1 AN ACT concerning local government.

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

- Section 5. The Counties Code is amended by adding Section 5-1129 as follows:
- 6 (55 ILCS 5/5-1129 new)

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- 7 Sec. 5-1129. False alarms. The county board of each county may, by ordinance, impose a fee against persons making false 8 9 alarms. A fee may not be imposed, however, if the emergency 10 telephone system or a public safety agency is notified that the alarm is unfounded before a public safety agency responds to 11 the alarm or if the alarm system is being installed, repaired, 12 maintained, or tested and the emergency telephone system and 13 14 public safety agency are notified in advance of the activity in connection with the alarm system. In addition, a fee may not be 15 16 imposed against a person if the call was initiated due to 17 symptoms that could require emergency medical attention.
 - For the purposes of this Section, "alarm" means any mechanical or electric device or assembly of equipment, designed or arranged to signal the occurrence of an illegal entry, a fire, an emergency medical assistance need, or other activity requiring urgent attention and to which the police department, the fire department, or an emergency medical

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- service are expected to respond.
- 2 For the purposes of this Section, "false alarm" means an
- 3 alarm signal to which a police department, a fire department,
- or emergency medical service of the county responds with 4
- 5 emergency service personnel, equipment, or both when a
- situation requiring that response does not, in fact, exist, if 6
- 7 the signal is caused by the inadvertence, negligence, or an
- 8 intentional act or omission on the part of an alarm company or
- 9 alarm user or a malfunction of the alarm.
- 10 Section 10. The Illinois Municipal Code is amended by
- 11 adding Section 11-5.3-2 as follows:
- 12 (65 ILCS 5/11-5.3-2 new)
- Sec. 11-5.3-2. False alarms. The corporate authorities of 13
- 14 each municipality may, by ordinance, impose a fee against
- 15 persons making false alarms. A fee may not be imposed, however,
- if the emergency telephone system or a public safety agency is 16
- 17 notified that the alarm is unfounded before a public safety
- agency responds to the alarm or if the alarm system is being 18
- installed, repaired, maintained, or tested and the emergency 19
- 20 telephone system and public safety agency are notified in
- 21 advance of the activity in connection with the alarm system. In
- 22 addition, a fee may not be imposed against a person if the call
- 23 was initiated due to symptoms that could require emergency
- 24 medical attention.

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For the purposes of this Section, "alarm" means any mechanical or electric device or assembly of equipment, designed or arranged to signal the occurrence of an illegal entry, a fire, an emergency medical assistance need, or other activity requiring urgent attention and to which the police department, the fire department, or an emergency medical service are expected to respond.

For the purposes of this Section, "false alarm" means an alarm signal to which a police department, a fire department, or emergency medical service of the municipality responds with emergency service personnel, equipment, or both when a situation requiring that response does not, in fact, exist, if the signal is caused by the inadvertence, negligence, or an intentional act or omission on the part of an alarm company or alarm user or a malfunction of the alarm.