes. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03487 Rep. Nabeela Syed **104-0311**
 Rep. Nabeela Syed-Lindsey LaPointe, Camille Y. Lilly, Mary Beth Canty, Will Guzzardi, Yolonda Morris, Jawaharial Williams, Suzanne M. Ness, Michael Crawford, Jehan Gordon-Booth and Kimberly Du Buclet
 (Sen. Rachel Ventura-Ram Villivalam)

New Act

Creates the Behavioral Health Workforce Data Collection Act. Requires The Department of Financial and Professional Regulation to collect data, as specified, from behavioral health professionals at the time of initial application for licensure and renewal of an active license. Requires the Department to ensure the data collection process is secure and adheres to State and federal privacy laws, including de-identification of personal data. Provides that the Department shall make the collected data publicly available in an aggregated, de-identified format. Requires the data to be published in a format that allows policy groups, advocates, and other stakeholders to monitor the diversity, linguistic capacity, and availability of the behavioral health workforce; identify regions and specialties with severe shortages; and forecast future workforce needs. Requires the Department to publish the aggregated data annually by January 31 on its website and through other accessible formats. Grants the Department rulemaking authority to implement the Act. Requires the Department to comply with applicable data privacy and confidentiality laws. Provides that, for a period of 2 years following the effective date of the Act, the Department shall submit to the Illinois Behavioral Health Workforce Center a list of email addresses or email communications, subject to data privacy and confidentiality laws, of all licensed behavioral health professionals exclusively for purposes of collecting data related to the behavioral health workforce in Illinois. Effective immediately.

House Floor Amendment No. 1

Deletes reference to:
 New Act

Adds reference to:
 20 ILCS 2105/2105-368

Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law. Provides that, in conjunction with applications for licensure and renewals (rather than only for licensure), the Division of Professional Regulation of the Department of Financial and Professional Regulation shall request, and applicants may voluntarily provide, demographic information that includes sex, ethnicity, race, disability, primary language spoken, anticipated date of retirement, type of employment, and zip code (rather than only sex, ethnicity, race, and disability).

Aug 15 25 H **Effective Date January 1, 2026**

HB 03489 Rep. Michelle Mussman **104-0312**
 Rep. Michelle Mussman-Kelly M. Cassidy-Mary Beth Canty-Katie Stuart, Robyn Gabel, Jennifer Gong-Gershowitz, Maura Hirschauer, Nicolle Grasse, Tracy Katz Muhl, Amy Briel, Anne Stava, Anna Moeller and Thaddeus Jones
 (Sen. Rachel Ventura, Robert Peters, Laura Fine and Graciela Guzmán)

225 ILCS 85/3
 225 ILCS 85/43
 305 ILCS 5/5-5.12d

Amends the Pharmacy Practice Act. Provides that "practice of pharmacy" includes the assessment and consultation of patients and dispensing of contraceptives, including emergency contraception (rather than the dispensation of hormonal contraceptives). In provisions concerning the dispensation of contraceptives, changes the contraceptives dispensed to contraceptives, including emergency contraception (rather than hormonal contraceptives). Makes conforming changes. Amends the Illinois Public Aid Code. Provides that the medical assistance program shall cover patient care services provided by a pharmacist for contraceptives, including emergency contraception (rather than hormonal contraceptives). Makes conforming changes.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 03493 Rep. Joyce Mason **104-0313**
Rep. Joyce Mason and Camille Y. Lilly
(Sen. Michael W. Halpin)

20 ILCS 3105/10.20 new

Amends the Capital Development Board Act. Provides that an ordinance of a unit of local government shall not be enforced against the construction, reconstruction, improvement, or installation of a State facility. Provides that the amendatory Act applies to the construction, reconstruction, improvement, and installation of State facilities that are either ongoing or that start on or after the effective date of the amendatory Act. Provides that the Capital Development Board shall, to the fullest extent practicable, coordinate with local utilities regarding utility connection requirements and procedures. Defines "State facilities". Limits home rule powers.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that no ordinance or permitting requirement of a unit of local government shall be enforced against the construction, reconstruction, improvement, or installation of a State facility, other than an ordinance or permitting requirement that is (i) an ordinance or permitting requirement of a sanitary district or an ordinance or permitting requirement regulating a municipally-owned wastewater system and (ii) mandated by State or federal laws, rules, or regulations or related to environmental protection, as supported by industry standards (in the introduced bill, no ordinance of a unit of local government shall be enforced against the construction, reconstruction, improvement, or installation of a State facility). Provides that, upon the Capital Development Board's request, a sanitary district or unit of local government regulating a municipally-owned wastewater system must provide to the Capital Development Board information that verifies that an ordinance or permitting requirement is mandated by State or federal laws, rules, or regulations or that an ordinance or permitting requirement related to environmental protection is supported by industry standards. Removes a provision from the introduced bill providing that a unit of local government shall not require the payment of permitting fees or require permit inspections for the construction, reconstruction, improvement, or installation of any State facility. Provides that the term "fair and reasonable connection or impact costs" means demonstrated costs incurred by the unit of local government that (i) directly result from the Board's use of or impact on local infrastructure or (ii) are consistent with similar costs that are applied to non-governmental capital projects.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Provides that the provisions of the engrossed bill do not apply to a municipality with more than 500,000 inhabitants that has entered into one or more comprehensive or project-specific agreements with the Capital Development Board establishing terms explicitly agreed upon as alternative or supplemental to this Section. Provides that the provisions of the engrossed bill do not relieve the Capital Development Board from the obligation to compensate units of local governments for fair and reasonable connection, restoration, or impact costs (in the engrossed bill, fair and reasonable connection or impact costs).

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03572 Rep. Maura Hirschauer **104-0318**
 Rep. Maura Hirschauer-Lindsey LaPointe-Justin Slaughter, Michael Crawford, Lisa Davis, Kelly M. Cassidy, Laura Faver Dias, Terra Costa Howard, Yolonda Morris, Charles Meier and Lilian Jiménez
 (Sen. Karina Villa, Mary Edly-Allen and Graciela Guzmán)

725 ILCS 5/104-13	from Ch. 38, par. 104-13
725 ILCS 5/104-15	from Ch. 38, par. 104-15
725 ILCS 5/104-17	from Ch. 38, par. 104-17
725 ILCS 5/Art. 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. Adds a Diversion of Unfit Misdemeanants Article to the Code. Provides that a defendant charged with one or more misdemeanors and for whom a court has determined that a bona fide doubt of the defendant's fitness has been raised may be admitted into an unfit misdemeanor diversion program only upon the approval of the court. Provides that the Illinois Supreme Court or any circuit court of the State may adopt rules establishing unfit misdemeanor diversion programs consistent with the Article. 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 his or her safety and that of the public and his or her continued participation in treatment. Provides that if, following this screening, the State and the defendant agree to the diversion and the court determines that the defendant is appropriate for diversion, the criminal charges may be dismissed with prejudice. Provides that if the court does not approve, the court shall order a fitness examination and the matter shall be governed by any other relevant provisions of the Fitness for Trial, To Plead, or to be Sentenced Article of the Code. Provides that the misdemeanor diversion program may maintain or collaborate with mental health and substance use treatment providers necessary to provide a continuum of treatment options commensurate with the needs of the defendant and available resources. Treatment programs shall comply with all relevant statutes and rules. Requires the Department of Human Services to provide care to persons determined to be subject to involuntary admission on an inpatient basis as defined in the Mental Health and Developmental Disabilities Code or may make arrangements with any other appropriate inpatient mental health facility to provide those services. Makes conforming changes in the Fitness for Trial, To Plead, or to be Sentenced Article of the Code. Provides that the Act may be referred to as the Diversion of Unfit Misdemeanants Act.

House Floor Amendment No. 1

Adds reference to:

725 ILCS 5/104-11

Adds reference to:

725 ILCS 5/104-32 new

Adds reference to:

725 ILCS 5/104-11

from Ch. 38, par. 104-11

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that defendants charged with petty offenses or infraction of a municipal ordinance are not eligible for fitness restoration services. Provides that no defendant may be ordered to inpatient restoration unless at least one licensed physician, clinical psychologist, or psychiatrist who has examined the defendant testifies in person at the hearing. The defendant may waive the requirement of the testimony subject to the approval of the court. Creates the Fitness to Stand Trial Task Force. Provides that the Task Force shall conduct a thorough review of the statutory and regulatory rules governing the procedures by which individuals facing criminal charges may be unfit to stand trial. Provides that this review includes, but is not limited to, the determination of fitness, the housing and custodial status of persons undergoing fitness restoration, the rights of individuals found unfit, and the obligations of the Department of Human Services. Provides that the Department of Human Services shall provide administrative and technical support for the Task Force and is responsible for ensuring that the requirements of the Task Force are met. Provides that appointments to the Task Force shall be made within 90 days after the effective date of the amendatory Act. Provides that the Task Force shall submit a report containing its findings and any recommendations to the Supreme Court and the General Assembly on or before November 1, 2026. Some provisions effective immediately.

Senate Committee Amendment No. 2

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03572 (Continued)

104-0318

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, except: (1) provides that the Fitness to Stand Trial Task Force shall hold its first meeting no later than October 1, 2025; (2) the Task Force may at any time identify legislative proposals in support of its mission prior to the issuance of its final report; (3) in the provisions that following eligibility screening for mental health services, the State and the defendant agree to the diversion and the court determines that the defendant is appropriate for diversion, the criminal charges may be dismissed (deletes with prejudice); (4) provides that if the parties do not agree or the court does not approve the diversion, the court shall order a fitness examination and the matter shall be governed by any other relevant provisions of the Fitness For Trial, To Plead Or To Be Sentenced Article of the Code of Criminal Procedure of 1963; (5) deletes provision that appointments to the Task Force shall be made within 90 days after the effective date of the amendatory Act; and (6) the Task Force shall be dissolved following the submission of its report to the Supreme Court and the General Assembly.

Aug 15 25 H **Effective Date August 15, 2025; some provisions**
Effective Date January 1, 2026; some provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03616 Rep. Will Guzzardi **104-0319**
Rep. Will Guzzardi, Kevin Schmidt, Amy Briel and Thaddeus Jones
(Sen. Graciela Guzmán)

310 ILCS 67/20

Amends the Affordable Housing Planning and Appeal Act. In provisions requiring the Illinois Housing Development Authority to determine which local governments are exempt from the requirements of the Act, requires the Authority to collect data on owner-occupied and rental units for each local government as follows: (1) by totaling the number of owner-occupied housing units in each local government that are affordable to households with a gross household income that is less than 80% of the median household income and is between 80% and 140% of the median household income within the county or primary metropolitan statistical area; and (2) by totaling the number of rental units in each local government that are affordable to households with a gross household income that is less than 60% of the median household income and is between 80% and 140% of the median household income within the county or primary metropolitan statistical area. Provides that data collected for the 80% AMI to 140% AMI households is to be used for informational purposes and shall not factor into the determination of exempt local governments.

House Floor Amendment No. 1

Adds reference to:

310 ILCS 67/5

Replaces everything after the enacting clause. Amends the Affordable Housing Planning and Appeal Act. In provisions requiring the Illinois Housing Development Authority to determine which local governments are exempt or not exempt from the requirements of the Act, requires the Authority to collect data and make certain calculations based on: (i) the total number of owner-occupied housing units in each local government that are affordable to households with a gross household income that is at or below 30% of the median household income within the county or primary metropolitan statistical area; (ii) the total number of rental units in each local government that are affordable to households with a gross household income that is at or below 30% of the median household income within the county or primary metropolitan statistical area; (iii) the total number of owner-occupied housing units in each local government that are affordable to households with a gross household income that is between 80% and 140% of the median household income within the county or primary metropolitan statistical area; and (iv) the total number of rental units in each local government that are affordable to households with a gross household income that is between 60% and 80% of the median household income within the county or primary metropolitan statistical area. Expands the Act's list of legislative findings.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Affordable Housing Planning and Appeal Act. In provisions requiring the Illinois Housing Development Authority to determine which local governments are exempt or not exempt from the requirements of the Act, requires the Authority to collect data and make certain calculations based on: (i) the total number of owner-occupied housing units in each local government that are affordable to households with a gross household income that is at or below 30% of the median household income within the county or primary metropolitan statistical area; (ii) the total number of rental units in each local government that are affordable to households with a gross household income that is at or below 30% of the median household income within the county or primary metropolitan statistical area; (iii) the total number of owner-occupied housing units in each local government that are affordable to households with a gross household income that is between 80% and 140% of the median household income within the county or primary metropolitan statistical area; and (iv) the total number of rental units in each local government that are affordable to households with a gross household income that is between 60% and 80% of the median household income within the county or primary metropolitan statistical area. Requires the Illinois Housing Development Authority to publish the collected data for each local government in the State and for the State as a whole at least once every 5 years. Requires the Illinois Housing Development Authority to also compile the collected data into a report and submit the report to the General Assembly. Provides that the collected data shall be for informational purposes only and shall not factor into the determination of exempt local governments. Expands the Act's list of legislative findings.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03638 Rep. Ann M. Williams **104-0320**
Rep. Ann M. Williams, Yolonda Morris and Sharon Chung
(Sen. Laura Fine-Cristina Castro, Javier L. Cervantes, Linda Holmes, Mary Edly-Allen and Meg Loughran Cappel)

820 ILCS 96/1-5
820 ILCS 96/1-10
820 ILCS 96/1-15
820 ILCS 96/1-20
820 ILCS 96/1-25
820 ILCS 96/1-30
820 ILCS 96/1-35
820 ILCS 96/1-40

Amends the Workplace Transparency Act. Provides that no contract, agreement, clause, covenant, waiver, or other document shall prohibit, prevent, or otherwise restrict an employee, prospective employee, or former employee from engaging in concerted activities to address work-related issues. Provides that any agreement, clause, covenant, or waiver that is a mutual condition of employment or continued employment may include provisions that would otherwise be against public policy if it acknowledges the right of the employee or prospective employee to engage in concerted activities to address work-related issues. Provides that an employee, prospective employee, or former employee and an employer may enter into a valid and enforceable settlement or termination agreement that includes promises of confidentiality related to alleged unlawful employment practices if the confidentiality provision expires no later than 5 years after the alleged unlawful employment practices occurred. Provides for the recovery of consequential damages incurred in challenging a contract for violation of the Act. Makes other changes.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Changes references from "concerted activities" to "concerted activity". Provides that an employee or former employee and an employer may enter into a valid and enforceable settlement or termination agreement that prevents the employee or former employee from working or from applying to work for the employer in the future if the provision expires within 7 years (rather than if the provision expires 7 years after the settlement or termination agreement is executed). Makes other changes.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Provides that an employee, prospective employee, or former employee and an employer may enter into a valid and enforceable settlement or termination agreement that includes promises of confidentiality related to alleged unlawful employment practices if, in addition to other specified conditions, any promises of confidentiality by the employee, prospective employee, or former employee expire within 5 years from the date that the employee, prospective employee, or former employee disclosed the alleged unlawful employment practice that is the subject of confidentiality.

Senate Floor Amendment No. 2

Removes a provision concerning settlement or termination agreements related to alleged unlawful employment practices. Removes a requirement that settlement or termination agreements that prevent an employee or former employee from working or from applying to work for an employer in the future must expire within 7 years. Replaces references to "consequential damages" with references to "compensatory damages". Defines "concerted activity".

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 03645

Rep. Matt Hanson

104-0321

Rep. Matt Hanson-Michael J. Kelly-Nicolle Grasse, Martin J. Moylan, Dave Vella and Kelly M. Cassidy
(Sen. Laura Fine)

210 ILCS 50/3.233

Amends the Emergency Medical Services (EMS) Systems Act. In provisions concerning opioid overdose reporting, provides that overdose information reported by a covered vehicle service provider shall not be used in an opioid use-related criminal investigation, prosecution, welfare checks, or warrant checks of the individual who was treated by the covered vehicle service provider personnel for experiencing the suspected or actual overdose. Provides that any misuse of the information reported by a covered vehicle service provider shall result in, but is not limited to, the Department of Transportation reporting misuse to the Washington/Baltimore High Intensity Drug Trafficking Area Overdose Detection Mapping Application or similar technology platform. Permits the Department of Health to adopt rules to set forth standards under which misuse of access may be reported to the Washington/Baltimore High Intensity Drug Trafficking Area Overdose Detection Map or similar platform based on misuse or misconduct by a covered vehicle service provider or other individual or entity at the discretion of the Department. Provides that no data that allows for or creates a risk of identification of an individual or individuals experiencing a suspected or actual overdose treated by the covered vehicle service provider personnel shall be submitted to the Washington/Baltimore High Intensity Drug Trafficking Area Overdose Detection Mapping Application or Similar technology platform. Provides that covered vehicle service provider personnel may report overdose surveillance through an identified technology platform for the use of overdose surveillance under exceptions to HIPAA and the reported data shall only be used to support public safety and public health efforts. Sets forth additional provisions concerning requirements for the Department concerning opioid overdose reporting.

House Floor Amendment No. 1

Makes changes to defined terms. Provides that, upon receipt of a patient care report that documents an overdose, the Department of Public Health (rather than a covered vehicle service provider) shall report the information from a patient care report to the specified organizations. Makes other changes.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Amends the Emergency Medical Services (EMS) Systems Act. Makes changes to defined terms. Provides that, upon receipt of a patient care report that documents an overdose, the Department of Public Health (rather than a covered vehicle service provider) shall report the information from a patient care report to the specified organizations. In provisions concerning opioid overdose reporting, provides that overdose information reported by a covered vehicle service provider shall not be used in an opioid use-related criminal investigation, prosecution, welfare checks, or warrant checks of the individual who was treated by the covered vehicle service provider personnel for experiencing the suspected or actual overdose. Provides that any misuse of the information reported by a covered vehicle service provider shall result in, but is not limited to, the Department of Transportation reporting misuse to the Washington/Baltimore High Intensity Drug Trafficking Area Overdose Detection Mapping Application or a similar technology platform. Establishes rulemaking authority for the Department concerning standards under which misuse of access may be reported. Prohibits the submission of data that allows for or creates a risk of identification of an individual or individuals experiencing a suspected or actual overdose treated by the covered vehicle service provider personnel. Permits covered vehicle service provider personnel to report overdose surveillance through an identified technology platform for the use of overdose surveillance, as provided. Sets forth additional provisions concerning opioid overdose reporting requirements for the Department.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03662 Rep. Curtis J. Tarver, II **104-0322**
 Rep. Curtis J. Tarver, II-Laura Faver Dias, Lisa Davis, Michael Crawford, Camille Y. Lilly, Abdelnasser Rashid, Suzanne M. Ness, Yolonda Morris, Kimberly Du Buclet, Justin Slaughter and Lilian Jiménez
 (Sen. Mike Porfirio)

55 ILCS 5/15003.11 new

730 ILCS 5/3-14-1

730 ILCS 125/19.7 new

from Ch. 38, par. 1003-14-1

Amends the County Department of Corrections Division of the Counties Code, the Unified Code of Corrections, and the County Jail Act. Provides that, upon the release of a prisoner or committed person from a county correctional institution, county jail, or Department of Corrections correctional institution or facility, the sheriff, warden, or Department shall provide the prisoner or committed person with an opioid antagonist if the prisoner was incarcerated for drug-related charges or was identified as having a substance abuse disorder.

Senate Committee Amendment No. 1

Deletes reference to:

55 ILCS 5/15003.11 new

Deletes reference to:

730 ILCS 5/3-14-1

Deletes reference to:

730 ILCS 125/19.7 new

Adds reference to:

55 ILCS 5/1-1001

from Ch. 34, par. 1-1001

Replaces everything after the enacting clause. Amends the Counties Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

55 ILCS 5/1-1001

Adds reference to:

65 ILCS 5/11-74.4-3.5

Replaces everything after the enacting clause. Amends the Tax Increment Allocation Redevelopment Act of the Illinois Municipal Code. Extends the estimated dates of completion of redevelopment projects and the retirement of obligations issued to finance redevelopment project costs for various ordinances adopted by the City of Lewistown, the City of Elgin, the City of Carbondale, the City of Pittsfield, the City of Fairview Heights, the City of Vienna, the Village of Lyons, and the Village of Bridgeview. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

HB 03671 Rep. Martha Deuter **104-0323**
 Rep. Martha Deuter-Terra Costa Howard, Jennifer Sanalidro, Anne Stava, Diane Blair-Sherlock, Jennifer Gong-Gershowitz, Tracy Katz Muhl, Rick Ryan, Janet Yang Rohr, Katie Stuart, Margaret Croke, Nicole La Ha, Maura Hirschauer, Dagmara Avelar, Nicolle Grasse, Sharon Chung, Dan Ugaste, Hoan Huynh and Norma Hernandez
 (Sen. Suzy Glowiak Hilton, Doris Turner, Michael E. Hastings, Mary Edly-Allen, Kimberly A. Lightford, Christopher Belt and Laura M. Murphy)

720 ILCS 5/1-6

from Ch. 38, par. 1-6

Amends the Criminal Code of 2012. Provides that a person who commits the offense of non-consensual dissemination of private sexual images may be tried in any one of the following counties in which: (1) the offense occurred; or (2) the victim resides.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03677

Rep. Nicole La Ha

104-0324

Rep. Nicole La Ha-Suzanne M. Ness-Michelle Mussman, Michael Crawford, Norine K. Hammond, Camille Y. Lilly, Janet Yang Rohr, Diane Blair-Sherlock, Amy Briel, Kelly M. Cassidy and Patrick Sheehan
 (Sen. Laura Fine-Erica Harriss-Cristina Castro-Sara Feigenholtz, Lakesia Collins, Terri Bryant, Sally J. Turner, Craig Wilcox, Seth Lewis, Napoleon Harris, III, Adriane Johnson and Graciela Guzmán)

New Act

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 5/365z.80 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

815 ILCS 505/2HHHH new

Creates the Complex Wheelchair Right to Repair Act. Provides that, for complex wheelchairs and parts for complex wheelchairs sold or used in the State, an original equipment manufacturer shall make available to an independent repair provider, solely for the purpose of repairing complex wheelchairs, on fair and reasonable terms, any documentation, parts, service access methods, and tools, including, but not limited to, any updates to information, firmware, or embedded software that is needed for purposes of repair of complex wheelchairs and training courses and materials on the operation, inspection, diagnosis, maintenance, and repair of complex wheelchairs. Provides that a violation of any of the provisions of the Act is an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Provides for penalties. Provides that nothing in the Act shall require an original equipment manufacturer to divulge a trade secret to an independent repair provider. Amends the Illinois Insurance Code. Prohibits 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 from requiring a qualified complex rehabilitation technology supplier to obtain any form of prior authorization or any medical documentation to complete repairs for consumer-owned complex rehab technology. Requires coverage for time and labor expenses; travel allowance; and maintenance and repair of a consumer's backup power wheelchair or a rental wheelchair. Provides coverage for preventive maintenance. Amends various Acts to require coverage under those provisions. Amends the Consumer Fraud and Deceptive Business Practices Act to make a conforming change. Effective January 1, 2026.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Creates the Complex Rehabilitation Technology Act. Provides that a person who sells or offers for sale complex rehabilitation technology in the State shall meet certain requirements. Requires a supplier of complex wheelchairs, except in certain specified circumstances, to offer service and repairs to the consumer of a complex wheelchair for the useful life expectancy of the complex wheelchair. Provides that an original equipment manufacturer may redact documentation to remove trade secrets from the documentation before providing access to the documentation if the usability of the redacted documentation for the purpose of providing services is not diminished. Allows an original equipment manufacturer to withhold information regarding a component of, design of, functionality of, or process of developing a part, embedded software, firmware, or a tool, if the information is a trade secret and the usability of the part, embedded software, firmware, or tool for the purpose of providing services is not diminished. Specifies that a violation of the Act is an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Specifies that the Act applies with respect to complex wheelchairs sold or in use on or after the effective date of the Act. 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, 2027 and that provides coverage for complex rehabilitation technology shall not require prior authorization, medical documentation, or proof of continued need to complete medically necessary repairs for consumer-owned complex rehabilitation technology unless certain conditions exist. Provides that a Medicaid managed care plan amended, delivered, issued, or renewed on or after January 1, 2027 and that provides coverage for complex rehabilitation technology shall not require prior authorization, medical documentation or proof of continued need to complete medically necessary repairs for consumer-owned complex rehabilitation technology under the total value of \$1,500. Requires acceptance or denial of repairs over \$1,500 to be made within 7 days of request of preauthorization. Requires 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, 2027 and that provides coverage for a complex rehabilitation technology to provide coverage for rented complex rehabilitation technology during the time the primary complex rehabilitation technology is under repair. Makes conforming changes to the State Employees Group Insurance Act, 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. Effective January 1, 2026.

Senate Committee Amendment No. 1

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03718

Rep. Yolonda Morris

104-0327

Rep. Yolonda Morris-Tracy Katz Muhl-Lindsey LaPointe, Nicolle Grasse, Matt Hanson, Suzanne M. Ness, Jawaharial Williams, Camille Y. Lilly, Kimberly Du Buclet, Maura Hirschauer, Natalie A. Manley, Sonya M. Harper, Laura Faver Dias and Maurice A. West, II
(Sen. Laura Fine-Li Arellano, Jr.)

405 ILCS 5/3-210

from Ch. 91 1/2, par. 3-210

Amends the Mental Health and Developmental Disabilities Code. Makes changes to a provision concerning initial Department of Human Services investigations of a facility employee's alleged abuse, neglect, or financial exploitation of a recipient of mental health or developmental disability services. Expands the provision to include allegations of material obstruction of an investigation, physical abuse, sexual abuse, non-de minimis financial exploitation (such as financial exploitation totaling a cumulative value equal to or greater than \$100), or egregious neglect. Adds provisions concerning Department investigations where a facility employee is the perpetrator of, at most, neglect, de minimis financial exploitation (such as financial exploitation totaling a cumulative value of less than \$100), or mental abuse.

House Committee Amendment No. 2

Changes the amendatory provisions such that a facility employee shall be barred from further contact with a facility resident if the Department of Human Services' initial investigation indicates that the facility employee is (rather than may be) the perpetrator of non-de minimis financial exploitation (such as financial exploitation totaling a cumulative value equal to or greater than \$20 (rather than \$100)). Adds physical abuse to the types of conduct that will result in a facility employee being barred from further contact with a facility resident.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following addition: Provides that nothing in the amendatory Act is intended to include an employee of a hospital licensed under the Hospital Licensing Act or operated under the University of Illinois Hospital Act or a hospital affiliate.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03725 Rep. Joe C. Sosnowski **104-0328**
 Rep. Joe C. Sosnowski-Patrick Sheehan, Yolonda Morris, Lisa Davis, Michael Crawford, Sonya M. Harper, Jawaharial Williams, Suzanne M. Ness, Camille Y. Lilly, Kimberly Du Buclet and Mary Beth Canty
 (Sen. Dave Syverson, Terri Bryant, Andrew S. Chesney and Chris Balkema)

New Act

Creates the Local Government Billing Act. Provides that the corporate authorities of a unit of local government shall bill for any utility service, including previously unbilled service, within 12 months (for residential customers) or 24 months (for non-residential customers) after the provision of the utility service. Provides exceptions to the time limits for billing when the customer prevented the utility from accurately reading the meter. Provides that the corporate authorities shall not intentionally delay billing beyond the normal billing cycle, shall label amounts attributed to previously unbilled service as such, shall prorate previously unbilled service amounts to reflect varying rates during the unbilled time, and shall provide the customer with a payment arrangement option for previously unbilled service amounts. Provides that customers may be billed for unpaid amounts that were billed to a customer before the effective date of the Act for service that was supplied to the customer before January 1, 2026. Provides that customers may be billed for unpaid amounts if the customer was notified that there is an unpaid amount before the effective date of the Act for service that was supplied to the customer before January 1, 2026. Provides that there is no time limit for the corporate authorities of a unit of local government to collect previously unbilled service attributed to tampering, theft of service, fraud, or the customer preventing the utility's recorded efforts to obtain an accurate reading of the meter.

House Floor Amendment No. 1

Corrects typographical errors.

Senate Committee Amendment No. 1

Adds reference to:

65 ILCS 5/11-150-2 rep.

Adds reference to:

70 ILCS 3705/7.4 rep.

Adds reference to:

70 ILCS 3710/5.3 rep.

Adds reference to:

70 ILCS 3715/6

from Ch. 111 2/3, par. 228

Adds reference to:

70 ILCS 3720/0.001b

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Amends the Illinois Municipal Code, the Public Water District Act, the Water Service District Act, the Water Authorities Act, and the Water Commission Act of 1985 to repeal provisions added by Public Act 100-178.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03740 Rep. Travis Weaver **104-0329**
 Rep. Travis Weaver and Thaddeus Jones
 (Sen. Neil Anderson)

Authorizes an exchange of real property in Peoria County between the Director of the Department of Natural Resources and Thomas E. Heinz and Andrea L. Heinz. Effective immediately.

Aug 15 25 H **Effective Date August 15, 2025**

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 03761

Rep. Lindsey LaPointe

104-0332

Rep. Lindsey LaPointe-Michael J. Kelly, Will Guzzardi, Nicolle Grasse, Yolonda Morris, Suzanne M. Ness, Maurice A. West, II, Camille Y. Lilly, Maura Hirschauer, Dagmara Avelar, Mary Gill, Terra Costa Howard, Anna Moeller, Rita Mayfield, Hoan Huynh, Michael Crawford, Kimberly Du Buclet, Jehan Gordon-Booth, Sonya M. Harper and Mary Beth Canty
(Sen. Mary Edly-Allen, Li Arellano, Jr., Graciela Guzmán, Adriane Johnson, Rachel Ventura, Kimberly A. Lightford, Mike Simmons and Laura M. Murphy)

New Act

Creates the Hospitals and Homelessness Support Act. Requires the Office to Prevent and End Homelessness within the Department of Human Services to maintain on its publicly accessible website information on how a hospital or healthcare system may connect a patient experiencing homelessness or otherwise in a vulnerable housing situation with shelter and homeless support services for each continuum of care in the State. Requires the Department to ensure that the information required includes, for each continuum of care, any phone number, email address, physical address, primary agencies, or any other information that may be necessary for a person in that continuum of care territory to begin accessing shelter or other homelessness services. Requires the Department to include, where possible, a specific phone number that a hospital or health care facility may call and specific language to use. Requires the Department to also include on its website a way for the hospital or healthcare system to determine which continuum of care applies based on the physical location of the hospital or healthcare system. Requires other information, all of which must be added to the Department's website by October 31, 2025. Contains provisions concerning annual audits.

House Floor Amendment No. 1

Deletes reference to:

New Act

Adds reference to:

20 ILCS 1305/10-80 new

Replaces everything after the enacting clause. Amends the Department of Human Services Act. Requires the Office to Prevent and End Homelessness within the Department of Human Services to maintain on the Department's publicly accessible website information on how a hospital or health care provider may connect a patient who is experiencing homelessness, or is otherwise in a vulnerable housing situation, with shelter and homeless support services for each continuum of care in the State. Requires the Department of Human Services to ensure that the required website information includes for each continuum of care any phone number, email address, physical address, primary agencies, or any other information that may be necessary for a person in that continuum of care territory to begin accessing shelter or other homeless support services. Requires the Department to also include on its website a way for the hospital or health care provider to determine which continuum of care applies based on the physical location of the hospital or health care provider. Contain provisions concerning voluntary training for hospitals and health care providers on how to use the Department's continuum of care website information; and deadline dates by which the continuum of care website information shall be publicly available and updated.

Aug 15 25 H **Effective Date January 1, 2026**

104th General Assembly
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HB 03796 Rep. Hoan Huynh **104-0333**
 Rep. Hoan Huynh
 (Sen. Rachel Ventura)

215 ILCS 134/20

215 ILCS 134/62 new

Amends the Managed Care Reform and Patient Rights Act. Sets forth requirements for carriers that offer a provider panel. Requires notice of the development of a provider panel to be filed with Department of Public Health prior to establishment. Provides that a carrier that uses a provider panel shall establish procedure for notifying an enrollee of the termination of a health care provider. Sets forth provisions permitting, under certain circumstances, a health care provider to continue to render health care services following termination from the carrier's provider panel. Requires a carrier to provide a list of members in the carrier's provider panel. Establishes notice requirements for benefit reductions and termination of health care providers from the carrier's provider panel. Requires any carrier requiring preauthorization for medical treatment to have personnel available to provide preauthorization at all times when the preauthorization is required. Provides that no contract between a health care provider and a carrier shall include provisions that require a health care provider to deny covered services that the provider knows to be medically necessary and appropriate that are provided with respect to a specific enrollee or group of enrollees with similar medical conditions. Sets forth prohibited provisions in a contract between a carrier and a health care provider. Defines terms. Makes other and conforming changes.

House Floor Amendment No. 1

Deletes reference to:

215 ILCS 134/20

Deletes reference to:

215 ILCS 134/62 new

Adds reference to:

215 ILCS 124/20

Replaces everything after the enacting clause. Amends the Network Adequacy and Transparency Act. In provisions concerning continuity of care for beneficiaries, provides that the network plan shall permit the beneficiary to continue an ongoing course of treatment with that provider during a transitional period for 90 days from the date of the notice to the beneficiary of the provider's disaffiliation from the network plan if the beneficiary has a confirmed appointment and the provider attests that the appointment was scheduled prior to the date of notification. Requires a network plan to provide for continuity of care for new beneficiaries during a transition period of 90 days from the effective date of enrollment if the beneficiary has a confirmed appointment and the current provider attests that the appointment was scheduled prior to the effective date of enrollment. Limits the applicability of continuity of care requirements if the provider or beneficiary reschedules an appointment or schedules any follow up appointments after 90 days from the effective date of enrollment. Effective January 1, 2027.

Aug 15 25 H **Effective Date January 1, 2027**

104th General Assembly
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HB 03800	Rep. Bob Morgan Rep. Bob Morgan-Thaddeus Jones (Sen. Julie A. Morrison)	104-0334
20 ILCS 1410/10		
215 ILCS 5/121-2.08		from Ch. 73, par. 733-2.08
215 ILCS 5/143d		from Ch. 73, par. 755d
215 ILCS 5/174		from Ch. 73, par. 786
215 ILCS 5/194		from Ch. 73, par. 806
215 ILCS 5/356z.73		
215 ILCS 5/368d		
215 ILCS 5/370c.1		
215 ILCS 5/1563		
215 ILCS 109/75		
215 ILCS 124/5		
215 ILCS 124/10		
215 ILCS 124/25		
215 ILCS 125/5-3		from Ch. 111 1/2, par. 1411.2
215 ILCS 130/4003		from Ch. 73, par. 1504-3
720 ILCS 5/17-0.5		

Amends the Burn Victims Relief Act. Dissolves the George Bailey Memorial Fund on June 30, 2025, or as soon thereafter as practical, and assigns any future deposits due to that Fund to the General Revenue Fund. Amends the Illinois Insurance Code. Requires every company licensed to do business in this State that is transacting the kind or kinds of business under Class 1, 2, or 3, as defined in the Code, to establish a customer affairs and information department to respond to policyholder inquiries and complaints. In provisions concerning kinds of agreements requiring approval, provides that the Director of Insurance has the right to request additional filing review and approval of all contracts that contribute to the statutory threshold trigger. Removes provisions concerning a working group related to the treatment and coverage of mental, emotional, nervous, or substance use disorders. Makes other changes. Amends the Dental Care Patient Protection Act. Makes changes concerning preemption of provisions. Amends the Health Maintenance Organization Act. Provides that health maintenance organizations are subject to provisions of the Illinois Insurance Code requiring coverage for certain at-home pregnancy tests and certain medically necessary treatments to address a major injury to the jaw. Amends the Network Adequacy and Transparency Act to make technical and combining changes to conform the changes made by Public Act 103-777 and 103-650. Amends the Limited Health Service Organization Act to make conforming changes. Amends the Criminal Code of 2012. Changes the definition of "insurance company". Effective immediately, except that certain changes to the Illinois Insurance Code are effective January 1, 2026 and certain other changes to the Illinois Insurance Code are effective 60 days after becoming law.

House Floor Amendment No. 1

Deletes reference to:
20 ILCS 1410/10

Deletes reference to:
215 ILCS 5/143d

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes provisions amending the Burn Victims Relief Act. Further amends the Illinois Insurance Code. Makes changes to defined terms. Removes provisions concerning the establishment of a customer affairs and information department. Further amends the Network Adequacy and Transparency Act. Removes references to short-term, limited-duration health insurance coverage. Replaces "insurer" with "issuer". Effective immediately, except that the changes to provisions concerning fees under the Public Adjusters Article of the Illinois Insurance Code are effective January 1, 2026, and the changes to provisions of the Illinois Insurance Code concerning reinsurance agreements requiring approval take effect 60 days after becoming law.

Senate Committee Amendment No. 1

Adds reference to:
215 ILCS 5/155.04

from Ch. 73, par. 767.4

Adds reference to:
215 ILCS 124/3

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03850 Rep. Hoan Huynh **104-0337**

Rep. Hoan Huynh
(Sen. Rachel Ventura and Graciela Guzmán)

225 ILCS 60/20 from Ch. 111, par. 4400-20

Amends the Medical Practice Act of 1987. Provides that the rules adopted by the Department of Financial and Professional Regulation concerning continuing education shall require that the educational requirements include simulation training.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. Provides that the rules adopted by the Department of Financial and Professional Regulation concerning continuing education may (rather than shall) require that the educational requirements include simulation training or standardized patient training (rather than include only simulation training).

House Floor Amendment No. 3

Deletes reference to:
225 ILCS 60/20

Adds reference to:
20 ILCS 2105/2105-378 new

Replaces everything after the enacting clause. Amends the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. Defines "health care professional". Provides that simulation training by an approved sponsor as specified in a health care professional's licensing Act or applicable administrative rules shall be acceptable for the purposes of earning continuing education credit.

Aug 15 25 H **Effective Date January 1, 2026**

HB 03851 Rep. Janet Yang Rohr **104-0338**

Rep. Janet Yang Rohr-Jennifer Gong-Gershowitz-Abdelnasser Rashid-Jeff Keicher-Harry Benton, Anthony DeLuca, Paul Jacobs, Norine K. Hammond, Camille Y. Lilly, Nicolle Grasse, Martha Deuter, Matt Hanson, Yolonda Morris, Sharon Chung and Amy Briel
(Sen. Meg Loughran Cappel-Mary Edly-Allen, Laura Ellman, Suzy Glowiak Hilton, Erica Harriss, Sally J. Turner, Jason Plummer, Li Arellano, Jr., Christopher Belt, Mike Simmons and Steve Stadelman)

105 ILCS 5/27-23.7

Amends the Courses of Study Article of the School Code. In provisions concerning bullying and cyber-bullying, provides that bullying includes posting or distributing sexually explicit images. Provides that, beginning with the 2026-2027 school year, the term "cyber-bullying" includes the posting or distribution of a digital replica by electronic means. Defines "artificial intelligence", "digital replica", and "generative artificial intelligence". Effective July 1, 2026.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill, but changes the definitions of "artificial intelligence", "digital replica", and "generative artificial intelligence" to have the same meaning as in the Digital Voice and Likeness Protection Act. Effective July 1, 2026.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Provides that, beginning with the 2026-2027 school year, the definition of "cyber-bullying" also includes the posting or distribution of an unauthorized digital replica by electronic means if the posting or distribution creates any of the effects enumerated in the definition of "bullying". Deletes the definition of "generative artificial intelligence". Defines "unauthorized digital replica" as the use of a digital replica of an individual without the consent of the depicted individual. Effective July 1, 2026.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Provides that, beginning with the 2026-2027 school year, the definition of "cyber-bullying" also includes the posting or distribution of an unauthorized digital replica by electronic means if the posting or distribution creates any of the effects enumerated in the definition of "bullying". Deletes the definition of "generative artificial intelligence". Defines "unauthorized digital replica" as the use of a digital replica of an individual without the consent of the depicted individual. Effective July 1, 2026.

Aug 15 25 H **Effective Date July 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00024

Sen. Michael E. Hastings

104-0339

Sen. Michael E. Hastings-Mattie Hunter-Javier L. Cervantes-Sue Rezin, Laura Fine, Cristina Castro, Patrick J. Joyce, Michael W. Halpin, Mike Simmons, Graciela Guzmán, Paul Faraci, Napoleon Harris, III, Celina Villanueva, Linda Holmes, Meg Loughran Cappel, Sara Feigenholtz, Steve Stadelman, Lakesia Collins, Darby A. Hills, Sally J. Turner, Jason Plummer, Erica Harriss, Mike Porfirio, John F. Curran, Seth Lewis and Christopher Belt (Rep. Debbie Meyers-Martin-La Shawn K. Ford, Jennifer Sanalidro, Mary Gill, Nicolle Grasse, Edgar González, Jr., Nabeela Syed, Suzanne M. Ness, Mary Beth Canty, Lisa Davis, Rita Mayfield, Lilian Jiménez, Marcus C. Evans, Jr., Aarón M. Ortiz, Matt Hanson, William "Will" Davis, Yolonda Morris, Sharon Chung, Hoan Huynh and Kimberly Du Buclet)

50 ILCS 722/5

50 ILCS 722/10

50 ILCS 722/20

50 ILCS 722/25

Amends the Missing Persons Identification Act. Requires a law enforcement agency to attempt to obtain a biological sample from closely related family members of the missing person or a personal item of the missing person beginning 30 days after the date of the missing person report (rather than within 30 days after receipt of a report). Provides that a law enforcement agency may not establish or maintain a policy that requires the observance of a waiting period before accepting a missing person report. Modifies the circumstances under which a law enforcement agency may not refuse to accept a missing person report. Requires a law enforcement agency to notify a person responsible for the missing person's welfare, or other specified individuals, about specified efforts to locate a missing person. Provides that, if a person remains missing for 30 days after the date of report, the law enforcement agency shall immediately (rather than may) generate a report of the missing person within NamUs, and the law enforcement agency shall (rather than may) attempt to obtain specified information and materials that have not been received. Modifies the follow-up action required by a law enforcement agency after creation of a missing person report. Modifies the definition of "high-risk missing person". Upon receipt of a missing person report (rather than immediately), requires the responding local law enforcement agency to enter all collected information relating to the missing person case in the Law Enforcement Agencies Data System and the National Crime Information Center. Makes other changes to reporting requirements. Modifies requirements for submission of fingerprints from unidentified remains for analysis as well as other requirements relating identified human remains. Provides that an assisting law enforcement agency, a medical examiner, a coroner, or the Illinois State Police may not close an unidentified person case until the individual has been identified and must keep the case active. Requires the coroner, medical examiner, or assisting law enforcement agency (rather than the coroner or medical examiner) to obtain a biological (rather than DNA) sample from an individual whose remains are not identifiable, and modifies how the sample may be analyzed and labeled. Makes other changes.

Senate Committee Amendment No. 1

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00024 (Continued)

104-0339

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Provides that law enforcement agencies shall adopt a policy regarding missing person investigations and missing person reporting and follow-up actions. Provides that a law enforcement agency may not establish or maintain a policy that requires the observance of a waiting period before accepting a missing person report. Provides that a second or subsequent agency is not prohibited from entering a duplicate missing person report in LEADS; however, only one LEADS missing person report is required. Provides that any existing LEADS missing person report may be modified by the originating agency to include additional or updated information. Provides that a law enforcement agency shall notify a person in a position to assist the law enforcement agency in its efforts to locate a missing person of, among other things, information regarding the collection of documents and biological samples that could assist in the identification of a missing person, including dental charts and radiographs, medical records, fingerprints, and biological samples from the person's personal items or from the missing person's immediate biological members. Provides that, if the missing person remains missing for 60 days after the date of the report, then the law enforcement agency shall immediately generate (rather than may generate) a report of the missing person within the National Missing and Unidentified Persons System (NamUs). Provides that all photographs of the missing person that the law enforcement agency collected shall be added to the National Missing and Unidentified Persons System (NamUs) record. Provides that, if a missing person remains missing for 30 days after the date of the police report, then the missing person's fingerprint record shall be added to the missing person entry in the Law Enforcement Agencies Data System (LEADS). Provides that, if a missing person remains missing for 60 days after the date of the police report, then the missing person's fingerprint record shall be entered in the National Missing and Unidentified Persons System (NamUs). Provides that, if a missing person remains missing for 60 days after the date of the police report, then the missing person's dental records shall be added to the missing person entry in the Law Enforcement Agencies Data System (LEADS). Provides that biological samples shall be submitted to a Combined DNA Index System (CODIS) accredited laboratory (rather than a National Missing and Unidentified Persons System (NamUs) partner laboratory). Removes language concerning uploading DNA profiles to the National DNA Index System (NDIS). Provides that a responding local law enforcement agency shall attempt to collect and submit any DNA samples (rather than may submit any DNA samples) voluntarily obtained from family members to an accredited Combined DNA Index System (CODIS) laboratory for DNA analysis within 90 days from the date of the police report (rather than to a National Missing and Unidentified Persons System (NamUs) partner laboratory within 60 days from the date of the police report). Provides that, if an anthropological analysis report determines remains to be historic or prehistoric, then no NCIC entry is required. Provides that, in the case of markedly decomposed or skeletal remains, a forensic anthropological analysis of the remains, authorized by the coroner or medical examiner, shall also be performed within 60 days from the recovery and preparation of the remains for the analysis. Makes other changes.

Aug 15 25 S **Effective Date January 1, 2026**

SB 00027 Sen. Michael E. Hastings **104-0340**
 Sen. Michael E. Hastings and Laura M. Murphy
 (Rep. Robert "Bob" Rita)

750 ILCS 5/505

from Ch. 40, par. 505

Amends the Illinois Marriage and Dissolution of Marriage Act. Defines "child" for purposes of child support to include any child under age 18 and any child over the age of 18 who has not attained age 19 and is still attending high school (instead of any child under age 18 and any child age 19 or younger who is still attending high school.) Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00039 Sen. Sally J. Turner **104-0341**
 Sen. Sally J. Turner-Jil Tracy-Michael E. Hastings-Jason Plummer, John F. Curran, Chris Balkema, Li Arellano, Jr., Andrew S. Chesney, Donald P. DeWitte, Sue Rezin, Craig Wilcox, Terri Bryant, Erica Harriss, Seth Lewis, Chapin Rose, Neil Anderson, Darby A. Hills and Steve McClure
 (Rep. Rita Mayfield-Sharon Chung-Stephanie A. Kifowit-Matt Hanson-Mary Gill, Wayne A. Rosenthal, Dan Swanson, Amy L. Grant, Paul Jacobs and Brandun Schweizer)

765 ILCS 1085/10

Amends the Electric Vehicle Charging Act. Exempts any tiny home for veterans who are homeless or at risk of homelessness and in need of secure, long-term affordable housing, if that tiny home is constructed by a specified nonprofit organization that exclusively funds and administers tiny homes for veterans. Provides that every county and municipality that has the power to issue building permits and otherwise control the construction of buildings shall require by ordinance that an applicant seeking a building permit to construct tiny homes for at-risk veterans must include with the permit application a completed and signed affidavit stating that all buildings constructed under the permit are designated for the exclusive use of qualifying veterans who are homeless or at risk of homelessness and in need of secure, long-term affordable housing. Prohibits a county or municipality, including a home rule unit, from adopting any building code or ordinance that requires EV-capable parking spaces for tiny homes constructed for the purpose of providing affordable housing for at-risk veterans under the provisions. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following change: Exempts from the requirements under the Act tiny homes constructed for veterans who are homeless or at risk of homelessness if the tiny home is constructed by a specified nonprofit organization that exclusively funds and administers projects and services (rather than tiny homes) for veterans. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

SB 00058 Sen. Christopher Belt **104-0342**
 Sen. Christopher Belt, Laura M. Murphy, Lakesia Collins, Mark L. Walker, Erica Harriss and Doris Turner
 (Rep. Suzanne M. Ness)

20 ILCS 605/605-1118 new

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 develop a program of technical assistance in support of regional manufacturing partnerships in collaboration with employer associations representing manufacturers; secondary and postsecondary institutions, including public universities and community colleges; and workforce stakeholders, including local workforce innovation boards and local workforce innovation areas.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with changes. Provides that the Department of Commerce and Economic Opportunity may enter into grants, contracts, or other agreements to provide technical assistance in support of regional manufacturing partnerships.

