97TH GENERAL ASSEMBLY

State of Illinois

2011 and 2012

HB4586

Introduced 2/1/2012, by Rep. William Davis

SYNOPSIS AS INTRODUCED:

20 ILCS 805/805-30 20 ILCS 2805/9 rep.	was 20 ILCS 805/63a38
525 ILCS 50/1	from Ch. 48, par. 2551
525 ILCS 50/2	from Ch. 48, par. 2552
525 ILCS 50/4	from Ch. 48, par. 2554
525 ILCS 50/5	from Ch. 48, par. 2555
525 ILCS 50/6	from Ch. 48, par. 2556
525 ILCS 50/7	from Ch. 48, par. 2557
525 ILCS 50/7.5 new	
525 ILCS 50/8	from Ch. 48, par. 2558
525 ILCS 50/9 new	
525 ILCS 50/3 rep.	
705 ILCS 105/27.3a	

Amends the Illinois Youth and Young Adult Employment Act of 1986. Changes the short title to the Illinois Veteran, Youth, and Young Adult Conservation Jobs Act. Defines "managing supervisor" and "veteran". Provides that funding for the Act shall be from any State or federal funds or grants or other funding received by the Department of Natural Resources. Provides that the Illinois Young Adult Conservation Corps shall be limited to citizens of the State who at the time of enrollment are 18 through 25 years of age and who are unemployed and the Illinois Veteran Conservation Corps shall be limited to citizens of the State who are unemployed veterans. Provides that the Illinois Youth Recreation Corps programs shall provide conservation or recreational opportunities and the Illinois Veteran Recreation Corps is established to make grants to local sponsors to provide wages to veterans of any age operating and instructing in conservation or recreational programs. Provides that the ratio of youth and veteran employees enrollees to a managing supervisor must not be less than 10 to one for any local sponsor with a total number of youth and veteran employee enrollees of 10 or more, and that any local sponsor program with a total number of youth and veteran employee enrollees of less than 10 must be limited to one managing supervisor. Makes other changes. Also amends the Department of Natural Resources (Conservation) Law of the Civil Administrative Code of Illinois, the Department of Veterans Affairs Act, and the Clerks of Courts Act. Effective immediately.

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A BILL FOR

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AN ACT concerning conservation.

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

Section 5. The Department of Natural Resources
(Conservation) Law of the Civil Administrative Code of Illinois
is amended by changing Section 805-30 as follows:

7 (20 ILCS 805/805-30) (was 20 ILCS 805/63a38)

8 Sec. 805-30. Illinois Veteran Conservation Corps and 9 Illinois Young Adult Conservation Corps; Illinois Veteran Recreation Corps and Illinois Youth Recreation Corps. The 10 Department has the power to administer the Illinois Veteran 11 Conservation Corps, Illinois Young Adult Conservation Corps, 12 Illinois Veteran Recreation Corps, Program and the Illinois 13 14 Youth Recreation Corps programs Program created by the Illinois Veteran, Youth, and Young Adult Conservation Jobs Act 15 Employment Act of 1986 and to promulgate rules and regulations 16 17 for the administration of the programs.

18 (Source: P.A. 91-239, eff. 1-1-00.)

19 (20 ILCS 2805/9 rep.)

20 Section 10. The Department of Veterans Affairs Act is 21 amended by repealing Section 9.

- 2 - LRB097 14779 CEL 59804 b HB4586 Section 15. The Illinois Youth and Young Adult Employment 1 2 Act of 1986 is amended by changing Sections 1, 2, 4, 5, 6, 7, 3 and 8 and by adding Sections 7.5 and 9 as follows: (525 ILCS 50/1) (from Ch. 48, par. 2551)

5 Sec. 1. This Article II shall be known and may be cited as 6 the "Illinois Veteran, Youth, and Young Adult Conservation Jobs

(Source: P.A. 84-1430.) 8

Employment Act of 1986".