House Committee Amendment No. 1

Replaces everything after the enacting clause. 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 may enter into grants, contracts, or other agreements to provide technical assistance in support of regional manufacturing partnerships in collaboration with the following: (1) employer associations representing manufacturers; (2) secondary and postsecondary institutions, including public universities and community colleges; and (3) workforce stakeholders, including local workforce innovation boards and local workforce innovation areas.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00067 Sen. Robert Peters **104-0343**

Sen. Robert Peters and Laura M. Murphy
(Rep. Marcus C. Evans, Jr.)

225 ILCS 510/14.1

Amends the Nurse Agency Licensing Act. Provides that any person who violates any provision of the Act or the rules adopted under the Act shall be subject to a civil penalty of up to \$10,000 per occurrence payable to the Department of Labor for the purpose of enforcing the Act (rather than a licensee or applicant who violates any provision of the Act or the rules adopted under the Act shall be subject to a civil penalty of \$10,000 per occurrence).

Senate Committee Amendment No. 1

Adds reference to:

225 ILCS 510/4

from Ch. 111, par. 954

Adds reference to:

225 ILCS 510/5

from Ch. 111, par. 955

Replaces everything after the enacting clause. Amends the Nurse Agency Licensing Act. Provides that no nurse agency (instead of person) may lawfully establish, operate, maintain, or advertise in the State unless the nurse agency (instead of person) is licensed under the Act by the Department of Labor. Makes conforming changes in provisions concerning investigations and civil penalties. In provisions concerning an application for a license, provides that the Department may impose a fine of up to \$500 for the submission of false or misleading information (instead of the submission of false or misleading information is a petty offense punishable by a fine of \$500). Provides that the Department may at any time, and shall upon receiving a complaint from any interested person, investigate any nurse agency (instead of person) licensed or applying for a license under the Act suspected of violating any provision of the Act. Provides for a civil penalty of up to \$10,000 (rather than a civil penalty of \$10,000) per occurrence for a violation of the Act. Makes other changes. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00071 Sen. Laura M. Murphy **104-0344**

Sen. Laura M. Murphy, Mary Edly-Allen, Adriane Johnson, Julie A. Morrison, Graciela Guzmán and Mike Simmons
 (Rep. Jeff Keicher-Margaret Croke-Anthony DeLuca-Jackie Haas-Jennifer Sanalitra, Katie Stuart, Matt Hanson,
 Jawaharial Williams, Suzanne M. Ness, Jason R. Bunting, Patrick Sheehan, William E Hauter and Brandun Schweizer)

430 ILCS 100/20 new

Amends the Illinois Emergency Planning and Community Right to Know Act. Provides that Local Emergency Planning Committees and the State Emergency Response Commission shall partner with schools and school districts regarding safety threats posed by storage and transport of hazardous substances near schools. Provides requirements for a comprehensive emergency response plan to go into effect. Details duties of the State Emergency Response Commission, working in consultation with Local Emergency Planning Committees and schools, with respect to planning and preparedness. Provides for rulemaking by the Illinois Emergency Management Agency and Office of Homeland Security. Directs the Illinois Emergency Response Commission and Local Emergency Response Committees to create a timeline for compliance with the requirements of the amendatory Act not to exceed 2 years. Defines terms.

Senate Committee Amendment No. 2

Deletes reference to:

430 ILCS 100/20

Adds reference to:

105 ILCS 128/5

Adds reference to:

105 ILCS 128/10

Adds reference to:

105 ILCS 128/15

Adds reference to:

105 ILCS 128/25

Adds reference to:

105 ILCS 128/65 new

Replaces everything after the enacting clause. Amends the School Safety Drill Act. Makes changes to defined terms. Includes incidents involving hazardous substances that may be transported by rail as evacuation incidents and severe weather and shelter-in-place incidents in provisions concerning safety drills. Includes a school building's hazardous substance release plan in the list of plans and procedures required to be reviewed at the public school district's annual meeting. Sets forth provisions concerning a hazardous substance release plan that is required to be distributed to all teachers, administrators, school support personnel, coaches, and other school staff identified by school administrators at each school. Provides that each school shall coordinate the development of a hazardous substance release plan with the local emergency management services and disaster agencies that are responsible for the political subdivision that covers the area in which the school is located. Makes other changes.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the contents of the bill as amended by Senate Amendment No. 2, and makes the following changes: Removes the definition of "route". Changes references from hazardous substance release plans to procedures. Makes changes to provide that evacuation incidents and severe weather and shelter-in-place incidents may include incidents involving the release or explosion of hazardous substances. Requires each school board to invite to each annual review the applicable emergency services and disaster agency or applicable local emergency planning committee. Replaces the provisions concerning a hazardous substance release plan with provisions concerning hazardous substance release guidance and procedures. Requires, by July 1, 2026, the Illinois Emergency Management Agency and Office of Homeland Security to develop and provide guidance to all local emergency planning committees, emergency services and disaster agencies, and school districts in the State specifically related to the potential impact to school districts of a release or explosion of a hazardous substance resulting from storage or rail transport; sets forth what the guidance must include. Requires, by July 1, 2027, each school district to develop procedures for each of its schools to address the release or explosion of a hazardous substance based on the guidance. Provides that each school district shall make available to all school personnel relevant and appropriate information related to the procedures.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Reinserts the contents of the bill as engrossed and as amended by House Amendment No. 1, but provides that a school district is not required to develop procedures until the school year following when the publication of guidance is made available (instead of until guidance is made available) on the website of the State Board of Education.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00073 Sen. Laura Fine **104-0345**

Sen. Laura Fine-Julie A. Morrison-Lakesia Collins-Sara Feigenholtz, Laura M. Murphy, Karina Villa, Christopher Belt, Andrew S. Chesney, Craig Wilcox, Steve McClure, John F. Curran, Darby A. Hills, Mike Porfirio, Graciela Guzmán and Mary Edly-Allen
 (Rep. Tracy Katz Muhl-Laura Faver Dias, Robyn Gabel, Nicolle Grasse, Martha Deuter, Jennifer Sanalidro, Jason R. Bunting, Patrick Sheehan, William E Hauter, Harry Benton and Hoan Huynh)

410 ILCS 620/11.7 new

Amends the Illinois Food, Drug and Cosmetic Act. Provides that on and after January 1, 2026, a person may not sell, distribute, or offer for sale baby food in the State that contains toxic heavy metals that exceed the limits established by the U.S. Food and Drug Administration. Defines "toxic heavy metal" as arsenic, cadmium, lead, or mercury and defines other terms. Provides that beginning January 1, 2026, each manufacturer of baby food shall test a representative sample of each production aggregate of the manufacturer's final baby food product for each toxic heavy metal. Requires monthly testing. Beginning January 1, 2027, requires each manufacturer of baby food to make certain information publicly available. Provides that if a consumer believes, based on information gathered through the use of the code included on the baby food product label, that baby food is being sold in the State with toxic heavy metals that exceed limits established by the U.S. Food and Drug Administration, the consumer may report that baby food to the Department of Public Health.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Defines "final baby food product", "product label", and "product shelf life". Makes changes to the definition of "proficient laboratory". Changes the term "toxic heavy metal" to "toxic element". Provides that no person or entity shall sell in the State or manufacture, deliver, or hold or offer for sale in the State any baby food that does not comply with the requirements described in the amendatory provisions (rather than a person may not sell, distribute, or offer for sale baby food in the State that contains toxic heavy metals that exceed the limits established by the U.S. Food and Drug Administration). Provides that each manufacturer of baby food shall test a representative sample of each production aggregate of the manufacturer's final baby food product for toxic elements at a proficient laboratory (rather than for each toxic heavy metal). Provides that, beginning January 1, 2027, for final baby products sold, manufactured, delivered, or held or offered for sale in the State, requires each manufacturer of baby food to disclose product information to consumers consistent with certain specifications. Removes provisions concerning a consumer's ability to report to the Department of Public Health baby food being sold in the State with toxic heavy metals that exceed certain limits. Directs the Department of Public Health to adopt rules to implement a system for consumer reporting of baby foods.

House Floor Amendment No. 1

In provisions concerning baby foods and toxic elements, provides that the Department of Public Health shall implement (rather than adopt rules to implement) a system for consumer reporting of baby foods.

Aug 15 25 S **Effective Date January 1, 2026**

SB 00083 Sen. Doris Turner **104-0346**

Sen. Doris Turner-Paul Faraci, Laura M. Murphy, Andrew S. Chesney and Lakesia Collins
 (Rep. Curtis J. Tarver, II and Diane Blair-Sherlock)

755 ILCS 5/25-1 from Ch. 110 1/2, par. 25-1

Amends the Small Estates Article of the Probate Act of 1975. Allows a small estate affidavit to be used to transfer personal property in a decedent's estate if: (1) no letters of office are outstanding on the decedent's estate and no petition for letters is contemplated or pending in the State or in any other jurisdiction; and (2) the decedent's personal estate passing to any party by intestacy or under a will is limited to tangible and intangible personal property not exceeding \$150,000 and motor vehicles registered with the Secretary of State. Makes a corresponding change in the form for a small estate affidavit. Provides that the changes made to the Act apply to a decedent whose date of death is on or after the effective date of the amendatory Act. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the bill as introduced with these changes. Provides that if the small estate affidavit is being used solely for a title transaction with the Secretary of State for the transfer of the decedent's motor vehicle or vehicles, it may be used to do so in accordance with the provisions for transfer by operation of law under the Illinois Vehicle Code without consideration of the value of the decedent's personal estate. Provides that any motor vehicles that are registered with the Secretary of State in the decedent's entire personal estate passing to any party either by intestacy or under a will must be included in the affidavit with a description of each motor vehicle by make, body type, year, and vehicle identification number.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00100 Sen. Michael E. Hastings **104-0347**
 Sen. Michael E. Hastings and Laura M. Murphy
 (Rep. Debbie Meyers-Martin-Anthony DeLuca and Camille Y. Lilly)

230 ILCS 10/5.4

Amends the Illinois Gambling Act. Provides that the Illinois Gaming Board shall (1) allow sworn law enforcement personnel employed by the Board who retire in good standing to keep their previously issued Board identification cards or (2) issue photographic identification cards to sworn law enforcement personnel employed by the Board who retire in good standing that indicate their separation from service and identify the person as having been employed by the Board as sworn law enforcement personnel. Provides that, if a Board-issued identification card is lost or stolen, the Board shall immediately reissue a replacement identification card upon written request by the retired sworn law enforcement personnel. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

SB 00103 Sen. Sara Feigenholtz **104-0348**
 Sen. Sara Feigenholtz-Lakesia Collins
 (Rep. Ann M. Williams)

750 ILCS 50/2

from Ch. 40, par. 1502

750 ILCS 50/7

from Ch. 40, par. 1509

Amends the Adoption Act. Provides that a person may commence an adoption proceeding for a youth in care only if the youth in care is placed with the petitioning person or persons by the Department of Children and Family Services at the time the petition is filed, and the Department has provided its consent to the adoption or has otherwise approved the adoption. Requires the Department to adopt rules or procedures or both as to what constitutes its approval of the adoption. Provides that a person whose rights have been terminated under the Juvenile Court Act of 1987 does not have to be made a defendant in a petition for adoption. Provides that the following persons must be given notice of a petition for adoption unless the person has been determined not to be a parent of the child or has had parental rights terminated by a court of competent jurisdiction: (i) any person who is recorded on the child's birth certificate as the child's parent; (ii) any person who is openly living with the child or the child's mother at the time the proceeding is initiated and holds out the child as that person's child; (iii) any person who has been identified as the child's parent by the mother in a written, sworn statement, including an Affidavit of Identification; or (iv) any person who was married to the child's mother on the date of the child's birth or within 300 days before the child's birth, unless that person has been determined not to be the parent of the child or has had parental rights terminated by a court of competent jurisdiction.

Senate Committee Amendment No. 1

Provides that nothing in the changes made in the amendatory Act on who may adopt a child precludes any rights as provided in the Adoption Act on guardians consenting to an adoption. Makes the changes to the provision regarding who may adopt a child effective upon becoming law.

Senate Floor Amendment No. 2

Adds reference to:

750 ILCS 50/2

from Ch. 40, par. 1502

Adds reference to:

750 ILCS 50/7

from Ch. 40, par. 1509

Replaces everything after the enacting clause with the provisions of the bill as introduced and amended by Senate Amendment No. 1. Provides that notice of a petition for adoption does not have to be sent to a person that has had a court of competent jurisdiction determine that the person is not the parent of the child or has terminated the person's parental rights. Makes the changes to the provision regarding who may adopt a child effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Requires notice of the filing of an adoption petition to include any person (1) who at the time of the filing of the petition is adjudicated to be the father of the child, unless a court of competent jurisdiction has terminated the person's parental rights; (2) who at the time of the filing of the petition is adjudicated by a court of another state or territory to be the father of the child, if a certified copy of the court order has been filed with the Putative Father Registry, unless a court of competent jurisdiction has terminated the person's parental rights; (3) who at the time of the filing of the petition is registered in the Putative Father Registry as the putative father of the child, unless a court of competent jurisdiction has determined that the person is not the parent of the child or has terminated the person's parental rights. Makes the changes to the provisions regarding who may adopt a child. Effective January 1, 2026 and the provisions apply only to petitions for adoption filed on or after January 1, 2026.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00189 Sen. Michael W. Halpin **104-0349**
Sen. Michael W. Halpin, Lakesia Collins and Laura M. Murphy
(Rep. Gregg Johnson-La Shawn K. Ford)

210 ILCS 125/13

from Ch. 111 1/2, par. 1213

Amends the Swimming Facility Act. Provides that the rules adopted by the Department of Public Health shall permit sporting good equipment systems and fitness equipment systems to be installed in swimming facilities if the sporting good equipment system or fitness equipment system is designed for pool use and installed in accordance with the safe-use parameters specified by the manufacturer. Provides that sporting good equipment systems and fitness equipment systems that meet those requirements shall not be considered an obstruction.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following change. In provisions requiring the rules adopted by the Department of Public Health to permit sporting good equipment systems and fitness equipment systems to be installed in swimming facilities, as provided, excludes school swimming facilities.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Swimming Facility Act. Requires the Department of Public Health to include within its rules under the Act rules concerning design criteria for aquatic features including overhead systems or similar interactive equipment.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00314 Sen. Christopher Belt **104-0350**
 Sen. Christopher Belt-Willie Preston, Adriane Johnson, Mary Edly-Allen, Laura Ellman, Mike Porfirio, Robert Peters, Laura Fine, Suzy Glowiak Hilton, Javier L. Cervantes, Michael W. Halpin, Patrick J. Joyce, Graciela Guzmán and Doris Turner
 (Rep. Rita Mayfield-Matt Hanson-Camille Y. Lilly, Joyce Mason, Mary Gill and Michael J. Kelly)

805 ILCS 5/1.01 from Ch. 32, par. 1.01

Amends the Business Corporation Act of 1983. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

805 ILCS 5/1.01 from Ch. 32, par. 1.01

Adds reference to:

815 ILCS 645/7.5 new

Replaces everything after the enacting clause. Amends the Physical Fitness Services Act. Provides that a physical fitness center that offers a lifetime membership contract shall honor the terms of the lifetime membership contract, including all costs charged to the customer, for the duration of the life of the customer. Provides that a physical fitness center shall not increase any costs or fees or diminish any benefits provided for in the lifetime membership contract unless: (i) the physical fitness center is sold to a person or entity that is not affiliated with or controlled by the original person or entity who operated the physical fitness center that entered into the lifetime membership contract with the customer; or (ii) the customer voluntarily agrees in writing to change the terms of the lifetime membership contract. Provides for disclosure requirements.

Senate Floor Amendment No. 2

Deletes reference to:

805 ILCS 5/1.01 from Ch. 32, par. 1.01

Adds reference to:

815 ILCS 645/7.5 new

Replaces everything after the enacting clause. Amends the Physical Fitness Services Act. Provides that a physical fitness center that offers a lifetime membership that includes provisions in the membership contract that allow for increases in costs or fees or reductions in benefits shall disclose those provisions clearly and conspicuously. Provides that, if a physical fitness center fails to clearly and conspicuously these provisions, then the physical fitness center must honor the original terms of the membership for the duration of the life of the customer. Provides that a physical fitness center shall provide a copy of the lifetime membership contract to the customer upon the request of the customer.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Physical Fitness Services Act. Provides that a physical fitness center shall not offer or advertise a lifetime membership that violates other provisions of the Act. Provides that a physical fitness center shall clearly and conspicuously disclose any change in the customer's total payment obligations or reduction in benefits no later than 60 days before the automatic renewal of a contract. Provides that a physical fitness center shall provide a copy of a contract for services to the customer upon the request of the customer.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly

Synopsis of Public Acts by Public Act Number

SB 00324

Sen. Sara Feigenholtz

104-0351

Sen. Sara Feigenholtz-Karina Villa, Li Arellano, Jr. and Mary Edly-Allen
(Rep. Suzanne M. Ness-Lindsey LaPointe)

325 ILCS 21/145-1

Amends the Early Education Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

325 ILCS 21/145-1

Adds reference to:

705 ILCS 405/2-4b

Replaces everything after the enacting clause. Amends the Juvenile Court Act of 1987 concerning abused, neglected, and dependent minors. Changes the provisions concerning Family Support Program services. Changes the program to publicly funded community and residential services. Provides that, if the minor is determined eligible for publicly funded community or residential services and the necessary publicly funded community or residential services are available for the minor, the court shall conduct a hearing within 14 days upon notification to all parties. Provides that, for minors in the temporary custody of the Department of Children and Family Services, the court shall determine whether urgent and immediate necessity exists to continue the minor in the custody of the Department and whether the Department's custody of the minor should be vacated. Provides that for minors in the guardianship of the Department, the court shall determine whether the respondent is fit, willing, and able to care for the minor and whether it is in the minor's best interest to return to the custody of the respondent. Restores a provision which states that if the court determines that the minor shall continue in the custody of the Department of Children and Family Services, the Department of Children and Family Services shall remain fiscally responsible for providing services to the minor. Provides that the provisions do not apply to: (1) a minor for whom the court has not yet completed an adjudicatory hearing and for whom a petition has been filed under the Act alleging that the minor is a neglected minor, other than a minor left at a psychiatric hospital beyond medical necessity, or an abused minor; or (2) a minor who the court has adjudicated under the Act as either (i) a neglected minor, unless the primary basis for the finding is that the respondent left the minor at a psychiatric hospital beyond medical necessity, or (ii) an abused minor.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00328 Sen. Don Harmon **104-0352**

Sen. Don Harmon and Mary Edly-Allen
(Rep. Jay Hoffman)

735 ILCS 5/1-101 from Ch. 110, par. 1-101

Amends the Code of Civil Procedure. Makes a technical change in the short title Section.

Senate Floor Amendment No. 1

Deletes reference to:

735 ILCS 5/1-101

Adds reference to:

735 ILCS 5/2-616 from Ch. 110, par. 2-616

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that if a clerk's office rejects an electronically submitted document for any of the reasons stated in the Electronic Filing Rejection Standards as provided by the Supreme Court Rules, the later filing of the original document with the error or errors corrected relates back to the earlier date of the electronic submission of the original document. Provides that any submission of a corrected original document must be made within 7 business days of the date that the clerk's office served notice upon the party that it has rejected the submitted document. Provides that if a clerk's office does not file an electronically submitted document because of a technical failure of any court-approved electronic filing system, the later filing of that document relates back to the date the original document was electronically submitted. Provides that the changes made by the amendatory Act apply to all actions commenced or pending on or after the effective date of the amendatory Act. Effective immediately.

Senate Floor Amendment No. 2

Removes the immediate effective date.

House Floor Amendment No. 2

Deletes reference to:

735 ILCS 5/2-616

Adds reference to:

735 ILCS 5/2-209 from Ch. 110, par. 2-209

Adds reference to:

805 ILCS 5/13.20 from Ch. 32, par. 13.20

Adds reference to:

805 ILCS 5/13.70 from Ch. 32, par. 13.70

Replaces everything after the enacting clause. Amends the Code of Civil Procedure. Provides that acts submitting to the general jurisdiction of Illinois courts include (1) a corporation having its principal place of business in Illinois or (2) is a foreign business corporation that has consented to general jurisdiction in this State in accordance with the Business Corporation Act of 1983 but only if (i) the action alleges injury or illness resulting from exposure to a substance defined as toxic under the Uniform Hazardous Substances Act of Illinois whether the cause of action arises within or without the State, and (ii) as long as jurisdiction is proper as to one or more named co-defendants under the Code of Civil Procedure. Provides that a corporation consents to general jurisdiction upon registering to do business in Illinois after the effective date of the amendatory Act. Amends the Business Corporation Act of 1983 to make conforming changes. Provides that a corporation that obtains or continues to maintain the right to transact business in Illinois consents to the exercise of general jurisdiction under the Code of Civil Procedure. Provides that a corporation consents to general jurisdiction upon registering to do business in Illinois after the effective date of the amendatory Act. Provides that a corporation that has previously registered to business in Illinois consents to general jurisdiction upon the next date after the effective date of the amendatory Act on which the filing of its annual report is due regardless of whether or not it then files its annual report. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00405 Sen. Adriane Johnson **104-0353**

Sen. Adriane Johnson and Mike Simmons
 (Rep. Abdelnasser Rashid-Daniel Didech)

105 ILCS 5/1-1

from Ch. 122, par. 1-1

Amends the School Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

105 ILCS 9/1-1

Adds reference to:

105 ILCS 5/10-22.24b

Replaces everything after the enacting clause. Amends the School Code. Provides that school counseling services in public schools may include, among other things, working to address the needs of all students regardless of (rather than with regard to) citizenship status. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. Provides that school counseling services shall address the needs of all students, regardless of citizenship status. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

SB 00406 Sen. Omar Aquino **104-0354**

Sen. Omar Aquino-Meg Loughran Cappel and Adriane Johnson
 (Rep. Joyce Mason)

105 ILCS 5/1-1

from Ch. 122, par. 1-1

Amends the School Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/1-1

Adds reference to:

325 ILCS 3/1-30

Replaces everything after the enacting clause. Amends the Department of Early Childhood Act. Requires the Department of Early Childhood to establish an Early Childhood Integrated Data System (ECIDS) to make equity driven, inclusive, and data-informed decisions that create a simpler, better, and fairer system for all Illinois children and families. Provides that the Department shall develop public analytic portals and query tools for parents and communities to access aggregated integrated data from the ECIDS system to the extent permitted by State and federal confidentiality requirements.

Senate Floor Amendment No. 2

Requires the Early Childhood Integrated Data System to be designed and maintained to allow for data integration and sharing with other State agencies and other entities that maintain State data within the State early childhood ecosystem as needed for cross-agency collaboration and to the extent permitted by State and federal requirements.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00407 Sen. Kimberly A. Lightford **104-0355**
 Sen. Kimberly A. Lightford-Adriane Johnson
 (Rep. Michael Crawford, Gregg Johnson, Jeff Keicher and Hoan Huynh)

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

Amends the School Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

105 ILCS 5/1-1

Adds reference to:

105 ILCS 5/26-20 new

Replaces everything after the enacting clause. Amends the Compulsory Attendance Article of the School Code. Establishes the Chronic Absence Task Force within the State Board of Education to study the impact of the COVID-19 pandemic on chronic absence and to support the development of a State strategy to address the ongoing challenges presented by chronic absenteeism for students in early childhood education and care programs and students in grades kindergarten through 12. Requires the Task Force to hold hearings on a periodic basis to receive testimony from the public regarding the chronic absence of students. Provides that the Task Force shall identify strategies, mechanisms, and approaches to help families, educators, principals, superintendents, and the State Board of Education address and mitigate the impact of the COVID-19 pandemic on the chronic absence of students in early childhood education and care programs and students in grades kindergarten through 12 and make specified recommendations to the General Assembly and the State Board of Education. Requires the Task Force to submit an annual report to the General Assembly and the State Board of Education no later than December 15 of each year. Sets forth provisions concerning the membership of the Task Force; reimbursement for travel expenses; and administrative support. Dissolves the Task Force and repeals the provisions on December 16, 2027. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. Creates the Chronic Absence Task Force within the State Board of Education to study chronic absenteeism and to support the development of a State strategy to address the ongoing challenges presented by chronic absenteeism for students in early childhood education and care programs and students in grades kindergarten through 12. Sets forth provisions concerning membership, compensation, meetings, administrative support, and public testimony. Requires the Task Force to identify strategies, mechanisms, and approaches to help families, educators, principals, superintendents, and the State Board of Education address and mitigate the high rates of chronic absence of students in State-funded early-childhood programs and public-school students in grades kindergarten through 12. Requires the Task Force to submit a report to the General Assembly and the State Board of Education no later than December 15, 2027. Dissolves the Task Force and repeals these provisions on January 31, 2028. Effective September 1, 2025.

Aug 15 25 S **Effective Date September 1, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00408 Sen. David Koehler **104-0356**
 Sen. David Koehler and Karina Villa
 (Rep. Michael Crawford, Gregg Johnson, Nicole La Ha, Amy Elik, Katie Stuart, Diane Blair-Sherlock, Amy Briel,
 Yolonda Morris and Jawaharial Williams)

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

Amends the School Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:
 105 ILCS 5/1-1

Adds reference to:
 105 ILCS 10/2 from Ch. 122, par. 50-2

Adds reference to:
 105 ILCS 10/6 from Ch. 122, par. 50-6

Replaces everything after the enacting clause. Amends the Illinois School Student Records Act. In the definition of "Student Permanent Record", provides that a Student Permanent Record may include a summary of performance for students that received special education services. Provides that a summary of performance shall be substantially similar to the summary of performance form developed by the State Board. Provides that any summary of performance maintained as part of a Student Permanent Record shall be kept confidential and not be disclosed except as otherwise authorized under the Act. Provides that a summary of performance may be excluded from a Student Permanent Record if, after being notified in writing that (i) school districts do not keep special education records beyond 5 years and (ii) if a summary of performance record is not kept in a student's permanent file, the student may not have the documentation necessary to qualify for State or federal benefits in the future, the student and parents or guardians consent in writing to the exclusion of the summary of performance. In provisions concerning the release of school student records, provides that school student records or information contained therein may be released, transferred, disclosed, or otherwise disseminated to the Department of Human Services for the sole purpose of assessing or evaluating the student's eligibility for Medicaid waiver benefits consistent with rules adopted by the Department of Human Services.

House Committee Amendment No. 1

Adds an effective date of July 1, 2026.

Aug 15 25 S **Effective Date July 1, 2026**

SB 00409 Sen. Robert Peters **104-0357**
 Sen. Robert Peters
 (Rep. Aarón M. Ortíz)

105 ILCS 70/1

Amends the Educational Opportunity for Military Children Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:
 105 ILCS 70/1

Adds reference to:
 20 ILCS 505/44

Replaces everything after the enacting clause. Amends the Children and Family Services Act. In provisions concerning stipends awarded under the Pat McGuire Child Welfare Education Fellowship Pilot Program, conditions a university student's receipt of such a stipend on the student's commitment to seek and maintain full-time employment, upon graduation, in a direct service position at a child welfare contributing agency (rather than at a purchase of service agency) that is contracted with the Department of Children and Family Services.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00637 Sen. Mike Porfirio **104-0360**
 Sen. Mike Porfirio-Javier L. Cervantes
 (Rep. Elizabeth "Lisa" Hernandez-Abdelnasser Rashid and La Shawn K. Ford)

55 ILCS 130/1

Amends the Drug School Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:
 55 ILCS 130/1

Adds reference to:
 70 ILCS 810/40 from Ch. 96 1/2, par. 6443

Replaces everything after the enacting clause. Amends the Cook County Forest Preserve District Act. Provides that, subject to approval by the forest preserve district board, the managing authority of the zoological park may sublease or license no more than 15 acres of land within its boundaries for recreational use by a governmental entity or a not-for-profit organization to gain revenue in support of the zoological park's mission. Provides that a sublease or license under the provisions shall expire after 40 years or upon the expiration of the contract between the forest preserve district and the zoological society, including renewal terms, whichever occurs first. Provides that the authority to sublease or license under the provisions expires December 31, 2030. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Provides that a sublease or license under the provisions shall expire after 15 years (rather than 40 years in the engrossed bill) or upon the expiration of the contract between the forest preserve district and the zoological society, including renewal terms, whichever occurs first. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

SB 00710 Sen. Patrick J. Joyce **104-0361**
 Sen. Patrick J. Joyce-Dale Fowler-Doris Turner, Neil Anderson, Michael W. Halpin, Meg Loughran Cappel, Terri Bryant, Andrew S. Chesney, Paul Faraci, Chris Balkema, David Koehler, Jil Tracy, Li Arellano, Jr., Adriane Johnson, Chapin Rose, Suzy Glowiak Hilton, Sue Rezin and Sally J. Turner
 (Rep. Marcus C. Evans, Jr.-Norine K. Hammond-Katie Stuart-Charles Meier-Maurice A. West, II, Sharon Chung, Dan Swanson, Adam M. Niemerg, Wayne A. Rosenthal, Michael J. Kelly, Barbara Hernandez, Lawrence "Larry" Walsh, Jr., Amy Briel, Harry Benton, Jason R. Bunting, Brandun Schweizer, Patrick Windhorst, Dave Severin, Paul Jacobs, Jed Davis, Tony M. McCombie, David Friess and Jawaharial Williams)

205 ILCS 675/1 from Ch. 17, par. 7001

Amends the Illinois Financial Services Development Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:
 205 ILCS 675/1 from Ch. 17, par. 7001

Adds reference to:
 520 ILCS 5/2.26 from Ch. 61, par. 2.26

Adds reference to:
 520 ILCS 5/2.37 from Ch. 61, par. 2.37

Adds reference to:
 520 ILCS 5/3.1-6

Replaces everything after the enacting clause. Amends the Wildlife Code. Provides that the Department of Natural Resources shall adopt rules that allow landowners to have other individuals destroy deer responsible for damage under permits issued to that landowner. Provides that landowner deer and turkey permits shall be issued without charge to an Illinois resident that owns at least 40 acres of Illinois land and that wishes to hunt only on the land that Illinois resident owns. Provides that tenant deer and turkey permits shall be issued without charge to Illinois resident tenants of at least 40 acres of commercial agricultural land that wish to hunt only on the land of which they are resident tenants. Sets forth provisions concerning documentation requirements; guest permits; and administrative rules. Defines terms. Makes conforming changes. Effective January 1, 2026, except that specified provisions are effective January 1, 2027.

Aug 15 25 S **Effective Date January 1, 2026; Some Provisions**
Effective Date January 1, 2027; Some Provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00711 Sen. Kimberly A. Lightford **104-0362**
 Sen. Kimberly A. Lightford
 (Rep. William "Will" Davis-William E Hauter-Paul Jacobs-Laura Faver Dias-Lisa Davis, Debbie Meyers-Martin,
 Christopher "C.D." Davidsmeyer and Jeff Keicher)

205 ILCS 725/1

Amends the Blockchain Business Development Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

205 ILCS 725/1

Adds reference to:

210 ILCS 50/3.5

Adds reference to:

210 ILCS 50/3.50

Adds reference to:

210 ILCS 50/3.55

Adds reference to:

210 ILCS 50/3.65

Adds reference to:

210 ILCS 50/3.260 new

Replaces everything after the enacting clause. Amends the Emergency Medical Services (EMS) Systems Act. In provisions concerning education and training requirements, provides that a failure rate per course of 30% or greater at the first attempt on the licensure examination shall require the EMS System to submit a quality improvement plan to the Department of Public Health. Requires the EMS System to share failure rates with the EMS Lead Instructor quarterly. Provides that neither the EMS System nor the Department may take licensure action against an EMS Lead Instructor based solely on first-attempt pass rates. Requires candidates to complete the licensure examination within the timeline required by the National Registry of Emergency Medical Technicians. Requires an accredited Paramedic program to be conducted only by an EMS System or an academic institution whose curriculum has been approved by the EMS System. Permits an EMS System associate hospital to allow students from an EMS System-approved and Department-approved Paramedic course to complete clinical rotations as approved by the EMS System Medical Director. Provides that the approval by the EMS System Medical Director cannot be unreasonably denied. Provides that candidates shall take the appropriate National Registry examination (rather than may elect to take the appropriate National Registry examination in lieu of the Department's examination, but are responsible for making their own arrangements for taking the National Registry examination). Provides that a person who is not an EMS personnel may operate an EMS vehicle pursuant to the Act if the specified requirements are met. Provides that a student enrolled in an EMT class may take the Department-approved EMR licensure exam after the student has completed the first 40 hours of the EMS System-approved and Department-approved EMT course. Sets forth provisions concerning Emergency Medical Services bridge programs and minimum experience and education requirements for EMS Lead Instructors. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00783 Sen. David Koehler **104-0363**
 Sen. David Koehler, Patrick J. Joyce and Paul Faraci
 (Rep. Lawrence "Larry" Walsh, Jr.-Jason R. Bunting)

415 ILCS 55/1 from Ch. 111 1/2, par. 7451

Amends the Illinois Groundwater Protection Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

415 ILCS 55/1 from Ch. 17, par. 301

Adds reference to:

415 ILCS 60/4 from Ch. 5, par. 804

Adds reference to:

415 ILCS 60/6 from Ch. 5, par. 806

Adds reference to:

415 ILCS 60/10 from Ch. 5, par. 810

Adds reference to:

415 ILCS 60/11 from Ch. 5, par. 811

Adds reference to:

415 ILCS 60/11.1 from Ch. 5, par. 811.1

Adds reference to:

415 ILCS 60/11.5 new

Adds reference to:

415 ILCS 60/12 from Ch. 5, par. 812

Adds reference to:

415 ILCS 60/13 from Ch. 5, par. 813

Replaces everything after the enacting clause. Amends the Illinois Pesticide Act. Makes changes to provisions regarding the costs of product registration fees, business registration fees, multi-year commercial applicator license fees, private pesticide applicator license fees, multi-year commercial not-for-hire pesticide applicator license fees, multi-year commercial operator license fees, multi-year commercial not-for-hire-pesticide operator license fees, pesticide dealer registration fees for multi-year registration periods, and certain duplicate license fees. Makes changes to provisions regarding the length of validity of certification as a private pesticide applicator. Provides that, subject to appropriation, sufficient available education courses, and successful procurement and implementation of any requisite tracking software, certified applicators, licensed operators, or registered pesticide dealers may elect to take education courses or an examination to meet the requirements for the renewal of certifications, licenses, permits, or registrations under the Act. Allows the Department of Agriculture to adopt rules. Defines terms.

Aug 15 25 S **Effective Date January 1, 2026**

SB 00784 Sen. Christopher Belt **104-0364**
 Sen. Christopher Belt
 (Rep. Jay Hoffman-Katie Stuart-Jawaharial Williams, Kevin Schmidt and Dave Vella)

430 ILCS 65/0.01 from Ch. 38, par. 83-0.1

Amends the Firearm Owners Identification Card Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

430 ILCS 65/0.01

Adds reference to:

5 ILCS 235/12 new

Replaces everything after the enacting clause. Amends the Interstate Mutual Emergency Aid Act. Provides that any public safety agency may provide assistance to any other public safety agency in the State or in a bordering State at the time of a disaster.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00798 Sen. Omar Aquino **104-0365**

Sen. Omar Aquino
(Rep. Barbara Hernandez)

15 ILCS 15/1

from Ch. 127, par. 1801

Amends the Executive Reorganization Implementation Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

20 ILCS 3960/1

from Ch. 111 1/2, par. 1151

Adds reference to:

20 ILCS 3960/3

from Ch. 111 1/2, par. 1153

Replaces everything after the enacting clause. Amends the Illinois Health Facilities Planning Act. Provides that the definition of "non-clinical service areas" includes components in a patient care unit used as educational space, consultation and touchdown rooms, and on-call rooms. Provides that the definition of "non-clinical service area" does not include areas in a patient care unit or areas that are required by Department of Public Health licensing standards, including life safety code regulations, such as hallways and other interdependent components to a clinical area. Defines "patient care unit" and "provider".

Aug 15 25 S **Effective Date January 1, 2026**

SB 00849 Sen. Patrick J. Joyce **104-0366**

Sen. Patrick J. Joyce-Doris Turner and Neil Anderson
(Rep. Amy Briel, La Shawn K. Ford, Diane Blair-Sherlock, Debbie Meyers-Martin, Michael J. Kelly, Joyce Mason, Mary Gill, Sharon Chung, Jason R. Bunting, Brandun Schweizer, Michael Crawford, Kimberly Du Buclet, Suzanne M. Ness, Martha Deuter, Gregg Johnson and Lisa Davis)

630 ILCS 5/1

Amends the Public-Private Partnerships for Transportation Act. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 1

Deletes reference to:

630 ILCS 5/1

Adds reference to:

625 ILCS 5/6-521

from Ch. 95 1/2, par. 6-521

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that a restricted commercial driver's license for farm-related service industries shall be available for a seasonal period or periods not to exceed a total of 210 (rather than 180) days in any 12-month period.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01238

Sen. Karina Villa

104-0369

Sen. Karina Villa-Mattie Hunter, Michael W. Halpin, Javier L. Cervantes, Mary Edly-Allen, Robert Peters, Mike Porfirio, Laura Fine, Graciela Guzmán, Cristina Castro, Mark L. Walker, Seth Lewis, Julie A. Morrison, Li Arellano, Jr. and Sara Feigenholtz
 (Rep. Janet Yang Rohr-Kevin Schmidt-Lindsey LaPointe-Laura Faver Dias and Nicolle Grasse)

20 ILCS 2310/2310-735 new

215 ILCS 5/370c.3 new

305 ILCS 5/5-58 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Allows the Department of Public Health to develop and publish on its website a nonopioid alternatives pamphlet, with certain requirements. Amends the Illinois Insurance Code. Prohibits a health insurance issuer to deny coverage of a nonopioid prescription drug in favor of an opioid prescription drug. Amends the Illinois Public Aid Code. Provides that coverage shall not be denied for a nonopioid prescription drug in favor of an opioid prescription drug. Requires that nonopioid drugs preferred on a specific list for the treatment or management of pain shall not be disadvantaged or discouraged with respect to coverage relative to any opioid or narcotic drug for the treatment or management of pain. Effective July 1, 2027.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill concerning the amendatory changes to the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Replaces the changes to the Illinois Insurance Code. Provides that beginning January 1, 2027, a health insurance issuer shall develop a plan to provide adequate coverage and access to a broad spectrum of pain management services, including, but not limited to, nonopioid, nonnarcotic pain management services and non-medication pain management services that serve as alternatives to the prescribing of opioid or narcotic drugs in accordance with guidelines developed by the Department of Insurance. Provides that a health insurance issuer shall file the plan required under this provision with the Department of Insurance and shall post information about the pain management plan on the insurer's publicly accessible website. Replaces the amendatory changes to the Illinois Public Aid Code. Provides that in establishing and maintaining the Illinois Medicaid Preferred Drug List, the Department of Healthcare and Family Services shall ensure that nonopioid drugs on the Department's preferred drug list, and approved by the U.S. Food and Drug Administration, for the treatment or management of pain shall not be disadvantaged or discouraged with respect to coverage relative to any opioid or narcotic drug for the treatment or management of acute pain as long as the Department retains its authority to manage the Preferred Drug List process pursuant to State or federal law, rules, regulations, and policies and the Department's authority over the Preferred Drug List process is not undermined or compromised.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01261

Sen. Graciela Guzmán

104-0370

Sen. Graciela Guzmán-Mike Simmons-Willie Preston, Rachel Ventura, Li Arellano, Jr. and Napoleon Harris, III
(Rep. Lilian Jiménez, Emanuel "Chris" Welch, Sharon Chung, Camille Y. Lilly, Yolonda Morris and Hoan Huynh)

New Act

Creates the Community Land Trust Home Ownership Act. Provides that the Illinois Housing Development Authority's homeownership programs, including loan products, grants, and other types of assistance, shall be made available to home buyers and owners seeking to purchase or maintain housing where a leasehold interest in real property is held by a community land trust or other 501(c)(3) organization for the purposes of promoting long-term affordability, preservation of affordable housing, or community revitalization efforts. Provides that any other type of seller, including for-profit or private sellers of homes, through leasehold agreements, such as installment contracts, contract for deeds, or any other type of purchase or ownership structure, shall not be eligible under the amendatory Act. Requires the Illinois Housing Development Authority, within 90 days after the effective date of the Act, to propose new or amended administrative rules that will make the Authority's homeownership programs consistent with the purposes of the Act. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes: Creates the Community Land Trust Task Force within the Illinois Housing Development Authority. Contains provisions concerning Task Force membership; Task Force meetings; and administrative support to the Task Force. Provides that the Task Force shall perform certain duties, including: (i) implementing the 2024 Community Land Trust Task Force Report recommendations; (ii) studying the use of community land trusts as a tool to create permanently affordable housing, including as an alternative to property tax sales; and (iii) increasing the number of State grants for organizational capacity-building and housing development, with spending rules tailored to the needs of community land trusts and the size of community land trust projects. Requires the Task Force to submit periodic reports to the Governor and General Assembly covering the Task Force's investigation into community land trusts and the Task Force's duties. Provides that the reports shall be made publicly available on the Illinois Housing Development Authority's website. Effective immediately.

House Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill. Requires the Community Land Trust Task Force to submit a report (rather than periodic reports) to the Governor and General Assembly. Provides that the Community Land Trust Task Force is dissolved, and the provisions creating the Task Force are repealed, 14 months after the date upon which the Task Force holds its first meeting. Makes some grammar changes. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01274 Sen. Suzy Glowiak Hilton **104-0371**
 Sen. Suzy Glowiak Hilton, Li Arellano, Jr., Mary Edly-Allen, Adriane Johnson and Graciela Guzmán
 (Rep. Martha Deuter-Kelly M. Cassidy, Nicolle Grasse, Michael Crawford, Nabeela Syed, Terra Costa Howard,
 Angelica Guerrero-Cuellar, Theresa Mah, Jackie Haas, Jennifer Sanalistro, Brandun Schweizer, Dan Ugaste, Patrick
 Sheehan, Amy Briel, Matt Hanson, Rick Ryan and Maurice A. West, II)

410 ILCS 70/5.2

Amends the Sexual Assault Survivors Emergency Treatment Act. Provides that a sexual assault services voucher may be used to seek payment for, among other things, taxi services and car-sharing programs. Defines "car-sharing program".

Senate Committee Amendment No. 1

Adds rideshare services to the list of services for which a sexual assault services voucher may be used.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Deletes all changes to the Sexual Assault Survivors Emergency Treatment Act from the introduced bill. Provides that, following treatment or medical forensic services, a sexual assault services voucher may be used to seek payment for transportation services to the hospital at which the survivor initially presented seeking treatment or medical forensic services or to a location of the survivor's choice within a 60-mile radius of the hospital to which the survivor was transferred. Defines terms.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Sexual Assault Survivors Emergency Treatment Act. In provisions regarding a sexual assault services voucher, provides that, beginning January 1, 2026, after services are provided to a survivor as a result of a sexual assault, a sexual assault services voucher may be used to seek payment for transportation to the hospital the survivor initially presented at, the survivor's residence, or a survivor services shelter by taxi or rideshare services, if available. Provides that a hospital may obtain written consent of the survivor to use taxi or rideshare services arranged by the hospital.

Aug 15 25 S **Effective Date January 1, 2026**

SB 01295 Sen. Doris Turner **104-0372**
 Sen. Doris Turner-Robert F. Martwick, Michael W. Halpin and Willie Preston
 (Rep. Lisa Davis, Sue Scherer and Angelica Guerrero-Cuellar)

20 ILCS 2605/2605-53

Amends the Illinois State Police Law. Provides that, beginning January 1, 2026, all 9-1-1 telecommunicators who provide dispatch for emergency medical conditions shall be required to be trained, utilizing the most current nationally recognized emergency cardiovascular care guidelines, in high-quality telecommunicator cardiopulmonary resuscitation (T-CPR). Defines telecommunicator cardiopulmonary resuscitation for the purposes of the provisions.

Senate Committee Amendment No. 1

Adds reference to:
 210 ILCS 50/3.70

In the Illinois State Police Law, removes provisions requiring the Office of the Statewide 9-1-1 Administrator, in consultation with the Statewide 9-1-1 Advisory Board, to develop comprehensive guidelines for training and adopt rules and minimum standards for continuing education on emergency medical dispatch. Amends the Emergency Medical Services (EMS) Systems Act. Requires an emergency medical dispatcher to complete a training course in telecommunicator cardiopulmonary resuscitation (T-CPR) in accordance with rules adopted by the Illinois Department of Public Health. Requires each emergency medical dispatcher to provide prearrival instructions and telecommunicator cardiopulmonary resuscitation (T-CPR) in compliance with protocols selected and approved by the system's EMS medical director and approved by the Department (rather than provide prearrival instructions in compliance with protocols selected and approved by the system's EMS medical director and approved by the Department).

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01346 Sen. Laura Fine **104-0375**
 Sen. Laura Fine-Julie A. Morrison-Graciela Guzmán-Christopher Belt-Sara Feigenholtz
 (Rep. Bob Morgan-Camille Y. Lilly-Lindsey LaPointe-Gregg Johnson and Hoan Huynh)

215 ILCS 134/15

215 ILCS 134/90

215 ILCS 139/15

Amends the Managed Care Reform and Patient Rights Act. Provides that a health care plan shall provide annually to enrollees and prospective enrollees, upon request, a statement of all basic health care services and all specific benefits and services mandated to be provided to enrollees by State law or administrative rule, highlighting any newly enacted State law or administrative rule. Provides that this requirement can be fulfilled by providing enrollees the most up-to-date accident and health checklist submitted to the Department of Insurance, reflecting statutory health care coverage compliance by the health care plan. Requires the Office of Consumer Health Insurance to post in a prominent location on the Department's publicly accessible website an annual report on the development and implementation of federal, State, and local laws, regulations, and other governmental policies and actions that pertain to the adequacy of health care plans, facilities, and services in the State and summary of all State health insurance benefit related legislation enacted in the prior calendar year that includes, at minimum, a link to the Public Act, the statutory citation, the subject, a brief summary, and the effective date. Amends the Uniform Health Care Services Benefit Information Card Act. Adds a health benefit plan offering dental coverage to the list of plans required to issue a health care benefit information card. Specifies health care benefit information cards may be electronic or physical. Requires uniform health care benefit information to display on the back of the card a statement indicating whether the plan is self-insured or fully funded and if the plan is subject to regulation by the Department of Insurance. Makes other changes.

Senate Committee Amendment No. 1

Provides that the requirement to highlight any newly enacted State laws or administrative rules does not apply to plans for beneficiaries of Medicaid.

House Committee Amendment No. 1

Provides that the requirement that the annual report shall also include a summary of all State health insurance benefit related legislation enacted in the prior calendar year that includes, at minimum, a link to the Public Act, the statutory citation, the subject, a brief summary, and the effective date begins January 31, 2027.

Aug 15 25 S **Effective Date January 1, 2026**

SB 01376 Sen. Chapin Rose **104-0376**
 Sen. Chapin Rose, Napoleon Harris, III, Robert F. Martwick, Laura M. Murphy, Cristina Castro, Meg Loughran
 Cappel, Steve Stadelman and Mary Edly-Allen
 (Rep. Maura Hirschauer-Janet Yang Rohr)

New Act

Creates the Historical Cost of Attendance Disclosure Act. Requires each public or private college or university to post its cost of attendance on its website for each of the 10 academic years immediately preceding the effective date of the Act and for every academic year thereafter. Requires the posted cost of attendance to delineate which expenses are included in the Internal Revenue Service's Form 1098-T and which expenses are not included in Form 1098-T.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01383 Sen. Sara Feigenholtz 104-0377
Sen. Sara Feigenholtz and Cristina Castro
(Rep. Daniel Didech)

765 ILCS 615/70 rep.

Amends the Condominium and Common Interest Community Ombudsperson Act. Repeals the sunset of January 1, 2026. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:
765 ILCS 615/70 rep.

Adds reference to:
765 ILCS 160/1-90

Adds reference to:
765 ILCS 605/35

Adds reference to:
765 ILCS 615/70

Replaces everything after the enacting clause. Amends the Common Interest Community Association Act, the Condominium Property Act, and the Condominium and Common Interest Community Ombudsperson Act. Extends the repeal date of the Acts from January 1, 2026 to January 1, 2029. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01418 Sen. Napoleon Harris, III **104-0379**
 Sen. Napoleon Harris, III-Mike Simmons, Laura Fine, Bill Cunningham, Cristina Castro, Robert F. Martwick, Laura M. Murphy and Meg Loughran Cappel
 (Rep. Thaddeus Jones-Bob Morgan-William E Hauter-Rita Mayfield-Jeff Keicher, Anthony DeLuca, Ann M. Williams, Camille Y. Lilly, Lilian Jiménez, Tracy Katz Muhl, John M. Cabello, Dennis Tipsword, Travis Weaver, Joyce Mason, Mary Gill, Natalie A. Manley, Matt Hanson, Yolonda Morris, Sharon Chung and Debbie Meyers-Martin)

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.80 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 plan of accident and health insurance or managed care plan amended, delivered, issued, or renewed after January 1, 2026 must provide coverage, no less than once every 12 months, for a peripheral artery disease screening test for any at-risk individual. 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 Committee Amendment No. 2

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes provisions containing findings of the General Assembly. In provisions concerning coverage for a peripheral artery disease screening test, removes defined terms. Provides that a group or individual plan of accident and health insurance or managed care plan amended, delivered, issued, or renewed on or after January 1, 2027 (rather than after January 1, 2026) shall provide medically necessary coverage (rather than must provide coverage no less than once every 12 months) for a peripheral artery disease screening test for any at-risk individual, as defined by the American College of Cardiology and the American Heart Association's Joint Committee on Clinical Practice Guidelines (rather than for any at-risk individual).

Aug 15 25 S **Effective Date January 1, 2026**

SB 01475 Sen. David Koehler **104-0380**
 Sen. David Koehler, Li Arellano, Jr. and Lakesia Collins
 (Rep. Norma Hernandez)

110 ILCS 205/5

from Ch. 144, par. 185

110 ILCS 805/2-5

from Ch. 122, par. 102-5

Amends the Board of Higher Education Act and the Public Community College Act. Provides that a student member who serves on the Board of Higher Education or the Illinois Community College Board shall receive a scholarship award of \$500 for each semester in which the student member is enrolled and serving.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01537 Sen. Elgie R. Sims, Jr. **104-0383**
 Sen. Elgie R. Sims, Jr., Bill Cunningham, Mattie Hunter and Kimberly A. Lightford
 (Rep. Maurice A. West, II, Katie Stuart and Kevin Schmidt)

110 ILCS 992/1-5

110 ILCS 992/Art. 7 heading new

110 ILCS 992/7-1 new

110 ILCS 992/7-3 new

110 ILCS 992/7-5 new

110 ILCS 992/7-10 new

110 ILCS 992/7-15 new

110 ILCS 992/7-20 new

110 ILCS 992/7-25 new

110 ILCS 992/7-30 new

110 ILCS 992/7-35 new

110 ILCS 992/7-40 new

110 ILCS 992/7-45 new

110 ILCS 992/7-50 new

110 ILCS 992/7-55 new

110 ILCS 992/7-60 new

110 ILCS 992/7-65 new

110 ILCS 992/7-70 new

110 ILCS 992/7-75 new

110 ILCS 992/7-80 new

110 ILCS 992/7-85 new

110 ILCS 992/7-90 new

110 ILCS 992/7-95 new

110 ILCS 992/7-100 new

110 ILCS 992/7-105 new

110 ILCS 992/7-110 new

110 ILCS 992/25-5

205 ILCS 670/1

from Ch. 17, par. 5401

815 ILCS 205/4

from Ch. 17, par. 6404

Amends the Student Loan Servicing Rights Act. Creates within the Act an Article concerning educational income share agreements. Contains provisions concerning: monthly payment affordability; maximum annual percentage rates; limits on the duration of income share agreements; risk sharing; limits on covered income; fees; restrictions on security interests; discharge of obligations; prohibitions on cosigners; limits on acceleration; assignment of wages; limitations on garnishment; use of multiple agreements; required disclosures; early completion of the agreement; assumption of increases in future income; receipts; and adjustment of dollar amounts. Provides that the Attorney General may enforce a violation of the Educational Income Share Agreements Article of the Student Loan Servicing Rights Act as an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Makes other changes. Amends the Consumer Installment Loan Act and the Interest Act to make conforming changes. Provides that the provisions of the amendatory Act are severable. Effective immediately.

Senate Committee Amendment No. 1

In provisions concerning monthly payment affordability, changes the calculation for the consumer's minimum essential income.

Senate Floor Amendment No. 2

Adds reference to:

110 ILCS 992/7-41 new

Makes changes in provisions concerning monthly payment affordability. Sets forth provisions requiring an EISA provider, before offering a person an EISA that is being used to refinance an existing loan, to provide the person with a disclosure explaining that the benefits and protections applicable to the existing loan may be lost due to the refinancing. Provides that the disclosure must be provided on a one-page information sheet in at least 12-point type and must be written in simple, clear, and understandable language. Makes changes in provisions concerning the discharge of obligations under and EISA. Requires an EISA provider to provide a written payment history to a borrower (rather than a borrower or cosigner) upon request at no cost within 21 calendar days of receiving the request. Makes other changes.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01583 Sen. Michael W. Halpin **104-0385**

Sen. Michael W. Halpin-Paul Faraci
 (Rep. Sharon Chung-Gregg Johnson)

105 ILCS 5/3-14.9

from Ch. 122, par. 3-14.9

Amends the Regional Superintendent of Schools Article of the School Code. Allows the State Superintendent of Education to designate a regional office of education or intermediate service center as a learning partner in any iteration of the statewide system of support so that services are provided to schools that are identified for school improvement under (i) the accountability system and (ii) the definition for Targeted, Comprehensive, or Intensive. Provides that the status of learning partner may be revoked at the State Superintendent's sole discretion. Effective July 1, 2025.

House Committee Amendment No. 1

Deletes reference to:

105 ILCS 5/3-14.9

Adds reference to:

105 ILCS 5/21B-30

Replaces everything after the enacting clause. Amends the Educator Licensure Article of the School Code. Provides that, notwithstanding any other law to the contrary, individuals seeking a short-term approval for school support personnel, as defined in rules, are not required to take the test of content area knowledge prior to the short-term approval being issued.

House Floor Amendment No. 2

Adds reference to:

105 ILCS 5/3-14.9

from Ch. 122, par. 3-14.9

Further amends the School Code. Allows the State Superintendent of Education to designate a regional office of education or intermediate service center as a learning partner in any iteration of the statewide system of support so that services are provided to schools that are identified for school improvement under (i) the accountability system and (ii) the definition for Targeted, Comprehensive, or Intensive. Provides that the status of learning partner may be revoked at the State Superintendent's sole discretion.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01602

Sen. Julie A. Morrison

104-0386

Sen. Julie A. Morrison-Suzy Glowiak Hilton-Mary Edly-Allen, Karina Villa, Javier L. Cervantes, Adriane Johnson, Mike Porfirio, Napoleon Harris, III, Kimberly A. Lightford, Li Arellano, Jr., Laura M. Murphy, Michael W. Halpin, Christopher Belt, Doris Turner, Steve Stadelman and Meg Loughran Cappel
 (Rep. Kelly M. Cassidy-Ryan Spain-Anna Moeller-Kam Buckner-Mary Beth Canty, Joyce Mason, Sharon Chung, Maura Hirschauer, Maurice A. West, II, Brad Stephens, Nicole La Ha, Christopher "C.D." Davidsmeyer, Ann M. Williams, Jennifer Gong-Gershowitz, Norine K. Hammond, Lindsey LaPointe, Jaime M. Andrade, Jr., Will Guzzardi, Angelica Guerrero-Cuellar, Dave Severin, John M. Cabello, Anne Stava, Diane Blair-Sherlock, Harry Benton, Tony M. McCombie, Jackie Haas, Matt Hanson, Nicolle Grasse, Martha Deuter, Daniel Didech, Mary Gill, Michael J. Kelly, Dave Vella, Anthony DeLuca, Laura Faver Dias, Norma Hernandez, Lilian Jiménez, Curtis J. Tarver, II, Edgar González, Jr., Dagmara Avelar, Rick Ryan, Barbara Hernandez, Amy Elik, Travis Weaver, Bradley Fritts, Kevin Schmidt, Gregg Johnson, Michael Crawford, Michelle Mussman, Stephanie A. Kifowit and Hoan Huynh)

410 ILCS 70/1a	from Ch. 111 1/2, par. 87-1a
410 ILCS 70/2	from Ch. 111 1/2, par. 87-2
410 ILCS 70/2.05	
410 ILCS 70/2.1	from Ch. 111 1/2, par. 87-2.1
410 ILCS 70/2.2	
410 ILCS 70/5	from Ch. 111 1/2, par. 87-5
410 ILCS 70/5.3	
410 ILCS 70/5.4	
410 ILCS 70/7.5	
410 ILCS 70/10	

Amends the Sexual Assault Survivors Emergency Treatment Act. Defines "acute sexual assault" as a sexual assault that has recently occurred within a specified time. Replaces various references to "sexual assault" with "acute sexual assault". Deletes the definition of "prepubescent sexual assault survivor". Changes provisions regarding hospitals located in counties with a population of less than 1,000,000 and within a 20-mile radius of a 4-year public university with respect to a sexual assault treatment plan approved by the Department of Public Health. Makes changes in various provisions concerning plans of correction and penalties for hospitals that commit specified violations of the Act. In provisions regarding requirements for medical forensic services, provides that the provisions of the Act are not intended to prohibit a qualified medical provider from offering an Illinois Sexual Assault Evidence Collection Kit to a sexual assault survivor who presents at a treatment hospital or approved pediatric health care facility with a nonacute complaint of sexual assault if there is a compelling reason for evidence collection, or upon the request of the survivor. In provisions regarding the prohibition on billing sexual assault survivors directly for certain services, changes references to the Office of the Attorney General to references to the Department of Healthcare and Family Services.

Senate Committee Amendment No. 1

Adds reference to:

30 ILCS 105/5.1030 new

Adds reference to:

410 ILCS 70/5.2

Adds reference to:

410 ILCS 70/6.5

Adds reference to:

410 ILCS 70/8

from Ch. 111 1/2, par. 87-8

Adds reference to:

410 ILCS 70/8.5 rep.

Adds reference to:

410 ILCS 70/15 new

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01602 (Continued)

104-0386

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Changes references to "sexual assault survivors" to references to "acute sexual assault survivors". In provisions regarding minimum requirements for medical forensic services provided to sexual assault survivors by hospitals and approved pediatric health care facilities, provides that nothing in those provisions is intended to prohibit a qualified medical provider from offering an Illinois Sexual Assault Evidence Collection Kit to a sexual assault survivor who presents at a treatment hospital, treatment hospital with approved pediatric transfer, or approved pediatric health care facility with a nonacute complaint of sexual assault according to the qualified medical provider's clinical discretion based on best practices for indications for evidence collection. Makes changes to provisions regarding continuing education and competency to remain on the Qualified Medical Provider List. Allows for virtual or telephonic consultation in providing certain information. Adds references to approved pediatric health care facilities. Provides that medical forensic services shall be provided with the consent of the sexual assault survivor, with certain requirements. Makes changes to provisions regarding a sexual assault services voucher. In provisions regarding written consent to the release of sexual assault evidence for testing, provides for an agent acting under a health care power of attorney, and provides that, if a parent, guardian, or health care power of attorney is unwilling to release sexual assault evidence, then a State's Attorney or the Attorney General may petition the court to authorize its release. Merges provisions regarding complaints with provisions regarding penalties and further provides for procedures, warnings, and civil penalties (rather than a petty offense, with certain requirements). Provides that fines shall be deposited into the Sexual Assault Survivor Treatment Regulation Fund. Makes changes to provisions regarding the Sexual Assault Nurse Examiner Program. Provides for a qualified medical provider list. Describes Sexual Assault Nurse Examiner and Sexual Assault Forensic Examiner qualifications. Defines terms. Makes other changes. Provides that provisions regarding the qualified medical provider list and Sexual Assault Nurse Examiner and Sexual Assault Forensic Examiner qualifications are effective January 1, 2026. Makes conforming changes in the State Finance Act.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1 with the following changes. Changes references to Illinois Sexual Assault Evidence Collection Kits to references to Illinois State Police Sexual Assault Evidence Collection Kits. Provides that, before medical forensic services are provided, consent must be obtained, and that evidence collection shall not be completed without first obtaining consent (rather than medical forensic services shall be provided with the consent of the sexual assault survivor). Deletes a provision that medical care and treatment shall be provided in lieu of medical forensic services if consent cannot be obtained. Makes changes to provisions regarding an offer to complete the Illinois State Police Sexual Assault Evidence Collection Kit and requirements for evidence collection completion. Changes the effective dates for provisions regarding hospital and approved pediatric health care facility requirements for sexual assault plans and regarding sexual assault services vouchers from January 1, 2024, to January 1, 2026. Makes technical and other changes.

House Floor Amendment No. 1

Deletes reference to:

30 ILCS 105/5.1030 new

Deletes reference to:

410 ILCS 70/2.1

Adds reference to:

410 ILCS 70/3

from Ch. 111 1/2, par. 87-3

Adds reference to:

410 ILCS 70/5.1

Adds reference to:

410 ILCS 70/5.5

Adds reference to:

410 ILCS 70/6.2

from Ch. 111 1/2, par. 87-6.2

Adds reference to:

410 ILCS 70/6.6

Adds reference to:

410 ILCS 70/2.1 rep.

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Further amends the Sexual Assault Survivors Emergency Treatment Act. Provides that the Department of Public Health shall evaluate whether proposed sexual assault transfer plans would result in unduly burdensome patient transfers and specifies factors to be considered in making that determination. Changes references to "medical forensic services" to references to "medical forensic examination". Makes changes in provisions concerning violations and penalties. Repeals provisions concerning plans of corrections and penalties. Removes conforming changes to the State Finance Act. Makes other changes.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01605 Sen. Doris Turner **104-0387**
 Sen. Doris Turner-Sally J. Turner, Chris Balkema, Kimberly A. Lightford, Adriane Johnson and Jason Plummer
 (Rep. Mary Gill-Jay Hoffman-Katie Stuart, Sue Scherer, Marcus C. Evans, Jr., Jeff Keicher, Amy Elik, Michael J.
 Kelly, Dave Vella, Patrick Sheehan, Jason R. Bunting, Wayne A. Rosenthal, Dan Swanson, Charles Meier, Steven
 Reick, Bradley Fritts, Angelica Guerrero-Cuellar and Rick Ryan)

105 ILCS 5/27-22

from Ch. 122, par. 27-22

Amends the School Code. With respect to prerequisites to receiving a high school diploma, provides that, beginning with the 2025-2026 school year, agricultural education, agricultural business, or any other course that relates to agriculture satisfies the vocational education requirement. Effective immediately.

House Floor Amendment No. 2

Adds reference to:

105 ILCS 5/2-3.80b

Replaces everything after the enacting clause. Amends the School Code. Provides that a school district may apply for an agriculture education teacher grant to fund an amount not to exceed 50% of the personal services cost for an agriculture education teacher and the teacher shall receive 100% of the compensation for 60 additional days. Provides, in a provision concerning prerequisites to receiving a high school diploma, that each pupil entering the 9th grade must successfully complete one year chosen from (A) music, (B) art, (C) foreign language, which shall be deemed to include American Sign Language, (D) career and technical education (rather than vocational education), or (E) forensic speech (speech and debate). Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

SB 01614 Sen. Mike Porfirio **104-0388**
 Sen. Mike Porfirio and Kimberly A. Lightford
 (Rep. Edgar González, Jr., Dagmara Avelar and Camille Y. Lilly)

30 ILCS 105/13.3

from Ch. 127, par. 149.3

Amends the State Finance Act. Provides that the Secretary of State may maintain a petty cash fund in excess of \$1,000, solely for the purpose of making change, at any Secretary of State Motor Vehicle Facility. Provides that those funds may be retained on the premises of the facility.

Senate Committee Amendment No. 1

Provides that the bill takes effect immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01672 Sen. Christopher Belt

104-0389

Sen. Christopher Belt-Julie A. Morrison-Kimberly A. Lightford, Adriane Johnson, Mike Porfirio, Laura Fine, Robert Peters, Suzy Glowiak Hilton, Rachel Ventura, Mark L. Walker, Mary Edly-Allen, Karina Villa, Napoleon Harris, III, Laura M. Murphy, Cristina Castro and Meg Loughran Cappel
 (Rep. Michelle Mussman-Laura Faver Dias-Tracy Katz Muhl-Bob Morgan-Kam Buckner, Kelly M. Cassidy, Jay Hoffman, Robyn Gabel, Margaret Croke, Edgar González, Jr., Ryan Spain, Anne Stava, Elizabeth "Lisa" Hernandez, Sharon Chung, Yolonda Morris and Nicolle Grasse)

105 ILCS 5/2-3.161

105 ILCS 5/10-20.53a new

105 ILCS 5/34-18.45a new

Amends the School Code. Provides that the State Board of Education shall include in its handbook regarding dyslexia guidelines on the administration of universal screeners for a risk of reading difficulties and secondary reviews, the interpretation of data from these screeners and reviews, and the resulting appropriate intervention within a multi-tiered system of support framework. Requires the State Board to adopt any rules necessary to ensure that a student will be screened for a risk of reading difficulties using a universal screener. Provides that a student shall be screened: (1) if the student is enrolled in a public school in any of grades kindergarten through 3; (2) if the student is in any of grades kindergarten through 3, transfers to a new public school, and has not been screened twice previously during the school year; (3) if the student is in grade 4 or higher and the student's teacher, parent, or guardian requests that the student be screened for a risk of reading difficulties using a universal screener; or (4) if the student is from another state and enrolls for the first time in any of grades kindergarten through 3 in a school district in the State. Provides that, beginning with the 2025-2026 school year, each school district must screen students, no less than twice each school year, in grades kindergarten through 3 for a risk of reading difficulties using a universal screener approved by the State Board. Provides for intervention. Requires a report to the State Board. Makes other changes. Effective immediately.

Senate Committee Amendment No. 1

Deletes reference to:

105 ILCS 5/2-3.161

Deletes reference to:

105 ILCS 5/34-18.45a new

Replaces everything after the enacting clause. Amends the School Boards Article of the School Code. Provides that, on or before July 1, 2026, each school district that serves students in any of grades kindergarten through 3 shall report specified information to the State Board of Education regarding the use of early literacy screeners. Provides that, on or before January 1, 2027, the Illinois State Board of Education shall file a report with the General Assembly outlining the data received. Requires the report to be posted publicly on the State Board of Education's Internet website no later than January 1, 2027. Repeals the provisions on July 1, 2027.

House Floor Amendment No. 1

Provides that each school district shall report early literacy screening information on or before the 30th day of the 2026-2027 school year (rather than July 1, 2026) on the assessment reporting form developed by the State Board of Education. Provides that the report shall be posted publicly on the State Board of Education's Internet website no later than March (rather than January) 1, 2027.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01697 Sen. Laura Fine **104-0390**
 Sen. Laura Fine-Graciela Guzmán-Sara Feigenholtz
 (Rep. Jay Hoffman)

220 ILCS 75/20
 220 ILCS 75/22 new
 415 ILCS 185/15

Amends the Carbon Dioxide Transportation and Sequestration Act. Provides that the Illinois Commerce Commission shall not issue any certificate of authority under the Act before July 1, 2026. Removes language providing that if, after July 1, 2026, the Pipeline and Hazardous Materials Safety Administration has not adopted final revisions to specified pipeline safety rules, the Commission may only approve a certificate of authority if it finds that the applicant has met all of the requirements of the Act, has already acquired all of its other necessary approvals, and is compliant with any requirements or conditions adopted by the Commission. Provides that a nonconsenting pore space owner's compensation shall include just compensation and any operations term or injection term payments made upon or after the initiation of injection provided to consenting pore space owners in consideration of allowing use of their pore space for sequestration of carbon dioxide. Provides that a nonconsenting pore space owner's compensation shall be no less than the average total payment package, considered as a whole with respect to an individual owner, provided in agreements to similarly situated consenting pore space owners for use of their pore space by the same sequestration operator for the same sequestration project (instead of provided in agreements during the previous 365 days to similarly situated consenting pore space owners). Amends the Safety and Aid for the Environment in Carbon Capture and Sequestration Act. Provides that an affected landowner is entitled to reasonable compensation from an applicant that has been granted a certificate of authority under this Act for damages resulting from access to the landowner's property for required activities taken to construct the pipeline, including, but not limited to, compensation for specified damages. Sets forth provisions concerning payment of the compensation; attorney's fees; and an applicant entering into an agreement with the Department of Agriculture that governs the mitigation of agricultural impacts associated with the construction of the proposed pipeline. Makes other changes.

Senate Committee Amendment No. 1

In provisions concerning the issuance of a certificate of authority by Illinois Commerce Commission for the construction, operation, or repair of a carbon dioxide pipeline, removes the requirement that the Commission shall not issue any certificate of authority under the Act before July 1, 2026.

Senate Floor Amendment No. 2

Deletes reference to:
 220 ILCS 75/20

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes changes to provisions concerning applications under the Carbon Dioxide Transportation and Sequestration Act. In provisions concerning the compensation for damages to the surface of a landowner's property, provides that such compensation includes compensation to return the surface estate, including soil conservation practices, such as terraces, grassed waterways, and other conservation practices, to the condition of the surface (rather than to a condition as near as practicable to the condition of the surface) prior to accessing the property; compensation for damage to the productive capability of the soil resulting from compaction or rutting if the parties are incapable of reaching resolution for such issues under the mitigation agreement and certain requirements are met (rather than such compensation shall include, but is not limited to, compensation for when a pipeline applicant accesses a property where excessively wet soil conditions would not allow normal farming operations due to increased risk of soil erosion, rutting, or compaction); and compensation for damage to surface and subsurface drainage, including compensation such that the applicant who has been granted a certificate of authority under the Act shall compensate the affected landowner to permanently restore drainage to the condition of the drainage (rather than to a condition as near as practicable to the condition of the drainage) prior to accessing the property. Provides that an applicant shall comply with the requirements of the agreement that governs the mitigation of agricultural impacts. Makes other changes.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01740	Sen. Mary Edly-Allen	104-0391
	Sen. Mary Edly-Allen-Meg Loughran Cappel-Linda Holmes, Rachel Ventura, Julie A. Morrison, Laura Ellman, Adriane Johnson, Kimberly A. Lightford, Suzy Glowiak Hilton, Christopher Belt, Napoleon Harris, III, Doris Turner and Steve Stadelman (Rep. Michelle Mussman-Katie Stuart-Laura Faver Dias, Joyce Mason, Anthony DeLuca, Matt Hanson, Nicolle Grasse, Tracy Katz Muhl and Michael Crawford)	
30 ILCS 705/4		from Ch. 127, par. 2304
50 ILCS 520/10		
105 ILCS 5/2-3.14		from Ch. 122, par. 2-3.14
105 ILCS 5/2-3.25		from Ch. 122, par. 2-3.25
105 ILCS 5/2-3.25g		from Ch. 122, par. 2-3.25g
105 ILCS 5/2-3.64a-5		
105 ILCS 5/2-3.66b		
105 ILCS 5/2-3.190		
105 ILCS 5/10-17a		
105 ILCS 5/10-20.13		
105 ILCS 5/10-20.14		from Ch. 122, par. 10-20.14
105 ILCS 5/10-20.19c		from Ch. 122, par. 10-20.19c
105 ILCS 5/10-22.39		
105 ILCS 5/10-30		
105 ILCS 5/14-8.03		from Ch. 122, par. 14-8.03
105 ILCS 5/21B-107		was 105 ILCS 5/27-9
105 ILCS 5/22-62 new		
105 ILCS 5/22-80		
105 ILCS 5/22-83		
105 ILCS 5/22-105		was 105 ILCS 5/27-8.1
105 ILCS 5/22-110		was 105 ILCS 5/27-23.7
105 ILCS 5/22-115 new		was 105 ILCS 110/3 in part
105 ILCS 5/24-2		
105 ILCS 5/26A-15		
105 ILCS 5/26A-25		
105 ILCS 5/prec. Sec. 27-1 heading new		
105 ILCS 5/27-50		was 105 ILCS 5/27-27
105 ILCS 5/prec. Sec. 27-105 heading new		
105 ILCS 5/27-105 new		was 105 ILCS 5/27-13.2 in part
105 ILCS 5/27-110		was 105 ILCS 5/27-23.11
105 ILCS 5/27-115		was 105 ILCS 5/27-23.4
105 ILCS 5/prec. Sec. 27-205 heading new		
105 ILCS 5/27-205 new		was 105 ILCS 110/1
105 ILCS 5/27-210 new		was 105 ILCS 110/2
105 ILCS 5/27-215 new		
105 ILCS 5/27-220 new		was 105 ILCS 110/4
105 ILCS 5/27-225 new		was 105 ILCS 110/5
105 ILCS 5/27-230 new		was 105 ILCS 110/6
105 ILCS 5/27-235 new		was 105 ILCS 110/3.5
105 ILCS 5/27-240 new		was 105 ILCS 110/3.10
105 ILCS 5/27-245 new		was 105 ILCS 110/3 in part
105 ILCS 5/27-250 new		
105 ILCS 5/27-255 new		
105 ILCS 5/27-260		was 105 ILCS 5/27-13.1
105 ILCS 5/27-265		was 105 ILCS 5/27-14
105 ILCS 5/prec. Sec. 27-305 heading new		
105 ILCS 5/27-305		was 105 ILCS 5/27-12.1
105 ILCS 5/27-310		was 105 ILCS 5/27-23.15

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SB 01740 (Continued)	104-0391
105 ILCS 5/27-315	was 105 ILCS 5/27-20.7
105 ILCS 5/27-320	was 105 ILCS 5/27-22.2
105 ILCS 5/prec. Sec. 27-405 heading new	
105 ILCS 5/27-405 new	
105 ILCS 5/27-410	was 105 ILCS 5/27-13.3
105 ILCS 5/27-415	was 105 ILCS 5/27-20.08
105 ILCS 5/prec. Sec. 27-505 heading new	
105 ILCS 5/27-505	was 105 ILCS 5/27-21
105 ILCS 5/27-510 new	
105 ILCS 5/27-515	was 105 ILCS 5/27-4
105 ILCS 5/27-520	was 105 ILCS 5/27-20.05
105 ILCS 5/27-525	was 105 ILCS 5/27-20.3
105 ILCS 5/27-530	was 105 ILCS 5/27-20.4
105 ILCS 5/27-535	was 105 ILCS 5/27-20.5
105 ILCS 5/27-540	was 105 ILCS 5/27-20.8
105 ILCS 5/27-545	was 105 ILCS 5/27-23.8
105 ILCS 5/prec. Sec. 27-605 heading new	
105 ILCS 5/27-605	was 105 ILCS 5/27-22
105 ILCS 5/27-610	was 105 ILCS 5/27-22.05
105 ILCS 5/27-615	was 105 ILCS 5/27-22.10
105 ILCS 5/prec. Sec. 27-705 heading new	
105 ILCS 5/27-705	was 105 ILCS 5/27-5
105 ILCS 5/27-710	was 105 ILCS 5/27-6
105 ILCS 5/27-715	was 105 ILCS 5/27-6.3
105 ILCS 5/27-720	was 105 ILCS 5/27-6.5
105 ILCS 5/27-725	was 105 ILCS 5/27-7
105 ILCS 5/prec. Sec. 27-805 heading new	
105 ILCS 5/27-805	was 105 ILCS 5/27-24
105 ILCS 5/27-810	was 105 ILCS 5/27-24.1
105 ILCS 5/27-815	was 105 ILCS 5/27-24.2
105 ILCS 5/27-820	was 105 ILCS 5/27-24.2a
105 ILCS 5/27-825	was 105 ILCS 5/27-24.3
105 ILCS 5/27-830	was 105 ILCS 5/27-24.4
105 ILCS 5/27-835	was 105 ILCS 5/27-24.5
105 ILCS 5/27-840	was 105 ILCS 5/27-24.6
105 ILCS 5/27-845	was 105 ILCS 5/27-24.7
105 ILCS 5/27-850	was 105 ILCS 5/27-24.8
105 ILCS 5/27-855	was 105 ILCS 5/27-24.9
105 ILCS 5/27-860	was 105 ILCS 5/27-24.10
105 ILCS 5/prec. Sec. 27-905 heading new	
105 ILCS 5/27-905	was 105 ILCS 5/27-22.1
105 ILCS 5/prec. Sec. 27-1005 heading new	
105 ILCS 5/27-1005 new	
105 ILCS 5/27-1010	was 105 ILCS 5/27-9.1b
105 ILCS 5/27-1015	was 105 ILCS 5/27-9.1a
105 ILCS 5/27-1020	was 105 ILCS 5/27-17
105 ILCS 5/27-1025	was 105 ILCS 5/27-20.1
105 ILCS 5/27-1030	was 105 ILCS 5/27-20.6
105 ILCS 5/27-1035	was 105 ILCS 5/27-22.3
105 ILCS 5/27-1040	was 105 ILCS 5/27-23.1
105 ILCS 5/27-1045	was 105 ILCS 5/27-23.5
105 ILCS 5/27-1050	was 105 ILCS 5/27-23.6
105 ILCS 5/27-1055	was 105 ILCS 5/27-23.10

104th General Assembly
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SB 01740 (Continued)**104-0391**

105 ILCS 5/27-1060

was 105 ILCS 5/27-23.13

105 ILCS 5/27-1065

was 105 ILCS 5/27-23.14

105 ILCS 5/27-1070

was 105 ILCS 5/27-23.16

105 ILCS 5/27-1075

was 105 ILCS 5/27-23.17

105 ILCS 5/27-1080

was 105 ILCS 5/27-23.17

105 ILCS 5/27A-5

105 ILCS 5/34-18.66

105 ILCS 5/34-21.6

from Ch. 122, par. 34-21.6

105 ILCS 128/60

110 ILCS 17/20

110 ILCS 148/25

410 ILCS 520/4

from Ch. 111 1/2, par. 5604

105 ILCS 5/10-20.9a rep.

105 ILCS 5/27-3 rep.

105 ILCS 5/27-3.5 rep.

105 ILCS 5/27-3.10 rep.

105 ILCS 5/27-12 rep.

105 ILCS 5/27-13.2 rep.

105 ILCS 5/27-15 rep.

105 ILCS 5/27-18 rep.

105 ILCS 5/27-19 rep.

105 ILCS 5/27-20 rep.

105 ILCS 5/27-20.2 rep.

105 ILCS 5/27-23.3 rep.

105 ILCS 5/27-23.12 rep.

105 ILCS 5/28-19.2 rep.

105 ILCS 50/Act rep.

105 ILCS 110/Act rep.

Amends the Illinois Grant Funds Recovery Act to make a change concerning school maintenance project grants. Amends the Soybean Ink Act to make a change concerning school districts. Amends the School Code. Removes outdated provisions regarding social science learning standards and provisions regarding meeting minimum higher education preparation and admission requirements. Removes language providing that students who do not take the State's final accountability assessment or its approved alternate assessment may not receive a regular high school diploma unless the student is exempted from taking the State assessments. Prohibits a school board from discriminating against, punishing, or penalizing a student because the student's parents or guardians are unable to pay any required fees or fines for the loss of school property. Removes the requirement that all paper purchased by a board of education, public schools, and attendance centers for publication of student newspapers be recycled newsprint. Increases the age for when an individualized education program must include transition services. Removes the minimum hour requirements for training on concussions and on issues related to domestic and sexual violence. Removes the requirement that a police training academy job training program be open to all students and that participation be tracked. Creates the School Code Mandate Reduction Council. Makes changes concerning commemorative holidays. Renumbers and reorganizes the Course of Study Article and other provisions. Makes conforming and other changes in various Acts. Repeals various Sections of the School Code, the Voting by Minors Act, and the Critical Health Problems and Comprehensive Health Education Act. Effective immediately.

Senate Committee Amendment No. 2

Deletes reference to:

105 ILCS 5/2-3.64a-5

Deletes reference to:

105 ILCS 5/14-8.03

Deletes reference to:

105 ILCS 5/10-20.9a rep.

Adds reference to:

105 ILCS 5/10-20.9a

from Ch. 122, par. 10-20.9a

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01740 (Continued)

104-0391

In the provisions amending the Illinois Grant Funds Recovery Act, removes a reference to grants in excess of \$25,000. In the provisions amending the School Code, restores current law regarding State goals and assessments and special education transition services. Requires the School Code Mandate Reduction Council to meet no less than 4 times between October 1, 2025 and September 1, 2026 (rather than between July 1, 2025 and December 1, 2025). With respect to online safety and media literacy, requires the State Board of Education, subject to appropriation, to prepare and make available multidisciplinary instructional resources and professional learning opportunities for educators (rather than requiring the State Board, by July 1, 2026, to create online safety education curriculum resource materials for all public schools); makes related changes. In a provision regarding general permissive education, changes references from "school", "eligible entity", and "entity" to "school or school board". Further amends the School Code to change (rather than repeal) a Section regarding final grades and promotion. Removes language from that Section providing that no public high school of a school district shall withhold a student's grades, transcripts, or diploma because of an unpaid balance on the student's school account and that at the end of each school year, the school district shall catalogue and report to the State Board the total amount that remains unpaid by students due to the prohibition.

Senate Floor Amendment No. 3

Provides that a school board may not discriminate against, punish, or penalize a student in any way because of an unpaid balance on the student's school account. Includes age and developmentally appropriate consent education (rather than consent education) as part of the comprehensive health education program; makes related changes.

House Committee Amendment No. 1

In the School Code, adds additional members to the School Code Mandate Reduction Council. Provides that, on and after January 1, 2027, the members of the Council shall be reduced by 4 members.

House Floor Amendment No. 2

In provisions concerning the School Code Mandate Reduction Council, removes language requiring one member of the Council to be a representative of a professional teachers' organization representing teachers in a school district with over 500,000 inhabitants and one member of the Council to be a representative of a school district with over 500,000 inhabitants. Makes conforming typographical changes.

House Floor Amendment No. 4

In the School Code, adds an additional representative of a statewide professional teachers' organization and an additional representative of a different statewide professional teachers' organization to the School Code Mandate Reduction Council.

Aug 15 25 S **Effective Date August 15, 2025**SB 01752 Sen. Javier L. Cervantes **104-0392**

Sen. Javier L. Cervantes and Li Arellano, Jr.
 (Rep. Hoan Huynh)

40 ILCS 5/8-207.1 new

Amends the Chicago Municipal Article of the Illinois Pension Code. Provides that the board of the fund has the power to have any records kept by the board photographed, microfilmed, or digitally or electronically reproduced in accordance with the Local Records Act. Provides that the photographs, microfilm, and digital and electronic reproductions shall be deemed original records and documents for all purposes, including introduction in evidence before all courts and administrative agencies. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01799

Sen. Ram Villivalam

104-0393

Sen. Ram Villivalam-Cristina Castro-Kimberly A. Lightford and Adriane Johnson
 (Rep. Kevin John Olickal and Anthony DeLuca)

105 ILCS 5/10-22.34c

Amends the School Code. In a provision concerning third party non-instructional services, allows a board of education to enter into a one-time contract (rather than a contract), of no longer than 3 months in duration, with a third party for non-instructional services currently performed by an employee or bargaining unit member for the purpose of augmenting the current workforce in an emergency situation that threatens the safety or health of the school district's students or staff, provided that the school board meets all of its obligations under the Illinois Educational Labor Relations Act prior to entering into such a contract (rather than not specifying a time period). Defines "emergency situation". Provides that a board of education that attempts to enter into a contract with a third party for non-instructional services, as specified, more than once during a school year is required to receive the mutual agreement of the affected collective bargaining unit or units. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Code. In a provision concerning third party non-instructional services, allows a board of education to enter into a contract, of no longer than 3 months in duration, with a third party for non-instructional services currently performed by an employee or bargaining unit member for the purpose of augmenting the current workforce in an emergency situation that threatens the safety or health of the school district's students or staff, provided that (i) the school board meets all of its obligations under the Illinois Educational Labor Relations Act and (ii) the board of education posts all vacant positions used for augmenting the current workforce on the school district's website, in a manner that is easily accessible to the affected bargaining unit and the general public, as well as on all other platforms on which the board of education advertises its vacancies (rather than just provided that the school board meets all of its obligations under the Illinois Educational Labor Relations Act); defines "emergency situation". Provides that the board of education must post all vacant positions in the manner described in the amendatory provisions for the entirety of an emergency contract and the entirety of any reviewed emergency contract until the emergency contract expires. Provides that a board of education that attempts to renew or enter into any new contract of any type whatsoever for any reason whatsoever with a third party for non-instructional services to augment the current workforce for a group of employees in an emergency situation 2 times must follow specified steps or obtain mutual agreement with the affected bargaining unit, if any. The mutual agreement must be separate from the collective bargaining agreement that the affected bargaining unit has with the board of education. Provides that a board of education that attempts to renew or enter into any new contract of any type whatsoever for any reason whatsoever with a third party for non-instructional services to augment the current workforce for a group of employees in an emergency situation 3 times or more is required to obtain mutual agreement with the affected bargaining unit. Provides that the mutual agreement must be separate from the collective bargaining agreement that the affected bargaining unit has with the board of education. Effective July 1, 2026.

House Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Changes the definition of "emergency situation" to mean a sudden and unforeseen event or change in circumstances that would result in a near-term interruption of non-instructional services that calls for immediate action. Provides that the board of education must post all vacant positions for the entirety of any renewed (rather than reviewed) emergency contract until the emergency contract expires. Provides that a board of education that attempts to renew or enter into any new contract with a third party for non-instructional services to augment the current workforce for that same group (rather than a group) of employees in an emergency situation 2 times must follow certain steps or obtain mutual agreement with the affected bargaining unit. Provides that a board of education that attempts to renew or enter into any new contract with a third party for non-instructional services to augment the current workforce for that same group (rather than a group) of employees in an emergency situation 3 times or more is required to obtain mutual agreement with the affected bargaining unit. Removes language that provides that the mutual agreement must be separate from the collective bargaining agreement that the affected bargaining unit has with the board of education. Provides instead that the mutual agreement may not be used by the affected bargaining unit as a means to compel the board of education to reopen the existing collective bargaining agreement. Requires the mutual agreement to include the development of a recruitment and retention plan. Effective July 1, 2026.

Aug 15 25 S **Effective Date July 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01814

Sen. Neil Anderson

104-0394

Sen. Neil Anderson-Sally J. Turner, Mike Simmons and Michael W. Halpin
(Rep. Dan Swanson-Robyn Gabel, Gregg Johnson, Dan Ugaste, Yolonda Morris and Sharon Chung)

20 ILCS 2310/2310-735 new

Amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Defines "amniotic fluid embolism". Provides that the Department of Public Health shall undertake a public educational campaign to bring broad public awareness to communities across this State on amniotic fluid embolism, risk factors, and the importance of early recognition and appropriate management. Provides that the Department shall develop and make available information to physicians and other health care professionals regarding early detection and management of amniotic fluid embolism. Provides that the Department shall publish information about amniotic fluid embolism on the Department's Internet website. 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 provisions regarding the Department of Public Health undertaking a public educational campaign for certain purposes. Provides that the Department shall conduct educational activities for providers on the signs, symptoms, and management of amniotic fluid embolism. Removes provisions regarding the Department developing and making available information regarding early detection and management of amniotic fluid embolism. Provides that the Department shall make available (rather than publish) certain information on the Department's website.

House Floor Amendment No. 1

Adds reference to:

20 ILCS 2310/2310-740 new

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Further amends the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois. Provides that the Department of Public Health shall adopt rules requiring a local health department to make public announcements for the purpose of informing the general public when a positive case of Rocky Mountain Spotted Fever is detected within a county or area under the local health department's jurisdiction. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01827 Sen. Mike Porfirio **104-0395**
Sen. Mike Porfirio and Paul Faraci
(Rep. Jay Hoffman-Anthony DeLuca and Matt Hanson)

55 ILCS 5/5-45020
55 ILCS 5/5-45025
65 ILCS 5/11-39.2-20
65 ILCS 5/11-39.2-25
70 ILCS 705/11k

Amends the Counties Code. In a provision concerning the development of scope and performance criteria for design-build projects, deletes a provision that requires the county to develop preliminary design plans. Specifies that a design-build entity shall not be disqualified solely due to having previously been awarded a project or projects under any applicable public procurement statute of the State. Provides that, if a county receives one Phase I response, nothing prohibits the county from proceeding with a Phase II evaluation of the single respondent, if the county, in its discretion, finds proceeding to be in its best interest. Amends the Illinois Municipal Code. In a provision concerning the development of scope and performance criteria for design-build projects, deletes a provision that requires the municipality to develop preliminary design plans. Specifies that a design-build entity shall not be disqualified solely due to having previously been awarded a project or projects under any applicable public procurement statute of the State. Provides that, if a municipality receives one response to Phase I, nothing shall prohibit the municipality from proceeding with a Phase II evaluation of the single respondent, if the municipality, in its discretion, finds proceeding to be in its best interest. Amends the Fire Protection District Act. Provides that the Act's competitive bidding provisions do not prohibit a fire protection district from entering into design-build contracts.

Senate Committee Amendment No. 1

Specifies that fire protection districts are authorized to use a design-build contracting method for construction if a competitive process consistent with the purpose of this Section is used in connection with the selection of the design-builder. Adds an effective date of July 1, 2025.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. In provisions concerning the procedure for the selection of the successful design-build entity, provides that the technical and cost proposal shall disclose the role of a licensed design professional during the administration of the design-build contract. Provides that nothing in the provisions of the amendatory Act shall prohibit a county or municipality from engaging a licensed design professional during the administration of a design-build contract if the county or municipality believes that engaging the licensed design professional benefits the project.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01859 Sen. Graciela Guzmán **104-0396**
 Sen. Graciela Guzmán, Rachel Ventura, Karina Villa, Laura Fine, Adriane Johnson and Mike Simmons
 (Rep. Will Guzzardi-Dagmara Avelar, Joyce Mason and Jaime M. Andrade, Jr.)

New Act

Creates the Climate Displacement Task Force Act for the purpose of making recommendations regarding climate displacement within the State. Contains provisions concerning the appointment of members to the Task Force and the duties of the Task Force. Requires the Task Force to submit to the General Assembly an initial report delineating the Task Force's findings, conclusions, and recommendations by no later than June 30, 2026.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Removes from the membership of the Task Force the Secretary of Transportation or the Secretary's designee, and changes membership in the Task Force from 2 representatives each to one representative each for (i) labor organizations, (ii) community-based organizations working on affordable housing or transportation or other essential services, (iii) immigrant rights organizations, (iv) environmental justice organizations, and (v) academic institutions with experience in urban planning.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1 with the following changes. Adds to the purposes of the Act. Makes changes to provisions concerning appointments. Requires the Climate Displacement Illinois Task Force to submit 2 reports, with specific requirements, no later than June 30, 2026, and June 30, 2027, respectively. Requires monthly (rather than quarterly) meetings. Adds to the membership of the Task Force the Secretary of Transportation or the Secretary's designee. Adds to the membership of the Task Force the Director of Insurance or the Director's designee and the Chairman of the Illinois Commerce Commission or the Chairman's designee. Changes membership in the Task Force to include 2 representatives of academic institutions with experience in climate change, environmental science, urban planning, or any combination of those 3 fields of study (rather than one representative of academic institutions with experience in urban planning). Makes technical and other changes. Effective immediately.

House Floor Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Removes the Governor as a member of the Climate Displacement Task Force Act. Provides that the members of the Task Force shall serve without compensation. Provides for the dissolution of the Task Force. Repeals the Act on December 31, 2028. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

SB 01884 Sen. Steve Stadelman **104-0397**
 Sen. Steve Stadelman-Doris Turner-Mike Porfirio, Jason Plummer and Willie Preston
 (Rep. Kelly M. Cassidy-Harry Benton)

20 ILCS 415/8b from Ch. 127, par. 63b108b
 20 ILCS 415/8b.21 new

Amends the Personnel Code. Provides that a State agency shall not require as a condition of eligibility for hire to a position in State employment that an applicant have a baccalaureate degree. Provides that the provisions shall not apply the knowledge, skills, or abilities required for the position for which an applicant is applying can only reasonably be obtained, as determined by the appointing authority, through a course of study in pursuit of, and culminating in the award of, a baccalaureate degree or advanced degree. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Personnel Code. Provides that the Department of Central Management Services may consider relevant work experience if the Department determines that it is equivalent to a college degree when appropriate. Effective immediately.

House Floor Amendment No. 1

In provisions regarding work experience as equivalent to a college degree, excludes job titles or positions that require a license, certificate, or registration.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
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SB 01920

Sen. Doris Turner

104-0399

Sen. Doris Turner-Lakesia Collins, Mike Simmons and Robert F. Martwick

(Rep. Laura Faver Dias, Sue Scherer, Nicolle Grasse, Tracy Katz Muhl, Michael Crawford and Mary Beth Canty)

105 ILCS 5/2-3.206 new

Amends the School Code. Provides that, no Later than July 1, 2026, the State Board of Education shall create educational materials that shall be posted publicly on its website and distributed to all school districts in the State that serve any grades kindergarten through 8 on the implementation of American Sign Language instruction into a school's curriculum. Includes a list of educational materials. Allows the State Board to receive assistance from outside organizations, State agencies, or individuals with expertise in American Sign Language that the State Board deems appropriate to assist with the creation of the education materials.

Senate Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the School Code. Provides that, no later than July 1, 2026, the State Board of Education shall encourage districts to collect teaching resources to support American Sign Language programs. Provides that the teaching resources may include, but need not be limited to, (i) the importance and benefits of American Sign Language instruction for early ages and the prevalence of American Sign Language in the United States, (ii) information on ways to implement American Sign Language instruction into kindergarten through grade 8 curriculum, and (iii) information on how to properly administer American Sign Language instruction for students in kindergarten through grade 8.

House Floor Amendment No. 2

Adds reference to:

105 ILCS 5/2-3.118a new

Adds reference to:

105 ILCS 5/21B-30

Adds reference to:

105 ILCS 5/27-13.3

Replaces everything after the enacting clause. Amends the School Code. Requires the State Board of Education to develop statewide guidance for school districts and educators on the use of artificial intelligence in elementary and secondary education. Requires, no later than July 1, 2026, the State Board of Education to encourage school districts to collect teaching resources to support American Sign Language programs. With respect to educator licensure, provides that, on or before July 1, 2026, the State Board of Education shall post publicly on its website the process by which the State Board or any entity designated by the State Board evaluates content area knowledge tests to determine content validity, an absence of bias, or the scores required to pass such tests. With respect to the recommendation that an age-appropriate unit of Internet safety instruction include recognizing and reporting online harassment and cyber-bullying, adds that this includes the creation and distribution of false representations of individuals created by artificial intelligence, including, but not limited to, sexually explicit images and videos.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01922 Sen. Julie A. Morrison **104-0400**
 Sen. Julie A. Morrison-Linda Holmes and Doris Turner
 (Rep. Jay Hoffman-Jawaharial Williams, Martin J. Moylan, Angelica Guerrero-Cuellar, Martha Deuter, Katie Stuart,
 Matt Hanson, Rick Ryan, Gregg Johnson, Joyce Mason, Lawrence "Larry" Walsh, Jr., Sharon Chung, Natalie A.
 Manley and Hoan Huynh)

625 ILCS 5/11-907

Amends the Right-of-Way Article of the Illinois Vehicle Code. Provides that the driver of a vehicle shall yield the right-of-way to any authorized emergency vehicle obviously and actually engaged in work upon a highway, whether stationary or not, and displaying flashing lights as provided in the Act. Provides that the driver of a vehicle shall yield the right-of-way to an emergency worker obviously and actually engaged in work upon a highway at an emergency scene, and the driver of a vehicle shall yield the right-of-way to any pedestrian upon a highway directly involved in the emergency scene. Makes corresponding changes to penalty provisions.

Senate Committee Amendment No. 1

Expands the use of the defined terms of "authorized emergency vehicle" and "emergency scene" to the newly added provisions.