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9 (525 ILCS 50/2) (from Ch. 48, par. 2552)

10 Sec. 2. Declaration of Intent. The General Assembly finds that the level of unemployment among veterans, the youths of 11 12 this State, particularly those age 14 16 through 18, and young 13 adults, age 18 through 25, is unsatisfactory. This situation is 14 not conducive to the development of veterans and the youth and 15 young adults of Illinois as the future of the State. The General Assembly further finds that the availability of 16 17 conservation and recreational programs for veterans, youth, 18 and young adults in parks and recreational facilities and other 19 lands operated by the State, by units of local government, and 20 by other local not-for-profit entities is severely limited, 21 decreasing the variety of constructive activities available to 22 the children of this State during those months when they are 23 not in school. The General Assembly therefore creates the Illinois <u>Veteran</u>, Youth, and Young Adult <u>Conservation Jobs</u> 24

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to establish (a) 1 Employment Act the Illinois Veteran 2 Conservation Corps and the Illinois Young Adult Conservation Corps to provide year-round temporary summer employment for 3 youth and year around employment for veterans and young adults 4 5 of this State for the purpose of conservation, rehabilitation, protection and enhancement of the State's public land and (b) 6 7 the Illinois Veteran Recreation Corps and the Illinois Youth 8 Recreation Corps to provide temporary summer employment for the 9 veterans and youth of this State for the purpose of administering and operating <u>conservation or</u> recreational 10 11 programs operated by units of local government or local 12 not-for-profit entities for youth at conservation and open 13 spaces, parks, or recreational facilities or other similar 14 facilities or locations operated by the State, units of local government or other local not-for-profit entities. 15

16 (Source: P.A. 84-1430.)

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17 (525 ILCS 50/4) (from Ch. 48, par. 2554)

Sec. 4. Definition of Terms. For the purposes of this Act:
(a) "Department" means the Department of Natural
Resources.

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(b) "Director" means the Director of Natural Resources.

(c) "Local sponsor" means any unit of local government or not-for-profit entity that can make available for a summer <u>conservation or</u> recreation program park lands, <u>conservation or</u> recreational lands or facilities, equipment, materials, 1 administration, supervisory personnel, etc.

2 (d) "Managing supervisor" means an enrollee in the Illinois
3 Veterans Recreation Corps or the Illinois Youth Recreation
4 Corps who is selected by the local sponsor to supervise the
5 activities of the veterans or youth employee enrollees working
6 on the conservation or recreation project. A managing
7 supervisor in the Illinois Youth Recreation Corps may be 19
8 years of age or older.

9 <u>(e) "Veteran" means an Illinois resident who has served or</u> 10 <u>is currently serving as a member of the United States Armed</u> 11 <u>Forces, a member of the Illinois National Guard, or a member of</u> 12 <u>a Reserve Component of the United States Armed Forces.</u>

13 (Source: P.A. 89-445, eff. 2-7-96.)

14 (525 ILCS 50/5) (from Ch. 48, par. 2555)

Sec. 5. Cooperation. The Department of Natural Resources shall have the full cooperation of the <u>Illinois Department of</u> <u>Veterans' Affairs,</u> Department of Commerce and Economic Opportunity, the Illinois State Job Coordinating Council created by the Federal Job Training Partnership Act (Public Law 97-300), and the Department of Employment Security to carry out the purposes of this Act.

22 (Source: P.A. 94-793, eff. 5-19-06.)

23 (525 ILCS 50/6) (from Ch. 48, par. 2556)

24 Sec. 6. Funding. Funding for the Illinois <u>Veteran</u>, Youth,

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and Young Adult <u>Conservation Jobs</u> <u>Employment</u> Act shall be from any State <u>or federal</u> funds <u>or grants or other funding so</u> <u>received by the Department</u> so appropriated by the General Assembly and any matching funds required by the Department from local sponsors that choose to participate in <u>the Illinois</u> <u>Veteran Recreation Corps or</u> the Illinois Youth Recreation Corps <u>programs</u> program.

8 (Source: P.A. 84-1430.)

9 (525 ILCS 50/7) (from Ch. 48, par. 2557)

10 Sec. 7. Illinois Young Adult Conservation Corps. With 11 respect to the Illinois Young Adult Conservation Corps program: 12 Enrollment. The Illinois Young Adult Conservation (a) Corps Youth Component shall be limited to citizens of this 13 State who at the time of enrollment are 16 through 18 years of 14 15 age inclusive and who are unemployed. The Illinois Conservation 16 Corps Young Adult Component shall be limited to citizens of 17 this State who at the time of enrollment are 18 through 25 18 years of age inclusive and who are unemployed.

19 The Department shall make public notification of the 20 availability of jobs for eligible youths and young adults in 21 the Illinois <u>Young Adult</u> Conservation Corps by the means of 22 newspapers, electronic media, educational facilities, units of 23 local government and the Department of Employment Security 24 offices.