House Committee Amendment No. 1

Adds reference to:

625 ILCS 5/6-206

Authorizes the Secretary of State to suspend or revoke the driving privileges of any person without preliminary hearing upon a showing of the person's records or other sufficient evidence that the person has violated right-of-way laws for authorized emergency vehicles and emergency workers that are obviously and actually engaged in work upon a highway at an emergency scene and pedestrians directly involved in the emergency scene that resulted in damage to the property of another or the death or injury of another.

Aug 15 25 S **Effective Date June 1, 2026**

SB 01941 Sen. Laura M. Murphy **104-0401**
 Sen. Laura M. Murphy-Mike Simmons, Napoleon Harris, III, Robert F. Martwick, Julie A. Morrison, Graciela Guzmán, Laura Fine, Cristina Castro, Meg Loughran Cappel and Mary Edly-Allen
 (Rep. Terra Costa Howard, Katie Stuart, Harry Benton, Sharon Chung, Yolonda Morris and Martha Deuter)

625 ILCS 5/11-1412.4 new

Amends the Illinois Vehicle Code. Allows a unit of local government that has ownership or control over an intersection that is adjacent to property that is used for an elementary or secondary school to install at the ends of the pedestrian crosswalks for that intersection rapid flashing beacons that alert motor vehicle drivers to the presence of pedestrians in the crosswalk when the pedestrians who are using the crosswalk activate the beacons.

House Floor Amendment No. 1

Adds reference to:

625 ILCS 5/11-605.3

In a provision regarding special traffic protections while passing parks and recreation facilities and areas, removes language defining a park zone street as any portion of State or local street or intersection under the control of a local unit of government.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01958 Sen. Cristina Castro **104-0402**
 Sen. Cristina Castro, Li Arellano, Jr. and Laura Ellman
 (Rep. Terra Costa Howard-Suzanne M. Ness and Katie Stuart)

110 ILCS 150/5
 110 ILCS 150/8 new
 110 ILCS 150/10
 110 ILCS 150/20
 110 ILCS 150/21 new
 110 ILCS 150/22 new
 110 ILCS 150/24 new
 110 ILCS 150/25

Amends Student Transfer Achievement Reform Act. Defines "transfer articulation agreement". Sets forth the purpose of the Act. Provides that a State university shall (rather than the General Assembly encourages State universities) to facilitate the seamless transfer of credits toward a baccalaureate degree. Provides that a State university shall enter into a transfer articulation agreement with the community college district to provide a seamless pathway for transfer. Provides that if, within 180 calendar days of the community college's initial request to enter into a transfer articulation agreement with the State university, the community college and State university do not reach agreement on the transfer articulation agreement, then the community college and State university shall jointly implement the provisions of the Model Transfer Articulation Agreement. Provides that a Model Transfer Articulation Agreement shall be developed through a Transfer Articulation Committee by December 31, 2025. Requires each community college and State university to publish the institution's process and timeline for reviewing and making decisions regarding transfer credit requests on the institution's website. Removes language regarding the Board of Higher Education's reviews and reports. Provides instead that, by May 1, 2026, and May 1 of each subsequent year, each State university shall report to the Board of Higher Education specified information. 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: Requires the Model Transfer Articulation Agreement to be developed by March 31, 2026 (rather than December 31, 2025). Provides that, by May 1, 2027 (rather than May 1, 2026), and May 1 of each subsequent year, each State university shall report to the Board of Higher Education specified information regarding transfers. Requires the Board to publish an analysis and report of the information by October 1, 2027 (rather than 2026) and October 1 of each subsequent year. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:
 110 ILCS 150/8 new
 Deletes reference to:
 110 ILCS 150/22 new
 Adds reference to:
 110 ILCS 150/3 new

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following changes: Provides that a community college shall (rather than the General Assembly encourages community colleges to) facilitate the acceptance of credits earned at other community colleges toward an associate degree for transfer. Encourages community colleges and State universities to enter into transfer articulation agreements whereby community college students may indicate their transfer destination of choice on their application to the community college. Provides that if a transfer destination is provided, the community college may share the student's contact information with the destination university so that it may contact the student and co-advise the student on the recommended coursework for seamless transfer. Changes the requirements of a transfer articulation agreement. Removes language regarding the Model Transfer Articulation Agreement and Committee. Requires State universities to report specified information to the Board of Higher Education by October 1, 2027 (rather than May 1, 2027) and by October 1 (rather than May 1) of each subsequent year. Changes the required information for the report. Requires the Board of Higher Education to publish an analysis and report of the information by March 1, 2028 (rather than October 1, 2027) and by March 1 (rather than October 1) of each subsequent year. Provides that the Illinois Community College Board and Board of Higher Education shall, every 3 years, review the reports to determine if the reports are generating useful information or whether the reports need to be revised or discontinued. Makes other changes. Effective immediately.

House Floor Amendment No. 2

In provisions concerning community college and State university transfer articulation agreements, provides that community colleges and State universities are encouraged to enter into agreements (rather than transfer articulation agreements) whereby community college students may indicate their transfer destination of choice on their application to the community college. Makes related changes.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01999

Sen. Mike Porfirio

104-0404

Sen. Mike Porfirio, Seth Lewis, Rachel Ventura and Dale Fowler
(Rep. Martha Deuter-Jaime M. Andrade, Jr., Brad Stephens, Nicolle Grasse, Harry Benton, Yolonda Morris, Michael J. Kelly and Martin J. Moylan)

20 ILCS 2705/2705-590

625 ILCS 5/11-411

65 ILCS 5/11-101-3

from Ch. 95 1/2, par. 11-411

Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Provides that the Department of Transportation shall develop and implement a life-cycle costs analysis for each new construction, reconstruction, or replacement road project, except for State rehabilitation and preservation projects, under its jurisdiction for which the total pavement costs exceed \$500,000. Amends the Illinois Municipal Code. Provides that the employee of the Aeronautics Division of the Department of Transportation who is a member of the advisory committee that determines which homes contain windows or doors that cause offensive odors and thus are eligible for replacement shall only cast a vote when breaking a tie. Amends the Illinois Vehicle Code. Provides that every crash report required to be made in writing must be electronically submitted to the Administrator using an electronic format approved by the Administrator (rather than made on an approved form or in an approved electronic format provided by the Administrator). Makes conforming changes. Effective immediately, except that the changes made to the Illinois Vehicle Code are effective January 1, 2027.

Aug 15 25 S **Effective Date August 15, 2025; Some Provisions**
Effective Date January 1, 2027; Some Provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02039 Sen. Celina Villanueva **104-0405**
 Sen. Celina Villanueva
 (Rep. Nabeela Syed-Laura Faver Dias)

110 ILCS 205/17 new

Amends the Board of Higher Education Act. Provides that, by January 15, 2027 and January 15 of each subsequent school year, the Board of Higher Education, in collaboration with the Illinois Community College Board and the Illinois Student Assistance Commission, shall prepare and release a State Data Dashboard Report and Data Dashboard Report for each public institution of higher education and each private college and university in the State. Lists the data required to be collected by the report. Requires the Board to publish the report on a publicly available website. Allows the Board to adopt rules to administer the provisions.

Senate Floor Amendment No. 1

Deletes reference to:

110 ILCS 205/17 new

Adds reference to:

110 ILCS 205/9.45 new

Replaces everything after the enacting clause. Amends the Board of Higher Education Act. Provides that, by March 15, 2027 and by March 15 of each subsequent year, the Board of Higher Education, the Illinois Community College Board, and the Illinois Student Assistance Commission shall jointly prepare and release a Statewide Data Dashboard to include individualized data on each public institution of higher education and each private institution of higher education on a publicly available website. Provides that the Board of Higher Education, the Illinois Community College Board, and the Illinois Student Assistance Commission shall collaborate jointly and determine the indicators and presentation of the Statewide Data Dashboard, which must include, at a minimum, the most current data collected and maintained by the Board of Higher Education, the Illinois Community College Board, and the Illinois Student Assistance Commission related to student demographics, institution characteristics, affordability characteristics, student success factors, a comparison, institutional profile and mission, and other data. Provides that only aggregate data may be published on the Statewide Data Dashboard. Provides that data under the purview of the Board of Higher Education, the Illinois Community College Board, and the Illinois Student Assistance Commission shall remain under the authority of their respective agencies. Sets forth provisions concerning memoranda of understanding or interagency agreements and joint rules.

House Committee Amendment No. 2

Replaces everything after the enacting clause. Amends the Board of Higher Education Act. Provides that, by March 15, 2027 and by March 15 of each subsequent year, the Board of Higher Education, the Illinois Community College Board, and the Illinois Student Assistance Commission shall jointly prepare and release a Statewide Data Dashboard to include individualized data on each public institution of higher education and each private institution of higher education on a publicly available website. Provides that the Board of Higher Education, the Illinois Community College Board, and the Illinois Student Assistance Commission shall collaborate jointly and determine the indicators and presentation of the Statewide Data Dashboard, which must include, at a minimum, the most current data collected and maintained by the Board of Higher Education, the Illinois Community College Board, and the Illinois Student Assistance Commission related to student, faculty, and staff demographics, institution characteristics, affordability characteristics, student success factors, a comparison, institutional profile and mission, and other data. Provides that the Statewide Data Dashboard may not disaggregate data to a level that would allow the identification of individual students or disclose their personally identifying information. Provides that data under the purview of the Board of Higher Education, the Illinois Community College Board, or the Illinois Student Assistance Commission shall remain under the authority of the respective agency. Sets forth provisions concerning memoranda of understanding or interagency agreements and joint rules.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02044

Sen. Chris Balkema

104-0406

Sen. Chris Balkema-Li Arellano, Jr., Sally J. Turner, Neil Anderson, Erica Harriss, Rachel Ventura, Seth Lewis, Andrew S. Chesney, Craig Wilcox, Dale Fowler, Jason Plummer and Napoleon Harris, III
 (Rep. Jason R. Bunting-Anthony DeLuca, Martha Deuter, Daniel Didech, Maurice A. West, II, Matt Hanson, Dave Severin, William E Hauter, Patrick Sheehan, Brandun Schweizer and Dennis Tipsword)

New Act

Creates the Web-Based Signatures Act. Provides that a unit of local government may allow a person to sign any document with a web-based signature if the unit of local government uses a secure web-based platform.

Senate Committee Amendment No. 1

Deletes reference to:

New Act

Adds reference to:

55 ILCS 5/5-1192 new

Adds reference to:

60 ILCS 1/85-70 new

Adds reference to:

65 ILCS 5/1-1-13 new

Replaces everything after the enacting clause. Amends the Counties Code, the Township Code, and the Illinois Municipal Code. Provides that a county, township, or municipality may allow a person to sign any document with a web-based signature if the county, township, or municipality uses a secure web-based platform.

House Floor Amendment No. 1

Adds reference to:

70 ILCS 410/12

from Ch. 96 1/2, par. 7112

Adds reference to:

70 ILCS 805/13.9 new

Adds reference to:

70 ILCS 810/42.5 new

Adds reference to:

70 ILCS 1205/8-1

from Ch. 105, par. 8-1

Adds reference to:

70 ILCS 1505/7.08 new

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Amends the Park District Code. Provides that a park district may allow a person to sign any document with a web-based signature if the county, township, or municipality uses a secure web-based platform. Adds similar provisions to the Conservation District Act, the Downstate Forest Preserve District Act, the Cook County Forest Preserve District Act, and the Chicago Park District Act.

House Floor Amendment No. 2

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 the web-based signature requirement does not apply to a nominating or candidate petition or a referendum petition.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02057

Sen. Michael E. Hastings

104-0407

Sen. Michael E. Hastings, Julie A. Morrison, Meg Loughran Cappel, Napoleon Harris, III, Cristina Castro, Suzy Glowiak Hilton, Doris Turner and Sue Rezin
(Rep. Debbie Meyers-Martin)

5 ILCS 100/5-45.65 new

105 ILCS 128/40

105 ILCS 128/45

Amends the School Safety Drill Act. Requires the State Board of Education and the Office of the Fire Marshal to develop clear and definitive guidelines to school districts, private schools, and first responders as to how to develop threat assessment procedures, rapid entry response plans, and cardiac emergency response plans. Requires the State Board of Education and the Office of the State Fire Marshal to cooperate to adopt rules to implement the provisions of the amendatory Act. Grants emergency rulemaking powers to the State Board of Education and the Office of the State Fire Marshal to implement the provisions of the amendatory Act for a period not to exceed 180 days after the effective date of the amendatory Act. Requires the State Board of Education to provide school districts with standards outlining what steps or consideration shall be included within the school district's threat assessment procedure. Makes a corresponding change in the Illinois Administrative Procedure Act. Effective immediately.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the School Safety Drill Act. Requires the State Board of Education and the Office of the State Fire Marshal to develop clear and definitive guidelines to school districts, private schools, and first responders as to how to develop threat assessment procedures, rapid entry response plans, and cardiac emergency response plans. Requires the State Board, in consultation with the Illinois State Police, to adopt rules to implement the amendatory Act. Grants emergency rulemaking powers to the State Board, in consultation with the Illinois State Police, to implement the amendatory Act for a period not to exceed 365 days after the effective date of the amendatory Act. Requires the State Board to provide school districts with guidance outlining what steps or consideration shall be included within the school district's threat assessment procedure. Makes a corresponding change in the Illinois Administrative Procedure Act. Effective immediately.

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill, and makes the following change in the threat assessment procedures provision of the School Safety Drill Act: Requires the State Board of Education to publish the guidance on its website. Requires school districts to incorporate any additional required information into their threat assessment procedure in the school year following publication of the guidance on the State Board of Education's website. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02075 Sen. Seth Lewis **104-0408**

Sen. Seth Lewis-Willie Preston-Javier L. Cervantes, Rachel Ventura, Li Arellano, Jr., Patrick J. Joyce, Michael W. Halpin, Paul Faraci, Doris Turner, David Koehler, Donald P. DeWitte, Linda Holmes, Cristina Castro, Sally J. Turner, Dave Syverson, Mike Porfirio, Sara Feigenholtz, Andrew S. Chesney, Mary Edly-Allen, Sue Rezin, Darby A. Hills, Jason Plummer, Napoleon Harris, III, Suzy Glowiak Hilton, Mike Simmons, Steve McClure, Terri Bryant and Chris Balkema
 (Rep. Jennifer Sanalidro-Stephanie A. Kifowit, Brad Stephens, Michael J. Coffey, Jr., William E. Hauter, Joe C. Sosnowski, David Friess, Patrick Windhorst, Brad Halbrook, Jackie Haas, Dave Severin, Martin McLaughlin, Tom Weber, Dan Ugaste, Terra Costa Howard, Debbie Meyers-Martin, Will Guzzardi, Charles Meier, Dennis Tipsword, Jed Davis, Kevin Schmidt, Jason R. Bunting, Paul Jacobs, Brandun Schweizer, Kyle Moore, Regan Deering, Amy L. Grant, Bradley Fritts, Wayne A. Rosenthal, Tony M. McCombie, Christopher "C.D." Davidsmeyer, Patrick Sheehan, Ryan Spain, Nicole La Ha, Lindsey LaPointe, Travis Weaver, Dan Swanson, John M. Cabello, Matt Hanson and Michael Crawford)

625 ILCS 35/2.01	from Ch. 95 1/2, par. 802.01
625 ILCS 35/2.03	from Ch. 95 1/2, par. 802.03
625 ILCS 35/2.03a new	
625 ILCS 35/4	from Ch. 95 1/2, par. 804
625 ILCS 35/7	from Ch. 95 1/2, par. 807

Amends the Cycle Rider Safety Training Act. Removes motor driven cycle and moped from the definition of "cycle". Defines "Cycle Rider Safety Training Course Provider" and "Provider" as a for-profit or nonprofit business, community agency, community organization, community college, or State university that is capable of providing courses. Provides that the Department of Transportation shall put out notices to the public seeking Cycle Rider Safety Training Course Providers to provide courses in the State, and that such courses shall be open to all residents of the State who hold a currently valid driver's license and who have reached their 16th birthday before the first day of the course to be held. Allows providers to charge a nominal registration fee set by the Department. Provides that responses from potential providers shall include the location where classes are to be held at, the number of students they intend to train, whether they would be providing motorcycles or using motorcycles owned by the Department, and the cost for courses provided on a per student basis. Provides that contracts shall be awarded by the Department to providers based on training needs and cost effectiveness of each bid or proposal. Provides that a provider shall only be paid grant funds under one of the following conditions: a course was held; expenses submitted related to the maintenance of department owned equipment; or submitting other non-personnel expenses. Provides that a provider awarded a contract with grant funding shall: submit proof that each instructor employed by the provider meets the qualifications to teach the curriculum for the courses; have at least one employee on staff certified to do quality assurance or quality control visits where instructors are evaluated per curriculum standards on teaching; perform at least one quality assurance or quality control visit on each instructor employed during the year and submit the results of those visits to the Department; maintain appropriate liability insurance to cover training activities; submit requests for payment in a timely manner; and adhere to additional program rules and regulations. Prohibits a provider awarded a contract with grant funding from adopting any policy, requirement, or expectation regarding employee's manner of dress outside of the employee's scheduled work hours. Makes other changes. Effective January 1, 2026.

Senate Committee Amendment No. 1

Adds reference to:

5 ILCS 100/5-45.65 new

Adds reference to:

625 ILCS 35/8 new

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: In the Cycle Rider Safety Training Act, provides that "Cycle Rider Safety Training Course Provider" and "provider" does not include any business registered as a motorcycle dealer with the Secretary of State or any other business that derives income from the selling of motorcycles or has motorcycles for sale at its place of business on a consignment basis. Provides that contracts shall be awarded to providers based on training needs and cost effectiveness of each bid or proposal as well as the provider's organizational capacity to satisfactorily discharge Cycle Rider Safety Training Courses. Grants emergency rulemaking powers to the Department of Transportation. Makes other changes. Makes a conforming change in the Illinois Administrative Procedure Act. Effective January 1, 2026.

House Committee Amendment No. 1

Deletes reference to:

5 ILCS 100/5-45.65 new

Deletes reference to:

625 ILCS 35/8 new

Removes the provisions granting emergency rulemaking powers to the Department of Transportation.

104th General Assembly

Synopsis of Public Acts by Public Act Number

SB 02153 Sen. Cristina Castro 104-0411

Sen. Cristina Castro and Lakesia Collins
(Rep. Angelica Guerrero-Cuellar)

225 ILCS 90/1.3

Amends the Illinois Physical Therapy Act. Provides that initial physical therapy evaluations without a referral or an established diagnosis may be performed by a licensed physical therapist via telehealth when the physical therapist determines that an in-person examination is not required based on the physical therapist's clinical judgment and the applicable standard of care (rather than cannot be performed via telehealth unless necessary to address a documented hardship). Provides that a physical therapist or a licensed physical therapy assistant may require the patient to undergo an in-person visit instead of providing telehealth services (rather than the use of telehealth as a primary means of delivering physical therapy must be an exception and documentation must support the clinical justification). Provides that a physical therapist providing telehealth must have the capacity to provide or be able to facilitate a referral to in-person care within the State (rather than must only have the capacity to provide in-person care). Provides that the standard of care for a patient receiving physical therapy through telehealth is equal to the standard of care for in-person care.

Senate Floor Amendment No. 1

Replaces everything after the enacting clause. Amends the Illinois Physical Therapy Act. In provisions concerning telehealth services, provides that physical therapists may use telehealth to perform an initial physical therapy evaluation if certain criteria are met. Removes language providing that initial physical therapy evaluations without a referral or established diagnosis may only be performed by a licensed physical therapist and cannot be performed via telehealth unless necessary to address a documented hardship. Provides that a physical therapist may require a patient to undergo an in-person visit instead of providing telehealth services. Removes language providing that the use of telehealth as a primary means of delivering physical therapy must be an exception and documentation must support the clinical justification. Provides that a physical therapist or a physical therapist assistant may engage in the practice of telehealth services in this State to the extent of his or her scope of practice as established in the Act and consistent with the standards of care for in-person services. Provides that the provisions concerning telehealth services shall not be construed to authorize the delivery of physical therapy services in a setting or in a manner not otherwise authorized by law. Provides that a physical therapist treating a patient located in the State through telehealth services must be licensed or authorized to practice physical therapy in the State. Provides that the Department of Financial and Professional Regulation may, by rule, exempt physical therapists and physical therapist assistants providing physical therapy services as part of the Illinois Early Intervention Program, an individualized education program, or a federal Section 504 plan through a school system from the provisions concerning telehealth services to address service delays.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Amends the Illinois Physical Therapy Act. In provisions concerning telehealth services, provides that physical therapists may use telehealth to perform an initial physical therapy evaluation if certain criteria are met. Removes language providing that initial physical therapy evaluations without a referral or established diagnosis may only be performed by a licensed physical therapist and cannot be performed via telehealth unless necessary to address a documented hardship. Provides that a physical therapist or physical therapist assistant may require a patient to undergo an in-person visit instead of providing telehealth services. Removes language providing that the use of telehealth as a primary means of delivering physical therapy must be an exception and documentation must support the clinical justification. Provides that a physical therapist or a physical therapist assistant may engage in the practice of telehealth services in this State to the extent of the physical therapist's or the physical therapist assistant's scope of practice as established in the Act and consistent with the standards of care for in-person services. Provides that the provisions concerning telehealth services shall not be construed to authorize the delivery of physical therapy services in a setting or in a manner not otherwise authorized by law. Provides that a physical therapist or a physical therapist assistant working under the general supervision of a physical therapist treating a patient located in the State through telehealth services must be licensed or authorized to practice physical therapy in the State. Provides that the Department of Financial and Professional Regulation may, in consultation with the Department of Human Services and the Department of Early Childhood, exempt physical therapists and physical therapist assistants providing physical therapy services as part of the Illinois Early Intervention Program, an individualized education program, or a federal Section 504 plan through a school system from the amendatory provisions by rule to address service delays. Provides that nothing in the amendatory provisions shall be construed to allow noncompliance with any requirements under the federal Individuals with Disabilities Education Act, the Early Intervention Services System Act, the Department of Early Childhood Act, or any other State or federal law or rules. Makes other changes. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
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SB 02201

Sen. Graciela Guzmán

104-0412

Sen. Graciela Guzmán-Chapin Rose, Kimberly A. Lightford, Li Arellano, Jr., Jil Tracy, Adriane Johnson and Lakesia Collins

(Rep. Gregg Johnson-Dave Vella-Carol Ammons, Matt Hanson, Rick Ryan, Camille Y. Lilly, Yolonda Morris, Sharon Chung and Kevin John Olickal)

730 ILCS 5/3-2-15 new

Amends the Unified Code of Corrections. Provides that the Department of Corrections annually shall collect and publish on its website specified data concerning Department of Corrections facilities. Provides that this data includes: (1) contraband found by facility; (2) substance use disorder treatment or educational programming data by facility; (3) emergency medical response and hospitalizations by facility; and (4) overdoses by facility.

Senate Committee Amendment No. 1

Requires the Department of Corrections to collect and publish information about the use of naloxone by person at each facility, either a correctional employee or committed person, who received naloxone, not the person administering naloxone.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill as amended by Senate Amendment No. 1. Provides that the data concerning contraband shall be collected beginning July 1, 2026 and shall be published annually on or before August 1 of each year. Provides that all other data described in the provision shall be collected beginning July 1, 2027 and shall be published annually on or before August 1 of each year. Provides that substance use disorder treatment or educational programming data by facility shall include available treatment classes (rather than programs). Makes technical changes.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill, except deletes or changes various data collection elements. Adds a July 1, 2026 effective date to the bill.

House Floor Amendment No. 3

Replaces everything after the enacting clause. Reinserts the provisions of House Amendment No. 1, except deletes or changes various data collection elements.

House Floor Amendment No. 4

Provides that the Department of Corrections' annual report on contraband-related data shall include the number of referrals for prosecution for contraband brought into a correctional facility by staff and individuals in custody. Provides that data shall be presented as a statewide aggregate and shall not identify any particular facility, county, or locality.

Aug 15 25 S **Effective Date July 1, 2026**

104th General Assembly
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SB 02215 Sen. Suzy Glowiak Hilton **104-0413**
 Sen. Suzy Glowiak Hilton, Kimberly A. Lightford and John F. Curran
 (Rep. Martha Deuter-Jennifer Sanalitra-Anne Stava-Barbara Hernandez, Brandun Schweizer, Nicole La Ha, Brad Stephens, Harry Benton, Nicolle Grasse and Tracy Katz Muhl)

20 ILCS 2305/8.5 new

Amends the Department of Public Health Act. Provides that the Department of Public Health shall provide the following information for physicians to distribute to women over the age of 25 years, or women interested about fertility options on blood tests to predict their ovarian reserve: (1) an overview on what is ovarian reserve; (2) an overview on different types of ovarian reserve testing; (3) a list of healthcare centers or hospitals that are available to women for testing; and (4) information on potential results and what resources are available post-testing.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes. Defines "health care professional". Provides that the Department of Public Health shall provide certain information for health care professionals (rather than physicians) to distribute to women over the age of 25 years, or women interested about fertility options on blood tests to predict their ovarian reserve. Makes technical changes.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1 with the following changes. In provisions regarding the distribution of ovarian reserve information (formerly concerning fertility options), provides that the Department of Public Health shall provide certain information for health care professionals to distribute to women interested in ovarian reserve testing (rather than women interested about fertility options on blood tests to predict their ovarian reserve). Deletes a requirement for health care professionals to distribute to certain women a list of healthcare centers or hospitals that are available to women for ovarian reserve testing. Requires health care professionals to distribute to certain women information on potential results and resources that are available after testing, along with additional information that should be considered by a patient with this test (rather than just information on potential results and resources that are available after testing).

House Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Provides that the Department of Public Health shall provide clinical, evidence-based information to health care professionals for distribution. Makes changes in the list of information to be provided.

Aug 15 25 S **Effective Date January 1, 2026**

SB 02247 Sen. Ram Villivalam **104-0414**
 Sen. Ram Villivalam
 (Rep. Kevin John Olickal-Michael J. Kelly-Rick Ryan)

New Act

Creates the Micromobility Fire Safety Act. Provides that all micromobility devices and traction batteries for micromobility devices manufactured, distributed, sold, or offered for lease or rent in the State shall meet specified safety standards.

Senate Floor Amendment No. 2

Adds reference to:

815 ILCS 505/2HHHH new

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Makes changes to the accreditation standards of low-speed electric bicycles, personal e-mobility devices, and traction batteries for low-speed electric bicycles and personal e-mobility devices. Provides that it is unlawful for any person to: (1) assemble or recondition a traction battery using cells removed from used lithium-ion batteries; or (2) sell or offer for sale a lithium-ion traction battery that uses cells removed from used lithium-ion batteries. Provides that a violation of any of the provisions of the Act is an unlawful practice under the Consumer Fraud and Deceptive Business Practices Act. Makes changes to definitions. Amends the Consumer Fraud and Deceptive Business Practices Act to make conforming changes. Effective January 1, 2026.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
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SB 02253 Sen. Ram Villivalam **104-0415**
 Sen. Ram Villivalam and Adriane Johnson
 (Rep. Jay Hoffman-Katie Stuart, Gregg Johnson, Diane Blair-Sherlock, Marcus C. Evans, Jr., Matt Hanson, Anthony DeLuca, Thaddeus Jones and Jawaharial Williams)

50 ILCS 105/3.1	from Ch. 102, par. 3.1
735 ILCS 30/10-5-10	was 735 ILCS 5/7-102
735 ILCS 30/10-5-15	was 735 ILCS 5/7-102.1
735 ILCS 30/20-5-5	was 735 ILCS 5/7-103

Amends the Public Officer Prohibited Activities Act. Authorizes an authorized representative to sign the disclosure required under the Act before any contract relating to the ownership or use of real property is entered into by the State or a unit of local government disclosing the interest of an owner or beneficiary in the real property. Authorizes disclosure by providing a copy of a proxy statement or other official corporate document filed with the federal Securities Exchange Commission or similar federal regulatory body within the previous calendar year disclosing the overall ownership of the limited liability company, corporation, or general partnership. Removes the requirement for additional disclosure for contracts for the ownership or use of real property for highway purposes by the Department of Transportation for any entity that is wholly or partially owned by another entity.

Amends the Eminent Domain Act. Allows a party authorized to take property to file a complaint in circuit court if the owner is unable or unwilling to provide documentation required by the acquiring party to obtain sufficient title to the property, consummate the transaction, or comply with all legal requirements for the transaction. Eliminates the requirement that the Illinois Department of Transportation obtain Illinois Commerce Commission approval before bringing an action to acquire property needed for highway projects owned by utilities and railroads. Allows notice to property owners to be sent by entities other than the United States Postal Service if a company provides the same function as certified mail with return receipt. Effective immediately.

Senate Floor Amendment No. 3

Adds reference to:

20 ILCS 2705/2705-405 was 20 ILCS 2705/49.25b

Adds reference to:

20 ILCS 2705/2705-407 new

Replaces everything after the enacting clause. Amends the Department of Transportation Law of the Civil Administrative Code of Illinois. Requires the Department of Transportation to consult with all Class 1 and short line railroads and relevant businesses engaged in the railroad industry in preparation of the State Rail Plan. Creates the Freight Rail Transportation Coordinating Committee. Amends the Public Officer Prohibited Activities Act. Authorizes an authorized representative to sign the disclosure with knowledge of the information required by the disclosure. Authorizes disclosure by providing a copy of the most recent proxy statement or other official corporate document filed in the previous calendar year with the Securities and Exchange Commission or similar federal regulatory body. Amends the Eminent Domain Act. Allows a party authorized to take property to file a complaint in circuit court if the owner agrees on the compensation to be paid but (i) is unable to convey clear title or provide all required documents to convey title or comply with any State or federal legal requirements to complete an acquisition by agreement; or (ii) the acquiring agency does not receive needed documents to enable processing of or the issuance of a warrant for the payment of compensation to the property owner. Provides that for property being acquired by the Department of Transportation under the Illinois Highway Code, the Illinois Commerce Commission shall issue its final order within 6 months after the date that the petition is filed unless the Commission extends the period for issuing a final order. Provides that the Commission may extend the 6-month period for issuing a final order for up to an additional 3-month period on its own motion or on a petition filed with good cause by any party. Provides that the Commission may grant such an extension for good cause. Provides that if the Commission extends the period for issuing a final order, then the schedule for the proceeding may not be further extended beyond the 3-month period, and the Commission shall issue its final order within the extension period. Authorizes the Commission to have the power to establish an expedited schedule for making its determination on a petition filed by the Department in less than 6 months if it finds that the public interest requires the setting of an expedited schedule. Allows notice to property owners to be sent, in addition to the United States Postal Service, by a designated private delivery service as defined by the Internal Revenue Service if the service provides the same function as certified mail with return receipt, or the letter is personally served. The Department of Transportation shall report to the General Assembly no later than January 31 of each year the number of cases filed with the Illinois Commerce Commission under this Article during the previous year and the length of time taken, in months, to issue each final order during the previous calendar year. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

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SB 02303

Sen. Michael E. Hastings

104-0416

Sen. Michael E. Hastings, Linda Holmes, Laura M. Murphy, Erica Harriss, Li Arellano, Jr. and Chris Balkema
(Rep. Jay Hoffman-Lawrence "Larry" Walsh, Jr.-Michael J. Kelly, Joyce Mason, Mary Gill and Angelica Guerrero-Cuellar)

225 ILCS 317/62

Amends the Fire Sprinkler Contractor Licensing Act. Provides that any person, entity, or business that offers fire sprinkler contractor services under the Act without being licensed or exempt under the Act shall pay a civil penalty in an amount not to exceed \$50,000 (rather than \$10,000) for each offense. Provides that, if any person, entity, or business commits a second offense within 24 months, the civil penalty shall be no less than \$10,000 which shall be deposited into the Fire Prevention Fund. Provides that, if any person, entity, or business commits more than 2 offenses within 24 months, the civil penalty shall be no less than \$25,000 which shall be deposited into the Fire Prevention Fund. Provides that any person who practices, offers to practice, attempts to practice, or holds himself or herself out to practice as a fire sprinkler inspector without being licensed or exempt under the Act shall pay a civil penalty not to exceed \$50,000 (rather than \$10,000) for each offense. Provides that, if any person commits a second offense within 24 months, the civil penalty shall be no less than \$10,000 which shall be deposited into the Fire Prevention Fund. Provides that, if any person commits more than 2 offenses within 24 months, the civil penalty shall be no less than \$25,000 which shall be deposited into the Fire Prevention Fund. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the introduced bill with the following changes. Removes language increasing the maximum civil penalty for offering fire sprinkler contractor services without being licensed or exempt from licensure or for practicing as a fire sprinkler inspector without being licensed or exempt from licensure.

Aug 15 25 S **Effective Date August 15, 2025**

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SB 02394	Sen. Bill Cunningham Sen. Bill Cunningham (Rep. Ann M. Williams)	104-0417
5 ILCS 70/1.33		from Ch. 1, par. 1034
5 ILCS 80/4.39		
5 ILCS 80/4.40		
5 ILCS 80/4.35 rep.		
5 ILCS 100/5-45.52		
5 ILCS 100/5-45.55		
5 ILCS 100/5-45.58		
5 ILCS 100/5-45.59		
5 ILCS 100/5-45.60		
5 ILCS 140/7.5		
5 ILCS 315/5		from Ch. 48, par. 1605
5 ILCS 315/15		from Ch. 48, par. 1615
5 ILCS 375/3		from Ch. 127, par. 523
5 ILCS 375/6.11		
5 ILCS 375/6.11D		
5 ILCS 375/6.11E		
5 ILCS 375/10		from Ch. 127, par. 530
5 ILCS 377/10-10		
5 ILCS 840/40		
10 ILCS 5/16-3		from Ch. 46, par. 16-3
10 ILCS 5/17-5		from Ch. 46, par. 17-5
10 ILCS 5/17-12		from Ch. 46, par. 17-12
10 ILCS 5/28-3		from Ch. 46, par. 28-3
10 ILCS 5/Art. 29 heading		
10 ILCS 22/5-1		
15 ILCS 56/10		
15 ILCS 335/4		
15 ILCS 335/5		
15 ILCS 335/12		from Ch. 124, par. 32
15 ILCS 505/16.8		
20 ILCS 5/5-10		
20 ILCS 5/5-717		
20 ILCS 105/4.01		
20 ILCS 105/4.02		
20 ILCS 105/4.04		from Ch. 23, par. 6104.04
20 ILCS 301/5-23		
20 ILCS 405/405-545		
20 ILCS 505/5.15		
20 ILCS 505/5.46		
20 ILCS 505/7.3b		
20 ILCS 520/1-15		
20 ILCS 520/1-20		
20 ILCS 521/5		
20 ILCS 605/605-1115		
20 ILCS 605/605-1116		
20 ILCS 605/605-1117		
20 ILCS 620/8		from Ch. 67 1/2, par. 1008
20 ILCS 686/10		
20 ILCS 686/20		
20 ILCS 686/65		
20 ILCS 686/95		

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SB 02394 (Continued)

104-0417

20 ILCS 1305/1-75

20 ILCS 1405/1405-40

20 ILCS 2105/2105-370

20 ILCS 2105/2105-375

20 ILCS 2310/2310-347

20 ILCS 2310/2310-730

20 ILCS 2310/2310-731

20 ILCS 2310/2310-732

20 ILCS 2410/7

from Ch. 23, par. 3417

20 ILCS 2505/2505-815

20 ILCS 2505/2505-816

20 ILCS 2605/2605-51

20 ILCS 2630/5.2

20 ILCS 2705/2705-440

was 20 ILCS 2705/49.25h

20 ILCS 2805/40

20 ILCS 3005/2.14

20 ILCS 3105/10.09-1

20 ILCS 3305/5

from Ch. 127, par. 1055

20 ILCS 3405/4.7

20 ILCS 3405/16

from Ch. 127, par. 2716

20 ILCS 3405/21

20 ILCS 3805/16

from Ch. 67 1/2, par. 316

20 ILCS 4131/5

20 ILCS 4132/10

20 ILCS 4133/15

20 ILCS 4133/35

20 ILCS 5075/10

25 ILCS 130/4-2.1

25 ILCS 135/5.04

from Ch. 63, par. 29.4

30 ILCS 105/5.1015

30 ILCS 105/5.1016

30 ILCS 105/5.1017

30 ILCS 105/5.1018

30 ILCS 105/5.1019

30 ILCS 105/5.1020

30 ILCS 105/5.1021

30 ILCS 105/5.1022

30 ILCS 105/5.1023

30 ILCS 105/5.1024

30 ILCS 105/5.1025

30 ILCS 105/5.1026

30 ILCS 105/5.1027

30 ILCS 105/6z-82

30 ILCS 105/6z-140

30 ILCS 105/6z-143

30 ILCS 105/8.3

30 ILCS 105/8g-1

30 ILCS 350/17

from Ch. 17, par. 6917

30 ILCS 425/6

from Ch. 127, par. 2806

30 ILCS 500/1-10

30 ILCS 500/20-60

30 ILCS 500/45-57

30 ILCS 500/45-105

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SB 02394 (Continued)	104-0417
30 ILCS 574/40-10	
30 ILCS 708/15	
30 ILCS 805/8.33	
35 ILCS 5/203	from Ch. 120, par. 2-203
35 ILCS 5/241	
35 ILCS 5/242	
35 ILCS 5/243	
35 ILCS 5/244	
35 ILCS 5/304	from Ch. 120, par. 3-304
35 ILCS 5/704A	
35 ILCS 10/5-56	
35 ILCS 18/40-1	
35 ILCS 18/40-5	
35 ILCS 19/50-1	
35 ILCS 45/110-20	
35 ILCS 60/170-1	
35 ILCS 105/2	from Ch. 120, par. 439.2
35 ILCS 105/3-5	
35 ILCS 105/3-10	from Ch. 120, par. 439.33-10
35 ILCS 110/3-5	
35 ILCS 110/3-10	from Ch. 120, par. 439.33-10
35 ILCS 110/9	
35 ILCS 115/3-5	
35 ILCS 115/3-10	from Ch. 120, par. 439.103-10
35 ILCS 120/1	
35 ILCS 120/2	
35 ILCS 120/2-5	
35 ILCS 120/2-10	from Ch. 120, par. 441-10
35 ILCS 120/2-12	
35 ILCS 145/2	from Ch. 120, par. 481b.32
35 ILCS 145/6	from Ch. 120, par. 481b.36
35 ILCS 155/2	from Ch. 120, par. 1702
35 ILCS 155/6	
35 ILCS 200/18-185	
35 ILCS 200/18-250	
35 ILCS 200/22-15	
35 ILCS 200/22-40	
35 ILCS 630/2	from Ch. 120, par. 2002
35 ILCS 635/10	
40 ILCS 5/9-169.2	
40 ILCS 5/13-309	from Ch. 108 1/2, par. 13-309
40 ILCS 5/13-310	from Ch. 108 1/2, par. 13-310
40 ILCS 5/15-112	from Ch. 108 1/2, par. 15-112
50 ILCS 425/3	from Ch. 85, par. 831-3
50 ILCS 430/3	from Ch. 146 1/2, par. 3
50 ILCS 450/5	from Ch. 85, par. 925
50 ILCS 705/8.2	
50 ILCS 705/10.25	
50 ILCS 705/10.26	
50 ILCS 750/7.1	
50 ILCS 754/55	
50 ILCS 840/15	was 50 ILCS 835/15
55 ILCS 5/3-15003.6	

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SB 02394 (Continued)	104-0417
55 ILCS 5/4-11001.5	
55 ILCS 5/5-1009	from Ch. 34, par. 5-1009
55 ILCS 5/5-1069	
55 ILCS 5/5-1069.3	
55 ILCS 5/5-1189	
55 ILCS 5/5-1190	
55 ILCS 5/5-1191	
55 ILCS 5/5-12020	
55 ILCS 5/5-12022	
55 ILCS 5/5-12023	
55 ILCS 5/5-15017	from Ch. 34, par. 5-15017
55 ILCS 5/5-31012	from Ch. 34, par. 5-31012
55 ILCS 5/5-31016	from Ch. 34, par. 5-31016
55 ILCS 5/6-4002	from Ch. 34, par. 6-4002
55 ILCS 5/6-27004	from Ch. 34, par. 6-27004
65 ILCS 5/8-4.1-8	from Ch. 24, par. 8-4.1-8
65 ILCS 5/10-4-2	
65 ILCS 5/10-4-2.3	
65 ILCS 5/11-13-28	
65 ILCS 5/11-13-29	
65 ILCS 5/11-19-1	from Ch. 24, par. 11-19-1
65 ILCS 5/11-48.3-11	from Ch. 24, par. 11-48.3-11
65 ILCS 5/11-61-3	from Ch. 24, par. 11-61-3
65 ILCS 5/11-135-1	from Ch. 24, par. 11-135-1
65 ILCS 5/11-135-4	from Ch. 24, par. 11-135-4
65 ILCS 110/10	
70 ILCS 5/15.2	from Ch. 15 1/2, par. 68.15b
70 ILCS 210/23.1	from Ch. 85, par. 1243.1
70 ILCS 410/15	from Ch. 96 1/2, par. 7116
70 ILCS 504/21	
70 ILCS 506/21	
70 ILCS 508/21	
70 ILCS 510/5	from Ch. 85, par. 6205
70 ILCS 516/21	
70 ILCS 518/26	
70 ILCS 519/5-26	
70 ILCS 520/11.1	from Ch. 85, par. 6161.1
70 ILCS 525/2005.1	
70 ILCS 530/5.1	
70 ILCS 530/7	from Ch. 85, par. 7157
70 ILCS 531/5	
70 ILCS 532/26	
70 ILCS 535/5.1	
70 ILCS 605/6-12	from Ch. 42, par. 6-12
70 ILCS 705/6.3	
70 ILCS 705/6.4	
70 ILCS 1105/17	from Ch. 85, par. 6817
70 ILCS 1505/20	from Ch. 105, par. 333.20
70 ILCS 1505/20a	from Ch. 105, par. 333.20a
70 ILCS 1510/2	from Ch. 105, par. 333.25
70 ILCS 1510/4	from Ch. 105, par. 333.27
70 ILCS 1805/17	from Ch. 19, par. 617
70 ILCS 1815/23	from Ch. 19, par. 823

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70 ILCS 1820/9	from Ch. 19, par. 859
70 ILCS 1825/9	from Ch. 19, par. 259
70 ILCS 1825/10	from Ch. 19, par. 260
70 ILCS 1830/22.1	from Ch. 19, par. 522.1
70 ILCS 1830/23.1	from Ch. 19, par. 523.1
70 ILCS 1835/12	from Ch. 19, par. 712
70 ILCS 1850/9	from Ch. 19, par. 409
70 ILCS 1855/10	from Ch. 19, par. 460
70 ILCS 1855/11	from Ch. 19, par. 461
70 ILCS 1860/8	from Ch. 19, par. 291
70 ILCS 1865/9	from Ch. 19, par. 187
70 ILCS 1870/17	from Ch. 19, par. 767
70 ILCS 2105/11	from Ch. 42, par. 394
70 ILCS 2205/16.2	from Ch. 42, par. 262.2
70 ILCS 2305/9.1	from Ch. 42, par. 285.1
70 ILCS 2305/22	from Ch. 42, par. 296.2
70 ILCS 2405/3	from Ch. 42, par. 301
70 ILCS 2405/8.2	from Ch. 42, par. 307.2
70 ILCS 2405/16.3	from Ch. 42, par. 315.3
70 ILCS 2405/20	from Ch. 42, par. 317b
70 ILCS 2605/9b	from Ch. 42, par. 328b
70 ILCS 2605/9d	from Ch. 42, par. 328d
70 ILCS 2605/9.6	from Ch. 42, par. 328.6
70 ILCS 2605/10.1	from Ch. 42, par. 329a
70 ILCS 2805/11.1	from Ch. 42, par. 422.1
70 ILCS 2805/26c	from Ch. 42, par. 437c
70 ILCS 2805/29	from Ch. 42, par. 440
70 ILCS 2805/32b.1	from Ch. 42, par. 443b.1
70 ILCS 2805/32e	from Ch. 42, par. 443e
70 ILCS 3005/1	from Ch. 42, par. 298.1
70 ILCS 3010/2a	from Ch. 42, par. 319.2a
70 ILCS 3015/1	from Ch. 42, par. 319.31
70 ILCS 3105/20	from Ch. 85, par. 1670
70 ILCS 3205/13	from Ch. 85, par. 6013
70 ILCS 3210/100	
70 ILCS 3615/4.03	
105 ILCS 5/1D-1	
105 ILCS 5/2-3.25f	from Ch. 122, par. 2-3.25f
105 ILCS 5/2-3.169	
105 ILCS 5/2-3.204	
105 ILCS 5/2-3.205	
105 ILCS 5/5-1	from Ch. 122, par. 5-1
105 ILCS 5/5-2.2	
105 ILCS 5/5-13	from Ch. 122, par. 5-13
105 ILCS 5/10-16a	
105 ILCS 5/10-22.3f	
105 ILCS 5/10-22.6	from Ch. 122, par. 10-22.6
105 ILCS 5/10-22.22	from Ch. 122, par. 10-22.22
105 ILCS 5/10-22.24b	
105 ILCS 5/10-22.36	from Ch. 122, par. 10-22.36
105 ILCS 5/14A-32	
105 ILCS 5/18-8.15	
105 ILCS 5/19-1	

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105 ILCS 5/21B-50

105 ILCS 5/22-94

105 ILCS 5/24-4.1

from Ch. 122, par. 24-4.1

105 ILCS 5/24A-2.5

105 ILCS 5/24A-5

from Ch. 122, par. 24A-5

105 ILCS 5/27-23.17

105 ILCS 5/27-23.18

105 ILCS 5/27A-5

105 ILCS 5/34-18

from Ch. 122, par. 34-18

105 ILCS 5/34-18.68

105 ILCS 5/34-18.85

105 ILCS 5/34-18.87

105 ILCS 5/34-22.6

from Ch. 122, par. 34-22.6

105 ILCS 5/34-22.10

from Ch. 122, par. 34-22.10

105 ILCS 5/34A-502

from Ch. 122, par. 34A-502

105 ILCS 110/3

105 ILCS 230/5-300

110 ILCS 28/25

110 ILCS 148/85

110 ILCS 167/15

110 ILCS 167/16

110 ILCS 167/17

110 ILCS 205/8

from Ch. 144, par. 188

110 ILCS 305/90

110 ILCS 305/180

110 ILCS 305/185

110 ILCS 305/190

110 ILCS 520/75

110 ILCS 520/155

110 ILCS 520/160

110 ILCS 660/5-185

110 ILCS 660/5-265

110 ILCS 660/5-270

110 ILCS 665/10-185

110 ILCS 665/10-270

110 ILCS 665/10-275

110 ILCS 670/15-185

110 ILCS 670/15-265

110 ILCS 670/15-270

110 ILCS 675/20-190

110 ILCS 675/20-275

110 ILCS 675/20-280

110 ILCS 680/25-185

110 ILCS 680/25-270

110 ILCS 680/25-275

110 ILCS 685/30-195

110 ILCS 685/30-280

110 ILCS 685/30-285

110 ILCS 690/35-115

110 ILCS 690/35-190

110 ILCS 690/35-275

110 ILCS 690/35-280

110 ILCS 805/3-20.3.01

from Ch. 122, par. 103-20.3.01

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110 ILCS 805/3-29.26

110 ILCS 805/3-29.27

110 ILCS 805/3-65

110 ILCS 947/50

110 ILCS 947/52

110 ILCS 947/65.125

110 ILCS 947/65.130

110 ILCS 992/5-70

110 ILCS 998/10-1

115 ILCS 5/5

from Ch. 48, par. 1705

205 ILCS 5/2

from Ch. 17, par. 302

210 ILCS 9/10

210 ILCS 46/3-801.1

210 ILCS 50/3.40

210 ILCS 50/3.117

210 ILCS 85/11.9

210 ILCS 85/11.10

210 ILCS 88/35

210 ILCS 115/1

from Ch. 111 1/2, par. 711

210 ILCS 115/21.5

215 ILCS 5/Art. V.75 heading

215 ILCS 5/155.36

215 ILCS 5/355

215 ILCS 5/356z.5

215 ILCS 5/356z.14

215 ILCS 5/356z.25

215 ILCS 5/356z.40

215 ILCS 5/356z.61

215 ILCS 5/356z.71

215 ILCS 5/356z.72

215 ILCS 5/356z.73

215 ILCS 5/356z.74

215 ILCS 5/356z.75

215 ILCS 5/356z.76

215 ILCS 5/356z.77

215 ILCS 5/356z.78

215 ILCS 5/363

215 ILCS 5/367a

from Ch. 73, par. 979a

215 ILCS 5/367f

from Ch. 73, par. 979f

215 ILCS 5/370c

from Ch. 73, par. 982c

215 ILCS 5/408

from Ch. 73, par. 1020

215 ILCS 5/416

215 ILCS 5/500-35

215 ILCS 5/511.109

from Ch. 73, par. 1065.58-109

215 ILCS 5/534.3

from Ch. 73, par. 1065.84-3

215 ILCS 124/3

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 134/10

215 ILCS 159/5

215 ILCS 161/5

215 ILCS 165/10

from Ch. 32, par. 604

215 ILCS 180/10

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215 ILCS 200/77	
220 ILCS 5/16-108.18	
220 ILCS 50/2	from Ch. 111 2/3, par. 1602
220 ILCS 50/4.1	
220 ILCS 50/10	from Ch. 111 2/3, par. 1610
220 ILCS 50/12	from Ch. 111 2/3, par. 1612
225 ILCS 10/2.09	
225 ILCS 10/3	
225 ILCS 10/4	
225 ILCS 10/5.01	
225 ILCS 10/5.1	
225 ILCS 10/7.10	
225 ILCS 10/18	from Ch. 23, par. 2228
225 ILCS 10/18.1	
225 ILCS 20/19	
225 ILCS 25/4	from Ch. 111, par. 2304
225 ILCS 25/17.2	
225 ILCS 30/17	
225 ILCS 57/45	
225 ILCS 60/18	from Ch. 111, par. 4400-18
225 ILCS 60/22	from Ch. 111, par. 4400-22
225 ILCS 85/3	
225 ILCS 90/2	from Ch. 111, par. 4252
225 ILCS 100/24	from Ch. 111, par. 4824
225 ILCS 107/25	
225 ILCS 115/3	from Ch. 111, par. 7003
225 ILCS 130/75	
225 ILCS 407/20-15	
225 ILCS 415/27	from Ch. 111, par. 6243
225 ILCS 732/1-83	
225 ILCS 732/1-87	
230 ILCS 45/25-15	
235 ILCS 5/6-15	from Ch. 43, par. 130
305 ILCS 5/5-5	
305 ILCS 5/5-5.01a	
305 ILCS 5/5-5.24a	
305 ILCS 5/5-5.24b	
305 ILCS 5/5-5a.1	
305 ILCS 5/5-16.8	
305 ILCS 5/5-16.8a	
305 ILCS 5/5-30.1	
305 ILCS 5/5-52	
305 ILCS 5/5-56	
305 ILCS 5/5-57	
305 ILCS 5/14-12	
320 ILCS 70/25-1	
325 ILCS 3/15-5	
325 ILCS 6/5	
405 ILCS 49/5	
405 ILCS 135/10	
410 ILCS 305/3	from Ch. 111 1/2, par. 7303
410 ILCS 513/10	
410 ILCS 620/3.22	from Ch. 56 1/2, par. 503.22

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410 ILCS 625/4	
410 ILCS 705/7-30	
410 ILCS 705/10-45	
410 ILCS 705/15-20	
410 ILCS 705/15-36	
410 ILCS 705/15-70	
410 ILCS 705/20-15	
415 ILCS 5/9.2	from Ch. 111 1/2, par. 1009.2
415 ILCS 5/12	from Ch. 111 1/2, par. 1012
415 ILCS 5/12.7	
415 ILCS 5/22.23e	
415 ILCS 5/22.23f	
415 ILCS 5/39.5	from Ch. 111 1/2, par. 1039.5
415 ILCS 5/57.4	
415 ILCS 5/57.5	
415 ILCS 5/57.8	
415 ILCS 5/57.9	
415 ILCS 5/59.1	
415 ILCS 5/59.9	
415 ILCS 5/59.10	
415 ILCS 61/1	
415 ILCS 65/5a	
420 ILCS 20/3	from Ch. 111 1/2, par. 241-3
420 ILCS 37/10	
420 ILCS 40/14	from Ch. 111 1/2, par. 210-14
425 ILCS 65/3	from Ch. 127 1/2, par. 703
430 ILCS 15/4	from Ch. 127 1/2, par. 156
430 ILCS 15/6	from Ch. 127 1/2, par. 158
510 ILCS 68/90-10	
510 ILCS 68/105-65	
520 ILCS 5/2.26	from Ch. 61, par. 2.26
520 ILCS 10/11	from Ch. 8, par. 341
525 ILCS 60/25	
605 ILCS 5/6-907	
605 ILCS 5/5-101.11	from Ch. 121, par. 5-101.11
605 ILCS 5/6-513	from Ch. 121, par. 6-513
605 ILCS 5/6-901	from Ch. 121, par. 6-901
605 ILCS 5/10-303	from Ch. 121, par. 10-303
605 ILCS 30/4.1	
615 ILCS 5/18k	
620 ILCS 50/60	from Ch. 15 1/2, par. 164
620 ILCS 50/61	from Ch. 15 1/2, par. 165
625 ILCS 5/1-115.01	
625 ILCS 5/3-402	from Ch. 95 1/2, par. 3-402
625 ILCS 5/3-506	
625 ILCS 5/3-699.14	
625 ILCS 5/3-699.22	
625 ILCS 5/3-699.25	
625 ILCS 5/3-802	from Ch. 95 1/2, par. 3-802
625 ILCS 5/3-804	from Ch. 95 1/2, par. 3-804
625 ILCS 5/4-203	
625 ILCS 5/5-102	from Ch. 95 1/2, par. 5-102
625 ILCS 5/6-110	

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625 ILCS 5/6-118	
625 ILCS 5/6-209.1	
625 ILCS 5/11-907	
625 ILCS 5/13-101	from Ch. 95 1/2, par. 13-101
625 ILCS 80/10	
630 ILCS 5/10	
705 ILCS 135/15-52	
705 ILCS 135/15-70	
705 ILCS 405/4-6	from Ch. 37, par. 804-6
705 ILCS 405/5-915	
720 ILCS 5/11-23.7	
720 ILCS 5/17-11.2	
720 ILCS 5/24-2	
720 ILCS 570/410	
720 ILCS 600/2	from Ch. 56 1/2, par. 2102
725 ILCS 5/110-6.1	from Ch. 38, par. 110-6.1
725 ILCS 187/2-1	
725 ILCS 187/2-20	
725 ILCS 187/2-45	
730 ILCS 5/3-7-2	from Ch. 38, par. 1003-7-2
730 ILCS 5/3-13-4	from Ch. 38, par. 1003-13-4
730 ILCS 5/5-5-3.2	
730 ILCS 5/5-6-3.6	
730 ILCS 5/5-6-3.8	
730 ILCS 5/5-8-1	from Ch. 38, par. 1005-8-1
730 ILCS 110/16.1	
730 ILCS 167/40	
730 ILCS 168/41	
730 ILCS 225/5	
735 ILCS 5/8-804.5	
735 ILCS 5/15-1603	from Ch. 110, par. 15-1603
735 ILCS 30/25-5-130	
735 ILCS 30/25-5-135	
735 ILCS 40/28-10	
735 ILCS 40/28-11	
740 ILCS 10/7.2	from Ch. 38, par. 60-7.2
740 ILCS 110/9.6	
740 ILCS 174/15	
750 ILCS 50/1	
750 ILCS 50/2	from Ch. 40, par. 1502
755 ILCS 5/11a-15	from Ch. 110 1/2, par. 11a-15
755 ILCS 27/90	
755 ILCS 40/10	from Ch. 110 1/2, par. 851-10
765 ILCS 705/25	
765 ILCS 705/30	
765 ILCS 721/20	
765 ILCS 745/17	from Ch. 80, par. 217
765 ILCS 1075/20	
775 ILCS 5/2-101	
775 ILCS 5/2-102	
775 ILCS 5/2-108	
775 ILCS 5/3-106	from Ch. 68, par. 3-106
815 ILCS 121/5	

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815 ILCS 151/150-1
 815 ILCS 505/2BBBB
 815 ILCS 505/2EEEE
 815 ILCS 505/2FFFF
 815 ILCS 505/2GGGG
 815 ILCS 550/5
 820 ILCS 57/35
 820 ILCS 90/10
 820 ILCS 180/35
 820 ILCS 192/15
 820 ILCS 206/35
 820 ILCS 206/55
 820 ILCS 250/0.05
 820 ILCS 305/7

Creates the First 2025 General Revisory Act. Combines multiple versions of Sections amended by more than one Public Act. Renumbers Sections of various Acts to eliminate duplication. Corrects obsolete cross-references and technical errors. Makes stylistic changes. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

SB 02408

Sen. Ram Villivalam

104-0418

Sen. Ram Villivalam
 (Rep. Rita Mayfield-John M. Cabello)

20 ILCS 3305/4	from Ch. 127, par. 1054
20 ILCS 3305/6	from Ch. 127, par. 1056
20 ILCS 3305/8	from Ch. 127, par. 1058
20 ILCS 3305/20	from Ch. 127, par. 1070

Amends the Illinois Emergency Management Agency Act. In provisions regarding the emergency management powers of the Governor, adds mobile support teams (MSTs) to provisions that include emergency services and disaster agencies, and changes other provisions. In provisions regarding MSTs, adds provisions with respect to mutual aid, powers of the Governor or the Director of Illinois Emergency Management Agency and Office of Homeland Security, and the Emergency Management Assistance Compact. Provides that the MSTs may be reimbursed and political subdivisions or body politics may (rather than shall) be reimbursed for certain expenses. Makes changes to provisions regarding the oath of office. Adds and changes definitions.

Aug 15 25 S **Effective Date January 1, 2026**

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SB 02426	Sen. Laura M. Murphy Sen. Laura M. Murphy and Javier L. Cervantes (Rep. Sonya M. Harper)	104-0419
20 ILCS 805/805-540		was 20 ILCS 805/63b2.6
225 ILCS 740/1		from Ch. 96 1/2, par. 6901
225 ILCS 740/2		from Ch. 96 1/2, par. 6902
225 ILCS 740/3		from Ch. 96 1/2, par. 6910
225 ILCS 740/5		from Ch. 96 1/2, par. 6912
225 ILCS 740/6		from Ch. 96 1/2, par. 6913
225 ILCS 740/6.5 new		
225 ILCS 740/6.8 new		
225 ILCS 740/13		from Ch. 96 1/2, par. 6920
225 ILCS 740/14		
225 ILCS 740/2.02 rep.		
225 ILCS 740/2.03 rep.		
225 ILCS 740/2.04 rep.		
225 ILCS 740/2.05 rep.		
225 ILCS 740/2.06 rep.		
225 ILCS 740/2.07 rep.		
705 ILCS 135/1-5		

Amends the Forest Products Transportation Act. Changes the title of the Act to the Tree Transportation Act. Defines terms. Provides that no person may haul or transport any tree (instead of forest product) on the highways of the State without proof of ownership as required by the Department of Natural Resources by administrative rule (instead of the written consent of the timber grower or subsequent seller). Provides that any person hauling or transporting a tree or trees (instead of 2 or more trees and forest products), on any highway in this State shall be required to show proof of ownership as defined in the Act. Provides that the information required for proof of ownership shall be set by the Department by administrative rule, including information required for a person that is transporting or hauling a tree or trees that the person owns. Provides that the Department or any law enforcement agency may inspect any vehicle or conveyance hauling or transporting a tree or trees on any road or highway in the State to determine if the transportation of the tree or trees complies with the Act. Provides that, if an officer of the Department or law enforcement agency discovers any violation of the Act, he or she may issue a summons to the person operating the vehicle that is hauling or transporting the tree or trees that requires that the person appears before the circuit court for the county within which the offense was committed. Sets forth criteria for a violation of the amendatory provisions. Changes the level of misdemeanor that resisting or obstructing any officer, employee, or agent of the Department in the discharge of his or her duties under the provisions of the Act from a Class A misdemeanor to a Class C misdemeanor. Makes conforming changes. Repeals provisions concerning the definition of certain terms. Makes conforming changes in the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois and the Criminal and Traffic Assessment Act.

Senate Committee Amendment No. 1

Provides that the Forest Products Transportation Act is intended to protect the rights of the owners of trees, identify the transportation of stolen trees, and protect the public interest in trees (rather than in trees and forest products) on public lands. Replaces certain pronouns with the noun to which the pronouns refer. Makes grammatical changes.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by Senate Amendment No. 1. Changes the title of the Act to the Timber Transportation Act (instead of the Tree Transportation Act). Defines "timber" and "commercial tree care business". Changes certain references from "tree" to "timber". Makes changes in provisions concerning definitions and showing proof of ownership of timber. Provides that violations of any administrative rules adopted under the Act shall be a Class C misdemeanor. Makes other changes.

House Floor Amendment No. 1

Deletes reference to:
225 ILCS 740/5

Adds reference to:
225 ILCS 740/5 rep.

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SB 02426 (Continued)

104-0419

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Provides that any person hauling or transporting timber that is subject to the Timber Buyers Licensing Act (rather than timber) on any highway in the State shall be required to show proof of ownership. In provisions concerning violations, removes the requirement that every person hauling a tree or trees shall be subject to the Act, and upon the request of a designated law enforcement officer to stop hauling the tree or trees, must stop immediately and provide required proof of ownership. Repeals provisions concerning the written consent of a timber grower or subsequent seller to haul or transport any tree or forest product on highways of the State. Makes other changes.

Aug 15 25 S Effective Date January 1, 2026

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SB 02431	Sen. Doris Turner Sen. Doris Turner (Rep. Jay Hoffman)	104-0420
225 ILCS 210/1003		from Ch. 96 1/2, par. 1-1003
225 ILCS 210/2000		from Ch. 96 1/2, par. 1-2000
225 ILCS 210/2001		from Ch. 96 1/2, par. 1-2001
225 ILCS 210/2005		from Ch. 96 1/2, par. 1-2005
225 ILCS 210/2011		from Ch. 96 1/2, par. 1-2011
225 ILCS 210/3001		from Ch. 96 1/2, par. 1-3001
225 ILCS 210/3004		from Ch. 96 1/2, par. 1-3004
225 ILCS 210/4003		from Ch. 96 1/2, par. 1-4003
225 ILCS 210/5001		from Ch. 96 1/2, par. 1-5001
225 ILCS 210/5010		from Ch. 96 1/2, par. 1-5010
225 ILCS 210/5011		from Ch. 96 1/2, par. 1-5011
225 ILCS 210/Art. 6 heading new		
225 ILCS 210/6001 new		

Amends the Illinois Explosives Act. Makes changes to defined terms. Provides that no person shall acquire, possess, use, transfer, or dispose of explosive materials unless the person has obtained a valid Illinois Individual Explosives License issued by the Department of Natural Resources, except as provided in the Act. In provisions concerning qualifications for licensure, provides that no person shall qualify to hold a license who is an unlawful user of or addicted to alcohol or any controlled substance or has been adjudicated a person with a mental disability as defined in the Firearm Owners Identification Card Act or the person's FOID card is suspended or revoked. Provides that upon receipt of a second revocation of an explosives license, the person shall no longer be eligible to apply for an Illinois individual explosive license. Provides that any bulk storage or holding of consumer fireworks in quantities of 1,001 pounds or greater that is not in compliance with the Pyrotechnic Use Act or the Pyrotechnic Distributor and Operator Licensing Act must be stored in a Department certified Type 1, Type 2, or Type 4 magazine and must meet the distancing requirements for low explosives in applicable law. Provides that no consumer firework cake, designed for consumer use, shall exceed 500 grams in total explosive chemical composition. Provides that any person transporting explosive materials in the State shall comply with the placard requirements, as required by federal administrative rule. Makes other changes.

Senate Committee Amendment No. 1

Makes a change concerning the definition of "consumer fireworks". In provisions concerning storage requirements, provides that any bulk storage or holding of consumer fireworks in quantities of 1,001 pounds or greater that is not in compliance with the Pyrotechnic Use Act or the Pyrotechnic Distributor and Operator Licensing Act must be stored in a Department certified Type 1, Type 2, or Type 4 magazine and must meet the distancing requirements, provided by administrative rule, that pertain to the safe storage of low explosives (rather than the distancing requirements for low explosives in federal rules and applicable law). Removes the language that provides that no consumer firework cake, designed for consumer use, shall exceed 500 grams in total explosive chemical composition. In provisions concerning unlawful possession, storage, and transfer, makes changes concerning penalties. Corrects typographical errors.

Senate Floor Amendment No. 2

Removes language providing that no person may possess or store a firework cake, designed for consumer use, that exceeds 500 grams in total explosive chemical composition.

House Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following change. In provisions concerning the powers, duties, and functions of the Department of Natural Resources, adds the ability to authorize any officer or Department employee to enter upon, inspect, and examine, at reasonable times and in a reasonable manner, the records and properties of persons licensed or certified under the Act to the extent such records and properties relate to the safe and proper storage, handling, and use of explosive materials. Makes grammatical changes.

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SB 02455	Sen. Rachel Ventura Sen. Rachel Ventura-Patrick J. Joyce (Rep. Maura Hirschauer-Janet Yang Rohr and Sharon Chung)	104-0421
520 ILCS 5/2.38		from Ch. 61, par. 2.38
520 ILCS 5/3.1-5		
520 ILCS 5/3.2		from Ch. 61, par. 3.2
520 ILCS 5/3.5		from Ch. 61, par. 3.5
520 ILCS 5/3.36		from Ch. 61, par. 3.36
625 ILCS 40/2-2		from Ch. 95 1/2, par. 602-2
705 ILCS 405/5-125		
705 ILCS 405/5-915		

Amends the Wildlife Code. In prohibitions against fraud in connection with any license, permit, or tag, deletes provisions that the Department of Natural Resources shall suspend the privileges of any person found guilty of violating these prohibitions for a period of not less than one year. In provisions regarding the Apprentice Hunter License Program, deletes provisions requiring the Apprentice Hunter License to be a nonrenewable license. In provisions regarding a certificate of competency, deletes provisions allowing a person born on or after January 1, 1980, to be exempt from requirements for a certificate of competency if the person has a hunting license issued in another State. In provisions regarding penalties, deletes provisions requiring the Department to suspend for a period of not less than one year the privileges of any person found guilty of violating specific provisions in the Act. Deletes provisions limiting some suspensions to 5 years. Requires the Department to suspend the privileges of a person for a violation of certain provisions in the Act for a period of one year. Makes technical and other changes. Amends the Snowmobile Registration and Safety Act. In provisions regarding snowmobile inspections, provides that an officer may (rather than must) issue a summons. Amends the Juvenile Court Act of 1987. Makes changes in provisions concerning jurisdiction and expungement.

House Floor Amendment No. 1

Deletes reference to:

520 ILCS 5/2.38 from Ch. 61, par. 2.38

Deletes reference to:

520 ILCS 5/3.1-5

Deletes reference to:

520 ILCS 5/3.2 from Ch. 61, par. 3.2

Deletes reference to:

520 ILCS 5/3.5 from Ch. 61, par. 3.5

Deletes reference to:

520 ILCS 5/3.36 from Ch. 61, par. 3.36

Deletes reference to:

625 ILCS 40/2-2 from Ch. 95 1/2, par. 602-2

Deletes reference to:

705 ILCS 405/5-125

Deletes reference to:

705 ILCS 405/5-915

Adds reference to:

30 ILCS 735/2 from Ch. 96 1/2, par. 9302

Adds reference to:

30 ILCS 735/4 from Ch. 96 1/2, par. 9304

Adds reference to:

30 ILCS 735/5 from Ch. 96 1/2, par. 9305

Adds reference to:

30 ILCS 735/6 from Ch. 96 1/2, par. 9306

Adds reference to:

525 ILCS 40/2.1 from Ch. 96 1/2, par. 5903

Replaces everything after the enacting clause. Amends the Urban and Community Forestry Assistance Act. Provides that requests for grant assistance shall include, but not be limited to, those activities that will implement or enhance: (1) current Illinois Forest Action Plan objectives; (2) local forestry program management objectives as determined by an urban and community forestry management plan; (3) tree canopy capacity in underserved and disadvantaged areas of communities or counties; or (4) urban and community forest canopy in Illinois communities and counties. Makes changes in provisions concerning duties of the Department of Natural Resources, grants amounts, and applications for assistance. Defines additional terms. Amends the State Forest Act. Makes changes to the list of designated State forests.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02455	(Continued)	104-0421
SB 02459	Sen. Javier L. Cervantes Sen. Javier L. Cervantes (Rep. Joyce Mason)	104-0422
	225 ILCS 650/2 225 ILCS 650/21 new	from Ch. 56 1/2, par. 302

Amends the Meat and Poultry Inspection Act. Provides that "amenable" includes edible portions of carcass, bird, or siluriformes fish (rather than edible portions of carcass or bird). Provides that all siluriformes, carcasses, or products entering any official establishment intended for wholesale distribution shall be inspected, handled, stored, prepared, packaged, marked, and labeled as required by provisions in the Code of Federal Regulations. Effective immediately.

Senate Floor Amendment No. 1

In provisions concerning wholesale distribution standard, changes the reference to the Code of Federal Regulations from the subpart on the Specifications for the Humane Handling, Care, Treatment, and Transportation of Warmblooded Animals Other Than Dogs, Cats, Rabbits, Hamsters, Guinea Pigs, Nonhuman Primates, Marine Mammals, and Birds to the subchapter on the Mandatory Inspection of Fish of the Order Siluriformes and Products of Such Fish.

House Floor Amendment No. 1

Provides that all siluriformes fish or siluriformes fish products (instead of siluriformes, carcasses, or products) entering any official establishment intended for wholesale distribution shall be inspected, handled, stored, prepared, packaged, marked, and labeled as required by provisions in the Code of Federal Regulations.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02466 Sen. Omar Aquino **104-0423**

Sen. Omar Aquino-Christopher Belt-David Koehler, Robert Peters, Adriane Johnson, Karina Villa, Laura Ellman, Robert F. Martwick, Celina Villanueva, Doris Turner, Laura Fine, Cristina Castro, Mary Edly-Allen, Graciela Guzmán, Terri Bryant, Li Arellano, Jr., Sara Feigenholtz, Dale Fowler, Willie Preston, Ram Villivalam and Rachel Ventura (Rep. Marcus C. Evans, Jr.-Sonya M. Harper, Barbara Hernandez, Travis Weaver, Bob Morgan, Nicolle Grasse, Patrick Windhorst, Maura Hirschauer, Kelly M. Cassidy, Wayne A. Rosenthal, Maurice A. West, II, Laura Faver Dias, Sharon Chung and Yolonda Morris)

5 ILCS 100/5-45.65 new

525 ILCS 35/2 from Ch. 85, par. 2102

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

525 ILCS 35/5 from Ch. 85, par. 2105

525 ILCS 35/6 from Ch. 85, par. 2106

525 ILCS 35/9 from Ch. 85, par. 2109

525 ILCS 35/2.01 rep.

525 ILCS 35/2.02 rep.

525 ILCS 35/2.03 rep.

525 ILCS 35/2.04 rep.

525 ILCS 35/2.05 rep.

525 ILCS 35/11.1 rep.

Amends the Open Space Lands Acquisition and Development Act. Provides that a distressed location project that is located within a distressed community shall be eligible for assistance of up to 100% for the acquisition of open space lands and for capital development and improvement proposals that are in conformity with the purposes of the Act. Specifies that a project that is located within a distressed community, regardless of whether the project is located within a distressed location, is eligible for assistance up to 90% for the acquisition of open space lands and for capital development and improvement proposals that are in conformity with the purposes of the Act. Provides that a distressed location project that is not located in a distressed community shall be eligible for assistance of up to 75% for the acquisition of open space lands and for capital development and improvement proposals that are in conformity with the purposes of the Act. Directs the Department of Natural Resources to prioritize the making of grants under the Act for projects that are located in distressed locations and distressed communities. Sets limits on the appropriated amounts that may be used for grants to distressed communities and distressed locations. Repeals a provision that required the Department of Natural Resources to prepare a Distressed Local Government Report. Repeals provisions that define terms. Adds other definitions. Amends the Illinois Administrative Procedure Act. Grants emergency rulemaking powers to the Department of Natural Resources.

House Committee Amendment No. 1

Deletes reference to:

5 ILCS 100/5-45.65 new

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Deletes all changes to the Illinois Administrative Procedure Act. Changes the definitions of "distressed community" and "distressed location" in the Open Space Lands Acquisition and Development Act. Deletes provisions regarding emergency rules in the Open Space Lands Acquisition and Development Act. Makes technical changes.

Aug 15 25 S **Effective Date January 1, 2026**

SB 02469 Sen. Michael E. Hastings **104-0424**

Sen. Michael E. Hastings and Paul Faraci
 (Rep. Rick Ryan, Anne Stava and Terra Costa Howard)

720 ILCS 570/311.6

Amends the Illinois Controlled Substances Act. Provides that, notwithstanding any other provision of law, a prescriber shall not be required to issue prescriptions for a substance classified in Schedule II, III, IV, or V electronically if the prescription is issued by a licensed veterinarian within 7 (rather than 2) years after November 17, 2023 (the effective date of Public Act 103-563).

Senate Committee Amendment No. 1

Adds an immediate effective date to the bill.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02487 Sen. Adriane Johnson **104-0425**
Sen. Adriane Johnson-Lakesia Collins and Laura Fine
(Rep. Dagmara Avelar, Lilian Jiménez, Norma Hernandez and Daniel Didech)

775 ILCS 5/7A-102 from Ch. 68, par. 7A-102

Amends the Illinois Human Rights Act. Makes it discretionary rather than mandatory that the Department of Human Rights conduct a fact-finding conference. Provides that the amendatory applies to charges pending or filed on or after the effective date of the amendatory Act.

House Committee Amendment No. 1

Adds reference to:

775 ILCS 5/8A-104 from Ch. 68, par. 8A-104

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Provides for the imposition of a civil penalty that may be imposed for each specific act constituting a civil rights violation as defined in the Act. Provides a penalty for each aggrieved party injured by the civil rights violation (i) in an amount not exceeding \$16,000 if the respondent has not been adjudged to have committed any prior civil rights violation under the Act; (ii) in an amount not exceeding \$42,500 if the respondent has been adjudged to have committed one other civil rights violation under the Act during the 5-year period ending on the date of the filing of the charge; and (iii) in an amount not exceeding \$70,000 if the respondent has been adjudged to have committed 2 or more civil rights violations under the Act during the 7-year period ending on the date of the filing of the charge. Provides that if the acts constituting the civil rights violation that is the object of the charge are committed by the same natural person who has been previously adjudged to have committed acts constituting a civil rights violation under the Act, then the civil penalties set forth in (ii) and (iii) may be imposed without regard to the period of time within which any subsequent civil rights violation under this Act occurred.

House Floor Amendment No. 2

Provides that the Department, in its discretion may conduct a fact finding conference. Provides that if the complainant and respondent both submit a written request for a fact finding conference prior to 90 days after the date on which the charge was filed, the Department shall conduct a fact finding conference unless prior to the Department's receipt of both requests, the Department has issued its report. Provides that any request for a fact finding conference must include the party's written agreement to grant an extension of 120 days to the time period if requested by the Department to issue its report.

Aug 15 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02493 Sen. Christopher Belt **104-0426**
 Sen. Christopher Belt, Andrew S. Chesney and Doris Turner
 (Rep. Jay Hoffman)

5 ILCS 80/4.36
 5 ILCS 80/4.43 new
 225 ILCS 745/15
 225 ILCS 745/18 new
 225 ILCS 745/20
 225 ILCS 745/25
 225 ILCS 745/30
 225 ILCS 745/35
 225 ILCS 745/40
 225 ILCS 745/41 new
 225 ILCS 745/45
 225 ILCS 745/50
 225 ILCS 745/54
 225 ILCS 745/65
 225 ILCS 745/66 new
 225 ILCS 745/75
 225 ILCS 745/80
 225 ILCS 745/85
 225 ILCS 745/90
 225 ILCS 745/110
 225 ILCS 745/120
 225 ILCS 745/125
 225 ILCS 745/140
 225 ILCS 745/160
 225 ILCS 745/180

Amends the Regulatory Sunset Act. Changes the repeal date of the Professional Geologist Licensing Act from January 1, 2026 to January 1, 2031. Adds provisions concerning the applicant's or licensee's address of record and email address of record; the inclusions of the applicant's Social Security Number or Individual Taxpayer Identification Number on an application; and placing a license on inactive status. Makes changes in provisions concerning exemptions; restrictions and limitations; powers and duties of the Department of Financial and Professional Regulation; the Board of Licensing for Professional Geologists; applications for original license; examinations; qualifications for licensure; endorsement; expiration and renewal of license; returned checks and fines; disciplinary actions; injunctive actions; investigations; findings and recommendations by the Board; rehearings; appointments of hearing officers; surrender of license; violations; and confidentiality. Makes other changes. Provisions amending the Regulatory Sunset Act are effective immediately.

House Floor Amendment No. 2

Deletes reference to:
 5 ILCS 80/4.36

Deletes reference to:
 5 ILCS 80/4.43 new

Deletes reference to:
 225 ILCS 745/15

Deletes reference to:
 225 ILCS 745/18 new

Deletes reference to:
 225 ILCS 745/20

Deletes reference to:
 225 ILCS 745/25

Deletes reference to:
 225 ILCS 745/30

Deletes reference to:
 225 ILCS 745/35

Deletes reference to:
 225 ILCS 745/40

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02493 (Continued)

104-0426

- Deletes reference to:
225 ILCS 745/41 new
- Deletes reference to:
225 ILCS 745/45
- Deletes reference to:
225 ILCS 745/50
- Deletes reference to:
225 ILCS 745/54
- Deletes reference to:
225 ILCS 745/65
- Deletes reference to:
225 ILCS 745/66 new
- Deletes reference to:
225 ILCS 745/75
- Deletes reference to:
225 ILCS 745/80
- Deletes reference to:
225 ILCS 745/85
- Deletes reference to:
225 ILCS 745/90
- Deletes reference to:
225 ILCS 745/110
- Deletes reference to:
225 ILCS 745/120
- Deletes reference to:
225 ILCS 745/125
- Deletes reference to:
225 ILCS 745/140
- Deletes reference to:
225 ILCS 745/160
- Deletes reference to:
225 ILCS 745/180
- Adds reference to:
220 ILCS 30/17 new
- Adds reference to:
220 ILCS 30/17.1 new
- Adds reference to:
220 ILCS 30/17.2 new
- Adds reference to:
220 ILCS 30/17.3 new
- Adds reference to:
220 ILCS 30/17.4 new
- Adds reference to:
220 ILCS 30/17.5 new
- Adds reference to:
220 ILCS 30/17.6 new
- Adds reference to:
220 ILCS 30/17.8 new
- Adds reference to:
220 ILCS 81/4-20

Synopsis of Public Acts by Public Act Number

SB 02493 (Continued)

104-0426

Replaces everything after the enacting clause. Amends the Electric Supplier Act. Provides that the amendatory provisions may be referred to as the Electrical Service Broadband Deployment and Access Law. Defines terms. Provides that a broadband grant recipient, subject to the recipient's broadband grant, may access and use (i) any existing electric easement held or controlled by the broadband grant recipient or (ii) any other existing electric easement contingent upon an agreement with the easement holder or controller for the delivery of such broadband service by such broadband grant recipient. Sets forth provisions concerning notice and the procedures for the landowner to claim just compensation. Provides that, conditional upon acquiring the proper agreement or permit with the highway right-of-way controller or holder, a broadband grant recipient may install, maintain, and use broadband infrastructure below ground along a highway right-of-way within the grant service area. Sets forth provisions concerning labor standards and protection, including requiring the payment of prevailing wages and benefits to workers. Provides that the rights and obligations of broadband project grant recipients and landowners set forth in the amendatory provisions do not apply on and after January 1, 2030. Amends the Broadband Infrastructure Advancement Act. Provides that the Department of Commerce and Economic Opportunity, when evaluating grant applications for the deployment of broadband network, must consider the expediency with which a project can be completed and broadband Internet access service delivered. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02503 Sen. Suzy Glowiak Hilton **104-0427**
 Sen. Suzy Glowiak Hilton and Kimberly A. Lightford
 (Rep. Marcus C. Evans, Jr.-Anthony DeLuca-Harry Benton)

5 ILCS 80/4.36
 5 ILCS 80/4.41 new
 225 ILCS 335/1 from Ch. 111, par. 7501
 225 ILCS 335/2 from Ch. 111, par. 7502
 225 ILCS 335/2.05 new
 225 ILCS 335/2.1 from Ch. 111, par. 7502.1
 225 ILCS 335/3 from Ch. 111, par. 7503
 225 ILCS 335/3.5
 225 ILCS 335/4.5
 225 ILCS 335/4.6 new
 225 ILCS 335/5.1
 225 ILCS 335/5.5
 225 ILCS 335/6 from Ch. 111, par. 7506
 225 ILCS 335/7.1
 225 ILCS 335/9 from Ch. 111, par. 7509
 225 ILCS 335/9.1 from Ch. 111, par. 7509.1
 225 ILCS 335/9.4 from Ch. 111, par. 7509.4
 225 ILCS 335/9.7 from Ch. 111, par. 7509.7
 225 ILCS 335/9.8 from Ch. 111, par. 7509.8
 225 ILCS 335/10a
 225 ILCS 335/11 from Ch. 111, par. 7511
 225 ILCS 335/11.5
 225 ILCS 335/11.5a new
 225 ILCS 335/11.8

Amends the Regulatory Sunset Act. Changes the repeal date of the Illinois Roofing Industry Licensing Act from January 1, 2026 to January 1, 2031. Amends the Illinois Roofing Industry Licensing Act. Makes changes in provisions concerning definitions. Adds provisions concerning an applicant's or licensee's address of record and email address of record. Makes changes in provisions concerning the application for a license; examinations; duties and responsibilities of a qualifying party; qualifying party termination; commercial vehicles; contracts; expiration and renewal; applicant convictions; licensure requirements; grounds for disciplinary action; subpoenas; final administrative decisions; criminal penalties; unlicensed practice; the Roofing Advisory Board; and the surrender of a license. Makes conforming and other changes. Effective immediately.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Reinserts the contents of the introduced bill with the following changes. In provisions concerning the application for a roofing contractor license, provides that the qualifying party shall be an employee (rather than a full-time employee). In the provisions concerning the duties and responsibilities of a qualifying party and grounds for discipline, makes changes concerning those duties and responsibilities and makes a terminology change in the caption. Provides that in the event a qualifying party is terminated or has an active status (rather than his or her status) as the qualifying party of the licensed roofing contractor terminated, both the licensee and the qualifying party shall notify the Department of Financial and Professional Regulation of this disassociation. Provides that within 7 months after approval by the Department (rather than upon approval by the Department), a newly designated qualifying party must take and pass a required examination to requalify. Corrects typographical errors. Effective immediately.

Senate Floor Amendment No. 3

Corrects grammatical and typographical mistakes. In provisions concerning application of the Act, provides that nothing in the Act shall be construed to prevent or limit the practice of professional engineering as defined in the Professional Engineering Practice Act of 1989 or the practice of structural engineering as defined in the Structural Engineering Practice Act of 1989.

House Floor Amendment No. 2

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02503 (Continued)

104-0427

Makes changes to the definition of "roofing work" or "professional roofing services". In provisions concerning contracts for professional roofing services, provides that, in awarding a contract for professional roofing services, if the property owner is the State or any municipality, county, incorporated area, or school district, the property owner shall conduct a bona fide procurement process in accordance with applicable law in which the awarded vendor holds the applicable verified active licenses and a qualifying party credential issued by the Department of Financial and Professional Regulation (rather than a bona fide bidding process in which all of the bids are submitted by roofing contractors holding verified active licenses issued by the Department). Corrects typographical errors.

House Floor Amendment No. 3

Adds reference to:

225 ILCS 745/15

Adds reference to:

225 ILCS 745/18 new

Adds reference to:

225 ILCS 745/20

Adds reference to:

225 ILCS 745/25

Adds reference to:

225 ILCS 745/30

Adds reference to:

225 ILCS 745/35

Adds reference to:

225 ILCS 745/40

Adds reference to:

225 ILCS 745/41 new

Adds reference to:

225 ILCS 745/45

Adds reference to:

225 ILCS 745/50

Adds reference to:

225 ILCS 745/54

Adds reference to:

225 ILCS 745/65

Adds reference to:

225 ILCS 745/66 new

Adds reference to:

225 ILCS 745/75

Adds reference to:

225 ILCS 745/80

Adds reference to:

225 ILCS 745/85

Adds reference to:

225 ILCS 745/90

Adds reference to:

225 ILCS 745/110

Adds reference to:

225 ILCS 745/120

Adds reference to:

225 ILCS 745/125

Adds reference to:

225 ILCS 745/140

Adds reference to:

225 ILCS 745/160

Adds reference to:

225 ILCS 745/180

Adds reference to:

225 ILCS 335/7.1

Synopsis of Public Acts by Public Act Number

SB 02503 (Continued)

104-0427

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Makes changes to the definition of "roofing work" or "professional roofing services". In provisions concerning contracts for professional roofing services, provides that, in awarding a contract for professional roofing services, if the property owner is the State or any municipality, county, incorporated area, or school district, the property owner shall conduct a bona fide procurement process in accordance with applicable law in which the awarded vendor holds the applicable verified active licenses and a qualifying party credential issued by the Department of Financial and Professional Regulation (rather than a bona fide bidding process in which all of the bids are submitted by roofing contractors holding verified active licenses issued by the Department). Corrects typographical errors. Amends the Professional Geologist Licensing Act. Adds provisions concerning the applicant's or licensee's address of record and email address of record; the inclusion of the applicant's Social Security Number or Individual Taxpayer Identification Number on an application; and placing a license on inactive status. Makes changes in provisions concerning exemptions; restrictions and limitations; powers and duties of the Department of Financial and Professional Regulation; the Board of Licensing for Professional Geologists; applications for original license; examinations; qualifications for licensure; endorsement; expiration and renewal of license; returned checks and fines; disciplinary actions; injunctive actions; investigations; findings and recommendations by the Board; rehearings; appointments of hearing officers; surrender of license; violations; and confidentiality. Makes other changes. Effective immediately.

Aug 15 25 S **Effective Date August 15, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01797	Sen. Mark L. Walker	104-0428
	Sen. Mark L. Walker-Laura Ellman-Cristina Castro-Graciela Guzmán, Karina Villa, Rachel Ventura, Mike Porfirio, Paul Faraci, Christopher Belt, Javier L. Cervantes, Michael E. Hastings, Robert Peters, Mary Edly-Allen, Adriane Johnson and Mike Simmons (Rep. Edgar González, Jr. and Camille Y. Lilly)	
New Act		
5 ILCS 140/7.5		
30 ILCS 105/5.1030 new		
205 ILCS 5/2		from Ch. 17, par. 302
205 ILCS 5/30		from Ch. 17, par. 337
205 ILCS 620/1-5.08		from Ch. 17, par. 1551-5.08
205 ILCS 620/2-1		from Ch. 17, par. 1552-1
205 ILCS 620/Art. IIA heading new		
205 ILCS 620/2A-1 new		
205 ILCS 620/2A-2 new		
205 ILCS 620/2A-3 new		
205 ILCS 620/2A-4 new		
205 ILCS 620/4-1		from Ch. 17, par. 1554-1
205 ILCS 620/4-2		from Ch. 17, par. 1554-2
205 ILCS 620/4-5		from Ch. 17, par. 1554-5
205 ILCS 620/4A-15		
205 ILCS 620/5-1		from Ch. 17, par. 1555-1
815 ILCS 505/2HHHH new		

Creates the Digital Assets and Consumer Protection Act. Provides that the Department of Financial and Professional Regulation shall regulate digital asset business activity in the State. Sets forth provisions concerning: applicability; the powers and duties of the Department; funds; customer protections; custody and protection of customer assets; covered exchanges; compliance; registration; supervision; records; additional procedural provisions; confidentiality; violations; enforcement; rulemaking authority; and severability. Creates the Special Purpose Trust Company Article in the Corporate Fiduciary Act. Sets forth provisions concerning certificates of authority; rulemaking and organization; certificates of authority for foreign corporate fiduciaries; eligibility; fees; and certificates of reciprocity. Makes other changes to various Acts. Effective immediately.

Senate Committee Amendment No. 1

Provides that any reference to the Act shall include any rules adopted in accordance with the Act. In provisions concerning control over a registrant, provides that there is a rebuttable presumption of control (rather than a person has control over a registrant) if a person directly or indirectly owns, controls, holds with the power to vote, or holds proxies representing 10% or more of the then outstanding voting securities issued by the registrant. Corrects cross-references and typographical errors. Makes other changes.

Senate Floor Amendment No. 2

Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by Senate Amendment No. 1, with changes that include the following. Provides that "digital asset business activity" does not include (1) peer-to-peer exchanges or transfers of digital assets, (2) decentralized exchanges facilitating peer-to-peer exchanges or transfers solely through use of a computer program or a transaction protocol that is intended to automatically execute, control, or document events and actions, and (3) the development and dissemination of software in and of itself. Provides that "digital asset administration" does not include the issuance of a non-fungible token in and of itself. Defines "non-fungible token". Makes changes in provisions concerning rebuttable presumptions of control and the application of the Act. Makes other changes. Effective immediately.

House Committee Amendment No. 1

Makes changes to defined terms. In provisions concerning applicability of the Act, provides that the Act does not apply to a person who (A) contributes connectivity software or computing power or otherwise participates in the process of securing a network, (B) records digital asset transactions to the network or protocol governing transfer of the digital representation of value, or (C) develops, publishes, constitutes, administers, maintains, or otherwise distributes software relating to the network, so long as the person does not control transactions of digital assets on the network. In provisions concerning rulemaking, includes rules in connection with the adoption of reciprocity agreements between the Department of Financial and Professional Regulation and the appropriate licensing agency of another state to register a covered person on an expedited basis.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02319

Sen. Laura Ellman

104-0429

Sen. Laura Ellman-Mattie Hunter, Mark L. Walker, Karina Villa, Christopher Belt, Mary Edly-Allen, Mike Porfirio, Doris Turner, Sara Feigenholtz, Laura M. Murphy and Graciela Guzmán
(Rep. Curtis J. Tarver, II and Natalie A. Manley)

New Act

Creates the Virtual Currency Kiosk Consumer Protection Act. Provides that specified information reported to the Department of Financial and Professional Regulation by virtual currency kiosk shall be confidential, except as otherwise provided in the Act. Establishes warning and general terms and conditions disclosure requirements for a virtual currency kiosk operator opening an account for a new customer and prior to entering into an initial transaction for, on behalf of, or with the customer. Requires a receipt to be provided to each customer following a transaction. Requires all virtual currency kiosk operators to have live customer service, as specified; create anti-fraud, enhanced due diligence, and federal and State law compliance policies; designate a compliance officer and a consumer protection officer; and use blockchain analytics software to assist in the prevention of sending purchased virtual currency from a virtual currency kiosk operator to a digital wallet known to be affiliated with fraudulent activity at the time of a transaction; and report the location of each virtual currency kiosk located within this State within 45 days after the end of the calendar quarter. Requires a virtual currency kiosk operator to receive a money transmitter license. Sets forth supervision duties for the Department and the Secretary of Financial and Professional Regulation.

Senate Floor Amendment No. 1

Adds reference to:

30 ILCS 105/5.1030 new

Replaces everything after the enacting clause. Creates the Digital Asset Kiosks Act. Sets forth provisions concerning the general powers and duties of the Department of Financial and Professional Regulation in administering and enforcing registrations for digital asset kiosk operators and transactions. Provides that moneys collected by the Department under the Act shall be deposited into the Digital Asset Kiosk Fund. Establishes transaction and charge limits on digital asset kiosk operators. Requires disclosures for digital asset kiosk operators before engaging in each digital asset kiosk transaction with a customer and requires operators to report the physical location of digital asset kiosks. Requires digital asset kiosk operators to issue refunds for fraudulent transactions at the request of a new customer within the new customer period. Requires digital asset kiosk operators to register with the Department and sets forth provisions concerning renewal and refusal of registration. Establishes surety bond and tangible net worth requirements for registrants. Provides a private right of action for violations of the Act. Exempts specified entities from the requirements of the Act. Provides that, if and only if House Bill 742 of the 104th General Assembly becomes law in the form in which it passed the House on April 10, 2025, then the Digital Asset Kiosks Act is amended by repealing the specified provisions of the Act. Amends the State Finance Act to create the Digital Asset Kiosk Fund. Effective immediately.

Senate Floor Amendment No. 3

In provisions concerning refunds for new customers, provides that, to receive a refund, a new customer must, within 60 days after the last transaction to occur during the new customer period, submit a police report or government agency report of the transaction or transactions (rather than proof of the fraudulent transaction or transactions) to the digital asset kiosk operator. Makes conforming changes to provisions concerning refunds for existing customers. Provides that a claim of violation of specified provisions of the Act (rather than a claim of violation of the Act) may be asserted in a civil action. Provides that a prevailing resident (rather than a prevailing person, other than a digital asset kiosk operator) may be awarded reasonable attorney's fees and court costs.

House Floor Amendment No. 1

Removes certain provisions from claims of violation that may be asserted in a civil action. Provides that, if and only if Senate Bill 1797 of the 104th General Assembly, as amended by House Amendment No. 1, becomes law, then specified provisions of the Act are repealed on the date that Senate Bill 1797 of the 104th General Assembly becomes law. Makes a conforming change in provisions amending the State Finance Act.

Aug 18 25 S **Effective Date August 18, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01519

Sen. Karina Villa

104-0430

Sen. Karina Villa-Mark L. Walker-Graciela Guzmán, Rachel Ventura, Javier L. Cervantes, Mike Simmons, Adriane Johnson, Doris Turner and Mary Edly-Allen
 (Rep. La Shawn K. Ford-Mary Beth Canty-Laura Faver Dias-Camille Y. Lilly, Michael Crawford, Aarón M. Ortíz, Kelly M. Cassidy, Gregg Johnson, Anne Stava, Lilian Jiménez, Carol Ammons, Ann M. Williams, Lisa Davis, Theresa Mah, Nicolle Grasse, Jawaharial Williams and Yolonda Morris)

105 ILCS 5/2-3.206 new

105 ILCS 5/10-20.14

from Ch. 122, par. 10-20.14

105 ILCS 5/10-22.6

from Ch. 122, par. 10-22.6

105 ILCS 5/26-12

from Ch. 122, par. 26-12

Amends the School Code. Provides that the State Board of Education shall require that each school district annually report the number of students who were referred to a law enforcement agency or official and the number of instances of referrals to law enforcement that students received. Provides that on or before January 31, 2027 and on or before January 31 of each subsequent year, the State Board of Education shall prepare a report on student referrals to law enforcement in all school districts in the State. Requires a parent-teacher advisory committee to develop policy guideline procedures to establish and maintain a reciprocal reporting system between the school district and local law enforcement agencies regarding both criminal and civil offenses (rather than only criminal offenses) committed by students. Removes language providing that a student may not be issued a monetary fine or fee as a disciplinary consequence. Instead, prohibits school personnel from issuing a monetary fine, fee, ticket, or citation for a municipal code violation. Provides that school personnel (rather than a school district) may not refer a truant, chronic truant, or truant minor to any other local public entity, school resource officer, or peace officer (rather than only to any other local public entity) for that local public entity, school resource officer, or peace officer to issue the child a fine or fee as punishment for truancy. Effective immediately.