25 The Department shall promulgate reasonable rules

pertaining to application for jobs with the Illinois <u>Young</u>
 Adult Conservation Corps.

Any applicant who knowingly and purposely provides wrongful information regarding age, employment or educational records shall be deemed ineligible to participate in the program. Any applicant who successfully gains employment in the program and is later proven to have falsified his or her application shall be dismissed immediately from the program.

9 (b) Terms of Employment. The enrollment period for any 10 successful applicant of the Illinois Conservation Corps Youth 11 Component shall not be longer than 60 working days during the 12 months of June, July and August. Once enrolled in the Illinois 13 Young Adult Conservation Corps program, each enrollee shall 14 receive at least the standard minimum wage as set by the State 15 of Illinois and shall work normal working hours as determined 16 by the Department. The enrollees shall not be classified as 17 employees of the State for purposes of contributions to the State Employees' Retirement System of Illinois or any other 18 19 public employment retirement system of the State.

(c) Permissible Activities. The Director shall designate suitable projects in which enrollees of the program shall participate. No project designated for enrollee participation shall result in the displacement of individuals currently employed or positions currently existing, either directly or under contract with any private contractor, by the Department through the reduction of overtime or nonovertime hours, wages

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1 or employment benefits.

2 Projects so designated by the Director shall be for the purpose of enhancing public lands owned or leased by the 3 Department or developing and enhancing projects or initiatives 4 5 undertaken in whole or part by the Department. Such projects 6 shall include improving the habitat of fauna and flora; improving utilization of <u>conservation or</u> recreation facilities 7 8 and lands by the public; improving water quality; and any other 9 project deemed by the Department to improve the environmental, 10 economic and recreational quality of the State owned or leased 11 lands.

12 All projects designated for activity by the Director shall 13 be within a reasonable commuting time for each enrollee. To the 14 extent possible, the Director shall designate areas where a 15 pool of enrollees may work. In no circumstance shall enrollees 16 be required to spend more than $1 \ 1/2$ hours of commuting time to 17 a project or a designated area; provided, an enrollee, or an enrollee who is a minor with the express concurrence of his 18 19 parent or quardian, may agree to spend more than 1 1/2 hours of 20 commuting time to a project or a designated area.

21 (Source: P.A. 84-1430.)

22 (525 ILCS 50/7.5 new)

23 <u>Sec. 7.5. Illinois Veteran Conservation Corps. With</u>
 24 <u>respect to the Illinois Veteran Conservation Corps program:</u>
 25 (a) Enrollment. The Illinois Veteran Conservation Corps

<u>shall be limited to citizens of this State who at the time of</u>
 <u>enrollment are veterans who are unemployed. Preference may be</u>
 given to veterans with a disability.

4 The Department shall make public notification of the 5 availability of jobs for eligible veterans in the Illinois Veteran Conservation Corps by the means of newspapers, 6 electronic media, educational facilities, units of local 7 government, and the Department of Employment Security offices. 8 9 The Department shall adopt reasonable rules pertaining to 10 application for jobs with the Illinois Veteran Conservation 11 Corps.

Any applicant who knowingly and purposely provides wrongful information regarding employment or veteran status shall be deemed ineligible to participate in the program. Any applicant who successfully gains employment in the program and is later proven to have falsified his or her application shall be dismissed immediately from the program.

(b) Terms of employment. Once enrolled in the Illinois 18 19 Veteran Conservation Corps, each enrollee shall receive at 20 least the standard minimum wage as set by the State and shall 21 work normal working hours as determined by the Department. The 22 enrollees shall not be classified as employees of the State for 23 purposes of contributions to the State Employees' Retirement 24 System of Illinois or any other public employment retirement 25 system of the State.

26 (c) Permissible activities. The Director shall designate

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suitable projects in which enrollees of the program shall participate. No project designated for enrollee participation shall result in the displacement of individuals currently employed or positions currently existing, either directly or under contract with any private contractor, by the Department, or unit of local government through the reduction of overtime or non-overtime hours, wages, or employment benefits.

Projects so designated by the Director shall be for the 8 9 purpose of enhancing public lands owned or leased by the 10 Department or developing and enhancing projects or initiatives 11 undertaken in whole or part by the Department. Such projects 12 shall include improving the habitat of fauna and flora; 13 improving utilization of conservation or recreation facilities 14 and lands by the public; improving water quality; and any other 15 project deemed by the Department to improve the environmental, 16 economic, and recreational quality of the State owned or leased 17 lands.