Senate Committee Amendment No. 1

Adds reference to:

105 ILCS 5/10-20.68

Replaces everything after the enacting clause with the provisions of the introduced bill, and makes the following changes: Provides that the required annual report regarding the number of students who were referred to a law enforcement agency or official shall begin with the 2027-2028 school year. Removes incident type and age from the data to be reported. Provides that the report on student referrals to law enforcement in all school districts in the State shall begin on or before January 31, 2029 (rather than 2027). Gives rulemaking authority to the State Board of Education. Requires a memorandum of understanding between a local law enforcement agency and a school district for any school district that uses a school resource officer; makes related changes. Provides that a student must not be issued a monetary fine, fee, ticket, or citation as a school-based disciplinary consequence or for a municipal code violation on school grounds during school-related events or activities or while taking school transportation by any person (rather than school personnel may not issue a monetary fine, fee, ticket, or citation for a municipal code violation). Excludes traffic, boating, and fish and game law violations. Effective immediately.

Senate Floor Amendment No. 3

Replaces everything after the enacting clause with the provisions of Senate Amendment No. 1, and makes the following changes: In the provisions concerning law enforcement referral reports, removes language that provides that the reported data shall be disaggregated by the result of the referral and removes rulemaking authority for the State Board of Education. Provides that the requirement for a memorandum of understanding between a local law enforcement agency and a school district for a school resource officer begins July 1, 2026. Makes a change concerning the memorandum of understanding. Provides that a student must not be issued a monetary fine, fee, ticket, or citation as a school-based disciplinary consequence or for a municipal code violation on school grounds during school hours (rather than during school-related events or activities, whether in-person or virtual). Effective immediately.

Aug 20 25 S **Effective Date August 20, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01181 Sen. Steve Stadelman **104-0431**
 Sen. Steve Stadelman
 (Rep. Daniel Didech-Jennifer Gong-Gershowitz-Tracy Katz Muhl)

New Act

735 ILCS 110/15

Creates the Uniform Public Expression Protection Act. Applies the Act to a civil cause of action, including an action in federal court under its supplemental or diversity jurisdiction, against a person based on the person's: (i) communication in a legislative, executive, judicial, administrative, or other governmental proceeding; (ii) communication on an issue under consideration or review in any of these proceedings; or (iii) exercise of a right guaranteed by the United States Constitution or the Illinois Constitution on a matter of public concern. Provides that the Act does not apply to a cause of action asserted: (i) against a governmental unit or an employee or agent of a governmental unit acting or purporting to act in an official capacity; (ii) by a governmental unit or an employee or agent of a governmental unit acting in an official capacity to enforce a law to protect against an imminent threat to public health or safety; or (iii) against a person primarily engaged in the business of selling or leasing goods or services if the cause of action arises out of a communication related to the person's sale or lease of the goods or services. Creates a procedure for a special motion for expedited relief for a party being sued for issues covered by the Act to dismiss or strike the action in whole or in part within 60 days of being sued. Requires the court to rule on a special motion for expedited relief within 60 days after a hearing, and the court must conduct a hearing not later than 60 days after the filing of such a motion unless it continues it for discovery under the Act or for other good cause. Makes other changes. Makes a conforming change in the Citizen Participation Act. Effective immediately.

Senate Committee Amendment No. 2

Adds reference to:

735 ILCS 110/5

Adds reference to:

735 ILCS 110/17 new

Adds reference to:

735 ILCS 110/32 new

Replaces everything after the enacting clause. Amends the Citizen Participation Act to declare that it is the public policy of Illinois that press opining, reporting, or investigating matters of public concern is participating and communicating with the government and that the Act should be construed broadly in striking the balance of rights that the Act seeks to protect. Provides that for the Act's applicability the claim does not need to solely pertain to the moving party's constitutional rights as the Act applies regardless of the motives of the person who brought that the claim the moving party is seeking to dispose of. Imposes a stay on all proceedings on the filing of a motion seeking the protection of the Act. Provides that on a motion by the moving party, the court may stay a hearing or motion involving another party, or discovery by another party, if the hearing or ruling on the motion would adjudicate, or the discovery would relate to, an issue material to the motion to dispose of a claim under the Act. Allows exemptions from the stay on certain conditions. Effective immediately. Applies to actions commenced on or after January 1, 2026.

House Committee Amendment No. 1

Adds reference to:

735 ILCS 110/25

Includes freedom of the press in the applicability provisions of the Act in addition to the other constitutional protections. Amends the attorney's fees provisions to require that a court award a responding party who prevails in a motion under the Act reasonable attorney's fees and costs incurred in connection with the motion if the court finds that the motion was frivolous or filed solely with intent to delay the proceeding.

Aug 21 25 S **Effective Date August 21, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03637	Rep. Dagmara Avelar	104-0432
Rep. Dagmara Avelar-Kelly M. Cassidy-Jehan Gordon-Booth-Robyn Gabel-Bob Morgan, Joyce Mason, Nabeela Syed, Abdelnasser Rashid, Aaron M. Ortíz, Edgar González, Jr., Barbara Hernandez, Nicolle Grasse, Anna Moeller, Lindsey LaPointe, Margaret Croke, Eva-Dina Delgado, Kimberly Du Buclet, Yolonda Morris, Jennifer Gong-Gershowitz, Sharon Chung, Will Guzzardi, Mary Beth Canty, Michael Crawford, Maura Hirschauer, Janet Yang Rohr, Natalie A. Manley, Camille Y. Lilly, Amy Briel, Michelle Mussman and Laura Faver Dias (Sen. Karina Villa, Sara Feigenholtz, Omar Aquino, Mike Simmons, Mary Edly-Allen, Rachel Ventura, Graciela Guzmán and Paul Faraci)		
225 ILCS 6/60		
225 ILCS 15/15		from Ch. 111, par. 5365
225 ILCS 20/19		
225 ILCS 55/85		from Ch. 111, par. 8351-85
225 ILCS 60/22		from Ch. 111, par. 4400-22
225 ILCS 60/23		from Ch. 111, par. 4400-23
225 ILCS 64/100		
225 ILCS 65/65-65		was 225 ILCS 65/15-55
225 ILCS 65/70-5		was 225 ILCS 65/10-45
225 ILCS 85/30		from Ch. 111, par. 4150
225 ILCS 85/30.1		
225 ILCS 95/21		from Ch. 111, par. 4621
225 ILCS 107/80		
225 ILCS 120/55		from Ch. 111, par. 8301-55
225 ILCS 130/75		
225 ILCS 135/95		
410 ILCS 620/7		from Ch. 56 1/2, par. 507
410 ILCS 620/14		from Ch. 56 1/2, par. 514
410 ILCS 620/15		from Ch. 56 1/2, par. 515

Amends the Behavior Analyst Licensing Act, the Clinical Psychologist Licensing Act, the Clinical Social Work and Social Work Practice Act, the Marriage and Family Therapy Licensing Act, the Medical Practice Act of 1987, the Licensed Certified Professional Midwife Practice Act, the Nurse Practice Act, the Pharmacy Practice Act, the Physician Assistant Practice Act of 1987, the Professional Counselor and Clinical Professional Counselor Licensing and Practice Act, the Wholesale Drug Distribution Licensing Act, the Registered Surgical Assistant and Registered Surgical Technologist Title Protection Act, and the Genetic Counselor Licensing Act. Provides that the Department of Professional and Financial Regulation shall not take any disciplinary or non-disciplinary action against a person's authorization to practice (rather than against the license or permit issued) under each of the amended Acts based solely upon the person's involvement in any health care service, so long as the care was not unlawful under the laws of the State. Prohibits the Department from taking any disciplinary or non-disciplinary action against a person's authorization to practice (rather than against the license or permit issued) under each of the amended Acts based upon the person's license, registration, or permit (rather than only license) being revoked or suspended, or the person being otherwise disciplined by any other state, if that form of discipline was based solely on the person violating another state's laws prohibiting involvement in any health care service if that health care service would not have been unlawful under the laws of the State and is consistent with the applicable standard of conduct for a person practicing in Illinois under those Acts. Changes certain references to official occupation titles in the amended Acts to "person". Amends the Illinois Food, Drug and Cosmetic Act. Provides that a drug's status as not approved by the U.S. Food and Drug Administration shall not cause it to be deemed an adulterated drug if its safety and efficacy have been established by peer-reviewed research or if it is recommended for use by the World Health Organization, even if the drug's labelling reflects prior approval that is no longer in effect, so long as such labelling was true and accurate at the time of manufacture.

House Floor Amendment No. 1

Provides that a drug's status as not approved by the U.S. Food and Drug Administration shall not cause it to be deemed an adulterated drug in violation of the Act if it is recommended for use by the World Health Organization (rather than if its safety and efficacy have been established by peer-reviewed research or if it is recommended for use by the World Health Organization).

Senate Committee Amendment No. 1

Provides that, if a drug had been approved by the U.S. Food and Drug Administration before January 1, 2025, the revocation of approval by the U.S. Food and Drug Administration shall not cause it to be deemed an adulterated drug in violation of the Illinois Food, Drug and Cosmetic Act if the drug is recommended for use by the World Health Organization, even if the drug's labeling reflects prior approval that is no longer in effect, so long as the drug's labeling was true and accurate at the time of its manufacture. Provides that those provisions are inoperative on and after January 1, 2035.

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01437 Rep. Bob Morgan **104-0434**

Rep. Bob Morgan-Justin Slaughter-Barbara Hernandez-Diane Blair-Sherlock, Debbie Meyers-Martin, Suzanne M. Ness, Nicole Grasse, Lisa Davis, Yolonda Morris, Marcus C. Evans, Jr., Maura Hirschauer, Sharon Chung, Sue Scherer, Dave Vella, Jaime M. Andrade, Jr., Dagmara Avelar, Elizabeth "Lisa" Hernandez, Stephanie A. Kifowit, Edgar González, Jr., La Shawn K. Ford, William "Will" Davis, Joyce Mason, Anna Moeller, Michelle Mussman, Kevin John Olickal, Aarón M. Ortíz, Anne Stava, Katie Stuart, Ann M. Williams, Martha Deuter and Thaddeus Jones
 (Sen. Bill Cunningham-Mattie Hunter)

15 ILCS 505/17.2 new

Amends the State Treasurer Act. Provides that the State Treasurer may establish and administer a non-profit investment pool and an electronic payment processing program to supplement and enhance investment opportunities and secure electronic payment options otherwise available to not-for-profit corporations in the State. Provides that the Treasurer may receive funds paid into the pool for the purpose of holding and investing those funds. Provides for surety bonds payable to not-for-profit corporations who participate in the pool. Provides that the Treasurer shall adopt rules for the efficient administration of the pool.

House Floor Amendment No. 1

Provides that not-for-profit corporations exempt from taxation under Section 501(c)(c) or 501(c)(5) of the Internal Revenue Code (rather than Section 501(c)(3), 501(c)(4), 501(c)(5), or 501(c)(6) of the Internal Revenue Code) are eligible to participate in the non-profit investment pool.

Senate Committee Amendment No. 1

Deletes reference to:

15 ILCS 505/17.2 new

Adds reference to:

15 ILCS 505/0.01

from Ch. 130, par. 0.01

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

Senate Floor Amendment No. 4

Deletes reference to:

15 ILCS 505/0.01

from Ch. 130, par. 0.01

Adds reference to:

10 ILCS 5/1-20.1

Adds reference to:

20 ILCS 105/8.10

Adds reference to:

20 ILCS 505/5.27

Adds reference to:

20 ILCS 750/10

Adds reference to:

20 ILCS 1605/21.4

Adds reference to:

20 ILCS 1605/21.5

Adds reference to:

20 ILCS 1605/21.8

Adds reference to:

20 ILCS 2310/2310-542

Adds reference to:

20 ILCS 3855/1-130

Adds reference to:

20 ILCS 3960/3.6

Adds reference to:

20 ILCS 4122/95

Adds reference to:

20 ILCS 4126/30

Adds reference to:

20 ILCS 4126/35

Adds reference to:

20 ILCS 4134/20

Adds reference to:

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01437 (Continued)

104-0434

30 ILCS 500/1-15.93

Adds reference to:
30 ILCS 500/30-30

Adds reference to:
35 ILCS 5/221

Adds reference to:
35 ILCS 5/231

Adds reference to:
55 ILCS 5/3-5010.8

Adds reference to:
55 ILCS 5/5-41065

Adds reference to:
55 ILCS 5/5-43043

Adds reference to:
70 ILCS 1235/20

Adds reference to:
70 ILCS 1235/25

Adds reference to:
5 ILCS 70/9

Adds reference to:
10 ILCS 5/1-21.5 new

Adds reference to:
10 ILCS 5/1-22

Adds reference to:
720 ILCS 5/Art. 33G heading

Adds reference to:
720 ILCS 5/33G-1

Adds reference to:
720 ILCS 5/33G-2

Adds reference to:
720 ILCS 5/33G-3

Adds reference to:
720 ILCS 5/33G-4

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

Adds reference to:
720 ILCS 5/33G-6

Adds reference to:
720 ILCS 5/33G-7

Adds reference to:
720 ILCS 5/33G-8

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

Adds reference to:
720 ILCS 5/33G-10 new

Adds reference to:
735 ILCS 30/25-5-104.5 new

Adds reference to:
735 ILCS 30/25-5-105

Adds reference to:
10 ILCS 5/10-6

from Ch. 46, par. 10-6

Adds reference to:
65 ILCS 5/3.1-10-50

Adds reference to:
70 ILCS 805/3c-2

Adds reference to:
70 ILCS 1205/2-10a

from Ch. 105, par. 2-10a

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 01437 (Continued) Adds reference to: 70 ILCS 1205/2-12a Adds reference to: 70 ILCS 1205/2-25 Adds reference to: 105 ILCS 5/3A-6 Adds reference to: 105 ILCS 5/34-4.1 Adds reference to: P.A. 104-17, Sec. 99 Adds reference to: 70 ILCS 3615/4.01 Adds reference to: 70 ILCS 3615/4.09	104-0434 from Ch. 105, par. 2-12a from Ch. 105, par. 2-25 from Ch. 122, par. 3A-6 from Ch. 111 2/3, par. 704.01 from Ch. 111 2/3, par. 704.09
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Replaces everything after the enacting clause. Amends the Election Code, the Illinois Act on the Aging, the Children and Family Services Act, the Grocery Initiative Act, the Illinois Lottery Law, the Department of Public Health Powers and Duties Law of the Civil Administrative Code of Illinois, the Illinois Power Agency Act, the Illinois Health Facilities Planning Act, the Hydrogen Economy Act, the Community Land Trust Task Force Act, the Community-Based Corrections Task Force Act, the Illinois Procurement Code, the Illinois Income Tax Act, the Counties Code, and the Park Commissioners Land Sale Act. Extends various repeal and reporting dates and other provisions in those Acts, including provisions establishing a tax credit and a mechanics lien demand and referral pilot program and authorizing the sale of property in Rockford and Joliet. Amends the Statute on Statutes. Provides that, if a bill that changes or eliminates the stated repeal date of an Act or an Article or Section of an Act is passed by the General Assembly before or within 7 calendar days after the stated repeal date (rather than if a bill that changes or eliminates the stated repeal date of an Act or an Article or Section of an Act is presented to the Governor before the stated repeal date) and, after the stated repeal date, either the Governor approves the bill, the General Assembly overrides the Governor's veto of the bill, or the bill becomes law because it is not returned by the Governor within 60 calendar days after it is presented to the Governor, then the Act, Article, or Section shall be deemed to remain in full force and effect from the stated repeal date through the date the Governor approves the bill, the General Assembly overrides the Governor's veto of the bill, or the bill becomes law because it is not returned by the Governor within 60 calendar days after it is presented to the Governor. Amends the Election Code. Provides for the continuation, validation, and re-enactment of provisions of the Code concerning the Illinois Elections and Infrastructure Integrity Task Force, which were inadvertently repealed June 1, 2025. Extends the repeal date of those provisions to July 1, 2027. Amends the Criminal Code of 2012. Provides for the continuation, validation, and re-enactment of provisions of the Code concerning the Illinois Street Gang and Racketeer Influenced and Corrupt Organizations Law, which were inadvertently repealed June 1, 2025. Extends the repeal date of those provisions to July 1, 2027. Amends the Eminent Domain Act. Provides for the continuation, validation, and re-enactment of provisions of the Act concerning the quick-take powers of Menard County, which were inadvertently repealed May 31, 2025. Extends the repeal date of those provisions to July 1, 2027. Amends the Election Code. Provides that, in the case of petitions for the office of multi-township assessor, petitions shall be filed with the election authority not more than 141 (currently, 113 days) nor less than 134 days before the consolidated election. Amends the Illinois Municipal Code to make conforming changes. Amends the Downstate Forest Preserve District Act to correct an error. Amends the Park District Code. Provides that, if a district board's membership has been expanded or reduced by referendum or resolution, the additional members will be elected not earlier than 225 days (rather than 197 days) after the referendum or resolution. Amends the School Code. In the Educational Service Regions Article of the School Code, provides that, when a vacancy occurs in the office of regional superintendent of schools and more than 28 months remain in the term and the vacancy occurs at least 130 days before the next general election, appointment to fill the vacancy shall be until the next general election (rather than if more than 28 months remain in that term, the appointment shall be until the next general election). Makes changes to the effective date of Public Act 104-17. Specifies that the amendatory changes to the Prevailing Wage Act made by Public Act 104-17 take effect July 1, 2026. Amends the Metropolitan Transit Authority Act. Provides that, due to the fiscal impacts of the COVID-19 pandemic, the aggregate of all projected fare revenues from specified fares and charges received in fiscal years 2021, 2022, 2023, 2024, 2025, and 2026 (rather than 2021, 2022, 2023, 2024, and 2025) may be less than 50% of the aggregate costs of providing public transportation in those fiscal years. Provides that, due to the fiscal impacts of the COVID-19 pandemic, the aggregate of all projected fare revenues from specified fares and charges received in fiscal years 2021, 2022, 2023, 2024, 2025, and 2026 (rather than 2021, 2022, 2023, 2024, and 2025) may be less than 10% of the aggregate costs of providing ADA paratransit services in those fiscal years. Makes other changes. Effective immediately.

Nov 21 25 H **Effective Date November 21, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01863 (Continued)

104-0435

- Adds reference to:
20 ILCS 1105/8 rep.
- Adds reference to:
20 ILCS 2310/2310-376
- Adds reference to:
20 ILCS 2310/2310-577
- Adds reference to:
20 ILCS 2310/2310-76 rep.
- Adds reference to:
20 ILCS 2310/2310-77 rep.
- Adds reference to:
20 ILCS 2310/2310-349 rep.
- Adds reference to:
20 ILCS 2310/2310-560 rep.
- Adds reference to:
20 ILCS 2310/2310-643 rep.
- Adds reference to:
20 ILCS 2325/5
- Adds reference to:
20 ILCS 2325/10
- Adds reference to:
20 ILCS 2325/20
- Adds reference to:
20 ILCS 2325/15 rep.
- Adds reference to:
20 ILCS 2325/25 rep.
- Adds reference to:
20 ILCS 2407/Art. 2 rep.
- Adds reference to:
20 ILCS 2407/53
- Adds reference to:
20 ILCS 2505/2505-550 rep.
- Adds reference to:
20 ILCS 3948/Act rep.
- Adds reference to:
20 ILCS 3950/Act rep.
- Adds reference to:
20 ILCS 3954/Act rep.
- Adds reference to:
20 ILCS 3968/Act rep.
- Adds reference to:
20 ILCS 4024/Act rep.
- Adds reference to:
30 ILCS 105/5.491 rep.
- Adds reference to:
30 ILCS 772/20 rep.
- Adds reference to:
30 ILCS 780/5-30
- Adds reference to:
45 ILCS 77/15
- Adds reference to:
45 ILCS 135/Act rep.
- Adds reference to:
45 ILCS 175/Act rep.
- Adds reference to:
70 ILCS 1835/Act rep.
- Adds reference to:
70 ILCS 1870/Act rep.

from Ch. 114, par. 915

Legislative Information System
104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01863 (Continued)

104-0435

Adds reference to:
70 ILCS 1915/Act rep.

Adds reference to:
70 ILCS 1930/Act rep.

Adds reference to:
70 ILCS 1935/50 rep.

Adds reference to:
110 ILCS 530/Act rep.

Adds reference to:
110 ILCS 805/2-26 rep.

Adds reference to:
110 ILCS 935/5 rep.

Adds reference to:
210 ILCS 25/Art. V rep.

Adds reference to:
210 ILCS 86/25

Adds reference to:
210 ILCS 110/13A rep.

Adds reference to:
225 ILCS 109/20 rep.

Adds reference to:
225 ILCS 225/10.5 rep.

Adds reference to:
230 ILCS 5/28

from Ch. 8, par. 37-28

Adds reference to:
230 ILCS 5/30.5 rep.

Adds reference to:
230 ILCS 10/7.14 rep.

Adds reference to:
405 ILCS 90/35

Adds reference to:
410 ILCS 110/10

Adds reference to:
410 ILCS 110/25

Adds reference to:
410 ILCS 110/30

Adds reference to:
410 ILCS 110/20 rep.

Adds reference to:
410 ILCS 110/35 rep.

Adds reference to:
410 ILCS 205/7 rep.

Adds reference to:
410 ILCS 225/7 rep.

Adds reference to:
410 ILCS 303/25 rep.

Adds reference to:
410 ILCS 413/15 rep.

Adds reference to:
410 ILCS 413/20 rep.

Adds reference to:
410 ILCS 515/1

from Ch. 111 1/2, par. 7851

Adds reference to:
410 ILCS 515/3

from Ch. 111 1/2, par. 7853

Adds reference to:
410 ILCS 515/6 rep.

Adds reference to:
415 ILCS 5/17.7

from Ch. 111 1/2, par. 1017.7

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01863 (Continued)

104-0435

Adds reference to:
430 ILCS 40/6 rep.

Adds reference to:
430 ILCS 117/40

Adds reference to:
605 ILCS 30/4 rep.

Adds reference to:
625 ILCS 5/15-117 rep.

Adds reference to:
730 ILCS 5/3-19-15 rep.

Adds reference to:
735 ILCS 30/5-5-5

Adds reference to:
735 ILCS 30/15-5-15

Adds reference to:
5 ILCS 365/2

from Ch. 127, par. 352

Adds reference to:
5 ILCS 365/4

from Ch. 127, par. 354

Adds reference to:
5 ILCS 365/6

from Ch. 127, par. 356

Adds reference to:
5 ILCS 365/7

from Ch. 127, par. 357

Adds reference to:
5 ILCS 365/8

from Ch. 127, par. 358

Adds reference to:
5 ILCS 365/9

from Ch. 127, par. 359

Adds reference to:
20 ILCS 605/605-328

Adds reference to:
20 ILCS 700/1004

from Ch. 127, par. 3701-4

Adds reference to:
20 ILCS 5060/5

Adds reference to:
20 ILCS 5060/15 rep.

Adds reference to:
30 ILCS 105/5.270

from Ch. 127, par. 141.270

Adds reference to:
30 ILCS 105/5.637 rep.

Adds reference to:
30 ILCS 105/5.706 rep.

Adds reference to:
30 ILCS 105/5.728 rep.

Adds reference to:
30 ILCS 105/5.869 rep.

Adds reference to:
30 ILCS 105/5.878 rep.

Adds reference to:
30 ILCS 186/Act rep.

Adds reference to:
105 ILCS 124/Act rep.

Adds reference to:
215 ILCS 5/511.111

from Ch. 73, par. 1065.58-111

Adds reference to:
215 ILCS 5/513b6

Adds reference to:
305 ILCS 5/5C-7

from Ch. 23, par. 5C-7

Adds reference to:
305 ILCS 5/12-4.50

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01863 (Continued)

104-0435

Adds reference to:
305 ILCS 5/12-10.6a rep.

Adds reference to:
625 ILCS 5/2-119

from Ch. 95 1/2, par. 2-119

Adds reference to:
625 ILCS 5/6-118

Adds reference to:
805 ILCS 8/5-6 rep.

Adds reference to:
820 ILCS 175/80

Adds reference to:
820 ILCS 405/1403

from Ch. 48, par. 553

Adds reference to:
30 ILCS 105/5.565

Adds reference to:
30 ILCS 105/5.746

Adds reference to:
30 ILCS 105/5.770

Adds reference to:
30 ILCS 105/5.835

Adds reference to:
30 ILCS 105/5.841

Adds reference to:
30 ILCS 105/5.842

Adds reference to:
30 ILCS 105/5.847

Adds reference to:
30 ILCS 105/5.848

Adds reference to:
30 ILCS 105/5.853

Adds reference to:
30 ILCS 105/5.877

Adds reference to:
30 ILCS 105/5.880

Adds reference to:
30 ILCS 105/5.909

Adds reference to:
30 ILCS 105/5.910

Adds reference to:
30 ILCS 105/5.579 rep.

Adds reference to:
30 ILCS 105/5.585 rep.

Adds reference to:
625 ILCS 5/3-610.1

Adds reference to:
625 ILCS 5/3-652

Adds reference to:
625 ILCS 5/3-685

Adds reference to:
625 ILCS 5/3-694

Adds reference to:
625 ILCS 5/3-699

Adds reference to:
625 ILCS 5/3-699.1

Adds reference to:
625 ILCS 5/3-699.4

Adds reference to:
625 ILCS 5/3-699.5

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01863 (Continued)

104-0435

- Adds reference to:
625 ILCS 5/3-699.9
- Adds reference to:
625 ILCS 5/3-699.10
- Adds reference to:
625 ILCS 5/3-699.14
- Adds reference to:
625 ILCS 5/3-636 rep.
- Adds reference to:
625 ILCS 5/3-637 rep.
- Adds reference to:
625 ILCS 5/3-654 rep.
- Adds reference to:
625 ILCS 5/3-662 rep.
- Adds reference to:
5 ILCS 412/5-20
- Adds reference to:
5 ILCS 412/5-30
- Adds reference to:
15 ILCS 20/50-5
- Adds reference to:
20 ILCS 2305/8 rep.
- Adds reference to:
20 ILCS 2705/2705-200
- Adds reference to:
30 ILCS 105/8j rep.
- Adds reference to:
105 ILCS 5/13-44.4
- Adds reference to:
105 ILCS 5/2-3.136 rep.
- Adds reference to:
110 ILCS 49/15
- Adds reference to:
110 ILCS 335/Act rep.
- Adds reference to:
305 ILCS 5/11-5.2
- Adds reference to:
320 ILCS 42/35
- Adds reference to:
410 ILCS 230/Act rep.
- Adds reference to:
515 ILCS 5/15-5
- Adds reference to:
515 ILCS 5/20-5
- Adds reference to:
520 ILCS 5/3.1-2
- Adds reference to:
105 ILCS 5/18-8.15
- Adds reference to:
105 ILCS 5/14-15.01 rep.
- Adds reference to:
405 ILCS 165/10
- Adds reference to:
5 ILCS 430/1-5
- Adds reference to:
5 ILCS 430/5-5
- Adds reference to:
5 ILCS 430/25-5

was 20 ILCS 2705/49.16

from Ch. 122, par. 13-44.4

from Ch. 56, par. 15-5

from Ch. 56, par. 20-5

from Ch. 61, par. 3.1-2

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01863	(Continued)	104-0435
Adds reference to:	5 ILCS 430/25-10	
Adds reference to:	25 ILCS 10/4	from Ch. 63, par. 23.4
Adds reference to:	30 ILCS 105/14.1	from Ch. 127, par. 150.1
Adds reference to:	15 ILCS 310/6	from Ch. 124, par. 106
Adds reference to:	15 ILCS 410/6	from Ch. 15, par. 409

Replaces everything after the enacting clause. Creates the Boards and Commissions Review Act. Provides that, during odd-numbered years, beginning in 2027, a person or entity authorized or required by the Illinois Constitution, a statute, or an executive order of the Governor to appoint a majority of the appointed members of a board, commission, task force, or other body that is authorized or created by the Illinois Constitution, a statute, or an executive order of the Governor and to which that person or entity is authorized to make appointments may review the activity of that board to determine whether the board has conducted business or held meetings in the prior 2 years, has been abolished by executive order, or has submitted a final statutory report. Based on the findings of its review, the appointing authority shall consider whether to submit a report to the General Assembly recommending abolition of the board. Provides that, on or before December 31 of each odd-numbered year, beginning in 2027, an appointing authority may submit a report to the General Assembly that recommends the abolition of one or more boards to which the appointing authority is authorized or required to make appointments and that sets forth the basis for each of its recommendations. Prohibits a report of an appointing authority under the Act from recommending for abolition any board that was authorized or created during the 2-year period immediately before the report's submittal. Specifies that a board that is recommended for abolition by an appointing authority shall be considered inactive upon submission of the report recommending its abolition to the General Assembly. Provides that, in an even-numbered year following the report, the Legislative Reference Bureau shall draft a revisory bill that (i) proposes the repeal of the boards found by appointing authorities in the immediately preceding year to be inactive and (ii) makes all other conforming changes that the Bureau deems necessary to provide for the repeal of those boards and their powers and duties. Requires the Bureau to provide copies of the revisory bill required under this Act to each legislative leader of the General Assembly. Amends and repeals various Acts by abolishing various State governmental entities to effect changes in the statutes to conform the statutes to the changes in law made by Executive Order 2018-11 and by making other conforming changes. Excludes changes made by the Executive Order to the Equity in Long-term Care Quality Act. Amends and repeals provisions in various Acts relating to various boards and commissions. Repeals the Illinois Global Partnership Act, the Governor's Council on Health and Physical Fitness Act, the Green Governments Illinois Act, the Interagency Coordinating Committee on Transportation Act, the Interstate Sex Offender Task Force Act, the Wabash Valley Compact Act, the Military Family Interstate Compact Implementation Statute Drafting Advisory Committee Act, the Mt. Carmel Regional Port District Act, the White County Port District Act, the Grand Avenue Railroad Relocation Authority Act, the Southwest Suburban Railroad Redevelopment Authority Act, the Elmwood Park Grade Separation Authority Act, the Sewage and Water System Training Institute Act, the Auction License Act, the Advisory Board for the Maternal and Child Health Block Grant Programs Act, and the Bikeway Act. Amends the State Salary and Annuity Withholding Act, the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois, the Technology Advancement and Development Act, the Women's Business Ownership Act of 2015, the State Finance Act, the Illinois Insurance Code, the Illinois Public Aid Code, the Illinois Vehicle Code, the Franchise Tax and License Fee Amnesty Act of 2007, the Day and Temporary Labor Services Act, to remove provisions concerning specified funds. Amends the State Finance Act to repeal specified funds on January 1, 2026. Amends the Illinois Vehicle Code to repeal provisions concerning certain special registration plates on January 1, 2026. Amends the State Employee Housing Act, the State Budget Law of the Civil Administrative Code of Illinois, the Department of Public Health Act, the Department of Transportation Law of the Civil Administrative Code of Illinois, the Department of Transportation Law of the Civil Administrative Code of Illinois, the School Code, the Higher Education Veterans Service Act, the Older Adult Services Act, the Fish and Aquatic Life Code, and the Wildlife Code to make other changes. Repeals the Farm Fresh Schools Program Act, the Emergency Budget Implementation Act of Fiscal Year 2010, the Institution for Tuberculosis Research Act, and the Problem Pregnancy Health Services and Care Act. Amends the School Code. In provisions concerning Evidence-Based Funding for student success, provides that, on or before March 31, 2026, the Professional Review Panel shall make a report to the Governor and the General Assembly assessing the impact of the property tax relief pool grant program to determine if the grant program is meeting the legislative intent of reducing property taxes in high-tax areas of the State. Effective immediately, except that certain provisions take effect on July 1, 2026.

Senate Floor Amendment No. 3

Deletes reference to:
110 ILCS 530/Act rep.

Deletes reference to:
230 ILCS 5/30.5 rep.

Adds reference to:
45 ILCS 77/25 rep.

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03065 (Continued)

104-0437

Adds reference to:
110 ILCS 996/25

Replaces everything after the enacting clause. Amends the Diversifying Higher Education Faculty in Illinois Act. Makes changes concerning definitions; the Program Board; program policy; grant eligibility; institution and institutional representative responsibilities; applying for, determining, and administering awards; award conditions; penalties; the Illinois Grant Funds Recovery Act; and applicability. Repeals a Section concerning continuing participants. Amends the Higher Education Student Assistance Act. Makes changes concerning the Minority Teachers of Illinois scholarship program, the Golden Apple Scholars of Illinois Program, Post-Master of Social Work School Social Work Professional Educator License scholarships, the School and Municipal Social Work Shortage Loan Repayment Program, and the iGROW Tech Scholarship Program. Repeals a Section concerning equal opportunity scholarships. Amends the Community Behavioral Health Care Professional Loan Repayment Program Act to remove a provision with respect to reserving a portion of funds for awards to certain minority applicants. Amends the Transitions in Education Act to make a conforming change. Effective immediately.

Nov 21 25 H **Effective Date November 21, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00243

Sen. Mike Porfirio

104-0438

Sen. Mike Porfirio-Li Arellano, Jr., Kimberly A. Lightford, Mary Edly-Allen, Suzy Glowiak Hilton, Adriane Johnson, Mark L. Walker, Celina Villanueva and Christopher Belt
 (Rep. Daniel Didech-Stephanie A. Kifowit-Suzanne M. Ness, Terra Costa Howard, Martha Deuter, Nicolle Grasse, Justin Slaughter and Jennifer Gong-Gershowitz)

5 ILCS 120/7

Amends the Open Meetings Act. Provides that, if a quorum of the members of the public body is physically present, a majority of the public body may allow a member of that body to attend the meeting by other means if the member is prevented from physically attending because of performance of active military duty as a service member. Defines "active military duty" and "service member". Effective immediately.

House Floor Amendment No. 1

Deletes reference to:

5 ILCS 120/7

Adds reference to:

5 ILCS 120/1.05

Adds reference to:

5 ILCS 120/2

from Ch. 102, par. 42

Adds reference to:

5 ILCS 120/2.07 new

Adds reference to:

5 ILCS 140/2

from Ch. 116, par. 202

Adds reference to:

5 ILCS 140/3

from Ch. 116, par. 203

Adds reference to:

5 ILCS 140/4

from Ch. 116, par. 204

Adds reference to:

5 ILCS 140/7

Adds reference to:

5 ILCS 140/9.5

Adds reference to:

50 ILCS 205/3

from Ch. 116, par. 43.103

Replaces everything after the enacting clause. Amends the Open Meetings Act. Provides that an elected or appointed member of a public body of a township may satisfy specified training requirements of the Act by participating in a course of training sponsored or conducted by an organization that represents townships created under the Township Code. Provides that a public body may not hold or schedule a regular or special meeting on the day of an election. Amends the Freedom of Information Act. Provides that electronic requests for public records must appear in their entirety within the body of the electronic submission and that no public body shall be required to open electronically attached files or hyperlinks to view or access the details of such a request. Allows, within 5 business days after its receipt of the request, a public body that has a reasonable belief that a request was not submitted by a person to require the requester to verify orally or in writing that the requester is a person. Provides that documents that have been determined to be security sensitive under certain requirements related to the U.S. Nuclear Regulatory Commission and National Materials Program are exempt from inspection and copying under the Act. Amends the Local Records Act to make a conforming change. Makes other changes. Effective January 1, 2026.

Nov 21 25 S **Effective Date January 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 00767 Rep. Bob Morgan **104-0439**
 Rep. Bob Morgan-Laura Faver Dias, Janet Yang Rohr and Joyce Mason
 (Sen. David Koehler, Cristina Castro, Mattie Hunter, Graciela Guzmán and Julie A. Morrison)

215 ILCS 125/1-1 from Ch. 111 1/2, par. 1401

Amends the Health Maintenance Organization Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

215 ILCS 125/1-1 from Ch. 111 1/2, par. 1401

Adds reference to:

20 ILCS 5/5-235 was 20 ILCS 5/7.03

Adds reference to:

20 ILCS 605/605-60

Adds reference to:

20 ILCS 605/605-70 new

Adds reference to:

20 ILCS 2305/8.4

Adds reference to:

215 ILCS 5/356z.62

Adds reference to:

215 ILCS 5/356z.77

Adds reference to:

215 ILCS 5/513b1

Adds reference to:

215 ILCS 5/513b1.1

Adds reference to:

215 ILCS 5/513b2

Adds reference to:

225 ILCS 85/3

Adds reference to:

225 ILCS 85/9.6

Adds reference to:

410 ILCS 315/0.05 new

Adds reference to:

410 ILCS 315/1.2 new

Replaces everything after the enacting clause. Amends the Civil Administrative Code of Illinois. Establishes advisory duties for the Medical Director of the Department of Public Health. Amends the Department of Commerce and Economic Opportunity Law of the Civil Administrative Code of Illinois. Sets forth provisions concerning a grant to a statewide retail association representing pharmacists and makes a conforming change. Amends the Department of Public Health Act. Provides that the Immunization Advisory Committee shall advise the Director of Public Health on the control of diseases for which an immunization or medical countermeasure is licensed or regulated in the United States by the United States Food and Drug Administration and the use of immunizations or medical countermeasures to control disease in Illinois. Requires the Department to publish any recommendations issued by the Immunization Advisory Committee on the Department's website. Sets forth membership provisions for the Committee. Amends the Illinois Insurance Code. Requires coverage for immunizations and medical countermeasures that have in effect a recommendation within the State Guidelines for Communicable Disease Prevention issued by the Director of Public Health, with respect to the individual. Makes changes to provisions concerning pharmacy benefit manager contracts and pharmacy benefit manager reporting and licensure requirements. Amends the Pharmacy Practice Act. Provides that a pharmacist shall not administer to patients below the age of 7 any vaccine required to be administered under Part 665 of the Illinois Administrative Code. Makes other changes to vaccine administration requirements for pharmacists, pharmacy technicians, and student pharmacists. Amends the Communicable Disease Prevention Act. Requires the Director of Public Health to provide State Guidelines for Communicable Disease Prevention for which there is an immunization or medical countermeasure. Makes other changes. Effective immediately.

House Floor Amendment No. 2

Adds reference to:

215 ILCS 5/424 from Ch. 73, par. 1031

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 00767 (Continued)

104-0439

Makes changes in provisions concerning vaccine administration requirements for pharmacists. Further amends the Illinois Insurance Code. Provides that, unless certain conditions are met, it is an unfair method of competition and an unfair and deceptive act or practice in the business of insurance to solicit an individual who is over the age of 65, as described in provisions concerning an individual who has executed a health care power of attorney or has a medical condition, such as dementia, that reduces the person's capacity to make informed decisions independently, (instead of to solicit an individual who is over the age of 65) to purchase accident or health insurance. Provides that the changes further amending the Illinois Insurance Code are effective January 1, 2026.

Dec 02 25 H **Effective Date December 2, 2025; some provisions**
Effective Date January 1, 2026; some provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01312 (Continued)

104-0440

Replaces everything after the enacting clause. Creates the Illinois Bivens Act. Authorizes any person to bring a civil action against any person who, while conducting civil immigration enforcement, knowingly engages in conduct that violates the Illinois Constitution or the United States Constitution. Establishes remedies for violations of the Act. Creates criteria that are to be used in determining the amount of punitive damages that will be awarded under the Act. Amends the Whistleblower Act. Provides that an employer may not take retaliatory action against an employee for disclosing or threatening to disclose in good faith a violation of the Illinois Bivens Act. Makes conforming changes to the definition of "retaliatory action". Creates the Court Access, Safety, and Participation Act. Makes legislative findings concerning access to the courts. Creates a privilege from civil arrest for a person who in good faith is attending a State court proceeding or who is going to, remaining at, or returning from the place of the court proceeding. Provides that a person who violates provisions of the Act is liable for civil damages for false imprisonment, including actual damages and statutory damages of \$10,000, if that person knew or reasonably should have known that the person arrested is a person duly and in good faith attending a State court proceeding in which the person is a party, a witness, a potential witness, or a court companion of a party, witness, or potential witness while going to, remaining at, and returning from the court proceeding. Authorizes a court to grant any equitable or declaratory relief it deems appropriate and just. Prohibits an action from being commenced under the Act against the Illinois court system or any Illinois court system personnel acting lawfully under duty to maintain safety and order in the courts. Provides that nothing in the Act affects any right or defense of any person, police officer, peace officer or public officer, or any Illinois court system personnel acting lawfully under their duty to maintain safety and order in the courts. Provides that qualified immunity is a defense to liability under the Act. Amends the Hospital Licensing Act. Provides that the amendatory changes to the Act may be referred to as the Health Care Sanctity and Privacy Law. Requires hospitals to adopt and implement a policy regarding interactions with law enforcement agents. Sets forth minimum requirements for the policy, including designating a contact person or persons to be notified of all law enforcement presence or information requests and establishing the following procedures: procedures to respond to such requests; procedures to verify the identity and authority of any law enforcement agent involved in civil immigration activities at a hospital site; procedures for designating space for law enforcement agents to remain and wait at a hospital; procedures for patients to request an amendment to their medical records; and procedures concerning the release of information to law enforcement agents. Requires the policy to be submitted to the Department of Public Health. Establishes a fine for hospitals that fail to submit the policy. Sets forth provisions concerning complaints of noncompliance with the provisions; holding hospital personnel harmless from any civil, criminal, or other liability that may arise as a result of their reasonable compliance with the amendatory provisions; obligations as a mandated reporter; and conflicts with federal law. Amends the University of Illinois Hospital Act to require compliance with the provisions of the amendatory Act. Amends the Illinois Administrative Procedure Act to grant the Department of Public Health emergency rulemaking powers. Amends the Public Higher Education Act. Prohibits a school from threatening to disclose the actual or perceived citizenship or immigration status of an employee, a student, or a person associated with an employee or student to an external party; knowingly disclosing, without consent, anything related to the perceived citizenship or immigration status of an employee, a student, or a person associated with an employee or student to an external party if the school does not have direct knowledge of the employee's, student's, or associated person's actual citizenship or immigration status; knowingly disclosing, without consent, anything related to the actual citizenship or immigration status of an employee, a student, or a person associated with an employee or student to any other person or nongovernmental entity if the school has direct knowledge of the employee's, student's, or associated person's actual citizenship or immigration status; or designating immigration status, citizenship, place of birth, nationality, or national origin as directory information. Requires a school to develop procedures for reviewing and authorizing requests from law enforcement agents attempting to enter a school's campus by January 1, 2026. Requires a school to provide information on its website about who employees and students should contact if a law enforcement agent seeks to enter the school campus, enters the school campus, or engages in nonconsensual interactions with members of the school community by January 1, 2026. Requires a school to submit to either the Illinois Community College Board or the Illinois Board of Higher Education, as applicable, a copy of the procedures developed to implement specified requirements in the amendatory Act. Requires the Illinois Community College Board and the Illinois Board of Higher Education to submit a report to the General Assembly concerning those procedures. Prohibits a school from impeding students or employees from offering, attending, or participating in training on constitutional rights and immigration-related guidance. Allows aggrieved parties to bring a civil lawsuit. Amends the Child Care Act of 1969. Provides that a licensed day care center shall not disclose or threaten to disclose to any other person, entity, or agency information regarding or relating to the actual or perceived citizenship or immigration status of a child or an associated person, unless disclosure is required by State or federal law. Provides that a licensed day care center shall not consent to entry to its premises by a law enforcement agent for immigration enforcement action unless the law enforcement agent provides valid identification and a signed judicial warrant or order or subpoena to enter the facility. Requires the Department of Children and Family Services or the Department of Early Childhood, as is applicable, to make available on its website specified resources for families. Provides that, if a child's parent or guardian directly faces immigration enforcement action, a licensed day care center shall use the child's emergency contact information and release the child to the persons designated as the child's emergency contacts or into the custody of an individual who presents a properly executed appointment of short-term guardian form on behalf of the child. Sets forth provisions requiring a licensed day care center to adopt certain policies concerning consent to disclosure. Provides that the policies shall not have the effect of excluding or discouraging a child from any program at the licensed day care center because of the actual or perceived immigration status of the child or the child's parent or guardian. Establishes enforcement provisions for violations of disclosure provisions. Effective immediately.

Synopsis of Public Acts by Public Act Number

HB 01312 (Continued)

104-0440

Specifies that qualified immunity is a defense to liability under the Illinois Bivens Act. Makes changes in provisions concerning the availability of the qualified immunity defense under the Court Access, Safety, and Participation Act. Provides that nothing in a provision of the Court Access, Safety, and Participation Act concerning civil actions affects any right or defense, including any existing qualified immunity defense, of any person, police officer, peace officer or public officer, or any Illinois court system personnel acting lawfully. Makes changes to definitions of the term "law enforcement agent" in the Hospital Licensing Act, the Public Higher Education Act, and the Child Care Act of 1969.

Dec 09 25 H **Effective Date December 9, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01950 Sen. Linda Holmes **104-0441**

Sen. Linda Holmes-Adriane Johnson-Laura Fine-Karina Villa-Cristina Castro, Mary Edly-Allen and Laura Ellman
 (Rep. Robyn Gabel-Emanuel "Chris" Welch-Kelly M. Cassidy-Mary Beth Canty-Harry Benton, Theresa Mah, Laura
 Faver Dias, Nicolle Grasse, Amy Briel, Maura Hirschauer and Will Guzzardi)

410 ILCS 650/10.2 new

Amends the Sanitary Food Preparation Act. Provides that, if a food distribution facility is engaged in the collection, storage, packaging, or distribution of food to consumers, then that facility is subject to all provisions of the Act and rules adopted under the Act. Provides that the registered sanitarian of a county health department of where a food distribution facility is located shall have the power to enforce and observe the rules and orders of the Department of Public Health and the provisions of this Section. Defines "food distribution facility".

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Amends the Sanitary Food Preparation Act. Provides that if a meal kit or ready-to-eat meal distribution facility is engaged in the collection, storage, packaging, or distribution of meal kits direct to consumers, then that facility is subject to the Act and rules adopted under the Act for food establishments. Specifies additional requirements that must be complied with by meal kit and ready-to-eat meal distribution facilities. Grants rulemaking powers to the Department of Public Health. Allows local health departments to enforce these provisions. Defines terms.

Senate Floor Amendment No. 2

Provides that a local health department may assess a fee for any inspection it conducts at meal kit and ready-to-eat meal distribution facilities if the fee for the inspection is not included in the fee for the operating license or permit, with certain requirements.

House Floor Amendment No. 2

Deletes reference to:

410 ILCS 650/10.2 new

Adds reference to:

New Act

Adds reference to:

5 ILCS 140/7.5

Replaces everything after the enacting clause. Creates the End-of-Life Options for Terminally Ill Patients Act. Provides that the Act may be referred to as Deb's Law. Makes findings. Defines terms. Authorizes a qualified patient with a terminal disease to request that a physician prescribe aid-in-dying medication that will allow the patient to end the patient's life in a peaceful manner. Contains provisions concerning: the procedures and forms to be used to request aid-in-dying medication; the responsibilities of attending and consulting physicians; the referral of patients for determinations of mental capacity; the residency of qualified patients; the safe disposal of unused medications; the obligations of health care entities; the immunities granted for actions taken in good faith reliance upon the Act; the reporting requirements of physicians; the effect of the Act on the construction of wills, contracts, and statutes; the effect of the Act on insurance policies and annuities; the procedures for the completion of death certificates; the liabilities and penalties provided by the Act; the construction of the Act; and other matters. Provides that the Department of Public Health and the Department of Veterans Affairs may adopt rules for the implementation and administration of the Act. Makes conforming changes in the Freedom of Information Act. Effective 9 months after the Act becomes law.

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

SB 1950, House Amendment 2, would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.

Balanced Budget Note, House Floor Amendment No. 2 (Office of Management and Budget)

Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 1950, as amended by House Amendment 2 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

Housing Affordability Impact Note, House Floor Amendment No. 2 (Housing Development Authority)

This bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

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

SB 1950, as amended by HA 2, will not impact any public pension fund or retirement system in the State of Illinois.

Land Conveyance Appraisal Note, House Floor Amendment No. 2 (Dept. of Transportation)

SB1950 does not authorize or direct the conveyance of any State land to any entity. Therefore, an appraisal cannot be filed.

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 00576 Rep. Katie Stuart 104-0443

Rep. Katie Stuart-Emanuel "Chris" Welch-Maurice A. West, II-Lisa Davis-Nicole La Ha, Robyn Gabel, Jaime M. Andrade, Jr., Nicolle Grasse, Tracy Katz Muhl, Gregg Johnson, Matt Hanson, Lilian Jiménez, Michael J. Kelly, Mary Gill, Natalie A. Manley, Joyce Mason, Dave Vella, Angelica Guerrero-Cuellar, Sue Scherer and Carol Ammons (Sen. Adriane Johnson-Christopher Belt-Lakesia Collins-Mary Edly-Allen-Doris Turner, Mattie Hunter and Julie A. Morrison)

5 ILCS 100/1-1 from Ch. 127, par. 1001-1

Amends the Illinois Administrative Procedure Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 1

Deletes reference to:

5 ILCS 100/1-1 from Ch. 127, par. 1001-1

Adds reference to:

New Act

Adds reference to:

5 ILCS 140/7

Adds reference to:

10 ILCS 5/9-8.10

Adds reference to:

10 ILCS 5/9-15 from Ch. 46, par. 9-15

Adds reference to:

10 ILCS 5/10-10.3 new

Adds reference to:

15 ILCS 335/4 from Ch. 124, par. 24

Adds reference to:

15 ILCS 335/5

Adds reference to:

625 ILCS 5/3-405 from Ch. 95 1/2, par. 3-405

Adds reference to:

625 ILCS 5/6-106 from Ch. 95 1/2, par. 6-106

Adds reference to:

625 ILCS 5/6-110

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 00576 (Continued)

104-0443

Replaces everything after the enacting clause. Creates the Public Official Safety and Privacy Act. Prohibits governmental agencies from displaying or otherwise publicly posting or displaying publicly available content that includes a public official's personal information when the governmental agency has received a written request from the public official that it refrain from disclosing the public official's personal information. Requires governmental agencies to remove publicly available content within 5 business days. Prohibits persons, businesses, and associations from publicly posting or otherwise displaying a public official's personal information online when the public official has made a written request that the person, business, or association refrain from disclosing that information. Permits public officials to seek declaratory or injunctive relief for violations of the Act. In the event of a violation by a person, business, or association, requires the person, business, or association to pay the public official's costs and attorney's fees if a court grants injunctive or declaratory relief. Makes knowingly posting a public official's personal information a Class 3 felony, if the person knows or reasonably should know that publicly posting the information poses an immediate threat to the public official's health and safety or that of a member of the public official's immediate family and if posting that information is the proximate cause of death or bodily injury. Amends the Freedom of Information Act. Exempts the personal information of public officials from disclosure. Amends the Election Code. Specifies that a provision that limits expenditures by a political committee for debts or for the payment of any expenses relating to a personal residence does not apply to expenses related to: (i) a public official's or candidate's personal security services or security enhancements to a public official's or candidate's primary residence; or (ii) cybersecurity measures or tools used to protect and secure a public official's or candidate's devices, Internet networks, or other technology. Requires the State Board of Elections to redact the home addresses of all current and past officers of political committees upon the written request of the supported candidate or the current chair of the political committee. Requires the State Board of Elections to redact a public official's home address information upon request. Provides that, upon expiration of the period for filing an objection to a public official's certificate of nomination or nomination papers, a public official who is a candidate may file a written request with the State Board of Elections, election authority, or local election official with whom the certificate of nomination or nomination papers are required to be filed for redaction of the public official's home address information from the public official's certificate of nomination or nomination papers. Specifies that, after receipt of the public official's written request, the State Board of Elections, election authority, or local election official with whom the certificate of nomination or nomination papers are required to be filed shall redact or cause redaction of the public official's home address from the public official's certificate of nomination or nomination papers within 5 business days. Amends the Illinois Identification Card Act. Permits public officials to have their work addresses listed on their identification card (rather than their home or mailing address). Amends the Vehicle Code. Permits public officials to provide their work address in their vehicle registration application rather than their home or mailing address. Effective immediately.

Dec 12 25 H **Effective Date January 1, 2026**

HB 00643

Rep. Jay Hoffman

104-0444

Rep. Jay Hoffman

(Sen. Michael E. Hastings)

50 ILCS 20/1

from Ch. 85, par. 1031

Amends the Public Building Commission Act. Makes a technical change to a Section concerning the short title.

House Committee Amendment No. 1

Deletes reference to:

50 ILCS 20/1

Adds reference to:

65 ILCS 5/11-101-4 new

Replaces everything after the enacting clause. Amends the Illinois Municipal Code. Provides that a municipality may not levy or collect any use, occupation, privilege, or excise tax, including, but not limited to, a parking excise tax, on any transaction that occurs on the premises of a joint-use airport or on property that exclusively serves a joint-use airport. Defines "joint-use airport". Limits home rule powers.

Dec 12 25 H **Effective Date June 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 00762

Rep. Suzanne M. Ness

104-0445

Rep. Suzanne M. Ness-Mary Beth Canty-Camille Y. Lilly-Steven Reick, Lindsey LaPointe, Dagmara Avelar, Michael Crawford, Yolonda Morris, Janet Yang Rohr, Laura Faver Dias, Lisa Davis, Matt Hanson, Anna Moeller, Katie Stuart, Sharon Chung, Sonya M. Harper, Rita Mayfield, Joyce Mason, Daniel Didech, La Shawn K. Ford, Will Guzzardi, Michelle Mussman, Tracy Katz Muhl, Nabeela Syed, Amy Briel, Diane Blair-Sherlock, Maura Hirschauer, Jehan Gordon-Booth, Regan Deering, Kimberly Du Buclet, Nicholas K. Smith, Robyn Gabel, Ryan Spain, Martha Deuter, Tom Weber, Christopher "C.D." Davidsmeyer, Debbie Meyers-Martin, Nicole Grasse, Elizabeth "Lisa" Hernandez, Aarón M. Ortiz, Jaime M. Andrade, Jr., Margaret A. DeLaRosa, Justin Slaughter, Abdelnasser Rashid, Brandun Schweizer, Kevin Schmidt, Jason R. Bunting, William E Hauter, Nicole La Ha, Amy L. Grant, Marcus C. Evans, Jr. and Jeff Keicher

(Sen. Laura Fine-Jil Tracy-Lakesia Collins-Adriane Johnson, Christopher Belt, David Koehler, Darby A. Hills, Rachel Ventura, Mattie Hunter, Elgie R. Sims, Jr., Jason Plummer, Erica Harriss, Sally J. Turner, Cristina Castro and Chris Balkema)

215 ILCS 105/1

from Ch. 73, par. 1301

Amends the Comprehensive Health Insurance Plan Act. Makes a technical change in a Section concerning the short title.

House Floor Amendment No. 2

Deletes reference to:

215 ILCS 105/1

from Ch. 73, par. 1301

Adds reference to:

New Act

Replaces everything after the enacting clause. Creates the Child Welfare Liability Insurance Survey Act. Requires the Department of Insurance to conduct an inquiry into liability insurance practices for community-based providers of foster care and adoption services and survey insurers about the liability insurance market that serves community-based providers of foster care and adoption services. Provides that the finalized survey shall detail the information that was obtained for purposes of the survey and include a description of requested information that was not provided from insurance providers and brokers or any other entity. Requires the Department to develop, no later than April 1, 2026, a finalized survey of the survey responses and share its survey findings with relevant stakeholders, the General Assembly, and the Governor, as appropriate. Provides that the Act is repealed on November 1, 2026. Effective immediately.

Dec 12 25 H **Effective Date December 12, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01085

Rep. Lindsey LaPointe

104-0446

Rep. Lindsey LaPointe-Maurice A. West, II-Bob Morgan-Tracy Katz Muhl, Dagmara Avelar, Maura Hirschauer, Michelle Mussman, Terra Costa Howard, Anna Moeller, Theresa Mah, Kevin John Olickal, Lilian Jiménez, Jay Hoffman, Kelly M. Cassidy, Lisa Davis, Stephanie A. Kifowit, Katie Stuart, Yolonda Morris, Norma Hernandez, Sharon Chung, Michael J. Kelly, Laura Faver Dias, Mary Gill, Will Guzzardi, Nicolle Grasse, Anne Stava, Janet Yang Rohr, Michael Crawford, Robyn Gabel, Nabeela Syed, Barbara Hernandez, Martha Deuter, Abdelnasser Rashid, Mary Beth Canty, Hoan Huynh, Ryan Spain, Harry Benton, Ann M. Williams, La Shawn K. Ford, Brad Stephens, Nicole La Ha, John M. Cabello, Kevin Schmidt, Angelica Guerrero-Cuellar, Matt Hanson, Sonya M. Harper, Gregg Johnson, Suzanne M. Ness, Anthony DeLuca, Rick Ryan, Lawrence "Larry" Walsh, Jr., Emanuel "Chris" Welch, Robert "Bob" Rita, Dave Vella, Jaime M. Andrade, Jr., Carol Ammons, Joyce Mason, Jehan Gordon-Booth, Sue Scherer, Debbie Meyers-Martin, Camille Y. Lilly and Margaret A. DeLaRosa
 (Sen. Don Harmon-David Koehler-Laura Fine-Bill Cunningham-Graciela Guzmán, Cristina Castro, Lakesia Collins, Paul Faraci, Mike Porfirio, Suzy Glowiak Hilton, Robert Peters, Robert F. Martwick, Mike Simmons, Patrick J. Joyce, Mary Edly-Allen, Rachel Ventura, Mark L. Walker, Laura Ellman, Christopher Belt, Sara Feigenholtz, Mattie Hunter, Adriane Johnson, Laura M. Murphy, Meg Loughran Cappel, Ram Villivalam, Kimberly A. Lightford, Javier L. Cervantes and Karina Villa)

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 5/370c.3 new

215 ILCS 125/5-3

from Ch. 111 1/2, par. 1411.2

Amends the Illinois Insurance Code. Establishes reimbursement rates for mental health and substance use disorder treatment services for all group or individual policies of accident and health insurance or managed care plans that are amended, delivered, issued, or renewed on or after January 1, 2027 or for any contracted third party administering the behavioral health benefits for the insurer. Requires a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2026 or any contracted third party administering the behavioral health benefits for the insurer to cover certain medically necessary mental health and substance use disorder treatment services. Provides that, if the Department of Insurance determines that an insurer or a contracted third party administering the behavioral health benefits for the insurer has violated a provision concerning mental health and substance use parity, the Department shall by order assess a civil penalty of \$1,000 for each violation. Excludes certain health care plans serving Medicaid populations who are enrolled under the Illinois Public Aid Code or under the Children's Health Insurance Program Act from provisions concerning mental health and substance use parity. Requires the Department to review the impact of the proposed mental health and substance abuse mandate on network adequacy for mental health and substance use disorder treatment and access to affordable mental health and substance use care. Permits the Department to examine out-of-network utilization and out-of-pocket costs for insureds for mental health and substance use treatment and services for all plans to compare with in-network utilization. Amends the State Employees Group Insurance Act of 1971, the Counties Code, the Illinois Municipal Code, and the School Code to require coverage under those provisions. Effective immediately.

House Committee Amendment No. 1

Deletes reference to:

5 ILCS 375/6.11

Replaces everything after the enacting clause with the provisions of the introduced bill with the following changes: Removes provisions amending the State Employees Group Insurance Act of 1971. In provisions concerning mental health and substance abuse parity, removes provision limiting the applicability of parity requirements for mental health or substance use disorder services provided by a hospital when the hospital has a contract with the insurer that provides for reimbursement for such services based on achieving specified patient health outcomes and other quality measures and includes shared savings from lower health care costs. Makes conforming changes.

Senate Committee Amendment No. 1

Deletes reference to:

215 ILCS 125/5-3

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01085 (Continued)

104-0446

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Replaces provisions concerning reimbursement for in-network mental health and substance use disorder treatment services. Provides that, consistent with the principles of the federal Mental Health Parity and Addiction Equity Act of 2008, and for the purposes of strengthening network adequacy for mental health and substance use disorder services and lowering out-of-network utilization, the Department of Human Services, by rule, shall determine a reimbursement rate floor for all in-network mental health and substance use disorder services, including inpatient services, outpatient services, office visits, and residential care, delivered by Illinois providers and facilities using the Illinois data in Research Triangle Institute International's study. Sets forth provisions concerning requirements for the reimbursement rate floor. Grants the Department of Insurance enforcement and monitoring authority over the reimbursement rate floor and requires the Department to publish the rate floor set by the Department of Human Services in Title 50 of the Illinois Administrative Code. Provides that, at the end of 2 years, 7 years, and 12 years (rather than 5 years, 10 years, and 15 years) following the implementation of provisions concerning the reimbursement rate floor, the Department of Insurance shall review the impact of provisions concerning mental health and substance use parity on network adequacy for mental health and substance use disorder treatment and access to affordable mental health and substance use care. Requires the Department to submit a report to the General Assembly by no later than December 31, 2030, December 31, 2035, and December 31, 2040 (rather than by December 31, 2033, December 31, 2038, and December 31, 2043) that includes its analyses and findings following the Department's review. Makes changes in provisions granting the Department of Insurance the authority to examine out-of-network utilization and out-of-pocket costs. Provides that the Department of Insurance and the Department of Human Services (rather than only the Department of Insurance) shall adopt any rules necessary to implement provisions concerning mental health and substance use parity by no later than May 1, 2026. Removes provisions amending the Health Maintenance Organization Act. Effective immediately.

Senate Floor Amendment No. 3

Deletes reference to:

215 ILCS 5/370c.3 new

Adds reference to:

215 ILCS 5/370c.4 new

Replaces everything after the enacting clause. Amends the Illinois Insurance Code. In provisions concerning mental health and substance use parity, makes changes to defined terms. Requires specified provider reimbursement rates to comply with the reimbursement floors for all in-network mental health and substance use disorder services. Establishes the reimbursement rate floor for each Healthcare Common Procedure Coding System (HCPCS) code, Current Procedural Terminology (CPT) code, Ambulatory Payment Classification (APC), Enhanced Ambulatory Patient Group (EAPG), Medicare Severity Diagnosis Related Group (MS-DRG), All Patient Refined Diagnosis Related Group (APR-DRG), and base payment rate with adjusters and applicable outliers for a mental health or substance use disorder service. Provides that a group or individual policy of accident and health insurance or managed care plan that is amended, delivered, issued, or renewed on or after January 1, 2027, or any contracted third party administering the behavioral health benefits for the insurer, shall cover all medically necessary mental health or substance use disorder services received by the same insured on the same day from the same or different mental health or substance use provider or facility for both outpatient and inpatient care. Sets forth provisions concerning additional coverage requirements; disclosure provisions; and provisions concerning the Department of Insurance's enforcement authority, reporting requirements, and rulemaking. Makes other changes. Amends the Counties Code, the Illinois Municipal Code, and the School Code to require coverage under the provisions of those Acts. Effective June 1, 2026.

Dec 12 25 H **Effective Date June 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01607

Rep. Sonya M. Harper

104-0447

Rep. Sonya M. Harper-Edgar González, Jr.-La Shawn K. Ford-Carol Ammons-Yolonda Morris, Camille Y. Lilly, Michael Crawford, Debbie Meyers-Martin, Sharon Chung, Joyce Mason, Maurice A. West, II, Norma Hernandez, Nicholas K. Smith, Lilian Jiménez, Kevin John Olickal, Marcus C. Evans, Jr., Emanuel "Chris" Welch, Kevin Schmidt, Justin Slaughter, Gregg Johnson, Lisa Davis and Nicolle Grasse
 (Sen. Mattie Hunter-David Koehler, Mike Porfirio and Graciela Guzmán)

New Act

Creates the Commission on Eliminating Food Deserts Act. Establishes the Commission on Eliminating Food Deserts in the Office of the Lieutenant Governor for the purpose of reviewing the effectiveness of current State-led efforts to eliminate food deserts in Illinois and advising the General Assembly on policy, funding, initiatives, and best practices for the elimination of food deserts in Illinois. Describes the membership of the Commission. Provides that the Commission shall convene at the call of the chairperson and meet as frequently as necessary to carry out its duties. Provides that the Office of the Lieutenant Governor shall provide administrative and other support to the Commission. Provides that commissioners shall serve without compensation but shall be reimbursed for their reasonable and necessary expenses from funds appropriated for that purpose. Provides that the Commission shall submit a report to the Governor and the General Assembly on or before January 1, 2027, with annual addenda thereafter. Provides that the Act is repealed and the Commission is dissolved if 90% of food deserts in this State have been eliminated, with certain requirements. Defines terms.

House Committee Amendment No. 1

In provisions concerning the Commission on Eliminating Food Deserts, adds a commissioner who is a representative of labor organizations, appointed by the Governor, to members of the Commission.

House Floor Amendment No. 2

Provides that the Director of Commerce and Economic Opportunity or the Director's designee serves on the Commission as an ex officio, nonvoting, advisory member.

House Floor Amendment No. 3

Provides that the Commission on Eliminating Food Deserts is established in the Department of Public Health (rather than the Office of the Lieutenant Governor), and that the Department of Public Health (rather than the Office of the Lieutenant Governor) shall provide support to the Commission. Replaces the Lieutenant Governor or the Lieutenant Governor's designee as chairperson on the Commission with the Director of Public Health or the Director's designee as chairperson. Adds the Director of Aging or the Director's designee to the Commission.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause with the provisions of the engrossed bill with the following changes. Retitles the Act as the Task Force on Eliminating Food Deserts Act (rather than the Commission on Eliminating Food Deserts Act), and makes corresponding changes throughout the Act. Changes the date of the submission of the report by the Task Force to January 1, 2028 (rather than January 1, 2027). Deletes provisions regarding the submission of an addendum noting the percentage of food deserts in the State that have been eliminated since the submission of the report, and deletes provisions that trigger repeal if 90% of food deserts have been eliminated. Provides that the Act is repealed and the Task Force is dissolved upon the submission of the report by the Task Force, with certain filing requirements.

Dec 12 25 H **Effective Date June 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02568

Rep. Tracy Katz Muhl

104-0448

Rep. Tracy Katz Muhl-Kelly M. Cassidy-Theresa Mah-Kam Buckner-Eva-Dina Delgado, Jennifer Gong-Gershowitz, Michelle Mussman, Nicolle Grasse, Anne Stava, Mary Beth Canty, Daniel Didech, Robyn Gabel, Margaret Croke, Will Guzzardi, Dagmara Avelar, Ann M. Williams, Amy Briel, Hoan Huynh, Barbara Hernandez, Bob Morgan, Aaron M. Ortíz, Marcus C. Evans, Jr., Jehan Gordon-Booth, Lilian Jiménez, Joyce Mason, Kevin John Olickal, Sharon Chung, Laura Faver Dias, Elizabeth "Lisa" Hernandez, Norma Hernandez, Maura Hirschauer, Camille Y. Lilly, Jaime M. Andrade, Jr., Lisa Davis, Edgar González, Jr., Gregg Johnson, Anna Moeller, Lindsey LaPointe, Michael Crawford, Diane Blair-Sherlock and Martha Deuter
 (Sen. Don Harmon-Celina Villanueva-Sara Feigenholtz, Mary Edly-Allen, Michael W. Halpin, David Koehler, Mike Simmons, Adriane Johnson, Robert Peters, Laura Fine, Graciela Guzmán and Karina Villa)

760 ILCS 3/809

760 ILCS 3/810

765 ILCS 1026/15-102

765 ILCS 1026/15-203

765 ILCS 1026/15-214 new

765 ILCS 1026/15-406 new

765 ILCS 1026/15-806

765 ILCS 1026/15-1002.2 new

765 ILCS 1026/15-1301

765 ILCS 1026/15-1302

765 ILCS 1026/15-1303 new

Amends the Illinois Trust Code. Requires a trustee to maintain, for a minimum of 7 years after the termination of the trust, a copy of the governing trust instrument under which the trustee was authorized to act at the time the trust terminated. Amends the Revised Uniform Unclaimed Property Act. Provides that property held in an account or plan, including a health savings account, that qualifies for tax deferral under the United States income tax law, is presumed abandoned 20 years after the account was opened. Requires State agencies to report final compensation due a State employee to the Treasurer's Office as unclaimed property if the employee dies while employed. Requires a holder who holds property presumed abandoned to hold the property in trust for the benefit of the State Treasurer on behalf of the owner from and after the date the property is presumed abandoned. Requires that the State Treasurer provide written notice to a State agency and the Governor's Office of Management and Budget of property presumed to be abandoned and allegedly owned by the State agency before it can be escheated to the State's General Revenue Fund if the property remains unclaimed after one year. Creates authority for the Secretary of the Department of Financial and Professional Regulation to order a regulated person under the Act to immediately report and remit property subject to the Act if the Secretary determines that the action is necessary to protect the interest of an owner. Establishes a procedure regulating agreements between an owner or apparent owner and a finder to locate or recover property held by the State Treasurer. Requires a finder to be licensed by the State Treasurer and creates qualifications to be so licensed. Makes definitions. Makes other changes. The Treasurer is authorized to adopt rules as necessary to implement the Act. Effective immediately.

House Committee Amendment No. 1

Adds reference to:

765 ILCS 1026/15-504

Makes the changes to the licensing of a finder effective January 1, 2026. Provides that if the State Treasurer reasonably believes that the apparent owner of property presumed abandoned held under this Act is a State agency as defined in the Illinois State Auditing Act, the State Treasurer may give written notice to the chief executive officer of such State agency and the Governor's Office of Management and Budget. Changes a cross-reference.

House Floor Amendment No. 3

Adds reference to:

30 ILCS 105/14a

from Ch. 127, par. 150a

Adds reference to:

765 ILCS 1026/15-504

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02568 (Continued)

104-0448

Replaces everything after the enacting clause with the provisions of the introduced bill with these changes. Amends the State Finance Act. Provides those funds owed to the estate or heirs of a deceased State employee under the Act that are not paid within one year of the State employee's death shall be reported and remitted to the State Treasurer under the Revised Uniform Unclaimed Property Act. Makes the changes to the licensing of a finder effective January 1, 2026. Provides that if the State Treasurer reasonably believes that the apparent owner of property presumed abandoned held under this Act is a State agency as defined in the Illinois State Auditing Act, the State Treasurer may give written notice to the chief executive officer of such State agency and the Governor's Office of Management and Budget. Requires that, before the termination of a trust, a trustee must conduct a reasonable search for any trust property that has been reported and remitted to a State unclaimed property administrator. Provides that, in the tenth year after the opening of an account holding property covered by the Act for which the apparent owner has not, within the previous 3 years, indicated interest under the Act and that is not otherwise presumed abandoned, the holder shall attempt to contact the apparent owner in a manner substantially similar to the notice required by the Act. Requires the State Treasurer to adopt rules to implement the Act. Specifies that a provision of the Act concerning presumptively abandoned property does not apply to property insured by the Federal Deposit Insurance Corporation, National Credit Union Administration, or other insurer of accounts approved by a depository institution's primary financial regulatory agency. Changes a cross-reference.

Senate Committee Amendment No. 1

Deletes reference to:

30 ILCS 105/14a

Deletes reference to:

760 ILCS 3/809

Deletes reference to:

760 ILCS 3/810

Deletes reference to:

765 ILCS 1026/15-102

Deletes reference to:

765 ILCS 1026/15-203

Deletes reference to:

765 ILCS 1026/15-214 new

Deletes reference to:

765 ILCS 1026/15-406 new

Deletes reference to:

765 ILCS 1026/15-504

Deletes reference to:

765 ILCS 1026/15-806

Deletes reference to:

765 ILCS 1026/15-1002.2 new

Deletes reference to:

765 ILCS 1026/15-1301

Deletes reference to:

765 ILCS 1026/15-1302

Deletes reference to:

765 ILCS 1026/15-1303 new

Adds reference to:

760 ILCS 3/101

Replaces everything after the enacting clause. Amends the Illinois Trust Code. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

760 ILCS 3/101

Adds reference to:

750 ILCS 46/102

Adds reference to:

750 ILCS 46/103

Adds reference to:

750 ILCS 46/105

Adds reference to:

750 ILCS 46/107

Adds reference to:

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02568 (Continued)

104-0448

750 ILCS 46/201

Adds reference to:

750 ILCS 46/204

Adds reference to:

750 ILCS 46/205

Adds reference to:

750 ILCS 46/301

Adds reference to:

750 ILCS 46/302

Adds reference to:

750 ILCS 46/303

Adds reference to:

750 ILCS 46/305

Adds reference to:

750 ILCS 46/401

Adds reference to:

750 ILCS 46/402

Adds reference to:

750 ILCS 46/403

Adds reference to:

750 ILCS 46/404

Adds reference to:

750 ILCS 46/405

Adds reference to:

750 ILCS 46/407

Adds reference to:

750 ILCS 46/408

Adds reference to:

750 ILCS 46/501

Adds reference to:

750 ILCS 46/502

Adds reference to:

750 ILCS 46/601

Adds reference to:

750 ILCS 46/602

Adds reference to:

750 ILCS 46/603

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750 ILCS 46/604

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750 ILCS 46/605

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750 ILCS 46/606

Adds reference to:

750 ILCS 46/608

Adds reference to:

750 ILCS 46/609

Adds reference to:

750 ILCS 46/610

Adds reference to:

750 ILCS 46/612

Adds reference to:

750 ILCS 46/614

Adds reference to:

750 ILCS 46/615

Adds reference to:

750 ILCS 46/617

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02568 (Continued)

104-0448

- Adds reference to:
750 ILCS 46/621
- Adds reference to:
750 ILCS 46/622
- Adds reference to:
750 ILCS 46/702
- Adds reference to:
750 ILCS 46/703
- Adds reference to:
750 ILCS 46/704
- Adds reference to:
750 ILCS 46/704.5 new
- Adds reference to:
750 ILCS 46/705
- Adds reference to:
750 ILCS 46/707
- Adds reference to:
750 ILCS 46/708
- Adds reference to:
750 ILCS 46/709
- Adds reference to:
750 ILCS 46/710
- Adds reference to:
750 ILCS 46/903
- Adds reference to:
750 ILCS 47/5
- Adds reference to:
750 ILCS 47/10
- Adds reference to:
750 ILCS 47/15
- Adds reference to:
750 ILCS 47/20
- Adds reference to:
750 ILCS 47/25
- Adds reference to:
750 ILCS 47/26 new
- Adds reference to:
750 ILCS 47/27 new
- Adds reference to:
750 ILCS 47/30
- Adds reference to:
750 ILCS 47/35
- Adds reference to:
750 ILCS 47/36 new
- Adds reference to:
750 ILCS 47/37 new
- Adds reference to:
750 ILCS 47/39 new
- Adds reference to:
750 ILCS 47/55
- Adds reference to:
750 ILCS 47/60
- Adds reference to:
750 ILCS 47/70
- Adds reference to:
750 ILCS 47/75
- Adds reference to:
750 ILCS 50/21.1 new

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 02568 (Continued)

104-0448

Replaces everything after the enacting clause. Provides that the Act may be referred to as the Equality for Every Family Act. Amends the Illinois Parentage Act of 2015. Provides that the policy of this State is that a child has the same rights and protections under law to parentage without regard to the marital status, age, gender, gender identity or sexual orientation of the child's parents, or the circumstances of the child's birth, including whether the child was born as a result of assisted reproduction or surrogacy. Provides for who may sign an acknowledgment of parentage to establish the parentage of a child. Changes provisions regarding the use of genetic testing. Amends the Gestational Surrogacy Act. Provides that a parentage proceeding under the Gestational Surrogacy Act may be commenced in any county in the State. Makes requirements for a gestational surrogacy agreement and damages for a breach of such an agreement. Amends the Adoption Act. Provides for a process for a confirmatory adoption for children born through assisted reproduction. Makes other formatting and cross-referencing changes. Provides that a proceeding to adjudicate parentage that was commenced before the effective date of the amendatory Act is governed by the law in effect at the time the proceeding was commenced. Effective immediately, except that some provisions amending the Illinois Parentage Act of 2015 are effective January 1, 2026.

Governor Amendatory Veto Message

Recommends changing the structure and wording of certain provisions so they are subsections within a Section, rather than paragraphs within a subsection.

Dec 12 25 H **Effective Date December 12, 2025; some provisions**
Effective Date January 1, 2026; some provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 03492 Rep. Justin Slaughter **104-0449**
 Rep. Justin Slaughter-Jaime M. Andrade, Jr.
 (Sen. Robert Peters-Rachel Ventura-Lakesia Collins-Karina Villa)

730 ILCS 150/5-10

730 ILCS 150/8

730 ILCS 150/11

from Ch. 38, par. 228

Amends the Sex Offender Registration Act. Provides that the Illinois State Police shall send (rather than mail) a quarterly nonforwardable verification letter or an electronic verification letter to each registered person who has been adjudicated to be sexually dangerous or is a sexually violent person and is later released, or found to be no longer sexually dangerous or no longer a sexually violent person and discharged, beginning 90 days from the date of his or her last registration. Provides that to any other person registered under the Act, the Illinois State Police shall send (rather than mail) an annual nonforwardable verification letter or an electronic verification letter, beginning one year from the date of his or her last registration. Provides that a person required to register under the Act who is sent (rather than mailed) a verification letter or an electronic verification letter shall complete, sign, and return the enclosed verification form to the Illinois State Police postmarked or time and date stamped within 10 days after the mailing date or time and date stamp of the letter. Provides that the person who is to receive the verification letter shall notify the Illinois State Police as to which method of notification the registered person receives. Provides that registration shall consist of a statement in writing signed by the person giving the information that is required by the Illinois State Police, which shall (rather than may) include the fingerprints and shall include a current photograph of the person, which shall be updated annually. Provides that moneys in the Offender Registration Fund shall be allocated pursuant to the Act and the Murderer and Violent Offender Against Youth Registration Act, respectively. Effective January 1, 2026.

House Committee Amendment No. 1

Restores provision that the sex offender registration information may (rather than shall) include the sex offender's fingerprints.

Senate Floor Amendment No. 1

Deletes reference to:

730 ILCS 150/5-10

Deletes reference to:

730 ILCS 150/8

Deletes reference to:

730 ILCS 150/11

Adds reference to:

20 ILCS 505/17a-9

from Ch. 23, par. 5017a-9

Adds reference to:

705 ILCS 405/5-410

Adds reference to:

730 ILCS 5/3-2.5-25 new

Adds reference to:

730 ILCS 5/3-2.5-105 new

104th General Assembly

Synopsis of Public Acts by Public Act Number

HB 03492 (Continued)

104-0449

Replaces everything after the enacting clause. Amends the Children and Family Services Act. Provides that the Illinois Juvenile Justice Commission shall study and make recommendations to the General Assembly regarding the availability of youth services to reduce the use of detention and prevent deeper criminal involvement and regarding the impact and advisability of raising the minimum age of detention to 14, and develop a process to assist in the implementation of the provisions of the amendatory Act. Amends the Juvenile Court Act of 1987. Provides that a minor found to be guilty may be committed to the Department of Juvenile Justice if the minor is at least 14 (rather than 13) years and under 20 years of age, provided that the commitment to the Department of Juvenile Justice shall be made only if the minor was found guilty of a felony offense or first degree murder. Provides that when a minor of the age of at least 14 (rather than 13) years is adjudged delinquent for the offense of first degree murder, the court shall declare the minor a ward of the court and order the minor committed to the Department of Juvenile Justice until the minor's 21st birthday, without the possibility of aftercare release, furlough, or nonemergency authorized absence for a period of 5 years from the date the minor was committed to the Department of Juvenile Justice. Provides that on or after July 1, 2026 and before July 1, 2027, any minor 12 years of age or older arrested pursuant to the Act if there is probable cause to believe that the minor is a delinquent minor and that secure custody is a matter of immediate and urgent necessity, in light of a serious threat to the physical safety of a person or persons in the community or in order to secure the presence of the minor at the next hearing, as evidenced by a demonstrable record of willful failure to appear at a scheduled court hearing within the past 12 months, may be kept or detained in an authorized detention facility. Provides that on or after July 1, 2027, minors age 12 years of age and under 13 years of age and charged with first degree murder, aggravated criminal sexual assault, aggravated battery in which a firearm was used in the offense, or aggravated vehicular hijacking, may be kept or detained in an authorized detention facility. Provides that no minor under 13 (rather than under 12) years of age shall be detained in a county jail or a municipal lockup for more than 6 hours. Provides that instead of detention, minors under the age of 13 who are in conflict with the law may be held accountable through a community mediation program or through other court-ordered intervention services. Amends the Unified Code of Corrections. Provides that the Department of Juvenile Justice shall provide resources to persons under 18 years of age who have been adjudicated delinquent for a nonviolent crime. Provides that "nonviolent crime" does not include the use or threat of force toward a person. Creates the Child First Reform Task Force to consider the conditions and administration of individual juvenile detention centers, identify the resources needed to consistently meet the minimum standards set by the Department of Juvenile Justice and the Administrative Office of the Illinois Courts, evaluate complaints arising out of juvenile detention centers, identify best practices to provide detention center care, propose community-based alternatives to juvenile detention, and advise on the creation of the Youth Advisory Agency with youth justice advisors and district youth advisory offices in each circuit court district. Establishes its composition. Provides that the Department of Juvenile Justice shall provide administrative support for the Task Force. Provides that the provisions concerning the Task Force are repealed on June 1, 2029. Provides that the Task Force provisions take effect June 1, 2026. Provides that the youth nonviolent crime resource program provisions take effect January 1, 2028.

Dec 12 25 H **Effective Date June 1, 2026; some provisions**
Effective Date January 1, 2028; some provisions

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00090 Sen. Napoleon Harris, III **104-0450**
 Sen. Napoleon Harris, III-Patrick J. Joyce-Mattie Hunter, Laura M. Murphy and Mary Edly-Allen
 (Rep. Anthony DeLuca and Thaddeus Jones)

15 ILCS 505/10 from Ch. 130, par. 10

30 ILCS 237/10

Amends the State Treasurer Act. Makes formatting changes. Amends the Accountability for the Investment of Public Funds Act. Provides that each State agency shall make available on the Internet, and update at least monthly, no later than the end of each month (rather than by the 15th of the month), sufficient information concerning the investment of any public funds held by that State agency to identify specified information. Effective immediately.

House Floor Amendment No. 3

Deletes reference to:

15 ILCS 505/10

Deletes reference to:

30 ILCS 237/10

Adds reference to:

15 ILCS 405/10.05 from Ch. 15, par. 210.05

Replaces everything after the enacting clause. Amends the State Comptroller Act. Provides that, whenever any person shall be entitled to a warrant or other payment from the treasury or other funds held by the State Treasurer, on any account, against whom there shall be any then due and payable account or claim in favor of a public agency or association organized under an intergovernmental agreement in accordance with the provisions of the Intergovernmental Cooperation Act, including an intergovernmental risk management association or self-insurance pool, the Comptroller shall ascertain the amount due and payable to the public agency or association organized under an intergovernmental agreement and draw a warrant on the treasury or on other funds held by the State Treasurer. Provides that a request for a deduction by a public agency or association organized under an intergovernmental agreement in accordance with the provisions of the Intergovernmental Cooperation Act shall be accompanied by a written agreement between the 2 parties or a court order to that effect. Effective July 1, 2026.

Dec 12 25 S **Effective Date July 1, 2026**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 00618 Sen. Cristina Castro **104-0451**
 Sen. Cristina Castro-Sara Feigenholtz-Suzu Glowiak Hilton-Sally J. Turner
 (Rep. Robert "Bob" Rita, Robyn Gabel, Matt Hanson, Martha Deuter and Jeff Keicher)

235 ILCS 5/1-1 from Ch. 43, par. 93.9

Amends the Liquor Control Act of 1934. Makes a technical change in a Section concerning the short title.

Senate Floor Amendment No. 2

Deletes reference to:

235 ILCS 5/1-1

Adds reference to:

235 ILCS 5/1-3.17.1 from Ch. 43, par. 95.17.1

Adds reference to:

235 ILCS 5/1-3.47 new

Adds reference to:

235 ILCS 5/1-3.48 new

Adds reference to:

235 ILCS 5/3-12

Adds reference to:

235 ILCS 5/5-1 from Ch. 43, par. 115

Adds reference to:

235 ILCS 5/5-3 from Ch. 43, par. 118

Adds reference to:

235 ILCS 5/6-4 from Ch. 43, par. 121

Adds reference to:

235 ILCS 5/6-40 new

Adds reference to:

235 ILCS 5/8-2 from Ch. 43, par. 159

Adds reference to:

235 ILCS 5/5-1 from Ch. 43, par. 115

Adds reference to:

235 ILCS 5/6-16 from Ch. 43, par. 131

Adds reference to:

235 ILCS 5/6-28.8

Replaces everything after the enacting clause. Amends the Liquor Control Act of 1934. Creates a class 3 craft distiller license and spirits showcase permit. Provides that a class 3 craft distiller license, which may be issued to a distiller or a non-resident dealer, shall allow the manufacture of no more than 100,000 gallons of spirits per year and shall allow the sale of spirits from the class 3 craft distiller's in-state or out-of-state class 3 craft distillery premises to certain licensees as long as the class 3 craft distiller licensee meets certain requirements. Allows for the transfer of spirits manufactured by the class 3 craft distiller to a second location if certain requirements are met. Authorizes a class 3 craft distiller to self-distribute up to 5,000 gallons of its spirits subject to certain requirements and limitations. Provides that a spirits showcase permit shall allow an Illinois-licensed distributor to transfer a portion of its spirits inventory from its licensed premises to the premises specified in the spirits showcase permit license from its licensed premises to the premises specified in the spirits showcase permit license and to sell or offer for sale at retail, only in the premises specified in the spirits showcase permit license, the transferred or delivered spirits for on or off premises consumption and to sell to non-licensees not more than 156 fluid ounces of spirits per person. Provides that a retail licensee may use any website, mobile application, or similar platform that facilitates the sale or delivery of food, beverages, or goods and is owned or operated by the retail licensee, third-party contractor, independent contractor, or agent with whom the licensed retailer has contracted with to facilitate deliveries or sales of alcoholic liquors. Provides that, except for a municipality with a population of more than 1,000,000 inhabitants, a home rule unit may not regulate the delivery of alcoholic liquor or require a retail licensee to obtain a separate or additional license for the delivery alcoholic liquor (instead of may not regulate the delivery of alcoholic liquor inconsistent with certain provisions). Makes other changes in provisions concerning the delivery of alcoholic liquor. Prohibits the sale of alcoholic liquor to any visibly intoxicated (instead of intoxicated) person. Provides that a law enforcement agency; the Illinois Liquor Control Commission; or a local liquor control commissioner shall, pursuant to a plan or action to investigate, patrol, or conduct any similar enforcement action, only use a person under the age of 21 years to attempt to purchase alcoholic beverages to apprehend licensees, or employees or agents of licensees, who sell alcoholic beverages to minors. Sets forth minimum standards for such investigations, including requiring the minor to display an appearance that could generally be expected of a person under 21 years of age, respond truthfully to all questions posed by the licensee, and to either carry his or her own identification or carry no identification. Makes changes in provisions concerning the delivery and carry out of mixed drinks and the renewal of a manufacturer's or importing distributor license. Makes other changes. Effective July 1, 20226, except that certain provisions are effective immediately.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01911 Sen. Elgie R. Sims, Jr. **104-0453**
 Sen. Elgie R. Sims, Jr.-Sara Feigenholtz-Don Harmon-Mattie Hunter-Paul Faraci, Graciela Guzmán, Robert Peters,
 Mark L. Walker, Javier L. Cervantes, Mike Simmons, Kimberly A. Lightford, Karina Villa, Mary Edly-Allen, Adriane
 Johnson and Cristina Castro
 (Rep. Curtis J. Tarver, II)

35 ILCS 200/15-178

Amends the Property Tax Code. Provides that a county opting out of the special assessment programs to reduce the assessed value of certain residential real property shall not disqualify or shorten the maximum eligibility periods for any property approved to receive a reduced valuation prior to the county opting out. Requires that the special assessment programs be available to all qualifying residential real property regardless of whether or not the property has or is currently receiving any other public financing or subsidies or subject to any regulatory agreements with any public entity, or both. If an owner is approved for the reduced valuation prior to December 31, 2037 and the provisions are not subsequently extended, this shall not disqualify or shorten the maximum eligibility periods for any property approved to receive a reduced valuation. Provides that, if the chief county assessment officer has not created application forms, the chief county assessment officer shall make publicly available and accept applications forms that shall be available to local governments from the Illinois Department of Revenue. If a county Internet website exists, the application materials, as well as any other program requirements used by the county (such as application deadlines, fees, and other procedures required by the application) must be published on that website, otherwise it must be available to the public upon request at the office of the chief county assessment officer. On an annual basis, requires the Illinois Housing Development Authority to calculate and make available on its website the minimum per square foot expenditure requirements to be applicable statewide to be eligible for the reduced valuation, which shall include the historical annual expenditure requirements starting with calendar year 2021. Changes reference to improvements to existing residential real property to substantially rehabilitated residential real property. Makes other changes.

Senate Committee Amendment No. 1

Provides that a property owner may apply for the reduction in assessed valuation under an affordable housing program through December 31, 2034 (in the introduced bill, December 31, 2037).

Senate Committee Amendment No. 2

Replaces references to substantially rehabilitated residential real property with the term qualifying rehabilitation of a residential real property. Changes references from qualifying residential real property to qualifying developments. Defines "qualifying development". Requires the Department of Revenue to publish on its website data concerning increases, if any, in the Consumer Price Index. Provides that the minimum per square foot expenditure requirements to be applicable statewide as of April 1 of each year to be eligible for the reduced valuation shall be based on the Consumer Price Index data on the Department of Revenue's website. Provides that, in counties with a population of 3,000,000 or more, by March 15 of each year, the county assessor shall calculate and make available on its website the minimum per square foot expenditure requirements for the Affordable Housing Special Assessment Program. Makes other changes.

Senate Floor Amendment No. 3

Specifies, for purposes of the Act, that, only in counties with a population of 3,000,000 or more, may a portfolio of properties consisting of 7 or more total rental dwelling units across 2 or more multifamily rental buildings that meet certain requirements be considered a qualifying development.

House Floor Amendment No. 1

Deletes reference to:

35 ILCS 200/15-178

Adds reference to:

30 ILCS 105/6z-27

Adds reference to:

35 ILCS 5/201

Adds reference to:

35 ILCS 5/203

from Ch. 120, par. 2-203

Adds reference to:

35 ILCS 5/701

from Ch. 120, par. 7-701

Adds reference to:

35 ILCS 16/10

Adds reference to:

35 ILCS 16/42

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01911 (Continued)

104-0453

Replaces everything after the enacting clause. Amends the State Finance Act. Provides that the sum of \$17,653,153 shall be transferred from the General Revenue Fund to the Audit Expense Fund. Amends the Illinois Income Tax Act. Removes provisions providing that the pass-through entity level election applies only for tax years beginning prior to January 1, 2026. Provides that an addition modification and corresponding deduction for a bonus depreciation deduction under subsection (k) of Section 168 of the Internal Revenue Code also apply to a bonus depreciation deduction for qualified production property under subsection (n) of Section 168 of the Internal Revenue Code. Amends the Film Production Services Tax Credit Act of 2008. Makes changes concerning the credit amount. Provides that wages paid to no more than 2 executive producers per accredited production may be considered Illinois labor expenditures. Creates an exception to the 2-producer limitation for executive producers who receive compensation for other positions on the accredited production. Makes changes concerning conditions under which wages paid to nonresidents qualify as Illinois labor expenditures. Provides that no new credits may be awarded under the Act for tax years beginning on or after January 1, 2039. Amends the Illinois Income Tax Act. Provides that, with respect to compensation paid for in-State services performed for an accredited production under the Film Production Services Tax Credit Act, if the compensation is paid through a loan out company, then the production company or its authorized payroll service company shall withhold taxes on that compensation. Effective immediately.

House Floor Amendment No. 3

Adds reference to:
 New Act

Adds provisions creating the Statewide Innovation Development and Economy Act. Provides that the purpose of the Act is to assist in the development and redevelopment of major tourism, entertainment, retail, and related projects within eligible areas of the State by authorizing municipalities and counties to issue sales tax and revenue (STAR) bonds for the financing of STAR bond projects and to otherwise exercise the powers and authorities granted to municipalities to provide incentives to create new job opportunities and to promote major tourism, entertainment, retail, and related projects within the State. Provides that the Office of the Governor, in consultation with the Department of Commerce and Economic Opportunity, shall have final approval of all STAR bond districts and STAR bond projects established under the Act, which may be established throughout the 10 Economic Development Regions in the State.

House Floor Amendment No. 4

Makes changes to the Statewide Innovation Development and Economy Act concerning project labor agreements.

Dec 12 25 S **Effective Date December 12, 2025; ;Some Provisions**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 01989 Sen. David Koehler **104-0454**
 Sen. David Koehler
 (Rep. Jay Hoffman-Anthony DeLuca)

70 ILCS 2405/7.9

Amends the Sanitary District Act of 1917. Provides that the board of trustees of the Bloomington and Normal Water Reclamation District may enter into an agreement to sell, convey, or disburse treated wastewater to a private entity located within 50 miles of the District's boundaries. Provides that the Bloomington and Normal Water Reclamation District may accept wastewater for treatment from a private entity located within 50 miles of the district's boundaries. Provides that the Bloomington and Normal Water Reclamation District may acquire and accept, by gift, grant, purchase, or otherwise fee simple interest or any lesser interest as may be desired in real property necessary to carry out its powers under the provisions. Effective immediately.

House Floor Amendment No. 4

Deletes reference to:

70 ILCS 2405/7.9

Adds reference to:

70 ILCS 1830/3

from Ch. 19, par. 503

Adds reference to:

70 ILCS 1830/7.1

from Ch. 19, par. 507.1

Adds reference to:

70 ILCS 1830/20.1

from Ch. 19, par. 520.1

Adds reference to:

70 ILCS 1830/23.1

from Ch. 19, par. 523.1

Adds reference to:

70 ILCS 1830/26.1

from Ch. 19, par. 526.1

Adds reference to:

70 ILCS 1830/31

from Ch. 19, par. 531

Adds reference to:

70 ILCS 1830/32

from Ch. 19, par. 532

Adds reference to:

70 ILCS 1830/51 new

Adds reference to:

70 ILCS 1855/Act rep.

Adds reference to:

735 ILCS 30/15-5-15

Replaces everything after the enacting clause. Amends the Kaskaskia Regional Port District Act. Includes within this District Canteen, Centerville, East St. Louis, Stites, and Sugar Loaf Townships of St. Clair County. Transfers and integrates the duties, authorities, operations, assets, properties, and other responsibilities of the Southwest Regional Port District into the Kaskaskia Regional Port District. Provides that this transfer includes, but is not limited to, all books, records, papers, documents, property (real and personal), contracts, causes of action, unexpended appropriations, unexpended balances, and pending business pertaining to the powers, duties, rights, and responsibilities of the Southwest Regional Port District. Requires this transfer to be completed by December 1, 2025. Deletes authorization for the Kaskaskia Regional Port District to (i) acquire or operate aquariums, museums, planetariums to display objects pertaining to natural history and (ii) water and sewage systems. Provides that 8 members of the District Board shall reside in St. Clair County, 4 members shall reside in Randolph County, and 3 members shall reside in Monroe County. Provides that the terms of all the members appointed by the Governor as of May 1, 2025, expire when the amendatory Act takes effect and each newly appointed member serves for a 3-year term. Repeals the Southwest Regional Port District Act as of January 1, 2026. Makes a conforming change to the Eminent Domain Act. Effective immediately.

Dec 12 25 S **Effective Date December 12, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02339 Sen. Javier L. Cervantes **104-0455**
 Sen. Javier L. Cervantes-Celina Villanueva-Karina Villa-Robert Peters-Graciela Guzmán, Adriane Johnson, Mike Porfirio, Kimberly A. Lightford, Mark L. Walker, Cristina Castro, Mary Edly-Allen, Willie Preston, Rachel Ventura and Lakesia Collins
 (Rep. Edgar González, Jr.-Eva-Dina Delgado-Abdelnasser Rashid-Elizabeth "Lisa" Hernandez, Kevin John Olickal, Norma Hernandez, Lilian Jiménez, Barbara Hernandez and Anne Stava)

820 ILCS 55/12

820 ILCS 55/13

820 ILCS 55/15

from Ch. 48, par. 2865

820 ILCS 55/16 new

820 ILCS 55/17 new

820 ILCS 55/18 new

820 ILCS 55/19 new

820 ILCS 55/20

from Ch. 48, par. 2870

Amends the Right to Privacy in the Workplace Act. Provides that an employer enrolled in an Employment Eligibility Verification System, including the E-Verify program, shall not impose work authorization verification or re-verification requirements greater than those required by the Employment Eligibility Verification System. Provides that, if an employer receives notification from any federal agency or other outside third party not responsible for the enforcement of immigration law of a discrepancy as it relates to an employee's individual taxpayer identification number or other identifying documents, guarantees specified rights and protections to the employee. Makes changes in provisions concerning the administration and enforcement of the Act by the Department of Labor. Sets forth provisions concerning action for civil penalties brought by an interested party; private right of action; penalties; and review under the Administrative Review Law.