All projects designated for activity by the Director shall 18 19 be within a reasonable commuting time for each enrollee. To the 20 extent possible, the Director shall designate areas where a pool of enrollees may work. In no circumstance shall enrollees 21 22 be required to spend more than 1 1/2 hours of commuting time to 23 a project or a designated area; provided, an enrollee may agree 24 to spend more than 1 1/2 hours of commuting time to a project 25 or a designated area.

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(525 ILCS 50/8) (from Ch. 48, par. 2558)

Sec. 8. Illinois Youth Recreation Corps. With respect tothe Illinois Youth Recreation Corps:

Purpose. The Illinois Youth Recreation Corps 4 (a) is 5 established for the purpose of making grants to local sponsors to provide wages to youth operating and instructing in 6 7 conservation or recreational programs for the benefit of other 8 Such programs shall provide youth. conservation or 9 recreational opportunities for local children of all age levels 10 and shall include, but are not limited to, the coordination and 11 teaching of natural resource conservation and management, 12 physical activities, or arts and handicraft, and learning 13 activities directly related to natural resource conservation 14 management or recreation. Such programs may charge user fees, 15 but such fees shall be designed to promote as much community 16 involvement as possible by the children of the community, as 17 determined by the Department.

(b) Application. Local sponsors who can provide necessary 18 19 facilities, materials and management for summer conservation 20 or recreational activities for youth within the community and 21 who desire a grant under this Act for the purpose of hiring 22 managing supervisors as necessary and eligible youth as 23 supervisors, instructors, instructional aides or maintenance personnel for such conservation or recreational programs may 24 25 make application to the Department of Natural Resources. Applications shall be evaluated on the basis of program 26

content, location, need, local commitment of resources, and
 consistency with the purposes of this Act.

(c) Enrollment. The Illinois Youth Recreation Corps shall 3 be limited to citizens of this State who at the time of 4 5 enrollment are 14 16 through 18 19 years of age inclusive and who have skills that can be utilized in the summer conservation 6 or recreational program. The ratio of youth employee enrollees 7 8 to a managing supervisor must not be less than 10 to 1 for any 9 local sponsor with a total number of youth employee enrollees 10 of 10 or more. Any local sponsor program with a total number of 11 youth employee enrollees of less than 10 must be limited to one 12 managing supervisor.

13 The local sponsors shall make public notification of the 14 availability of jobs for eligible youth in the Illinois Youth 15 Recreation Corps by the means of newspapers, electronic media, 16 educational facilities, units of local government and 17 Department of Employment Security offices. Application for employment shall be made directly to the local sponsor. 18

19The Department shall adopt reasonable rules pertaining to20the administration of the Illinois Youth Recreation Corps.

(d) Terms of Employment. The enrollment period for any successful applicant of the program shall not be longer than 60 working days during the months of June, July and August. Once enrolled in the program, each enrollee shall receive a reasonable wage as set by the Department and shall work hours as required by the <u>conservation or</u> recreation program but not

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in excess of a maximum number of hours as determined by the 1 2 Department, except that an enrollee working as a managing 3 supervisor shall receive a higher wage than an enrollee working in any other capacity on the conservation or recreation 4 5 program. Enrollees shall be employees of the local sponsor and not contractual hires for the purpose of employment taxes, 6 except that. The enrollees shall not be classified as employees 7 8 of the State or the local sponsor for purposes of contributions 9 to the State Employees' Retirement System of Illinois or any 10 other public employee retirement system.

11 (Source: P.A. 89-445, eff. 2-7-96.)

12 (525 ILCS 50/9 new)

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13 <u>Sec. 9. Illinois Veteran Recreation Corps. With respect to</u> 14 the Illinois Veteran Recreation Corps:

15 (a) Purpose. The Illinois Veteran Recreation Corps is 16 established for the purpose of making grants to local sponsors to provide wages to veterans of any age operating and 17 18 instructing in conservation or recreational programs. Such shall provide conservation or recreational 19 programs 20 opportunities and shall include, but are not limited to, the 21 coordination and teaching of natural resource conservation and 22 management, physical activities, or learning activities 23 directly related to natural resource conservation management 24 or recreation. Such programs may charge user fees, but such fees shall be designed to promote as much community involvement 25

1	as possible, as determined by the Department.
2	(b) Application. Local sponsors who can provide necessary
3	facilities, materials, and management for summer conservation
4	or recreational activities within the community and who desire
5	a grant under this Act for the purpose of hiring managing
6	supervisors as necessary and eligible veterans for such
7	conservation or recreational programs may make application to
8	the Department. Applications shall be evaluated on the basis of
9	program content, location, need, local commitment of
10	resources, and consistency with the purposes of this Act.
11	(c) Enrollment. The Illinois Veterans' Recreation Corps
12	shall be limited to citizens of this State who at the time of
13	enrollment are veterans of any age and are unemployed and who
14	have skills that can be utilized in the summer conservation or
15	recreational program. Preference may be given to veterans with
16	<u>a disability.</u>
17	The ratio of veterans employee enrollees to a managing
18	supervisor must not be less than 10 to 1 for any local sponsor
19	with a total number of veterans employee enrollees of 10 or
20	more. Any local sponsor program with a total number of veteran
21	employee enrollees of less than 10 must be limited to one
22	managing supervisor. Veterans who are unemployed shall be given
23	preference for employment as managing supervisors.
24	The local sponsors shall make public notification of the
25	availability of jobs for eligible veterans in the Illinois
26	Veterans Recreation Corps by the means of newspapers,

electronic media, educational facilities, units of local government, and Department of Employment Security offices. Application for employment shall be made directly to the local sponsor.

5 <u>The Department shall adopt reasonable rules pertaining to</u> 6 the administration of the Illinois Veteran Recreation Corps.

7 (d) Terms of employment. The enrollment period for any 8 successful applicant of the program shall not be longer than 6 9 total months. Once enrolled in the program, each enrollee shall receive a reasonable wage as set by the Department and shall 10 11 work hours as required by the conservation or recreation 12 program but not in excess of a maximum number of hours as determined by the Department, except that an enrollee working 13 14 as a managing supervisor shall receive a higher wage than an 15 enrollee working in any other capacity on the conservation or 16 recreation program. Enrollees shall be employees of the local 17 sponsor and not contractual hires for the purpose of employment taxes, except that enrollees shall not be classified as 18 19 employees of the State or the local sponsor for purposes of 20 contributions to the State Employees' Retirement System of 21 Illinois or any other public employee retirement system.

22 (525 ILCS 50/3 rep.)

Section 20. The Illinois Youth and Young Adult Employment
Act of 1986 is amended by repealing Section 3.

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Section 25. The Clerks of Courts Act is amended by changing
 Section 27.3a as follows:

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(705 ILCS 105/27.3a)

(Text of Section after amendment by P.A. 97-46)

Sec. 27.3a. Fees for automated record keeping and State and
Conservation Police operations.

7 1. The expense of establishing and maintaining automated 8 record keeping systems in the offices of the clerks of the 9 circuit court shall be borne by the county. To defray such 10 expense in any county having established such an automated 11 system or which elects to establish such a system, the county 12 board may require the clerk of the circuit court in their county to charge and collect a court automation fee of not less 13 14 than \$1 nor more than \$15 to be charged and collected by the 15 clerk of the court. Such fee shall be paid at the time of 16 filing the first pleading, paper or other appearance filed by each party in all civil cases or by the defendant in any 17 18 felony, traffic, misdemeanor, municipal ordinance, or 19 conservation case upon a judgment of guilty or grant of 20 supervision, provided that the record keeping system which 21 processes the case category for which the fee is charged is 22 automated or has been approved for automation by the county board, and provided further that no additional fee shall be 23 24 required if more than one party is presented in a single 25 pleading, paper or other appearance. Such fee shall be 1 collected in the manner in which all other fees or costs are 2 collected.

1.5. Starting on the effective date of this amendatory Act 3 of the 96th General Assembly, a clerk of the circuit court in 4 5 any county that imposes a fee pursuant to subsection 1 of this 6 Section, shall charge and collect an additional fee in an 7 amount equal to the amount of the fee imposed pursuant to subsection 1 of this Section. This additional fee shall be paid 8 9 by the defendant in any felony, traffic, misdemeanor, or local 10 ordinance case upon a judgment of guilty or grant of 11 supervision. This fee shall not be paid by the defendant for 12 any conservation violation listed in subsection 1.6 of this 13 Section.