Senate Committee Amendment No. 1

Replaces everything after the enacting clause. Defines "interested party" as an organization that monitors or is attentive to compliance with public or worker safety and privacy laws, wage and hour requirements, or other statutory requirements. Makes changes in provisions concerning restrictions on the use of Employment Eligibility Verification Systems. Makes other changes.

Senate Floor Amendment No. 2

Adds reference to:

820 ILCS 55/25 new

Replaces everything after the enacting clause. Reinserts the provisions of the bill, as amended by Senate Amendment No. 1, by making the following changes. Provides that nothing in the Act shall be construed to prohibit an employer from enrolling in any Electronic Employment Verification System, including the E-Verify program, whether voluntarily or as required or permitted by federal law (rather than as required or permitted by federal law). Provides that no penalties shall be imposed under the Act if the employer or prospective employer: (1) acts in good faith reliance on guidance issued by the Illinois Department of Labor or the federal Department of Homeland Security; or (2) makes a bona fide administrative error that does not affect an employee or prospective employee's employment or pay. Makes changes in provisions concerning restrictions on the use of Employment Eligibility Verification Systems and actions for civil penalties brought by an interested party.

House Floor Amendment No. 2

Deletes reference to:

820 ILCS 55/12

Deletes reference to:

820 ILCS 55/13

Adds reference to:

820 ILCS 55/12 rep.

Adds reference to:

820 ILCS 55/13 rep.

Replaces everything after the enacting clause. Reinserts the provisions of the engrossed bill with the following changes. Repeals provisions concerning the use of Employment Eligibility Verification Systems and restrictions on the use of Employment Eligibility Verification Systems. Removes a provision that makes a violation of the Act a petty offense. Makes other changes. Effective immediately.

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02683 Sen. Chris Balkema **104-0456**
 Sen. Chris Balkema
 (Rep. Jason R. Bunting)

30 ILCS 350/17.5

Amends the Local Government Debt Reform Act. Provides that, in the case of bonds authorized to be issued under the School Code and approved by voters of Iroquois County Community Unit School District Number 9 in an April 2021 referendum, the bond approval, once obtained, remains for 10 years after the date of the referendum. Effective immediately.

Dec 12 25 S **Effective Date December 12, 2025**

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02111 Sen. Ram Villivalam **104-0457**

Sen. Ram Villivalam-Celina Villanueva-Mike Porfirio-Robert Peters, Adriane Johnson, Sara Feigenholtz, Graciela Guzmán, Lakesia Collins, Karina Villa, Willie Preston, Javier L. Cervantes, Mattie Hunter and Mike Simmons (Rep. Eva-Dina Delgado-Kam Buckner-Brad Stephens-Mary Beth Canty-Martin J. Moylan, Michelle Mussman, Will Guzzardi, Theresa Mah, Anne Stava, Camille Y. Lilly, Barbara Hernandez, Dagmara Avelar, Stephanie A. Kifowit, Matt Hanson, Martha Deuter, Anna Moeller, Michael Crawford, Michael J. Kelly, Ann M. Williams, Angelica Guerrero-Cuellar, Hoan Huynh, Nicolle Grasse, Jaime M. Andrade, Jr., Aarón M. Ortíz and Elizabeth "Lisa" Hernandez)

625 ILCS 5/11-519 new

Amends the Illinois Vehicle Code. Provides that a person operating a bicycle on the roadways of this State shall not be prohibited from side-by-side riding, riding contraflow on one-way streets, and rolling through stop signs at clear intersections.

Senate Floor Amendment No. 2

Deletes reference to:

625 ILCS 5/11-519 new

Adds reference to:

625 ILCS 5/11-1511.5 new

Replaces everything after the enacting clause. Amends the Illinois Vehicle Code. Provides that an individual operating a bicycle approaching a stop sign may proceed through the intersection without stopping at the stop sign if the individual slows to a reasonable speed and the individual yields the right-of-way to any pedestrian within the intersection or an adjacent crosswalk, other traffic within the intersection, and oncoming traffic that poses an immediate hazard during the time the individual is traveling through the intersection. Provides that the provisions regarding the operation of a bicycle at a stop sign do not apply to an individual operating a bicycle when there is a stop sign when exiting an alleyway or at a 4-way intersection with only 2 stop signs present. Makes other changes.

House Floor Amendment No. 3

Deletes reference to:

625 ILCS 5/11-1511.5 new

Adds reference to:

New Act

Adds reference to:

5 ILCS 430/75-5

Adds reference to:

5 ILCS 430/75-10

Adds reference to:

15 ILCS 305/37.5 new

Adds reference to:

15 ILCS 335/4

from Ch. 124, par. 24

Adds reference to:

20 ILCS 2705/2705-203

Adds reference to:

20 ILCS 2705/2705-440

was 20 ILCS 2705/49.25h

Adds reference to:

20 ILCS 2705/2705-592 new

Adds reference to:

20 ILCS 2705/2705-594 new

Adds reference to:

20 ILCS 2705/2705-596 new

Adds reference to:

20 ILCS 2705/2705-598 new

Adds reference to:

20 ILCS 2705/2705-630 new

Adds reference to:

30 ILCS 500/20-25.3 new

Adds reference to:

70 ILCS 3605/1

from Ch. 111 2/3, par. 301

Adds reference to:

70 ILCS 3605/2

from Ch. 111 2/3, par. 302

104th General Assembly

Synopsis of Public Acts by Public Act Number

SB 02111	(Continued)	104-0457
Adds reference to:	70 ILCS 3605/6	from Ch. 111 2/3, par. 306
Adds reference to:	70 ILCS 3605/7	from Ch. 111 2/3, par. 307
Adds reference to:	70 ILCS 3605/9a	from Ch. 111 2/3, par. 309a
Adds reference to:	70 ILCS 3605/9b	from Ch. 111 2/3, par. 309b
Adds reference to:	70 ILCS 3605/12a	from Ch. 111 2/3, par. 312a
Adds reference to:	70 ILCS 3605/12b	from Ch. 111 2/3, par. 312b
Adds reference to:	70 ILCS 3605/12c	
Adds reference to:	70 ILCS 3605/15	from Ch. 111 2/3, par. 315
Adds reference to:	70 ILCS 3605/19	from Ch. 111 2/3, par. 319
Adds reference to:	70 ILCS 3605/19.5 new	
Adds reference to:	70 ILCS 3605/20	from Ch. 111 2/3, par. 320
Adds reference to:	70 ILCS 3605/21	from Ch. 111 2/3, par. 321
Adds reference to:	70 ILCS 3605/23	from Ch. 111 2/3, par. 323
Adds reference to:	70 ILCS 3605/27	from Ch. 111 2/3, par. 327
Adds reference to:	70 ILCS 3605/28	from Ch. 111 2/3, par. 328
Adds reference to:	70 ILCS 3605/28a	from Ch. 111 2/3, par. 328a
Adds reference to:	70 ILCS 3605/28d	
Adds reference to:	70 ILCS 3605/31	from Ch. 111 2/3, par. 331
Adds reference to:	70 ILCS 3605/33.10 new	
Adds reference to:	70 ILCS 3605/38	from Ch. 111 2/3, par. 338
Adds reference to:	70 ILCS 3605/42	from Ch. 111 2/3, par. 342
Adds reference to:	70 ILCS 3605/51.5 new	
Adds reference to:	70 ILCS 3605/3 rep.	
Adds reference to:	70 ILCS 3605/4 rep.	
Adds reference to:	70 ILCS 3605/6.1 rep.	
Adds reference to:	70 ILCS 3605/8 rep.	
Adds reference to:	70 ILCS 3605/8.5 rep.	
Adds reference to:	70 ILCS 3605/10 rep.	
Adds reference to:	70 ILCS 3605/11.1 rep.	

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02111 (Continued)

104-0457

- Adds reference to:
70 ILCS 3605/12 rep.
- Adds reference to:
70 ILCS 3605/13 rep.
- Adds reference to:
70 ILCS 3605/16 rep.
- Adds reference to:
70 ILCS 3605/17 rep.
- Adds reference to:
70 ILCS 3605/22 rep.
- Adds reference to:
70 ILCS 3605/27a rep.
- Adds reference to:
70 ILCS 3605/30 rep.
- Adds reference to:
70 ILCS 3605/32 rep.
- Adds reference to:
70 ILCS 3605/34 rep.
- Adds reference to:
70 ILCS 3605/44 rep.
- Adds reference to:
70 ILCS 3605/46 rep.
- Adds reference to:
70 ILCS 3605/47 rep.
- Adds reference to:
70 ILCS 3605/51 rep.
- Adds reference to:
70 ILCS 3605/52 rep.
- Adds reference to:
70 ILCS 3610/5.08 new
- Adds reference to:
70 ILCS 3610/8.8 new
- Adds reference to:
70 ILCS 3615/1.01 from Ch. 111 2/3, par. 701.01
- Adds reference to:
70 ILCS 3615/1.02 from Ch. 111 2/3, par. 701.02
- Adds reference to:
70 ILCS 3615/1.03 from Ch. 111 2/3, par. 701.03
- Adds reference to:
70 ILCS 3615/2.01 from Ch. 111 2/3, par. 702.01
- Adds reference to:
70 ILCS 3615/2.01a
- Adds reference to:
70 ILCS 3615/2.01b
- Adds reference to:
70 ILCS 3615/2.01c
- Adds reference to:
70 ILCS 3615/2.01f new
- Adds reference to:
70 ILCS 3615/2.01g new
- Adds reference to:
70 ILCS 3615/2.03 from Ch. 111 2/3, par. 702.03
- Adds reference to:
70 ILCS 3615/2.04 from Ch. 111 2/3, par. 702.04
- Adds reference to:
70 ILCS 3615/2.05 from Ch. 111 2/3, par. 702.05
- Adds reference to:
70 ILCS 3615/2.06.2 new

104th General Assembly
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SB 02111	(Continued)	104-0457
Adds reference to:	70 ILCS 3615/2.07	from Ch. 111 2/3, par. 702.07
Adds reference to:	70 ILCS 3615/2.08	from Ch. 111 2/3, par. 702.08
Adds reference to:	70 ILCS 3615/2.09	from Ch. 111 2/3, par. 702.09
Adds reference to:	70 ILCS 3615/2.10	from Ch. 111 2/3, par. 702.10
Adds reference to:	70 ILCS 3615/2.10a	
Adds reference to:	70 ILCS 3615/2.10b new	
Adds reference to:	70 ILCS 3615/2.11	from Ch. 111 2/3, par. 702.11
Adds reference to:	70 ILCS 3615/2.11.05 new	
Adds reference to:	70 ILCS 3615/2.11.10 new	
Adds reference to:	70 ILCS 3615/2.11.15 new	
Adds reference to:	70 ILCS 3615/2.11.20 new	
Adds reference to:	70 ILCS 3615/2.11.25 new	
Adds reference to:	70 ILCS 3615/2.11.30 new	
Adds reference to:	70 ILCS 3615/2.11.35 new	
Adds reference to:	70 ILCS 3615/2.12b	
Adds reference to:	70 ILCS 3615/2.14	from Ch. 111 2/3, par. 702.14
Adds reference to:	70 ILCS 3615/2.16	from Ch. 111 2/3, par. 702.16
Adds reference to:	70 ILCS 3615/2.18a	from Ch. 111 2/3, par. 702.18a
Adds reference to:	70 ILCS 3615/2.19	from Ch. 111 2/3, par. 702.19
Adds reference to:	70 ILCS 3615/2.24	from Ch. 111 2/3, par. 702.24
Adds reference to:	70 ILCS 3615/2.30	
Adds reference to:	70 ILCS 3615/2.39	
Adds reference to:	70 ILCS 3615/2.40	
Adds reference to:	70 ILCS 3615/2.41	
Adds reference to:	70 ILCS 3615/2.43 new	
Adds reference to:	70 ILCS 3615/2.44 new	
Adds reference to:	70 ILCS 3615/2.45 new	
Adds reference to:	70 ILCS 3615/2.46 new	
Adds reference to:	70 ILCS 3615/2.47 new	

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02111	(Continued)	104-0457
	Adds reference to: 70 ILCS 3615/2.48 new	
	Adds reference to: 70 ILCS 3615/2.49 new	
	Adds reference to: 70 ILCS 3615/3.01	from Ch. 111 2/3, par. 703.01
	Adds reference to: 70 ILCS 3615/3.03	from Ch. 111 2/3, par. 703.03
	Adds reference to: 70 ILCS 3615/3.04	from Ch. 111 2/3, par. 703.04
	Adds reference to: 70 ILCS 3615/3.05	from Ch. 111 2/3, par. 703.05
	Adds reference to: 70 ILCS 3615/3.13 new	
	Adds reference to: 70 ILCS 3615/3A.01	from Ch. 111 2/3, par. 703A.01
	Adds reference to: 70 ILCS 3615/3A.02	from Ch. 111 2/3, par. 703A.02
	Adds reference to: 70 ILCS 3615/3A.03	from Ch. 111 2/3, par. 703A.03
	Adds reference to: 70 ILCS 3615/3A.05	from Ch. 111 2/3, par. 703A.05
	Adds reference to: 70 ILCS 3615/3A.06	from Ch. 111 2/3, par. 703A.06
	Adds reference to: 70 ILCS 3615/3A.07	from Ch. 111 2/3, par. 703A.07
	Adds reference to: 70 ILCS 3615/3A.08	from Ch. 111 2/3, par. 703A.08
	Adds reference to: 70 ILCS 3615/3A.09	from Ch. 111 2/3, par. 703A.09
	Adds reference to: 70 ILCS 3615/3A.10.5 new	
	Adds reference to: 70 ILCS 3615/3A.12	from Ch. 111 2/3, par. 703A.12
	Adds reference to: 70 ILCS 3615/3A.14	from Ch. 111 2/3, par. 703A.14
	Adds reference to: 70 ILCS 3615/3A.15.5 new	
	Adds reference to: 70 ILCS 3615/3B.01	from Ch. 111 2/3, par. 703B.01
	Adds reference to: 70 ILCS 3615/3B.02	from Ch. 111 2/3, par. 703B.02
	Adds reference to: 70 ILCS 3615/3B.02.5 new	
	Adds reference to: 70 ILCS 3615/3B.03	from Ch. 111 2/3, par. 703B.03
	Adds reference to: 70 ILCS 3615/3B.05	from Ch. 111 2/3, par. 703B.05
	Adds reference to: 70 ILCS 3615/3B.06	from Ch. 111 2/3, par. 703B.06
	Adds reference to: 70 ILCS 3615/3B.09	from Ch. 111 2/3, par. 703B.09
	Adds reference to: 70 ILCS 3615/3B.10.5 new	
	Adds reference to: 70 ILCS 3615/3B.12	from Ch. 111 2/3, par. 703B.12
	Adds reference to: 70 ILCS 3615/3B.14.5 new	

104th General Assembly
Synopsis of Public Acts by Public Act Number

SB 02111	(Continued)	104-0457
Adds reference to:	70 ILCS 3615/3B.26	
Adds reference to:	70 ILCS 3615/3B.27 new	
Adds reference to:	70 ILCS 3615/3B.28 new	
Adds reference to:	70 ILCS 3615/3B.29 new	
Adds reference to:	70 ILCS 3615/4.01	from Ch. 111 2/3, par. 704.01
Adds reference to:	70 ILCS 3615/4.01b new	
Adds reference to:	70 ILCS 3615/4.03	from Ch. 111 2/3, par. 704.03
Adds reference to:	70 ILCS 3615/4.03.3	
Adds reference to:	70 ILCS 3615/4.04	from Ch. 111 2/3, par. 704.04
Adds reference to:	70 ILCS 3615/4.06	from Ch. 111 2/3, par. 704.06
Adds reference to:	70 ILCS 3615/4.06.05 new	
Adds reference to:	70 ILCS 3615/4.09	from Ch. 111 2/3, par. 704.09
Adds reference to:	70 ILCS 3615/4.11	from Ch. 111 2/3, par. 704.11
Adds reference to:	70 ILCS 3615/4.13	from Ch. 111 2/3, par. 704.13
Adds reference to:	70 ILCS 3615/4.14	from Ch. 111 2/3, par. 704.14
Adds reference to:	70 ILCS 3615/4.15	
Adds reference to:	70 ILCS 3615/5.03	from Ch. 111 2/3, par. 705.03
Adds reference to:	70 ILCS 3615/5.05	from Ch. 111 2/3, par. 705.05
Adds reference to:	70 ILCS 3615/5.15	
Adds reference to:	70 ILCS 3615/5.17 new	
Adds reference to:	70 ILCS 3615/5.20 new	
Adds reference to:	70 ILCS 3615/5.25 new	
Adds reference to:	70 ILCS 3615/5.30 new	
Adds reference to:	70 ILCS 3615/Art. VI heading new	
Adds reference to:	70 ILCS 3615/6.01 new	
Adds reference to:	70 ILCS 3615/Art. VII heading new	
Adds reference to:	70 ILCS 3615/7.01 new	
Adds reference to:	70 ILCS 3615/7.02 new	
Adds reference to:	70 ILCS 3615/7.03 new	

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SB 02111 (Continued)

104-0457

Adds reference to: 70 ILCS 3615/7.04 new	
Adds reference to: 70 ILCS 3615/2.13a rep.	
Adds reference to: 70 ILCS 3615/2.37 rep.	
Adds reference to: 70 ILCS 3615/3.08 rep.	
Adds reference to: 70 ILCS 3615/3.11 rep.	
Adds reference to: 70 ILCS 3615/3.12 rep.	
Adds reference to: 70 ILCS 3615/3A.10 rep.	
Adds reference to: 70 ILCS 3615/3A.11 rep.	
Adds reference to: 70 ILCS 3615/3A.15 rep.	
Adds reference to: 70 ILCS 3615/3A.16 rep.	
Adds reference to: 70 ILCS 3615/3B.09b rep.	
Adds reference to: 70 ILCS 3615/3B.10 rep.	
Adds reference to: 70 ILCS 3615/3B.11 rep.	
Adds reference to: 70 ILCS 3615/3B.14 rep.	
Adds reference to: 70 ILCS 3615/3B.15 rep.	
Adds reference to: 70 ILCS 3615/3B.25 rep.	
Adds reference to: 625 ILCS 5/18c-7401	from Ch. 95 1/2, par. 18c-7401
Adds reference to: 625 ILCS 5/18c-7402	from Ch. 95 1/2, par. 18c-7402
Adds reference to: 735 ILCS 30/15-5-15	
Adds reference to: 5 ILCS 120/2	from Ch. 102, par. 42
Adds reference to: 5 ILCS 225/2	from Ch. 111 2/3, par. 602
Adds reference to: 5 ILCS 315/15	from Ch. 48, par. 1615
Adds reference to: 5 ILCS 430/1-5	
Adds reference to: 20 ILCS 105/4.15	
Adds reference to: 20 ILCS 2605/2605-340	was 20 ILCS 2605/55a in part
Adds reference to: 20 ILCS 2705/2705-305	
Adds reference to: 20 ILCS 2705/2705-315	was 20 ILCS 2705/49.19b
Adds reference to: 30 ILCS 5/3-2.3	
Adds reference to: 40 ILCS 5/8-230.1	from Ch. 108 1/2, par. 8-230.1

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SB 02111	(Continued)	104-0457
Adds reference to:	40 ILCS 5/11-221.1	from Ch. 108 1/2, par. 11-221.1
Adds reference to:	40 ILCS 5/18-112	from Ch. 108 1/2, par. 18-112
Adds reference to:	40 ILCS 5/22-101	from Ch. 108 1/2, par. 22-101
Adds reference to:	410 ILCS 55/2	from Ch. 111 1/2, par. 4202
Adds reference to:	605 ILCS 5/5-701.8	from Ch. 121, par. 5-701.8
Adds reference to:	605 ILCS 5/7-202.14	from Ch. 121, par. 7-202.14
Adds reference to:	720 ILCS 5/21-5	from Ch. 38, par. 21-5
Adds reference to:	735 ILCS 30/15-5-15	
Adds reference to:	745 ILCS 10/2-101	from Ch. 85, par. 2-101
Adds reference to:	820 ILCS 115/9	from Ch. 48, par. 39m-9
Adds reference to:	5 ILCS 120/2	from Ch. 102, par. 42
Adds reference to:	5 ILCS 140/7.5	
Adds reference to:	5 ILCS 315/5	from Ch. 48, par. 1605
Adds reference to:	5 ILCS 315/15	from Ch. 48, par. 1615
Adds reference to:	5 ILCS 375/2.5	
Adds reference to:	5 ILCS 430/1-5	
Adds reference to:	20 ILCS 105/4.15	
Adds reference to:	20 ILCS 2310/2310-55.5	
Adds reference to:	20 ILCS 2705/2705-300	was 20 ILCS 2705/49.18
Adds reference to:	20 ILCS 2705/2705-305	
Adds reference to:	20 ILCS 2705/2705-310	
Adds reference to:	20 ILCS 2705/2705-315	was 20 ILCS 2705/49.19b
Adds reference to:	20 ILCS 3501/820-50	
Adds reference to:	30 ILCS 5/3-1	from Ch. 15, par. 303-1
Adds reference to:	30 ILCS 5/3-2.3	
Adds reference to:	30 ILCS 105/5.277	from Ch. 127, par. 141.277
Adds reference to:	30 ILCS 105/5.918	
Adds reference to:	30 ILCS 105/6z-17	from Ch. 127, par. 142z-17
Adds reference to:	30 ILCS 105/6z-20	from Ch. 127, par. 142z-20

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SB 02111	(Continued)	104-0457
Adds reference to:	30 ILCS 105/6z-109	
Adds reference to:	30 ILCS 105/8.3	
Adds reference to:	30 ILCS 105/8.25g	
Adds reference to:	30 ILCS 230/2a	from Ch. 127, par. 172
Adds reference to:	30 ILCS 740/2-2.02	from Ch. 111 2/3, par. 662.02
Adds reference to:	30 ILCS 740/2-7	from Ch. 111 2/3, par. 667
Adds reference to:	30 ILCS 740/2-15	from Ch. 111 2/3, par. 675.1
Adds reference to:	30 ILCS 740/3-1.02	from Ch. 111 2/3, par. 683
Adds reference to:	30 ILCS 740/4-1.7	from Ch. 111 2/3, par. 699.7
Adds reference to:	30 ILCS 805/8.47	
Adds reference to:	35 ILCS 150/1	from Ch. 120, par. 1501
Adds reference to:	35 ILCS 200/15-100	
Adds reference to:	35 ILCS 505/8b	
Adds reference to:	35 ILCS 815/1	from Ch. 121 1/2, par. 911
Adds reference to:	35 ILCS 105/2b	from Ch. 120, par. 439.2b
Adds reference to:	35 ILCS 165/10	
Adds reference to:	35 ILCS 171/2	
Adds reference to:	40 ILCS 5/22-101	from Ch. 108 1/2, par. 22-101
Adds reference to:	40 ILCS 5/22-101B	
Adds reference to:	40 ILCS 5/22-103	
Adds reference to:	40 ILCS 5/22-105	
Adds reference to:	50 ILCS 330/2	from Ch. 85, par. 802
Adds reference to:	55 ILCS 5/6-34000	
Adds reference to:	65 ILCS 5/11-74.4-3	from Ch. 24, par. 11-74.4-3
Adds reference to:	65 ILCS 5/Art. 11 Div. 122.2 heading	
Adds reference to:	65 ILCS 5/11-122.2-1	from Ch. 24, par. 11-122.2-1
Adds reference to:	70 ILCS 210/14.5	
Adds reference to:	70 ILCS 1707/10	
Adds reference to:	70 ILCS 3610/3.1	from Ch. 111 2/3, par. 353.1

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SB 02111 (Continued)	104-0457
Adds reference to: 70 ILCS 3610/5.05	from Ch. 111 2/3, par. 355.05
Adds reference to: 70 ILCS 3610/8.5	from Ch. 111 2/3, par. 358.5
Adds reference to: 70 ILCS 3720/4	from Ch. 111 2/3, par. 254
Adds reference to: 105 ILCS 5/29-5	from Ch. 122, par. 29-5
Adds reference to: 105 ILCS 5/34-4	from Ch. 122, par. 34-4
Adds reference to: 220 ILCS 5/4-302	from Ch. 111 2/3, par. 4-302
Adds reference to: 410 ILCS 55/2	from Ch. 111 1/2, par. 4202
Adds reference to: 605 ILCS 5/6-411.5	
Adds reference to: 605 ILCS 10/11	from Ch. 121, par. 100-11
Adds reference to: 605 ILCS 10/19	from Ch. 121, par. 100-19
Adds reference to: 620 ILCS 5/49.1	from Ch. 15 1/2, par. 22.49a
Adds reference to: 625 ILCS 5/1-209.3	
Adds reference to: 625 ILCS 5/8-102	from Ch. 95 1/2, par. 8-102
Adds reference to: 625 ILCS 5/11-709.2	
Adds reference to: 625 ILCS 5/18c-7402	from Ch. 95 1/2, par. 18c-7402
Adds reference to: 720 ILCS 5/21-5	from Ch. 38, par. 21-5
Adds reference to: 735 ILCS 30/15-5-15	
Adds reference to: 820 ILCS 63/5	
Adds reference to: 820 ILCS 63/10	
Adds reference to: 820 ILCS 63/15	
Adds reference to: 30 ILCS 105/5d	from Ch. 127, par. 141d
Adds reference to: 30 ILCS 105/6z-109	
Adds reference to: 30 ILCS 105/6z-110	
Adds reference to: 30 ILCS 740/2-3	from Ch. 111 2/3, par. 663
Adds reference to: 35 ILCS 105/9	
Adds reference to: 35 ILCS 110/9	
Adds reference to: 35 ILCS 115/9	from Ch. 120, par. 439.109
Adds reference to: 35 ILCS 120/3	

Synopsis of Public Acts by Public Act Number

SB 02111 (Continued)

104-0457

Replaces everything after the enacting clause. Creates the Interagency Coordinating Committee on Transit Innovation, Integration, and Reform Act. Provides that the Interagency Coordinating Committee shall, among other things, develop strategies and recommendations to improve the connectivity of existing and future intercity rail and intercity bus services to transit hubs and systems located outside of the Northeastern Illinois region. Creates the People Over Parking Act. Provides that, except as expressly provided in the Act, a unit of local government may not impose or enforce any minimum automobile parking requirements on a development project if the project is located within one-half mile of a public transportation hub or one-eighth mile of a public transportation corridor. Amends the Regional Transportation Authority Act. Changes the short title of the Regional Transportation Authority Act to the Northern Illinois Transit Authority Act. Creates the Northern Illinois Transit Authority to replace the Regional Transportation Authority. Makes changes in provisions concerning: legislative findings; meanings of defined terms; allocation of responsibility for public transportation; strategic planning; capital programming; service planning; performance audits; operational requirements; fares; pedestrian access to transit; extraterritorial powers of the Authority; research and development; protection of the environment; zero-emission buses; enforcement of traffic laws; establishment of the NITA Law Enforcement Task Force; crime prevention programming; the establishment of the Office of Transit Safety and Experience; the establishment of Coordinated Safety Response Councils; safety standards and investments in safety; bus shields; prioritization of capital projects; transit-supportive development; transit ambassadors; visitor paratransit services; and other matters. Amends the Metropolitan Transit Authority Act. Changes the short title of the Metropolitan Transit Authority Act to the Chicago Transit Authority Act. Makes changes concerning: the powers and duties of the Chicago Transit Authority and its interactions with the Northern Illinois Transit Authority; governance of the Chicago Transit Authority; the operating budget of the Chicago Transit Authority; and other matters. Repeals various provisions. Makes conforming and other changes in various other Acts. Effective June 1, 2026.

House Floor Amendment No. 4

Provides that the amendatory Act takes effect June 1, 2026 (rather than upon becoming law).

Dec 16 25 S **Effective Date June 1, 2026**

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Synopsis of Public Acts by Public Act Number

SB 00025 (Continued)

104-0458

- Adds reference to:
20 ILCS 3855/1-56
- Adds reference to:
20 ILCS 3855/1-75
- Adds reference to:
20 ILCS 3855/1-125
- Adds reference to:
30 ILCS 105/5.136
- Adds reference to:
30 ILCS 105/5.427
- Adds reference to:
30 ILCS 105/8.3
- Adds reference to:
30 ILCS 500/1-10
- Adds reference to:
30 ILCS 500/30-20
- Adds reference to:
30 ILCS 559/20-15
- Adds reference to:
35 ILCS 200/Art. 10 Div. 22 heading new
- Adds reference to:
35 ILCS 200/10-920 new
- Adds reference to:
35 ILCS 200/10-925 new
- Adds reference to:
35 ILCS 200/10-930 new
- Adds reference to:
35 ILCS 200/10-935 new
- Adds reference to:
35 ILCS 200/10-940 new
- Adds reference to:
35 ILCS 200/10-945 new
- Adds reference to:
35 ILCS 200/10-950 new
- Adds reference to:
35 ILCS 200/10-953 new
- Adds reference to:
35 ILCS 200/10-955 new
- Adds reference to:
45 ILCS 141/15
- Adds reference to:
45 ILCS 141/25
- Adds reference to:
45 ILCS 141/30
- Adds reference to:
45 ILCS 141/31
- Adds reference to:
55 ILCS 5/5-12020
- Adds reference to:
55 ILCS 5/5-12024 new
- Adds reference to:
55 ILCS 5/Art. 5 Div. 5-46 heading new
- Adds reference to:
55 ILCS 5/5-46005 new
- Adds reference to:
55 ILCS 5/5-46010 new
- Adds reference to:
55 ILCS 5/5-46020 new

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SB 00025 (Continued)

104-0458

Adds reference to:
55 ILCS 5/5-46025 new

Adds reference to:
65 ILCS 5/Art. 11 Div. 15.5 heading new

Adds reference to:
65 ILCS 5/11-15.5-5 new

Adds reference to:
65 ILCS 5/11-15.5-10 new

Adds reference to:
65 ILCS 5/11-15.5-20 new

Adds reference to:
65 ILCS 5/11-15.5-25 new

Adds reference to:
220 ILCS 5/7-102 from Ch. 111 2/3, par. 7-102

Adds reference to:
220 ILCS 5/8-101.1 new

Adds reference to:
220 ILCS 5/8-103B

Adds reference to:
220 ILCS 5/8-104

Adds reference to:
220 ILCS 5/8-512

Adds reference to:
220 ILCS 5/8-513 new

Adds reference to:
220 ILCS 5/9-229

Adds reference to:
220 ILCS 5/16-105.17

Adds reference to:
220 ILCS 5/16-107.5

Adds reference to:
220 ILCS 5/16-107.6

Adds reference to:
220 ILCS 5/16-107.8 new

Adds reference to:
220 ILCS 5/16-107.9 new

Adds reference to:
220 ILCS 5/16-108

Adds reference to:
220 ILCS 5/16-108.19

Adds reference to:
220 ILCS 5/16-108.30

Adds reference to:
220 ILCS 5/16-111.5

Adds reference to:
220 ILCS 5/16-111.7

Adds reference to:
220 ILCS 5/16-115A

Adds reference to:
220 ILCS 5/16-119A

Adds reference to:
220 ILCS 5/16-126.2 new

Adds reference to:
220 ILCS 5/16-145 new

Adds reference to:
220 ILCS 5/16-201 new

Adds reference to:
220 ILCS 5/16-202 new

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SB 00025	(Continued)	104-0458
Adds reference to:	220 ILCS 5/17-900	
Adds reference to:	220 ILCS 5/20-140 new	
Adds reference to:	220 ILCS 5/20-145 new	
Adds reference to:	220 ILCS 5/Art. XXIII heading new	
Adds reference to:	220 ILCS 5/23-105 new	
Adds reference to:	220 ILCS 5/23-110 new	
Adds reference to:	220 ILCS 5/23-115 new	
Adds reference to:	220 ILCS 5/23-120 new	
Adds reference to:	220 ILCS 5/23-125 new	
Adds reference to:	220 ILCS 32/5	
Adds reference to:	220 ILCS 32/15	
Adds reference to:	415 ILCS 5/9.15	
Adds reference to:	415 ILCS 5/25	from Ch. 111 1/2, par. 1025
Adds reference to:	415 ILCS 5/39	from Ch. 111 1/2, par. 1039
Adds reference to:	415 ILCS 120/35	
Adds reference to:	415 ILCS 120/36 new	
Adds reference to:	415 ILCS 120/40	
Adds reference to:	415 ILCS 120/45	
Adds reference to:	420 ILCS 5/3	from Ch. 111 1/2, par. 4303
Adds reference to:	420 ILCS 5/4	from Ch. 111 1/2, par. 4304
Adds reference to:	420 ILCS 5/5	from Ch. 111 1/2, par. 4305
Adds reference to:	420 ILCS 5/6.5 new	
Adds reference to:	420 ILCS 5/8	from Ch. 111 1/2, par. 4308
Adds reference to:	420 ILCS 5/9	from Ch. 111 1/2, par. 4309
Adds reference to:	420 ILCS 5/2.5 rep.	
Adds reference to:	420 ILCS 10/3.5	
Adds reference to:	420 ILCS 10/5	from Ch. 111 1/2, par. 4355
Adds reference to:	420 ILCS 10/7	from Ch. 111 1/2, par. 4357
Adds reference to:	420 ILCS 20/3	from Ch. 111 1/2, par. 241-3

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SB 00025 (Continued)

104-0458

Adds reference to:
420 ILCS 20/13

from Ch. 111 1/2, par. 241-13

Adds reference to:
420 ILCS 20/14

from Ch. 111 1/2, par. 241-14

Adds reference to:
420 ILCS 20/15

from Ch. 111 1/2, par. 241-15

Adds reference to:
420 ILCS 20/17

from Ch. 111 1/2, par. 241-17

Adds reference to:
420 ILCS 20/21

from Ch. 111 1/2, par. 241-21

Adds reference to:
420 ILCS 35/0.05

Adds reference to:
420 ILCS 35/1

from Ch. 111 1/2, par. 230.1

Adds reference to:
420 ILCS 37/10

Adds reference to:
420 ILCS 37/15

Adds reference to:
420 ILCS 40/4

from Ch. 111 1/2, par. 210-4

Adds reference to:
420 ILCS 42/10

Adds reference to:
420 ILCS 56/15

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SB 00025 (Continued)

104-0458

Replaces everything after the enacting clause. Creates the Municipal and Cooperative Electric Utility Transparent Planning Act. Requires certain electric cooperatives, municipal power agencies, and municipalities and distribution electric cooperatives to initiate an integrated resource planning process. Sets forth provisions concerning the integrated resource plan; stakeholder meetings; and a prequalified consulting firm list. Makes conforming changes in the Open Meetings Act and the General Not For Profit Corporation Act of 1986. Creates the Utility Data Access Act. Requires the Illinois Commerce Commission to adopt certain rules. Amends the Department of Commerce and Opportunity Law of the Civil Administrative Code of Illinois. Makes changes in provisions concerning the Energy Transition Assistance Fund. Amends the Electric Vehicle Act. Makes changes in provisions concerning beneficial electrification and the charging rebate program. Amends the Energy Transition Act. Makes changes in provisions concerning the Illinois Climate Works Preapprenticeship Program and the Jobs and Environmental Justice Grant Program. Amends the Illinois Finance Authority Act. Adds provisions concerning the Thermal Energy Network Revolving Loan Program. Amends the Illinois Power Agency Act. Makes changes in provisions concerning the powers of the Illinois Power Agency; the Illinois Power Agency Renewable Energy Resources Fund; the Illinois Solar for All Program; the Planning and Procurement Bureau; and the Agency's annual reports. Amends the State Finance Act to make conforming changes. Amends the Illinois Procurement Code. Makes changes in provisions concerning the application of the Code and prequalification. Amends the Illinois Works Jobs Program Act. Makes changes in provisions concerning the Illinois Works Preapprenticeship Program and the Illinois Works Bid Credit Program. Amends the Property Tax Code. Adds a Division concerning commercial energy storage systems. Amends the Counties Code. Makes changes in provisions concerning commercial wind energy facilities and commercial solar facilities. Adds provisions concerning energy storage systems. Adds a Division concerning the Solar Bill of Rights. Amends the Illinois Municipal Code to add the same Division. Amends the Public Utilities Act. Makes changes in provisions concerning transactions requiring approval from the Illinois Commerce Commission; the duties of public utilities; energy efficiency and demand-response measures; natural gas energy efficiency programs; certificates of public convenience and necessity; the renewable energy access plan; the consideration of attorney and expert compensation as an expense; the Multi-Year Integrated Grid Plan; net electricity metering; distributed generation rebates; the recovery of costs associated with delivery; the Division of Integrated Distribution Planning; the Energy Transition Assistance Fund; procurement; on-bill financing programs; alternative retail electric suppliers; functional separation; and customer self-generation of electricity. Adds provisions concerning the Thermal Energy Network Pilot Program; time-of-use pricing; virtual power plant programs; the Energy Reliability Corporation of Illinois; Powering Up Illinois; integrated resource plan development, review, and approval; the Interconnection Working Group; and the Interconnection Monitor. Adds an Article concerning the Siting Appeals Board. Amends the Electric Transmission Systems Construction Standards Act. Adds requirements for construction contractors. Amends the Environmental Protection Act. Makes changes in provisions concerning greenhouse gases, noise emissions regulations, and permit issuance. Amends the Electric Vehicle Rebate Act. Makes changes in provisions concerning user fees and appropriations from the Electric Vehicle and Charging Fund. Requires the Environmental Protection Agency to administer grants and other forms of financial assistance to support the electrification of the transportation sector. Amends the Illinois Nuclear Safety Preparedness Act. Makes changes in provisions concerning definitions; nuclear accident plans and fees; the applicability of certain nuclear power reactor fees; and the Illinois Nuclear Safety Preparedness Program. Adds provisions concerning rulemaking. Repeals provisions concerning applicability. Amends the Illinois Nuclear Facility Safety Act. Makes changes in provisions concerning definitions and the program for Illinois nuclear power plant inspectors. Repeals provisions concerning applicability. Amends the Illinois Low-Level Radioactive Waste Management Act. Makes changes in provisions concerning definitions; waste fees; and waste management funds. Amends the Nuclear Safety Law of 2004. Makes changes in provisions concerning definitions and provisions concerning the regulation of nuclear safety. Repeals provisions concerning the State nuclear power policy and provisions concerning the small modular reactor study. Amends the Radioactive Waste Storage Act, the Radioactive Waste Tracking and Permitting Act, and the Radiation Protection Act of 1990 to remove the definition of "small modular reactor". Amends the Uranium and Thorium Mill Tailings Control Act and the Laser System Act of 1997 to remove the definition of "nuclear facilities", "nuclear power plant", "nuclear power reactor", and "small modular reactor". Makes other changes.

Housing Affordability Impact Note, House Floor Amendment No. 4 (Housing Development Authority)

This bill *may* have an impact on IHDA's ability to issue bonds and will require an internal IHDA legal review of sections 5-30, 20-160, 50-13, 50-20, 50-35, 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 and 50-37. Still, this bill will have no effect on the cost of constructing, purchasing, owning, or selling a single-family residence.

Racial Impact Note, House Floor Amendment No. 4 (Illinois Commerce Commission)

There is no anticipated disparate impact to racial and ethnic minorities as it relates to the Illinois Commerce Commission.

Fiscal Note, House Floor Amendment No. 4 (Illinois Commerce Commission)

Senate Bill 25, as amended by House Amendment #4, would have the following fiscal impact to the Illinois Commerce Commission ("ICC"): (1) An increase to existing headcount by approximately ten (10) employees resulting in estimated personnel costs of \$2 million; (2) Anticipated expenses related to the procurement of consultants, facilitators, and other experts that may be needed for the implementation of certain statutory provisions. The costs associated with these expenses is currently undetermined; (3) The above provisions have no impact to GRF.

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SB 00025 (Continued)

104-0458

Balanced Budget Note, House Floor Amendment No. 4 (Office of Management and Budget)

Please be advised that the Balanced Budget Note Act does not apply to Senate Bill 0025, as amended by House Amendment 4 as it is not a supplemental appropriation that increases or decreases appropriations. Under the Act, a balanced budget note must be prepared only for bills that change a general funds appropriation for the fiscal year in which the new bill is enacted.

State Debt Impact Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)

SB 0025, as amended by House Amendment 4, would not change the amount of authorization for any type of State-issued bond, and, therefore, would not affect the level of State indebtedness.

Pension Note, House Floor Amendment No. 4 (Government Forecasting & Accountability)

SB 0025, as amended by HA 004, will not impact any public pension fund or retirement system in the State of Illinois.

House Floor Amendment No. 5

In the Public Utilities Act, makes changes in provisions concerning natural gas energy efficiency programs. Sets forth requirements for efficiency programs targeted to low-income households. Makes changes in provisions concerning the criteria for rebates to the owner or operator of distributed generation. Makes other changes.

Home Rule Note, House Floor Amendment No. 4 (Dept. of Commerce & Economic Opportunity)

It is in the opinion of DCEO that SB 25 HA#4 does not pre-empt home rule authority.

Jan 08 26 S **Effective Date June 1, 2026**

104th General Assembly
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HB 01836	Rep. Jehan Gordon-Booth	104-0459
<p>Rep. Jehan Gordon-Booth-Margaret Croke-Camille Y. Lilly-Matt Hanson-La Shawn K. Ford, Justin Slaughter, Mary Beth Canty, Elizabeth "Lisa" Hernandez, Rita Mayfield, Nicholas K. Smith, Kam Buckner, William "Will" Davis, Debbie Meyers-Martin, Michael Crawford, Yolonda Morris, Maurice A. West, II, Lisa Davis, Nicolle Grasse, Will Guzzardi, Kimberly Du Buclet, Jaime M. Andrade, Jr., Aaron M. Ortiz, Theresa Mah, Margaret A. DeLaRosa, Carol Ammons, Gregg Johnson, Anne Stava, Barbara Hernandez, Abdelnasser Rashid, Norma Hernandez, Tracy Katz Muhl, Harry Benton, Curtis J. Tarver, II, Kelly M. Cassidy, Kevin John Olickal, Laura Faver Dias, Edgar González, Jr. and Ann M. Williams</p> <p>(Sen. Elgie R. Sims, Jr.-David Koehler-Robert Peters-Lakesia Collins-Mattie Hunter, Mary Edly-Allen, Napoleon Harris, III, Graciela Guzmán, Adriane Johnson, Christopher Belt, Kimberly A. Lightford, Javier L. Cervantes, Karina Villa, Willie Preston, Rachel Ventura, Bill Cunningham, Emil Jones, III, Mark L. Walker and Mike Simmons)</p>		
720 ILCS 5/1-6		from Ch. 38, par. 1-6
720 ILCS 5/14-3		
725 ILCS 5/108A-1		from Ch. 38, par. 108A-1
725 ILCS 5/108A-3		from Ch. 38, par. 108A-3
725 ILCS 5/108A-6		from Ch. 38, par. 108A-6
725 ILCS 5/108A-11		from Ch. 38, par. 108A-11
725 ILCS 215/2		from Ch. 38, par. 1702
725 ILCS 215/3		from Ch. 38, par. 1703
725 ILCS 215/4		from Ch. 38, par. 1704

Amends the Criminal Code of 2012. Provides that the offense of methamphetamine trafficking may be tried in any county. Permits the Attorney General to authorize certain eavesdropping requests from law enforcement. Amends the Code of Criminal Procedure of 1963. Permits the Attorney General or an Assistant Attorney General authorized by the Attorney General to authorize an application to a circuit judge or an associate judge assigned by the Chief Judge of the circuit for, and such judge may grant in conformity with the Judicial Supervision of the Use of Eavesdropping Devices Article of the Code, an order authorizing or approving the use of an eavesdropping device by a law enforcement officer or agency having the responsibility for the investigation of any felony under Illinois law where any one party to a conversation to be monitored, or previously monitored in the case of an emergency situation, has consented to such monitoring. Amends the Statewide Grand Jury Act. Provides that a Statewide Grand Jury may investigate, indict, and prosecute theft, retail theft, Internet offenses, continuing financial crimes enterprise, vehicular hijacking, aggravated vehicular hijacking, vehicular invasion, burglary, residential burglary, and home invasion if the offense involves acts occurring in more than one county of the State.

House Floor Amendment No. 2

Provides that a Statewide Grand Jury may also investigate, indict, and prosecute theft or burglary of video gaming terminals, retail theft, and related acts of organized retail crime, including theft, burglary, retail theft, continuing financial crimes enterprise, and Internet offenses. Deletes a provision that a Statewide Grand Jury may be convened and impaneled to investigate and return indictments for vehicular hijacking, aggravated vehicular hijacking, vehicular invasion, residential burglary, and home invasion.

House Floor Amendment No. 3

Provides that a Statewide Grand Jury may also investigate, indict, and prosecute organized retail crimes and its related acts, continuing financial crime, and Internet offenses. Deletes provisions that the Statewide Grand Jury has jurisdiction extending to robbery and burglary crimes.

Senate Floor Amendment No. 1

Deletes reference to:

720 ILCS 5/1-6 from Ch. 38, par. 1-6

Deletes reference to:

720 ILCS 5/14-3

Deletes reference to:

725 ILCS 5/108A-1 from Ch. 38, par. 108A-1

Deletes reference to:

725 ILCS 5/108A-3 from Ch. 38, par. 108A-3

Deletes reference to:

725 ILCS 5/108A-6 from Ch. 38, par. 108A-6

Deletes reference to:

725 ILCS 5/108A-11 from Ch. 38, par. 108A-11

Deletes reference to:

725 ILCS 215/2 from Ch. 38, par. 1702

Deletes reference to:

725 ILCS 215/3 from Ch. 38, par. 1703

104th General Assembly
Synopsis of Public Acts by Public Act Number

HB 01836 (Continued)

104-0459

Deletes reference to:

725 ILCS 215/4

from Ch. 38, par. 1704

Adds reference to:

20 ILCS 2630/2.1

from Ch. 38, par. 206-2.1

Adds reference to:

20 ILCS 2630/5.2

Adds reference to:

20 ILCS 2630/5.3 new

Adds reference to:

20 ILCS 2630/13

Adds reference to:

20 ILCS 2630/14

Adds reference to:

705 ILCS 405/1-8

Adds reference to:

705 ILCS 405/5-901

Replaces everything after the enacting clause. Provides that the Act may be referred to as the Clean Slate Act. Amends the Criminal Identification Act. Authorizes the Illinois State Police to provide reports of cases with missing disposition information to the clerk of the circuit court. Requires any entity required to report information concerning criminal arrests, charges, and dispositions under specified provisions of the Act to respond to any notice advising the entity of missing or incomplete information or an error in the reporting of the information. Modifies the definition of "seal". Makes changes to the categories of records eligible for sealing. Replaces references to "offender" with "petitioner". Modifies provisions relating to when records are eligible to be sealed. Removes provisions preventing subsequent felony conviction records from being sealed under specified circumstances. Removes provisions requiring a petitioner to attach a negative drug test to a petition for sealing and concerning the denial of a petition to expunge or seal because the petitioner has submitted a drug test taken within 30 days before filing of the petition to expunge or seal that indicates a positive test for the presence of cannabis. Establishes procedures for automatic sealing of records and sealing of municipal ordinance violations and Class C misdemeanors. Makes other changes. Amends the Juvenile Court Act of 1987. Requires, upon request, the circuit court clerk to provide the disposition information for any case or record required to be reported to the Illinois State Police. Allows the Illinois State Police to provide reports of cases with missing disposition information to the clerk of the circuit court. Makes other changes.

Jan 16 26 H Effective Date June 1, 2026