1.6. Starting on July 1, 2012 (the effective date of Public 14 15 Act 97-46) this amendatory Act of the 97th General Assembly, a 16 clerk of the circuit court in any county that imposes a fee 17 pursuant to subsection 1 of this Section shall charge and collect an additional fee in an amount equal to the amount of 18 the fee imposed pursuant to subsection 1 of this Section. This 19 20 additional fee shall be paid by the defendant upon a judgment of guilty or grant of supervision for a conservation violation 21 22 under the State Parks Act, the Recreational Trails of Illinois 23 Act, the Illinois Explosives Act, the Timber Buyers Licensing 24 Act, the Forest Products Transportation Act, the Firearm Owners Identification Card Act, the Environmental Protection Act, the 25 Fish and Aquatic Life Code, the Wildlife Code, the Cave 26

Protection Act, the Illinois Exotic Weed Act, the Illinois 1 2 Forestry Development Act, the Ginseng Harvesting Act, the 3 Illinois Lake Management Program Act, the Illinois Natural Areas Preservation Act, the Illinois Open Land Trust Act, the 4 5 Open Space Lands Acquisition and Development Act, the Illinois 6 Prescribed Burning Act, the State Forest Act, the Water Use Act 7 1983, the Illinois Veteran, Youth, and Young Adult of Conservation Jobs Employment Act of 1986, the Snowmobile 8 9 Registration and Safety Act, the Boat Registration and Safety 10 Act, the Illinois Dangerous Animals Act, the Hunter and Fishermen Interference Prohibition Act, the Wrongful Tree 11 12 Cutting Act, or Section 11-1426.1, 11-1426.2, 11-1427, 11-1427.1, 11-1427.2, 11-1427.3, 11-1427.4, or 11-1427.5 of 13 14 the Illinois Vehicle Code.

2. With respect to the fee imposed under subsection 1 of this Section, each clerk shall commence such charges and collections upon receipt of written notice from the chairman of the county board together with a certified copy of the board's resolution, which the clerk shall file of record in his office.

3. With respect to the fee imposed under subsection 1 of this Section, such fees shall be in addition to all other fees and charges of such clerks, and assessable as costs, and may be waived only if the judge specifically provides for the waiver of the court automation fee. The fees shall be remitted monthly by such clerk to the county treasurer, to be retained by him in a special fund designated as the court automation fund. The

fund shall be audited by the county auditor, and the board shall make expenditure from the fund in payment of any cost related to the automation of court records, including hardware, software, research and development costs and personnel related thereto, provided that the expenditure is approved by the clerk of the court and by the chief judge of the circuit court or his designate.

8 4. With respect to the fee imposed under subsection 1 of 9 this Section, such fees shall not be charged in any matter 10 coming to any such clerk on change of venue, nor in any 11 proceeding to review the decision of any administrative 12 officer, agency or body.

5. With respect to the additional fee imposed under subsection 1.5 of this Section, the fee shall be remitted by the circuit clerk to the State Treasurer within one month after receipt for deposit into the State Police Operations Assistance Fund.

6. With respect to the additional fees imposed under 18 subsection 1.5 of this Section, the Director of State Police 19 20 may direct the use of these fees for homeland security purposes by transferring these fees on a quarterly basis from the State 21 22 Police Operations Assistance Fund into the Illinois Law 23 Enforcement Alarm Systems (ILEAS) Fund for homeland security initiatives programs. The transferred fees shall be allocated, 24 25 subject to the approval of the ILEAS Executive Board, as follows: (i) 66.6% shall be used for homeland security 26

1 initiatives and (ii) 33.3% shall be used for airborne 2 operations. The ILEAS Executive Board shall annually supply the 3 Director of State Police with a report of the use of these 4 fees.

5 <u>7.</u> 6. With respect to the additional fee imposed under 6 subsection 1.6 of this Section, the fee shall be remitted by 7 the circuit clerk to the State Treasurer within one month after 8 receipt for deposit into the Conservation Police Operations 9 Assistance Fund.

10 (Source: P.A. 96-1029, eff. 7-13-10; 97-46, eff. 7-1-12; 11 97-453, eff. 8-19-11; revised 10-4-11.)

Section 95. No acceleration or delay. Where this Act makes changes in a statute that is represented in this Act by text that is not yet or no longer in effect (for example, a Section represented by multiple versions), the use of that text does not accelerate or delay the taking effect of (i) the changes made by this Act or (ii) provisions derived from any other Public Act.

Section 99. Effective date. This Act takes effect upon
 becoming law.